

Date

2019-11-07

Results from the review of

law enforcement agencies list

over treatments according to the Criminal Data Act

Summary of the results

Datainspektionen has reviewed seven authorities that are obliged to keep one

list of the categories of processing of personal data that they

responsible for according to the Criminal Data Act.

The result of the review is positive on the whole. At the same time, it has

there were certain shortcomings in all audited authorities. The deficiencies have led to

that the Swedish Data Protection Authority submitted or recommended the authorities to take

actions.

Background to the review

Law enforcement authorities must according to ch. 3. Section 3 of the Criminal Data Ordinance

keep a list of the categories of personal data processing

for which they are responsible under the Criminal Data Act.

The Swedish Data Protection Authority has reviewed that list with seven law enforcement agencies

authorities: the Police Agency, the Correctional Service, the Coast Guard,

The Ecocrime Authority, the Public Prosecutor's Office, the Tax Agency and the Customs Agency.

A complete and well-designed list is important for it

the law enforcement agency's internal work in ensuring that one

follows the rules in the Criminal Data Act.

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A list of treatments needs to be reviewed on a regular basis

the conditions of a business change.

There is also an obligation to keep a record of treatment according to article

30 data protection regulation (GDPR). This obligation has not been part of

the review.

Explanation of the result

The authorities included in the review for a list according to

the criminal data regulation. For all audited authorities have

The Swedish Data Protection Authority has found that certain information that must appear in

the list was either missing or entered in an unclear manner.

When information was missing, the Swedish Data Protection Authority has either submitted to the authority that

in its list of treatments indicate the information that was missing or

recommended the authority to make an assessment of whether it is possible to

enter the data. The recommendations have intended information on deadlines for

how long the categories of personal data may be processed.

As information has been entered in an unclear manner, the Data Inspection Authority has submitted

the authority to clarify or specify the task. The data have

either mixed up in the list of treatments or been too

imprecise.

The result of the review

□

The police authority

o Orders to provide missing information

o Recommendation to enter missing data

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Correctional Service

o Orders to provide missing information

o Orders to clarify information

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The Coast Guard

o Order to provide missing data

o Order to clarify information

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The Ecocrime Authority

o Orders to clarify information

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The Prosecutor's Office

o Order to provide missing data

o Order to specify task

☐

Tax Agency

o Orders to specify information

☐

Customs

o Order to clarify information

o Orders to provide missing information

o Recommendation to enter missing information

The detailed assessments can be seen from the respective supervisory decisions that have

published on the Swedish Data Protection Authority's website.