

Electronic discovery Question 1: What is electronic discovery? There is a need to enhance awareness of the importance of privacy and the dangers of its violations, through various educational and awareness-raising programs. Electronic discovery can be used for a variety of purposes, such as improving operational efficiency to improve the accuracy of forecasts and decision-making, enhancing security to detect crimes and potential threats, for use in criminal and civil litigation, and improving public health such as monitoring infectious diseases and identifying people at risk. Electronic disclosure includes a variety of methods and techniques, such as:

- o Electronic surveillance: This is the monitoring of individuals' activities online, using various techniques, such as data analysis and monitoring of Internet traffic. It is the process of converting information from a physical form to a digital form so that digital data can be stored, processed, collected analyzed, and transmitted electronically, which has allowed companies and governments to collect and analyze it from individuals.
- o Awareness: Awareness of the importance of privacy and electronic disclosure can contribute to the protection of individuals' rights

Based on the above conclusion: Electronic disclosure and online privacy issues are powerful technologies that can be used for both positive and negative purposes and are important issues facing individuals and communities in the digital age. In most cases, the methods of collecting this information are by the individual himself due to its publication, and in our current era, the largest and easiest platform for collecting very personal information is social networking programs in general. Companies and governments can take a range of measures to protect individual privacy in the context of e-discovery, such as:

- o Obtaining users' consent: Companies and governments must obtain users' consent to collect their data, by informing users of how their data will be collected and used. Many privacy issues in electronic disclosure lead to privacy violations, the most important of which are: Unlawful collection of personal data: Companies, websites, governments, and individuals can collect huge amounts of personal data about individuals without their consent or knowledge, using electronic disclosure technology. Developing laws and regulations to protect privacy in the context of electronic disclosure and ensure fair use of personal data, through cooperation between governments and international institutions. Or it is used in an illegal or unethical way by individuals, such as lurking, theft, murders, cybercrimes, defaming reputations, and blackmail.
- o Use of personal data for illegal or immoral purposes: Personal data collected using electronic disclosure technology can be used, which is considered an issue that threatens privacy as it is used for illegal, immoral, and exploitative purposes, such as discrimination or blackmail.
- o Unauthorized access to personal data: Unauthorized parties can access individuals' data collected using electronic disclosure technology, through security gaps or hacking operations, which may expose them to danger.
- o Advocate for legal reforms: Individuals can advocate for legal reforms to enhance privacy protections in the context of electronic disclosure. Businesses can avoid the privacy risks of electronic disclosure by taking several measures, including:
- o Respect the privacy of users: Companies must respect the privacy of users, by collecting and using personal data responsibly and ethically. A set of procedures and solutions can contribute to solving and protecting privacy and electronic disclosure, including:
- o Laws and regulations: Governments can create laws and regulations to protect privacy in electronic disclosure. Imposing penalties, such as the Saudi law, stipulates that the penalty for spying on people's privacy is imprisonment for less than a year and a fine estimated at less

than 500 thousand Saudi riyals, or either or both.

- o Linguistic analysis: Linguistic analysis can be used to analyze electronic texts, which can assist in cyber crimes.
- Electronic disclosure can be used to violate privacy, by collecting and analyzing personal data without individuals' consent. Examples of this include companies using users' data to serve targeted ads, or governments using electronic surveillance of their individuals.
- Privacy protection in the context of electronic disclosure faces many challenges, including:
 - o The digital nature of information: Digital information is easy to copy, disseminate, and access, making it more vulnerable to violation.
 - o Rapid technological development: The world is witnessing rapid technological development, which creates new challenges for privacy protection and electronic disclosure.
 - o Lack of clarity in laws and regulations: Laws and regulations related to privacy and electronic disclosure are still unclear or incomplete in many countries. Such as the system of personal data protection in Saudi Arabia by Royal Decree No. (?/19)
 - o Ethical standards: Communities can develop ethical standards to guide the use of e-disclosure.
 - o Data Analysis: Data analysis can be used to identify patterns and trends in electronic data, which can assist in a criminal or counter-terrorism investigation.
 - o Statistical analysis: It is the use of statistical methods to analyze personal data, to extract new information about individuals.
- Privacy issues and electronic disclosure issues can lead to a conflict between different rights and interests, which requires finding balanced solutions between privacy protection and the necessity of electronic disclosure.
- o User tracking: Electronic disclosure can lead to tracking of users' online activities, which may affect their privacy.

The issues of electronic disclosure are numerous, the most important of which are:

- o Accuracy: Data collected through electronic disclosure may be inaccurate or out of date, which may lead to poor decisions being made.
- o Technology: New techniques can be developed to improve the accuracy and fairness of electronic detection.

Individuals and institutions must cooperate to protect privacy by taking the necessary measures to raise awareness of the importance of privacy and the risks of its violations.

Digital data includes text, images, audio, and video.

- o Artificial intelligence: This is the use of artificial intelligence to analyze personal data, to identify patterns and trends in individuals' behavior.
- o Fairness: Electronic disclosure may be used unfairly, which may affect individuals' rights.
- o Social effects: Electronic disclosure may have negative social effects, such as increased surveillance of individuals and restriction of their freedom.
- o Take preventive measures: Individuals can take preventive measures to protect against privacy violations, such as using privacy tools available online.
- o Inform users of how their data is collected and used: Companies must explain to users how their data is collected and used, through clear and transparent privacy policies.
- o Use of personal data: Businesses and governments should use personal data for legitimate purposes only, and must not use personal data for unethical or illegal purposes.
- o Legislation: Legislation can contribute to protecting privacy and electronic disclosure, by setting clear rules and standards for collecting and using personal data.

And the development of new technologies to protect against privacy violations, through cooperation between experts and researchers in the field of technology.

Privacy issues and electronic disclosure issues are closely connected..