



Start > Federal law > Classified compilation > Internal laws > 235.1 Federal Act of 19 June 1992 on Data Protection (FADP)

Art. 13 Justification

- ¹ A breach of privacy is unlawful unless it is justified by the consent of the injured party, by an overriding private or public interest or by law.
- ² An overriding interest of the person processing the data shall in particular be considered if that person:
- a. processes personal data in direct connection with the conclusion or the performance of a contract and the personal data is that of a contractual party;
- b. is or intends to be in commercial competition with another and for this purpose processes personal data without disclosing the data to third parties;
- process data that is neither sensitive personal data nor a personality profile in order to verify the creditworthiness of another, and discloses such data to third parties only if the data is required for the conclusion or the performance of a contract with the data subject;
- d. processes personal data on a professional basis exclusively for publication in the edited section of a periodically published medium;
- e.

 processes personal data for purposes not relating to a
 specific person, in particular for the purposes of research,
 planning and statistics and publishes the results in such a
 manner that the data subjects may not be identified;

C.

f.

collects data on a person of public interest, provided the data relates to the public activities of that person.

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