## Law | Re use of Public Sector Data

## DGAr.38 3rd country transfer:Reasonable measures

Authors: Winfried Veil

Last update: 2022-04-12 09:28:47 | By: Winfried Veil

Created at: 2022-04-12 09:28:27

## Art. 30 (1) DGA (Trilogue Provisional Agreement):

"The public sector body, the natural or legal person to which the right to re-use data was granted under Chapter 2, the data intermediation service provider or the entity entered in a national register of recognised data altruism organisations, as the case may be, shall take all reasonable technical, legal and organisational measures, including contractual arrangements, in order to prevent international transfer or governmental access to non-personal data held in the Union where such transfer or governmental access would create a conflict with Union law or national law of the relevant Member State, without prejudice to paragraph 2 or 3."