



India's Digital Personal Data Protection Act

A comprehensive guide to understanding and complying with India's landmark data protection legislation, now operationalized with definitive compliance deadlines.

A Pivotal Moment in Data Protection

After seven years of development and five different drafts, India's Digital Personal Data Protection Act (DPDPA) of 2023 has transitioned from theory to enforceable law. The notification of the Digital Personal Data Protection Rules of 2025 establishes concrete compliance deadlines, marking a watershed moment for data privacy in India.

The DPDPA creates a consent-centric, rights-based regime with significant extraterritorial reach, applying to foreign companies offering goods or services to Indian residents. This represents India's most comprehensive data protection framework to date.



Implementation Timeline



❏ **Important:** The concerned minister has indicated potential acceleration of the main compliance date to November 13, 2026. Organizations should monitor for official timeline changes.

Extraterritorial Reach: Who Must Comply?

Global Application

The DPDPA extends beyond India's borders, applying to processing of personal data outside India if connected to offering goods or services to individuals within India.

Indicators of Indian market targeting:

- Focusing marketing on the Indian market
- Offering specific pricing for Indian customers
- Having sales agents in India
- Conducting sales in Indian Rupees





The BPO Exemption: A Strategic Carve-Out



Offshore Processing

When processing personal data of individuals outside India under contract with a foreign entity, most DPDPA provisions do not apply.



Security Standards Only

The only mandatory requirement is adherence to the law's security standards—consent, data subject rights, and processing principles are exempt.



Source Country Principle

Based on the principle that the law of the data's source country should govern its collection and purpose.

The Critical Difference: No Legitimate Interest

Consent is King

The most significant departure from GDPR and the greatest compliance challenge: the DPDPA does not recognize "legitimate interest" as a ground for processing personal data.

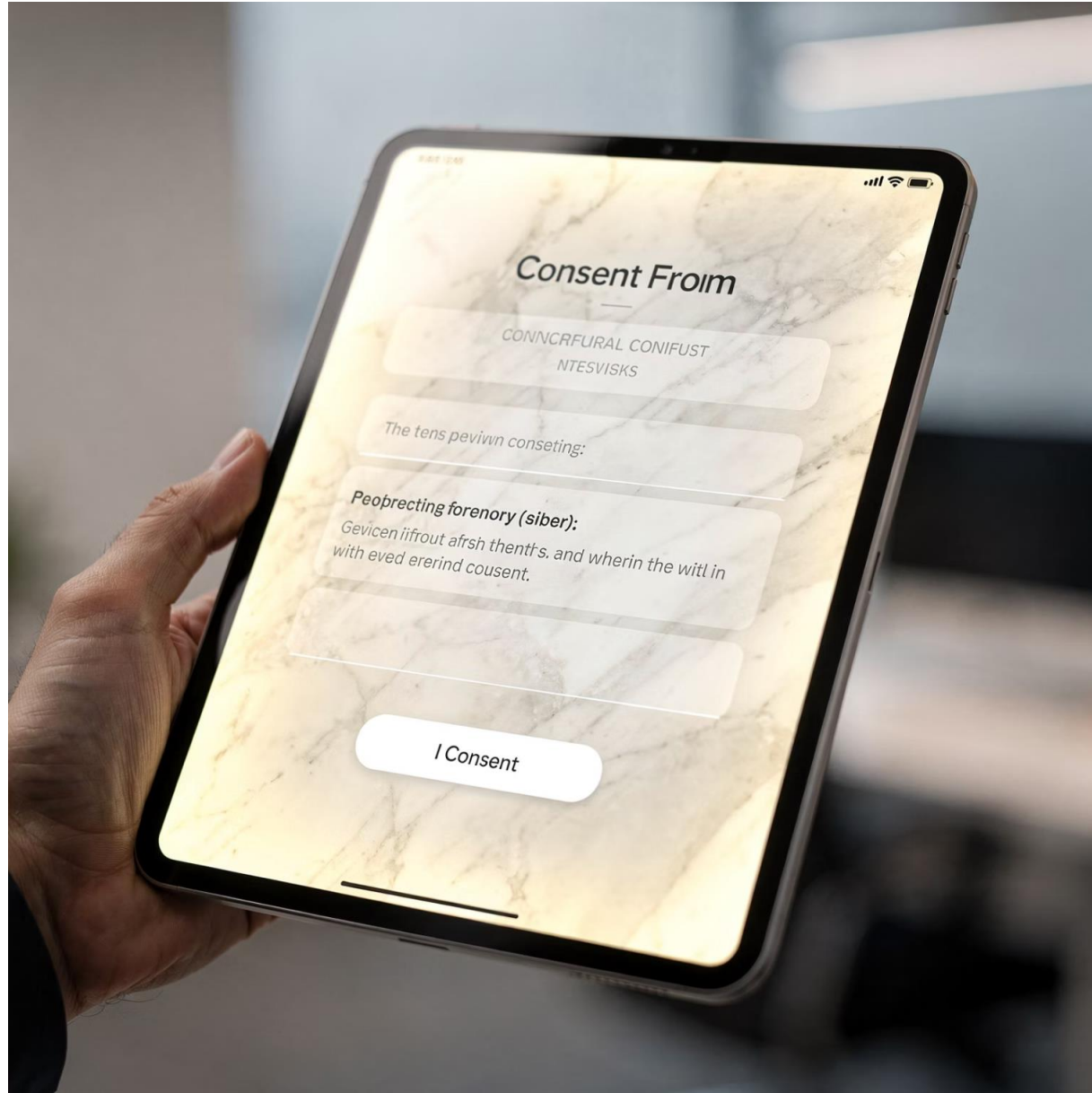
Global Impact

The vast majority of companies doing business in the EU use legitimate interest as a processing ground. Privacy policies relying on this basis will require fundamental redesign for India.

Compliance Challenge

Organizations must transition to consent-based mechanisms, making consent the primary lawful basis for nearly all data processing activities in the Indian market.

The High Standard of Consent



Consent under the DPDPA mirrors GDPR's high bar and must be:

- ☐ Free, specific, and informed
- ☐ Unconditional
- ☐ Given through affirmative action

The Rules require clear indexation linking each specific data point to its precise purpose, suggesting privacy notices may need granular, table-like formats. This forces a move away from bundled or vague consent requests.

Employment Data: Key Exemptions



These exemptions cover an estimated 80-90% of employee data processing. However, consent remains required for activities outside these scopes, such as using employee images for marketing or when treating employees as customers of company products.

Data Breach Notification: A Stringent Regime

❏ **Critical:** The DPDPA imposes one of the world's most stringent breach notification regimes with no risk-of-harm threshold—every single data breach must be reported.

01

Initial DPBI Notification

Report breach to Data Protection Board of India "as soon as possible"

02

Data Subject Notification

Inform affected data subjects "as soon as possible"

03

Detailed DPBI Report

Provide comprehensive report to DPBI within 72 hours

04

CERT-In Notification

Report to cybersecurity authority within 6 hours under separate IT Act requirement

This four-stage reporting process creates significant and immediate compliance burden following any incident.



Cross-Border Transfers & AI Implications

Liberal Transfer Framework

The DPDPA adopts a "blacklist" approach, permitting cross-border data transfers to all countries except those specifically restricted by government.

- Default position: transfers permitted
- Government can create blacklist (likely hostile nations or those lacking data protection)
- Does not override stricter sectoral regulations in banking, payments, insurance, telecom

AI-Friendly Provisions

The DPDPA is viewed as favorable to AI development due to weaker data minimization requirements.

- Personal data must be processed for purposes stated in privacy notice
- Allows broad purpose drafting to encompass AI model training
- Tension exists with "specific consent" requirement
- Accuracy required for automated decisions

Penalties & Enforcement

\$30M

Maximum Penalty

Highest prescribed penalty for violations

0

Data Subject Compensation

No mechanism for financial compensation to affected individuals

Fixed Penalties

Unlike GDPR's revenue-based fines, the DPDPA features a schedule of violations with prescribed maximum financial penalties as fixed amounts.

Government Power

The government retains authority to amend the penalty schedule and increase these amounts over time.

Significant Shift

Penalties are payable only to government, representing a departure from previous IT Act framework that allowed data subject compensation.

Compliance Roadmap: Start Now



International Companies

Review and adapt global privacy policies for India—replace "legitimate interest" with consent-based mechanisms. Analyze data flows to/from India for cross-border transfer implications.



Indian Companies

Conduct thorough data mapping to understand what personal data is collected, its purpose, storage location, and access controls.



Contractual Updates

Draft or amend contracts extending beyond May 2027 to incorporate DPDPA compliance requirements, focusing on new standards rather than outgoing IT Rules.

Organizations must begin their compliance journey immediately to meet the approaching deadlines and avoid significant penalties.

