Law | Re use of Public Sector Data

DGAr.14 Preserve privacy

Authors: Winfried Veil

Last update: 2021-12-07 15:36:36 | By: Winfried Veil

Created at: 2021-12-07 15:30:00

Art. 5 (3) DGA:

"Public sector bodies shall, in accordance with Union and national law, ensure that the **protected nature of data is preserved**, which may include providing for the following requirements:

(a) to only grant access to reuse data where the public sector body or the competent body, following the request to reuse, has ensured that data has been **anonymised** in the case of personal data [...]"

Art. 7 (2) (b) DGA:

"The support [by competent bodies] provided for in paragraph 1 shall include, where necessary:

[...] providing technical support for **pseudonymisation** and ensuring data processing in a manner that effectively preserves the **privacy**, **confidentiality**, **integrity** and **accessibility** of the information contained in the data for which reuse is allowed, including techniques for the **anonymisation**, **generalisation**, **suppression** and, **randomisation** of personal data or other state-of-theart **privacy preserving methods** [...]"