Law | Data Intermediaries

DGAi.30 Suspension of service

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Art. 13 (4) (b) DGA:

"The competent authority shall have the power to require the cessation of the infringement referred to in paragraph 3 within a reasonable time limit or immediately in the case of a serious infringement and shall take appropriate and proportionate measures aiming to ensure compliance. In that regard, the competent authorities shall have the power, where appropriate:

[...]

(b) to require a **postponement** in the commencement or **suspension** of the provision of the data intermediation service until modifications of its conditions, as requested by the competent authority, are made; or to require the **cessation** of the provision of the data intermediation service, in case serious or repeated infringements have not been corrected despite the prior notification or warning in accordance with paragraph (3). The competent authority for data intermediation services shall request the Commission to **remove** the provider of the data intermediation service **from the register of providers** of data intermediation service once it has ordered the cessation of the service. If a provider of data intermediation service corrects the breaches, a provider shall **re-notify** the competent authority. The competent authority shall notify the Commission of each new renotification."

Art. 13 (4a) DGA:

"Where a provider of data intermediation services that is not established in the Union fails to designate a legal representative or the legal representative fails, upon request of the competent authority, to provide the necessary information that comprehensively demonstrates compliance with this Regulation, the competent authority shall have the power to postpone or suspend the provision of the data intermediation service until the legal representative is designated or the necessary information is provided."