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UOOU-03866/20

The inspection was initiated on the basis of complaints directed against the procedure of the Police of the Czech Republic in the use of personal data from the register of residents (hereinafter referred to as "ROB"), especially with regard to the fact that the Police of the Czech Republic gradually disclosed the data at the request of the subject for different reasons for using ROB data.

The complainant was first summarily informed by statement that the ROB was inspected as part of a road inspection, he was later informed by a letter from the Chief of Police that the reason had been given erroneously and the inspection was carried out with regard to the need for discovery of addresses where the camera recordings were to be picked up according to prior agreement between the Police of the Czech Republic and the complainant. However, the complainant subsequently disputed the above. As part of the actions

prior to the inspection, the Office was informed that the reason for inspecting the ROB was required to record the complainant's personal data in the file material of the relevant criminal proceedings. Given the persistent ambiguities, the Office decided to initiate an inspection and to order a local investigation.

A preview of the file material

The Police of the Czech Republic and also by assessing the related documents, the Office came to the conclusion to conclude that for specific processing, i.e. retrieval of personal data relating to the person of the complainant in the ROB, the Police of the Czech Republic did not set specific purpose in the sense of § 25 paragraph 1 letter a) of Act No. 110/2019 Coll., on processing personal data, and therefore, in this particular case, the processing policy in question of personal data (i.e. determination of a specific purpose for this processing) violated.

Information about the complainant was not part of the subject file of the criminal proceedings.

During the inspection it turned out that

the particulars of the complainant were merely written on a loose sheet of paper which was pro

further unused subsequently shredded. The check showed that the complainant was in

within the meaning of § 28 paragraph 1 letter a) of Act No. 110/2019 Coll., on the processing of personal data

data, incorrectly informed about the purpose of processing personal data concerning him.

Controlled person against

she did not object to the inspection findings.

Additional information: In the given case, the Police of the Czech Republic was in a position

governing body. This is a term introduced by Title III of Act No.

110/2019 Coll., on the processing of personal data. This provision applies when

processing of personal data that is necessary for the performance of the task and public performance

the powers of the administrative body established by other laws (among others, e.g. Act No.

273/2008 Coll., on the Police of the Czech Republic) for the purpose of prevention, search and

detection of criminal activity, prosecution of crimes, execution of sentences and protection

measures, ensuring the security of the Czech Republic or ensuring public

order and internal security, including searches for persons and things.

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