Results of the 96th Conference of

independent data protection supervisory

federal and state authorities

on the 7th/8th November 2018 in Munster

Stop E-Evidence Regulation!

protect the rights of data subjects, retained data

not aggravate storage.

Press Release – Page 1/2

Munich, November 8th, 2018

The conference of the independent federal data protection supervisory authorities and the countries (data protection conference) appeals to everyone in the legislative process participants, the EU Commission's proposal for an e-evidence stop regulation.

With its proposal for an e-evidence regulation, the EU Commission create an alternative to the formal legal assistance procedure and the Investigating authorities faster access to communication data make possible. The law enforcement authorities of the EU member states should Be empowered to identify telecommunications and internet service providers services in other member states of the EU and also in countries outside of the EU (third countries) directly for the issuance of inventory, access,

Then companies based in Germany could publish

data to investigative authorities in other EU member states

even though the act being prosecuted is not a criminal offense at all in Germany.

This could, for example, be a pregnancy

Commit transaction and content data.

be aborted or a political expression of opinion, if these are requested

relevant state is punishable by law. It is also to be feared that third countries

EU regulation as a blueprint for our own regulations.

Your personal rights - our mission

Press release from November 8th, 2018 – page 2/2

The Bavarian State Commissioner for Data Protection informed

Those affected only have a legal remedy, if at all, in the request

to the member state, but their legal system is usually alien to them

is.

The problem of the so-called "data retention" of telecommunications

tion data is exacerbated significantly when foreign law enforcement agencies

authorities have direct access to such information.

The resolution is available here:

https://www.datenschutz-bayern.de/dsbk-ent/DSK 96-E-Evidence.html

Guidance on the processing of personal data for

Direct Marketing Purposes

With the General Data Protection Regulation, the previous data protection

regulations for direct advertising no longer apply. The privacy

conference explains in an orientation guide how the data protection

Basic Regulation for direct mail is to be understood.

The guidance is available here:

https://www.datenschutz-bayern.de/dsbk-ent/DSK 96-Werbung.pdf

Prof. Dr. Thomas Petri

The Bayarian State Commissioner for Data Protection controls the Bayarian

public bodies compliance with data protection regulations. It's from Bavarian

Elected to the state parliament, independent and not bound by instructions from anyone.

The data protection conference consists of the independent data protection supervisory authorities

Federal and the states. The 96th conference took place on November 7th and 8th in Munster. The The chair, which changes every year, organizes the meetings of the data protection conference and represents the conference to the outside. 2018 leads the State Commissioner for Data Protection and Freedom of Information North Rhine-Westphalia presided.