

DGAi.02 Notification:Compulsory

Authors: Winfried Veil

Last update: 2021-12-10 09:56:26 | By: Winfried Veil

Created at: 2021-12-08 13:49:10

Art. 9 DGA:

"(1) The provision of the following data intermediation services shall comply with the requirements of Article 11 and **shall be subject to a notification procedure**:

(a) intermediation services between data holders and potential data users, including making available the technical or other means to enable such services; those services may include bilateral or multilateral exchanges of data or the creation of platforms or databases enabling the exchange or joint use of data, as well as the establishment of other specific infrastructure for the interconnection of data holders and data users;

(b) intermediation services between data subjects that seek to make their personal data available or natural persons that seek to make other data available, and potential data users, including making available the technical or other means to enable such services, and in particular enabling the exercise of the data subjects' rights provided in Regulation (EU) 2016/679;

(c) services of data cooperatives."

Art. 10 DGA:

"[...]

(4) After having submitted a notification in accordance with paragraph 1, the provider of data intermediation services **may start the activity** subject to the conditions laid down in this Chapter."

(5) The notification shall entitle the provider of data intermediation services to provide data sharingintermediation services **in all Member States**.

[...]"