Law | Data Act

DA.006 Ban on deriving insights about user

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Art. 4 (6) Data Act - Trialogue Agreement

A data holder shall only use any readily available data that is non-personal on the basis of a contractual agreement with the user. A data holder shall not use such data to derive insights about the economic situation, assets and production methods of or the use by the user that could undermine the commercial position of the user in the markets in which the user is active.

Art. 5 (5) Data Act - Trialogue Agreement

A data holder shall not use any readily available data to derive insights about the economic situation, assets and production methods of or use by the third party that could undermine the commercial position of the third party on the markets in which the third party is active, unless the third party has given permission to such use and has the technical possibility to easily withdraw that permission at any time.