Annex 4: BCR Definitions

December 2024



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Accenture or Avanade Security Operations Center (ASOC)

ASOC is where Accenture or Avanade employees report any information security incidents or breaches, and any physical or personal security emergencies. It can be reached 24 hours a day, every day of the year. It is for internal reporting purposes only.

Anonymous, pseudonymised or aggregated data

Anonymous, pseudonymized or aggregated data are different ways to remove identifiers from personal data.

Anonymization is permanently removing identifiable information from data so that the information can no longer be used to identify an individual. The process is irreversible. True anonymization is quite difficult to achieve.

Pseudonymization means the processing of personal data in such a manner that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that the use of additional information is kept separately and is subject to technical and organizational measures to ensure that the personal data are not attributed to an identified or identifiable natural person.

Aggregated data is data grouped and summarized from multiple sources for purposes such as data analytics or statistical analysis. In the context of personal data, although the aggregated data is based on identifiable information, once it has been aggregated, the personal identifiers have been removed.

Applicable Data Privacy Laws

Legal regulations and provisions that govern the processing of personal data in a particular jurisdiction. It can be European laws or third countries laws.

Asset Stewards

Asset stewards, sometimes referred to as asset owners are responsible for the day-to-day activities necessary to protect information. Their duties include collaborating with data owners who sit within the business to uphold data protection controls.

Binding Corporate Rules

BCR (Binding Corporate Rules) means personal data protection policies which are adhered to by a controller or processor established in the territory of a Member State for transfers or a set of transfers of personal data to a controller or a processor in one or more third countries within a group of undertakings, or group of enterprises engaged in a joint economic activity

Client Data Protection (CDP) Program

Accenture processes personal data on behalf of its clients and has established a Client Data Protection program to establish and assess controls and standards to help reduce business and financial risk to Accenture, our clients, and their clients, customers or employees. The program provides engagement teams with a standardized approach to implement comprehensive and consistent controls to protect client data. To learn more about Accenture's Client Data Protection program which provides engagement teams with a standardized approach to implement comprehensive and consistent controls to protect client data.

Competent Supervisory Authority

Competent Supervisory Authority means the European Economic Area Data Protection Supervisory Authority competent for the Data Exporter, that for these BCR is the Irish Data Protection Commission.

Codes of Business Ethics (COBE)

Our COBE states that we operate with integrity and in an ethical manner. Even if there may be different versions of it for the different entities within the Accenture group, the COBE in essence set our common commitment to operating with the highest ethical standards, addressing issues such as how we should comply with laws, protect our people and the information we process and behave in a responsible manner as a corporate citizen. It applies to all Accenture employees and people acting on our behalf such as contractors, suppliers, and vendors. A copy of Accenture Code of Business Ethics is available here. A copy of Avanade Code of Business Ethics is available here.

Data Controller

A Data Controller means a natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of processing personal data; where purposes and means of such processing are determined by Union or Member State law, the controller or the specific criteria for its nomination may be provided for by Union or Member State Law.

Data Exporter

A Data Exporter means a Data Controller or a Data Processor that transfers cross-borders personal data to a Data Importer.

Data Importer

A Data Importer means a Data Controller or Data Processor located in a third country that receives personal data from a Data Exporter.

Data Privacy Guidance

Accenture has a dedicated Data Privacy Site which hosts a number of data privacy guidance documents accessible to our employees to help them comply with Accenture's BCR, its wider data privacy program and data privacy laws.

Data Privacy & Information Security Leads

DP&IS Leads are responsible for managing data privacy matters within their Market Unit. They also carry out tasks delegated by Accenture's Data Privacy Officer and act as the point of contact for the relevant data privacy regulators. The Data Privacy & Information Security leads are the first point of contact for local data privacy questions from employees.

Data Privacy Officer Network

The Data Privacy Officer Network - which consists of the Data Privacy Officer, the supporting DP Center of Excellence, and the Data Privacy & Information Security Leads - manages local data privacy compliance activities; and provides guidance for data protection impact assessments, data privacy regulatory notifications, requests and audits, and local data privacy reporting. The Data Privacy Officer Network is led by the Data Privacy Officer.

Data Privacy Officer (DPO)

Accenture has a Data Privacy Officer, who is equivalent to GDPR Data Protection Officer, responsible for reviewing and monitoring Accenture's data privacy compliance supported by the Data Privacy Officer Network.

Data Privacy Policy (also known as Policy 90)

The purpose of this policy is to set out the duties of each Accenture group entity and its employees when processing personal data about individuals. The BCR commitments are based on this Policy.

Data Privacy Site

There is a dedicated website available to Accenture employees for data privacy resources and relevant information, news and updates (access is restricted to Accenture only).

Data Processor

A Data Processor means a natural or legal person, public authority, agency or another body which processes personal data on behalf of the controller.

Data Protection Impact Assessment (DPIA) and other privacy risk assessment tools (privacy reviews, Transfer Impact Assessments)

Data protection impact assessments, privacy reviews and a CDP risk assessment are assessment tools used by Accenture to assess privacy and security risks as part of our risk mitigation procedures.

DPIA: A Data Protection Impact Assessment (DPIA) is the privacy equivalent of a risk assessment and is a mandatory requirement under GDPR for certain types of processing. Any processing which carries a high risk or has greater implications for individuals will require a DPIA to help an organization mitigate those risks and demonstrate accountability. Examples include processing sensitive personal data, systematic monitoring or profiling. Please note that not all processing requires a DPIA. Generally, the outcome of a DPIA is to identify the necessary measures to minimize risk and comply with the GDPR.

Privacy Review: a Privacy Review is not a mandatory requirement under GDPR but is a tool for Accenture to assess our own practices, service offerings, technology to mitigate risks and allow for privacy integration through measures such as privacy by design or adopting privacy as the default setting. The outcome of a privacy review may also be the need for a DPIA. Please note that privacy reviews will sometimes be referred to as privacy impact assessments. In order to maintain a distinction between a mandatory DPIA and a PIA, Accenture refers to them as privacy reviews.

Transfer Impact Assessments (TIA): Where acting as a Data Exporter from the EEA, Switzerland and the UK to another country, Accenture performs Transfer Impact Assessments to identify any risk associated with the transfer and to define supplementary measures to safeguard the data, if necessary.

Data Sub-Processor

A Data Sub-Processor is a third-party data processor engaged by a Data Processor who has or will have access to or process personal data from a Data Controller.

Data Transfers

Some data privacy laws have specific restrictions on transferring personal data outside a country or region's borders. The transfer can only take place providing there are certain safeguards in place, or the transfer meets the criteria set within the specific privacy law.

This includes internal transfers of personal data Accenture makes across its global organization and to third party suppliers and vendors located outside the EEA, Switzerland, and the UK. European privacy laws, for instance, require that when such a transfer takes place, additional safeguards, for example, model clauses or BCR are put in place to protect the data.

Employee

Employee refers to all Accenture employees, contractors, and interns, regardless of entity or workforce.

European Data Privacy Laws

European Data Privacy Laws is a generic way of grouping together the GPDR and European Member State privacy laws.

European Economic Area

The European Economic Area (EEA) includes the EU countries and Iceland, Liechtenstein and Norway allowing them to be part of the EU's single market.

European Union

The European Union is comprised of twenty-seven countries known as Member States which govern common political, economic, social and security policies. A list of EU countries is available here.

Fines, penalties & criminal sanctions

Most data privacy laws impose some form of penalties, fines and criminal sanctions. The severity of these varies from country to country and generally depends on the nature of the non-compliance and the adverse consequences for individuals.

For example, in the US, there are data security breach requirements at state and federal level which impose significant financial penalties for data security breaches and failure to notify breaches. Fines can run into hundreds of thousands of dollars (US \$) for these types of non-compliances. The GDPR currently has the most significant consequences for non-compliance. These include:

Financial penalties: fines up to 4% of an organization's worldwide annual turnover or 20 million euros, whichever is greater.

Processing restrictions: an organization could be ordered to stop processing permanently/temporarily.

Compensation: individuals can sue for both material and non-material damage (distress). They can sue data controllers and data processors.

Regulatory supervision: data privacy regulators have audit and inspection powers, can issue warnings, and enforce individuals' rights.

General Data Protection Regulation (GDPR)

GDPR is the "General Data Protection Regulation", (Regulation (EU) 2016/679) which applied from May 25th, 2018.

Geographic Compliance and Corporate team

The Geographic Compliance and Corporate teams provide local legal advice and data privacy support as and when required.

Global Data Privacy team

The Senior Director, Global Data Privacy, supported by the Global Data Privacy team, is responsible for setting strategy and the direction of Accenture's global data privacy program and providing guidance on how to achieve compliance with our data privacy ethical and legal obligations. This includes interpreting requirements, setting controls, and defining responsibilities.

Individual Rights

Some data privacy laws such as the GDPR give individuals specific rights in relation to their data. As a data controller, Accenture must have processes in place to help individuals exercise these rights. While the rights differ according to countries, we have adopted the broadest definition of these rights and they are incorporated within our BCR. That means someone who works for Accenture in a country with no privacy laws would have the same rights under our BCR as someone who works in a country with privacy laws. The GDPR includes the most comprehensive set of individuals' rights, which are as follows:

Right to be informed: essentially this is about being transparent with individuals so that they are fully informed about how their personal data will be processed. Information is usually provided to

individuals through a data privacy notice which must be written in plain language i.e., easy to understand and easily accessible.

Right of access: many data privacy laws specify a Right of Access which provides individuals with the right to know if and how their personal information is being used by an organization, and also the right to a copy of the data. Under GDPR, when an individual makes a request, it is referred to as a subject access request (SAR). We must provide them with the data within a legally specified timeframe.

Right to Rectification: an individual has the right to request that an organization rectify inaccurate personal data about them or to have personal data which is incomplete, amended. As with other individuals' rights, the organization must comply with a request within a specified timeframe.

Right to erasure (Right to be forgotten): the right to erasure is also known as the 'right to be forgotten' and is when an individual can request that their personal data be deleted or removed by a controller for reasons which include:

- the purpose for the processing no longer exists,
- · the individual withdraws their consent to the processing,
- · it was being processed unlawfully i.e., no basis for the processing, or
- the processing relates to online services aimed at a child.

The individual can request full or partial deletion/removal of the data in question. Accenture has a limited timeframe to respond to such a request and an obligation to inform other recipients of the data about the request to ensure they also comply with the request.

Right to restrict processing: individuals have the right to request a restriction be placed on the processing of their data. Essentially this means that an individual can stop us from using their data under certain circumstances.

Right of data portability: an individual can request a copy of personal data they have provided to a data controller where the processing is either based on their consent or for the performance of a contract. The individual can request that you transfer the information directly to them or another controller. The right relates to automated data which the controller is obliged to provide in a structured, commonly used and machine-readable format (however, there is no obligation to ensure system compatibility with another controller) and must be provided free of charge. A data controller must respond to such a request within one month of receipt.

Right to object and automated decision-making: In certain circumstances, an individual can request that a data controller stop processing their personal data. This is known as the right to object. For example, an individual can object to processing of their personal data where this is based on legitimate interests or in the public interest or for direct marketing (including using their information for profiling purposes).

An automated decision is when a decision is made about an individual using technology specifically designed for decision-making purposes. This includes profiling individuals. Under GDPR, an individual has the right NOT to be subject to automated decisions which produce legal effects or significantly affect them, to protect them against potentially damaging decisions, made without human intervention. An individual has the right to ask for an explanation of the decision, offer their opinion and challenge the decision.

The right does not apply, where the decision is:

- made with the explicit consent of an individual,
- is for the purposes of a contract, or
- authorized by law.

Where consent or contracts are relied upon, there must be suitable safeguards such as human intervention to review the decision in order to protect the individual. There are restrictions on making automated decisions using sensitive personal data and children's data.

Intercompany Agreements

Intercompany agreements are contractual arrangements between two entities which are owned by the same company. They can govern a number of different arrangements between entities for purposes such as services, transfer of goods and data handling arrangements. Accenture has put in place intercompany agreements, such as the Accenture Privacy Agreement (APA) as part of its BCR and international transfer arrangements.

Lawful Processing

Data privacy laws will generally specify a set of requirements for processing personal data lawfully. Providing one of these requirements is met, the processing will be considered lawful. To process sensitive personal data, you will generally need to meet additional requirements in order for the processing to be considered lawful.

For example, the GDPR specifies the following conditions for processing to be considered lawful, a data controller only needs to meet one of these conditions which include, but are not limited to processing, which:

- · takes place with the consent of an individual,
- is necessary for the performance of a contract,
- is required to satisfy a legal obligation which the controller must comply with, or
- is necessary for the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests of fundamental rights and freedoms of the data subject.

Legitimate Interests

Many data privacy laws include specific criteria for lawful processing of personal data." Legitimate Interests" of a data controller is one basis. Defining legitimate interests can be complex and it is worth noting that the legitimate interests of a Data Controller cannot override the rights and freedoms of individuals.

Local Laws

Regulations from third countries that address issues, not necessarily related to data privacy, that are relevant to a specific jurisdiction.

Notice, Consent and Choice

When we collect personal data, individuals need to know how that data will be used and what their individual rights are, including access and correction. In most instances, we do this by providing a privacy notice (e.g., accenture.com, surveys, mobile apps). For some of our internal tools, information about how we collect employee information are found at Protecting Accenture (internal access only).

Many privacy laws stipulate consent as one of the legal bases for processing personal data lawfully. For example, under GDPR, for consent to be considered valid, it must be a freely given, specific, informed and an unambiguous indication of the data subject's wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data relating to him or her.

Choice is whereby you put the decision in the hands of the individual in relation to their data. For example, they have the choice to accept or opt-in to direct marketing or settings within an app or tool are set by default to the highest privacy setting possible and it is then their choice to change their settings and set their preferences.

Participating Entity

An Accenture entity that signs an Intercompany Agreement such as the Accenture Privacy Agreement (APA) and is bound by the terms of the Controller BCR in relation to all their processing activities in scope of the Controller BCR, regardless of whether they act as Data Exporters or Data Importers.

Personal Data

Personal Data or PII (personally identifiable information) means any information relating to an identified or identifiable natural person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

Personal Data Breach

Personal Data Breach means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal data transmitted, stored or otherwise processed.

Privacy by Default

Privacy by default means implementing appropriate technical and organizational measures for ensuring that privacy becomes the default option for processing personal data. For example, only collecting the minimum amount of personal data necessary for a specific purpose and having privacy as the default settings within an app/tool so an individual does not have to amend their settings to safeguard their privacy. It is a legal requirement under European data privacy laws.

Privacy by Design

Privacy by design means integrating privacy as a design component from the start when developing, designing, selecting, and using applications, services and products which process personal data. Privacy should not be an afterthought or last-minute addition. It is a legal requirement under European data privacy laws and in other countries with data privacy laws, is considered good practice.

Processing

Processing means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

Regulators

Most countries with data privacy laws usually appoint a regulator, with delegated responsibility for supervising data privacy in that country. They are referred to differently, depending on the region, but are commonly known as data protection authorities or agencies, supervisory authorities, privacy, or information commissioners.

Senior Director, Global Data Privacy

The Senior Director, Global Data Privacy leads Accenture's Data Privacy program within Accenture Ethics & Compliance.

Sensitive Personal Data

The definition of Sensitive Personal Data varies by country but can include:

Ethnic or racial origin, political opinions, religious or other similar (philosophical) beliefs, trade union and similar memberships, physical/mental health, or disability details (including pregnancy or maternity information), gender identity or expression, sexual orientation, biometrics, and genetics data, criminal or civil offenses; geo location data, communications data, financial data, government, social security and similar IDs.

Supervisory Authority

The Supervisory Authority means an independent public authority which is established by a Member State pursuant to GDPR Article 51 - Each Member State shall provide for one or more independent public authorities to be responsible for monitoring the application of this Regulation, in order to protect the fundamental rights and freedoms of natural persons in relation to processing and to facilitate the free flow of personal data within the Union ('supervisory authority').



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