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Association

The association provides a community computer network, whereby the inspection was initiated on the basis of the complainant's submission, in which it was objected unauthorized transfer and processing of personal data of members and raised doubts about what to the security of this data in the information systems operated by the association.

As the applicant is no longer a member of the association, he also objected to the scope of his processing personal data and access to them.

The inspection focused on compliance obligations of the association in connection with the processing of personal data of its members, including the processing of the complainant's personal data, in particular to comply with obligations according to Article 6, Article 25 and Article 32 of the General Regulation.

The inspectors noted that the association processes personal data of association members on the basis of legitimate legal titles, specifically according to Article 6 paragraph 1 letter b) (fulfilment of the contract), letter c) (fulfilment legal obligations), letter f) (meeting the legitimate interests of the relevant controller) a in the case of the complainant according to Article 6 paragraph 1 letter c) and f) of the general regulation. Association therefore, he did not violate the obligations established by the aforementioned articles of the general regulation. Checking further with respect to the subject inspections assessed whether and to what extent the inspected person fulfills his obligations regarding the security of personal data, also in connection with operators information systems, as is its duty under Article 25 and Article 32 of the General Regulation. In this respect, the Authority came to the conclusion that the association adopted appropriate technical and organizational measures to ensure the safety of processed personnel

data of its members.

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