**Compliance stakes, GDPR and beyond...**

**What we have found!**
The key conclusions from the session:

- GDPR may be an opportunity for IT and for company to **better understand and manage personal data**
- CEO has the accountability to get the company GDPR compliant, but it is an interdepartmental responsibility
- Culture change on privacy awareness is one key point for a successful GDPR introduction

**What we have explored**
Among these conclusions, we have developed one of these in greater detail below:

Data management divided in 4 phase (Discovering - when, where, why data are handled, Fix and security)

For internal data processing:
- DTM/IDTA (data transfer management, intra company data transfer agreement) to collect data or records of process approach

For external data processing:
- Contract review via procurement on requirements for GDPR compliance. Reassess contracts with 3rd party on a regular basis (yearly) to stay compliant

**What we have left open...**
Some questions still remain to be addressed:

- We left open Data Portability and minor GDPR requirements that we have decided to approach in an easy way in spite of the main important principals provided by GDPR
- All process related GDPR topics (e.g. data retention, data subject requests)

**Convergences**
What points do we share in common:

- We agree that by 25 of May 2018 all companies will not be 100% compliant to GDPR considering that there is too many open points to be implemented by the national legislator
- DPO and awareness of privacy are preparatory to all implementations of GDPR
- DPO is a legal professional

**Differences**
What points do we agree to disagree:

- Who has the budget, the DPO or the the CIO?
- GDPR is a great leaver to foster security on privacy data – from an IT perspective: it is to avoid any data breach
- DPO will be just one person or a specific corporate unit governed by one person
A picture is worth a thousand words
An illustration that sums up our results:

Today, what might be difficult to achieve in this short period of time?

What are main conditions you think must be achieved until May 28 2018 abling your company to be compliant with GDPR?