

Experiences in implementation of GDPR in Germany

- **Obligations of Controllers and Processors,
Transfers to Third Countries**

Prof. Dr. Michael Ronellenfitsch

The Hessian Commissioner for Data Protection and
Freedom of Information

I. Task

1. Definitions

- Information
- Data
- Personal Data
- Processing

2. Data protection law

II. History of Data Protection

III. Constitutional Questions

- Accession of Serbia to the EU



IV. GDPR : General contents

1. Scope
2. Principles
3. Lawfulness of processing
4. Consent
5. Controller and processor
6. Data protection officer



V. Supervisory authorities

1. Independent supervisory authorities of the member states (competence, tasks, powers)
2. European Data Protection Board
3. General conditions for imposing administrative fines



VI. Transfer of personal Data in third countries

1. Adequacy decision
2. Appropriate safeguards
3. Binding corporate rules
4. Derogations for specific situations



VII. Frequently asked questions



Article 1

Subject-matter and objectives

1. This Regulation lays down rules relating to the protection of natural persons with regard to the processing of personal data and rules relating to the free movement of personal data.



Члан 42.

Зајемчена је заштита података о личности.

Прикупљање, држање, обрада и коришћење података о личности уређују се законом.

Забрањена је и кажњива употреба података о личности изван сврхе за коју су прикупљени, у складу са законом, осим за потребе вођења кривичног поступка или заштите безбедности Републике Србије, на начин предвиђен законом.

Свако има право да буде обавештен о прикупљеним подацима о својој личности, у складу са законом, и право на судску заштиту због њихове злоупотребе.



Article 42

Protection of personal data shall be guaranteed. Collecting, keeping, processing and using of personal data shall be regulated by the law. Use of personal data for any the purpose other the one were collected for shall be prohibited and punishable in accordance with the law, unless this is necessary to conduct criminal proceedings or protect safety of the Republic of Serbia, in a manner stipulated by the law. Everyone shall have the right to be informed about personal data collected about him, in accordance with the law, and the right to court protection in case of their abuse.

Freedom of thought, conscia Article 42 Protection of personal data shall be guaranteed. Collecting, keeping, processing and using of personal data shall be regulated by the law. Use of personal data for any the purpose other the one were collected for shall be prohibited and punishable in accordance with the law, unless this is necessary to conduct criminal proceedings or protect safety of the Republic of Serbia, in a manner stipulated by the law. Everyone shall have the right to be informed about personal data collected about him, in accordance with the law, and the right to court protection in case of their abuse.



Your questions...

**The Hessian Commissioner for Data Protection and
Freedom of Information**

Gustav-Stresemann-Ring 1

65189 Wiesbaden

Germany

Telefon: + 49 611 / 1408-0

Telefax: + 49 611 / 1408-900

Internet: <https://datenschutz.hessen.de>

E-Mail: poststelle@datenschutz.hessen.de

