Law | Data Act

DA.014 Ban on requiring unnecessary info

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Art. 4 (2) Data Act - Trialogue Agreement

In order to verify the quality as a user pursuant to paragraph 1, a data holder shall not require the user to provide any information beyond what is necessary. A data holder shall not keep any information, in particular log data, on the user's access to the data requested beyond what is necessary for the sound execution of the user's access request and for the security and the maintenance of the data infrastructure.

Art. 5 (3) Data Act - Trialogue Agreement

In order to verify the quality as user or as third party pursuant to paragraph 1, the user or third party shall not be required to provide any information beyond what is necessary. Data holders shall not keep any information on the third party's access to the data requested beyond what is necessary for the sound execution of the third party's access request and for the security and the maintenance of the data infrastructure.

Art. 8 (5) Data Act - Trialogue Agreement

Data holders and data recipients shall not be required to provide any information beyond what is necessary to verify compliance with the contractual terms agreed for making data available or their obligations under this Regulation or other applicable Union law or national legislation adopted in accordance with Union law.