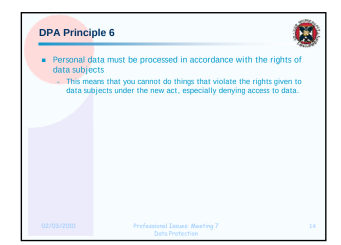


DPA Principle 5

- Personal data processed for any purpose or purposes shall not be kept for longer than is necessary for that purpose or purposes.
 - Establish how long data needs to be retained. Some needs to be retained forever. (Should School Qualifications be retained forever?)
 - Ensure that such data is really erased (e.g. from dumps, backups, ...).

Professional Issues: Meeting 7 Data Protection



Rights of data subjects

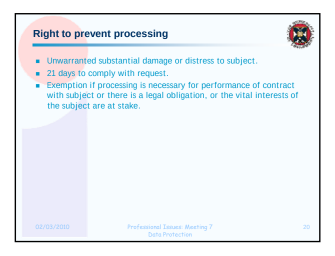
- Must be informed if personal data are being processed and given a description of the personal data
- Be informed of the purpose for which data is being held and processed
- Must be informed of people or organisations to whom personal data might be disclosed
- Be provided with an intelligible description of the specific data held about them
- Be provided with a description of the source of personal data
- May prevent processing for purposes of direct marketing
- May prevent processing likely to cause damage and distress
- Right to compensation in the case of damage caused by processing of personal data in violation of the act.
- Right to see the metrice. credit scoring agencies. /03/2010 Professional Issues: Meeting 7 Data Protection Right to see the methods used to score the individual used by

Access rights Right to have communicated to him/her in an intelligible form the information constituting the data. No right to rifle through filing systems, computers etc. Right to be informed of logic involved in automated processing. Request must be in writing, fee up to £10 may be charged and identity may be thoroughly checked. Professional Issues: Meeting 7 Data Protection

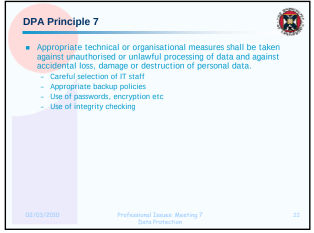


| Access righ | its | 0 |
|---|--|-----|
| disclose the them to ke 40 days to requests. Don't need amount of Don't need involved. | to disclose references you have written but must ose you have received unless the writer explicitly as pt confidential. comply (or state reason for refusal to comply) with to comply with repeat requests until a reasonable time has elapsed. to comply if disproportionate effort would be ust provide reasonable data you request to assist in data. | ked |
| | Professional Issues: Meeting 7 Data Protection | 18 |

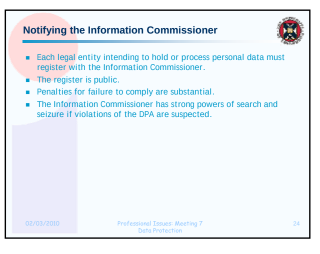
| Enforced A | ccess | 3 |
|-------------|--|----|
| data held l | ence to force subjects to exercise their access rights to by others data about cautions, criminal convictions and certain social | |
| security | records | |
| | | |
| | | |
| | | |
| | Professional Issues: Meeting 7 Data Protection | 19 |











Exercise



- Get into a group of four people.
- Look at the entry in the Data Protection Register for TESCO.
- As a group choose one of the Purposes listed
- Do the following:

 - Do the following:
 Individually, list your top three or four likely violation of the DPA for the data collected under the purpose chosen by your group
 Get together with one other group member and combine your list to create a joint top three potential violations. List what principle they violate and how you think a violation could arise.
 Come together as a group of four and combine your lists to create a top three for your group of four.
 As a group, choose one of the violations and suggest what kind of countermeasures would be appropriate to reduce the liklihood of such a violation

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