DATA PROTECTION ANNO 2014: HOW TO RESTORE TRUST?
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Contributions in honour of Peter Hustinx, European Data Protection Supervisor (2004–2014)

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Change has been afoot in the world of data protection for a number of years now. Technological transformations, regulatory challenges and institutional evolution have been the ordre du jour for practitioners of the field since the end of the previous century. Globalisation, combined with societal changes and the breakneck speed of technology, presented important questions about how our personal data is protected. In this testing environment, there have been few trusted constants, as enduring and as steadfast as the principles that safeguard our fundamental right to data protection. Peter Hustinx has been one of these constants.

Peter’s contribution to European Union policymaking on data protection is difficult to overstate or to quantify. Technician and politician, engineer and ambassador, activist and supervisor, he has played an instrumental role in establishing the ‘European brand’ of data protection as a global gold standard. Spread over five decades, his service to the cause has bridged all possible levels of activity – national, European and international.

Peter was involved from the very embryonic stages of European data protection law, the 1981 Convention of the Council of Europe, and remained instrumental all the way through to the debate on the European Commission’s reform proposals put forward in January 2012.

He left an indelible mark at the Dutch Data Protection Authority, and led it through a transformative period of almost two decades, to render it one of the most prominent supervisory authorities in Europe. He showed the same leadership at the helm of the Article 29 Working Party, of the International Conference of Data Protection Commissioners, and of the Appeals Committee of the Joint Supervisory Board of Europol.

The constants in these remarkable incarnations were his dedication, independence, his force of intellect. They allowed Peter to discern the ever-growing importance of data protection for the average citizen. As the guardian of data protection at the EU institutions, he applied and developed his competences in a way that transcended institutional boundaries, to become a figurehead for a global cause. In this way, he helped in every way he could in meeting the growing expectations of the public from EU policymakers, recognising that reforming our rules was not only a big challenge, but also a historic opportunity.
A passionate advocate of reform and modernisation, Peter understood from very early on that in a world of borderless data, our laws had to anticipate technological developments without standing in their way. He never hesitated to criticise the Union’s policy makers when he considered their approach to be weak. He never tired of repeating that Europe needs to take the big step in creating rules that would do away with the complexities stemming from the different permutations of the law in Member States, while at the same time strengthening the rights of individuals, making controllers more accountable for how they handle personal data, and reinforcing the role and powers of national supervisory authorities – across our continent.

Peter Hustinx should be content to see that his life’s work is bearing fruit. The intense European and international debate taking place on data protection at the moment bears Peter’s fingerprint. And this volume is the best testament to his impact, looking at the national and the European perspectives, but also beyond those, to the transatlantic and the institutional. The essays in this volume, all connected to data protection, bring together contributions from practitioners who, alongside Peter Hustinx, were involved in making, shaping, applying, studying and interpreting data protection laws across the globe.

These contributions are an expression of our gratitude for Peter’s five decades of public service. We wish Peter the best for the new chapter in his life. May it be as rich and fulfilling as the preceding ones.
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LIST OF ABBREVIATIONS

BCRs Binding Corporate Rules
CJEU Court of Justice of the European Union
DPA Data Protection Authority
DPC Data Protection Coordinator
DPO Data Protection Officer
EC European Community
ECHR European Convention on Human Rights
ECtHR European Court of Human Rights
EDPS European Data Protection Supervisor
EES Entry/Exit System
EO European Ombudsman
EPSO European Personnel Selection Office
GC General Court
GDPR General Data Protection Regulation
GPE Global Privacy Enforcement Network
ICT Information Communication Technology
IMI Internal Market Information System
JSB Joint Supervisory Body
MEP Member of European Parliament
NSA National Security Agency
OECD Organisation for Economic Co-operation and Development
OLAF European Anti-Fraud Office
PIA Privacy Impact Assessment
PNR Passenger Name Records
RTP Registered Traveller Programme
SIS Schengen Information System
TEU Treaty on European Union
TFEU Treaty on the Function of the European Union
VIS Visa Information System
WPPJ Working Party on Police and Justice
WP29 Article 29 Working Party