Law | Re use of Public Sector Data

DGAr.01 General

Authors: Winfried Veil

Last update: 2022-02-05 14:24:33 | By: Winfried Veil

Created at: 2021-12-06 22:53:06

The Data Governance Act (DGA) has yet to be passed. However, in the trialogue of 30 November 2021, the Council and the European Parliament agreed on a compromise. In **this four-column document**, the compromise can be found in the fourth column. After an agreement in the trilogue, an EU legal act is usually also adopted in this agreed version.

Chapter II of the DGA deals with the "re-use of certain categories of protected data held by public sector bodies". The Tiles on this page show the obligations arising from this chapter. There are 45 obligations in total:

- 27 obligations of public bodies that grant access to data for re-use purposes [Kacheln <u>DGAr.02</u> bis <u>DGAr.28</u>]
- 9 obligations of re-users [Kacheln DGAr.29 bis DGAr.38]
- 4 obligations of the EU Commission [Kacheln DGAr.38 bis DGAr.41]
- 5 obligations of EU Member States [Kacheln DGAr.42 bis DGAr.46]