



INTERNATIONAL CONGRESS:

“CHALLENGES AND PERSPECTIVES OF DATA PROTECTION AUTHORITIES AND PRIVACY”

WORKING GROUPS – (WG)

WG 01

DPA and international models for the personal data protection authorities.

SUMMARY: Data protection concepts and models adopted by other countries. Data protection models and its connection with the State (Executive or Judiciary). Ombudsman’s role of some DPAs (E.g. Canada). Europeanization of Data Protection given the GDPR impact in other countries. Discussion about the existence of an ideal model. International compatibility in the protection of personal data and privacy. Performance of data protection authorities in cross-border flow. Modes of compatibility between authority and data flow monitoring models.

WG 02

DPA’s independence, autonomies and attributions.

SUMMARY: Sources of costing and budgeting in times of financial crisis. The independence of data protection authorities and the effectiveness of the rules. Means of ensuring the independence and impartiality of the authorities. Requirements for choosing a model of authority. Transparency of measures taken by the authority. Resources for maintaining its activities and budget forecasting. Duties of the DPA. Regulatory, supervisory and sanctioning missions. Limits of DPA’s missions and its control. Available mechanisms to the DPA to ensure compliance with data protection rules.

WG 03

Data protection and the use of Artificial Intelligence.

SUMMARY: Artificial intelligence concept. AI application (examples). Ethical guidelines for the use of algorithms in judicial systems. The supervision of the use of artificial intelligence by the authorities. Ethical guidelines for the use of algorithms in judicial systems. Cooperation between state powers in the use of algorithms in relation to citizens and ensuring privacy in this context. Challenges of data protection in the face of technological advances.

WG 04

Processing personal data by legal entities governed by public and private law and forms of control.

SUMMARY: Transparency, fundamental rights and security in the processing of personal data. Differences between the processing of data by legal entities governed by public law and the processing of data by legal entities governed by private law. Forms of regulation and control of the processing of personal data by the government. Applications used by the government.

WG 05

Multisectoral perspectives of regulation on personal data protection and privacy.

SUMMARY: Internet governance and regulation on data protection and privacy. Alternatives to the panoptic model of state control on the Internet. Techno regulation and the limits to “sunset rules” (ephemerality of the law in the face of constant advances in technology). Corporate governance in data protection and privacy: compliance in the era of Big Data. User-friendly technology standards to enforcement of data protection and privacy laws (Privacy by Default and Privacy by Design).

WG 06

Economical use of personal data: limits and trends towards monetization of personal data.

SUMMARY: The rules for the practice of behavioral advertising given the rules on personal data protection and privacy: principles and rights of users. Online profiling: concept, informed consent and the customization of personal data for monetization.