

[GDPR NON-COMPLIANCE NOTICE – OPTION B - AFTER NO RESPONSE]

Legal Notice

re: Special Data Subject Access Request dated

To: Data Protection Officer
[FULL LEGAL NAME OF CORPORATION]

We sent [FULL LEGAL NAME OF CORPORATION] a Special Data Subject Access Request dated in which we asked [FULL LEGAL NAME OF CORPORATION] the following questions to which we have received no response within the statutory compliance period **(repeat your questions)**

We hereby put [FULL LEGAL NAME OF CORPORATION] on notice that its lack of response to our Special Data Subject request does not comply with the GDPR principles of fairness, transparency and lawfulness and is potentially a criminal offence under Data Protection Act 2018.

We now require [FULL LEGAL NAME OF CORPORATION] to be aware that it has seven days from the date of this notice in which to provide us with detailed, accurate and GDPR compliant responses to our original questions. Failure to reply or replying without substantively addressing the issues raised above to our satisfaction, shall result in our filing a report to the Information Commissioner’s Office without further notice to [FULL LEGAL NAME OF CORPORATION].

[FULL LEGAL NAME OF CORPORATION] is also required to take note that concealment and blocking of personal data and information relating to that data is a criminal offence under Data Protection Act 2018 section 173(3).

By:

<Signature>
:Joe :Bloggs: living
wo/man
Mr/Ms/Mrs/Miss X Y
Beneficiary