Law | Re use of Public Sector Data

DGAr.13 Preserve protected nature of data

Authors: Winfried Veil

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

Created at: 2021-12-07 09:42:21

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, and that data has been modified, aggregated or treated by any other method of **disclosure control** in the case of commercially confidential information, including trade secrets or content protected by intellectual property rights;
- (b) to access and re-use the data remotely within a **secure processing environment** provided or controlled by the public sector body;
- (c) to access and re-use the data within the **physical premises** in which the secure processing environment is located in accordance with high security standards, if remote access cannot be allowed without jeopardising the rights and interests of third parties."