

## GDPR ASSIGNMENT

The case study emphasizes on the particular aspect of the GDPR known as "Disclosure of Personal Information to a Third Party." The lawsuit concerns PeoplePoint's unlawful distribution of personal information and the same was carried out without the prior consent of the data controller who is considered to be the relevant government agency (NBI, 2023). The situation tends to serve as an excellent example of the crucial duty data processors have to guarantee the private treatment of personal data. Such data may only be handled with the prior authorization pertaining to the data subject or data controller. This case significantly highlights the manner in which it is crucial to provide personnel involved in data processing with training and supervision in order to protect the rights and liberties of data subjects.

An inquiry began as soon as the data processor, PeoplePoint, disclosed the incident. Post conducting an audit, PeoplePoint identified the compromise and also went ahead to implement the corrective actions. They got confirmation from each party concerned with regards to the removal of the revealed data. Also, PeoplePoint worked to enhance the officials' comprehension of data privacy. PeoplePoint offered a cooperative solution, but the complainants preferred a formal Commissioner judgement. The Data Protection Acts of 1988 along with the 2003's Section 21(1) were being found to have been broken considerably by PeoplePoint. This was based on the deduced Commissioner, who emphasized that data processors needs to handle personal data responsibly and with the required authority.

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It is important for an Information Security Manager to handle the issue of unauthorized disclosure. To reduce unnecessary exposure, I would first implement strict access restrictions that will guarantee that data is available to only those who are authorized. All employees will be required to participate in extensive training sessions that focused on data protection procedures and the consequences of breaches. In order to enhance security even more, I would also execute automated mechanisms that set off alarms in the event that any unauthorized data is accessed or distributed.

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### References

NCBI (2023). GDPR. Retrieved from:

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC9934000/>