Supervision and enforcement priorities in 2015

DPO meeting
08 May 2015

The EDPS Strategy
2015-2019

Leading by example
Who we want to be

• Active Partner for EU institutions
  – Provide practical and dynamic solutions;
  – Cooperate with DPOs, DPCs and Controllers;
  – Offer Guidance;
  – Increase interactions with EU Institutions and bodies;
  – Develop our own knowledge of EU reality so our advice is relevant.

• Selective
  – Apply selectiveness in each activity using a risk based approach.

• Be accountable and promote accountability
Our activities revisited in light of the Strategy

• New format of prior check Opinion
• Selective approach to complaints
• New inspection methodology
• New format of DPO meetings
• More visits (courtesy and consultancy)
• Review of the Guidelines (recruitment and AI&DP in 2015)
Priorities in light of the Strategy

• Anticipate **reform of Regulation 45/2001**
  – Help the EU to modernise the Regulation

• Continue to develop a risk-based approach
  – Build on prior checking experience to anticipate **data protection impact assessment** (DPIA)

• Streamline accountability
  – Anticipate **Data breach notification** as a tool to secure personal data at the appropriate level of the organisation
Priorities in light of the Strategy

• Train the Court of Justice of the EU on data protection
  – Develop our dialogue with the Court
  – Assist the Court in relevant cases

• Develop a Data Protection toolkit
  – Provide an easy access to data protection guidance developed by S&E
Thank you

For more information:

www.edps.europa.eu
edps@edps.europa.eu

@EU_EDPS

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