One year General Data Protection Regulation

The direction is right

Press Release - Page 1/4

Munich, May 24th, 2019

On May 25, 2019, the General Data Protection Regulation will be one year

old. Their effects are obvious and significant. you concern

Data processing in the European Union, but in particular

also the perception of the need for data protection in Europe

ropa and beyond. Awareness of data protection

is now increasingly penetrating business, administration and society

shaft. This is not least due to the data protection

basic regulation.

The General Data Protection Regulation has improvements for citizens

coagulate and citizens brought. You now have extensive

existing rights to assert oneself in the digital world. affected

ne must be informed comprehensively and appropriately, you ha-

Ben rights to information, correction, deletion including

the right to be forgotten and other rights, um

their positions, especially in relation to large digital corporations

to assert and the power of disposal over their data

keep. In its focus on people, the data

Basic Protection Ordinance Expression of effective protection of fundamental rights.

Those responsible are a certain and partly increased

subject to effort. However, this is done in business and administration

much more transparent, which data processing is there at all

already exist, how they are related and how optimization

opportunities can be exploited. The data protection basic

regulation brings benefits beyond data protection because they

triggers a digital checkout. It shouldn't be kept secret

be that the General Data Protection Regulation quite trouble

and cause costs in business, administration and society

Your personal rights - our mission

Press release from 05/24/2019 - page 2/4

The Bavarian State Commissioner for Data Protection informed

can. These efforts and costs are not all new, however

build on the necessities of the old legal situation. white

further developments are always necessary to keep up with the dynamics of

to meet digital developments.

The independent data protection supervisory authorities of the federal government and

of the federal states are committed to the protection of fundamental rights and support

In particular, citizens demonstrate their fundamental rights

Not only having data protection, but also enforcing it. This

has resulted in a significant increase in the

workload led. However, this increased workload is

expedient because it serves the citizens. Despite

tense resource situation, it is the supervisory authorities in the first place

year, through comprehensive advice and information,

to reduce uncertainties. Numerous individual cases could

be completed successfully. Here, success means

to ensure protection and not primarily to impose sanctions. Al

However, the data protection supervisory authorities do not hesitate to

In the event of violations of data protection law, effective sanctions

and impose measures when necessary.

The General Data Protection Regulation was initially criticized.

Many of these criticisms could be cleared up after

through factual information hysterical and exaggerated reactions

have been corrected. Some criticisms relate to

Kern on the question of who is responsible for which measures

which form must be implemented. Small medium-sized companies

take the manufacturing sector must meet the requirements

of the General Data Protection Regulation as well

wear like the big digital companies. The privacy

However, with its risk-based approach and

the necessary adequacy of measures possibilities

of differentiation. Through the action of the supervisory authorities

in the application of the General Data Protection Regulation, the legal

uncertainties are reduced, starting points for criticism are reduced

gets. But the applicable law is determined by the legislature.

Press release from 05/24/2019 - page 3/4

The Bavarian State Commissioner for Data Protection informed

Even almost three years after the enactment of the data protection

Basic Regulation, there are some indications that many responsible

verbatim has not yet been fully implemented. this is in

to a large extent dependent on the size of the institutions concerned

to. While in the field of large companies, the implementation of the

General Data Protection Regulation often organized as a project and

was backed with targets and resources, this seems in

to have taken place more selectively in other areas. The reasons why

are different. In many cases, despite available material lien and several advisory and information initiatives

Uncertainties regarding the necessary implementation measures men to pass. Especially in smaller entrepreneurial ones and administrative units may also need limited resources have made agile implementation processes more difficult.

However, the available findings also show that there are deficits often not with a view to the new requirements of data protection basic regulation, but apparently already at the time of the old legal situation existed. The one with the privacy Implementation and sanction pressure associated with the Basic Regulation makes this now recognizable.

The same applies to the obligation to report data breaches; is here too not to be assumed that the number of incidents with the General Data Protection Regulation has increased significantly. The Enormous Increase in reports of data breaches may be less due to a actually increased number of incidents, rather than also due to the threat of sanctions, but also due to the significantly tightened the legal reporting requirements.

be the Overall, the increased perception of data protection
legal requirements of the General Data Protection Regulation
led to increased activity. More responsible people do a lot
more than before May 25, 2018. But not all are doing enough.

After a year, the General Data Protection Regulation will be put on hold
fairer fairway. She is going in the right direction and in the conconcrete application and the thorough formulation of their requirements

it becomes clear that a wide range of leeway is being used sensibly

Press release from 05/24/2019 - page 4/4

The Bavarian State Commissioner for Data Protection informed can. In this way, the data protection authorities want and will supervisory authorities of the federal and state governments the citizens continue to support citizens. The goal is and remains freedom in the digital world secure world.

Prof. Dr. Thomas Petri

The Bavarian State Commissioner for Data Protection checks the Bavarian public public bodies compliance with data protection regulations. It's from Bavarian Elected state parliament, independent and not bound by instructions from anyone.