



Privacy Statement

Ute Kallenberger DPO Training 17 April 2013

Strategy 2013-2014



Why have one?

Formalistically, you're obliged anyway...

- Arts. 11 + 12: obligation to inform DS;
- Ensure effective exercise of DS rights;
- Art. 4(1)(a): fair processing.

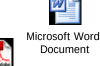
...but really also doing yourselves a favour!

Data quality (accuracy, up-to-date):
 "bad" data = bad output in terms of purpose pursued by processing operation...



What's the content?

- Will differ from one processing operation to the next;
- 3 good practice examples:
 - Case 2011-0752 (OSHA);
 Case 2011-0926 (CoR);





- Ask the same questions in the light of "your" particular processing operation;
- Have the data subject in mind...



Thank you for your attention!

Do you have any questions?

For more information:
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