This important amendment to second generation Swedish data protection removed most unstructured processing from the general data protection scheme unless the processing was in violation of the privacy or integrity of the data subject. Unfortunately, it has not proved possible to find a version of this on the web. The amendment was, however, discussed within the literature. See, for example, Sören Öman, ‘Trends in Data Protection Law’, Scandinavian Studies in Law (2010).

Personal Data Act Amendment 2007

Section 5a
The provisions in Sections 9, 10, 13-19, 21-26, 28, 33, 34 and 42 need not be applied when processing personal data that is not included in or intended to be included in a collection of personal data which has been structured in order to evidently facilitate search for or compilation of personal data.

Processing referred to in the first paragraph must not be conducted if it entails a violation of the privacy of the data subject.