### Law | Data Act

# **DA.600 Purpose limitation**

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### Art 21 (3) Data Act - Trialogue Agreemen

Individuals or organisations receiving the data pursuant to paragraph 1 shall comply with the provisions of Article 17(3) and Article 19.

# Art. 21 (1) Data Act - Trialogue Agreement

A public sector body or a Union institution, agency or body shall be entitled to share data received under this Chapter with individuals or organisations in view of carrying out **scientific research or analytics** compatible with the purpose for which the data was requested, or to national statistical institutes and Eurostat for the **compilation of official statistics**.

#### Art 19 (1) Data Act - Trialogue Agreement

- 1. A public sector body or a Union institution, agency or body having received data pursuant to a request made under Article 14 shall:
- (a) not use the data in a manner incompatible with the purpose for which they were requested;
- (b) implement, insofar as the processing of personal data is necessary, technical and organisational measures that safeguard the rights and freedoms of data subjects;
- (c) destroy the data as soon as they are no longer necessary for the stated purpose and inform the data holder that the data have been destroyed.
- 2. Disclosure of trade secrets or alleged trade secrets to a public sector body or to a Union institution, agency or body shall only be required to the extent that it is strictly necessary to achieve the purpose of the request. In such a case, the public sector body or the Union institution, agency or body shall take appropriate measures to preserve the confidentiality of those trade secrets.

# Art. 22 (2) Data Act - Trialogue Agreement

Any data exchanged in the context of assistance requested and provided pursuant to paragraph 1 should be used in a manner incompatible with the purpose for which they were requested.	all