

Insights

LAWYERS DISCUSS THE PROPOSALS FOR COOKIE REFORM IN THE UK AND THE PATH AHEAD

Jan 24, 2022

The UK's ePrivacy regime has become unpopular due to the rapid proliferation of intrusive consent banners over the past few years making it an obvious target for reform by the Government. However, prior to 2018 and the introduction of the EU's General Data Protection Regulation (GDPR) , this wasn't the case as a tacit acceptance of the concept of 'implied consent' allowed companies to place tracking technologies with a lower level of notice.

Partner Geraldine Scali and Senior Associate Tom Evans discuss the new proposals for cookie reform in the UK and the potential path ahead.

The article first appeared in Data Protection Magazine and [can be accessed here on the DataGuidance Platform](#).

RELATED PRACTICE AREAS

- Data Privacy & Security
- Corporate
- General Data Protection Regulation
- Intellectual Property and Technology Disputes

MEET THE TEAM



Geraldine Scali

London

geraldine.scali@bclplaw.com

+44 (0) 20 3400 4483

This material is not comprehensive, is for informational purposes only, and is not legal advice. Your use or receipt of this material does not create an attorney-client relationship between us. If you require legal advice, you should consult an attorney regarding your particular circumstances. The choice of a lawyer is an important decision and should not be based solely upon advertisements. This material may be "Attorney Advertising" under the ethics and professional rules of certain jurisdictions. For advertising purposes, St. Louis, Missouri, is designated BCLP's principal office and Kathrine Dixon (kathrine.dixon@bclplaw.com) as the responsible attorney.