Law | Re use of Public Sector Data

DGAr.23 Process requests

Authors: Winfried Veil

Last update: 2021-12-07 16:19:59 | By: Winfried Veil

Created at: 2021-12-07 16:11:44

Art. 8 (2) DGA:

"The single information point shall be competent to **receive enquiries or requests** for the re-use of the categories of data referred to in Article 3 (1) and shall **transmit** them, where possible and appropriate by automated means, to the competent public sector bodies, or the competent bodies referred to in Article 7 (1), where relevant. [...]"

Art. 8a (1) DGA:

"Unless shorter time limits have been established in accordance with national law, a **decision on the requests** for the re-use of the categories of data referred to in Article 3 (1) shall be adopted by the competent public sector bodies or the competent bodies referred to in Article 7 (1) **within two months** from the date of receipt of the request.

In case of exceptionally extensive and complex requests this period may be extended by no more than 30 days. In such cases the applicant shall be notified as soon as possible that more time is needed to process the request and the reasons why."