EU initiatives amending obligations under the Single Digital Gateway

[Last updated 23/10/2023]

This list provides an overview of amended obligations under the Single Digital Gateway Regulation 2018/1724 resulting from new EU initiatives, including adopted EU legislation and EC proposals at various stages of the decision making process. EC proposals are included in this list for information purposes. They may change as a result of the legislative process and do not create any obligation before they are fully adopted and entered into force. When this is the case, specific deadlines may be reported in this list where relevant.

• **Digital Governance Act, Regulation (EU) 2022/868, Art. 36 [status: adopted]**

The Digital Governance Act adds two new procedures to Annex II of the SDG Regulation (Art. 36 DGA):

  Notification of a data intermediation services provider

⇒ [transitory measures] According to Art. 37, those providers that were already providing data intermediation services on the date of 23 June 2022 shall comply with the obligations of Chapter III by 24 September 2025. That includes the digitalisation of the procedure "Notification of a data intermediation services provider" in compliance with the SDG Regulation.

⇒ However, those providers that had only started providing those services from 23 June 2022 onwards must comply with Chapter III by the date of entry into force of the DGA as provided in its Art. 38. Given that Art. 38 provides that the DGA will apply from 24 September 2023 the procedure "Notification of a data intermediation services provider" shall be offered fully online by the deadline set by Art. 39 of the SDG Regulation: 12 December 2023.

Registration as a data altruism organisation

Given that Art. 38 provides that the DGA will apply from 24 September 2023, the procedure "Registration as a data altruism organisation" shall be offered fully online by the deadline set in Art. 39 of the SDG Regulation: 12 December 2023.

• **Short-Term Rental Regulation, COM(2022) 571, Art. 17 [status: EC proposal]**

For Annex I

⇒ Art. 17(1) STR adds one entry for Annex I as follows:

  In the second column, in the row 'N.Services', the following point 4 is added:


⇒ However, Art. 13(1) STR specifies that:

  Member States shall draw up and make available, free of charge, the following lists:

(a) List of areas where a registration procedure applies in their territory;
(b) List of areas for which competent authorities have requested data from providers of online short-term rental platforms.

For Annex II

Art. 17(2) STR adds one line in Annex II as follows:

(a) In the second column, in the row ‘Starting, running and closing a business’, the following is added as a new row: ‘Declarations by hosts for registration procedures in relation to short-term accommodation rental services’;

(b) In the third column, in the row ‘Starting, running and closing a business’, the following is added as a new row: ‘Issuance of a registration number’.


Art. 24 of the Revision of the Driving Licences Directive affects Annex II in the following way:

(a) In the second column, belonging to the row ‘Moving’, the following cell is added: ‘Acquiring and renewing a driving licence’;

(b) In the third column, belonging to the row ‘Moving’, the following cell is added: ‘Issuance, exchange and replacement of EU driving licences’.

- **Net-Zero Industry Act, COM(2023) 161, Art. 37 [status: EC proposal]**

- Annex I shall cover all information concerning net-zero technology manufacturing projects including information on the permit-granting process, financing and investment services, funding possibilities at Union or Member State level, business support services, including but not limited to corporate tax declaration, local tax laws, labour law.

- Annex II shall cover procedures for all relevant administrative permits to plan, build, expand and operate net-zero technology manufacturing projects, including building, chemical and grid connection permits and environmental assessments and authorisations where these are required, and encompassing all administrative applications and procedures.

- Annex III shall feature national competent authorities acting as one stop shop within the meaning of Art. 4 of the Net-Zero Industry Regulation.

- **Critical Raw Material Act, COM(2023) 160, Art. 38 [status: EC proposal]**

- Annex I shall cover all information concerning critical raw material projects including information on the permit-granting process, information on financing and investment services, information on funding possibilities at Union or Member State level, information on business support services, including but not limited to corporate tax declaration, local tax laws, labour law.

- Annex II shall include procedures related to all relevant administrative permits to plan, build and operate net-zero technology manufacturing projects, including building, chemical and grid
connection permits and environmental assessments and authorisations where these are required, and encompassing all administrative applications and procedures.

- **Annex III** shall feature the national competent authorities within the meaning of Art. 8(1) of the Critical Material Regulation.

  - **Cross-border European Associations Regulation, COM(2023)516, Art. 2 [status: EC proposal]**

    ⇒ ECBA Technical Regulation “aims at clarifying and amending the scope of Regulation (EU) 2018/1724 in order to provide better online access to information and procedures to citizens, businesses and legal persons other than businesses.” Therefore, Art. 1(1), point (a) SDGR is modified in the following way:

    “The single digital gateway [...] provide[s] citizens, businesses and legal persons other than businesses with easy access to high quality information”

    ⇒ **Annex I** is amended in two ways:

    (a) the title is replaced by the following:

    ‘List of areas of information relevant for citizens, businesses and legal persons other than businesses having their registered office in a Member State exercising their internal market rights referred to in point (a) of Art. 2(2).

    (b) the following areas of information are added:

    ‘Areas of information related to legal persons other than businesses having their registered office in a Member State: see table Art. 2(5)(b)

    ⇒ in Article 14, paragraph 1 is replaced by the following:

    ‘1. For the purpose of the exchange of evidence for the online procedures listed in **Annex II** to this Regulation and the procedures provided for in Directives 2005/36/EC, 2006/123/EC, 2014/24/EU, 2014/25/EU and …/…/…, a technical system for the automated exchange of evidence between competent authorities in different Member States (‘the technical system’) shall be established by the Commission in cooperation with the Member States.’

    ⇒ in Article 2(2), point (c) is replaced by the following:

    ‘(c) information on, and links to, the assistance and problem-solving services listed in **Annex III** or referred to in Article 7 which citizens, businesses and legal persons other than businesses can refer to if they have questions or problems related to the rights, obligations, rules or procedures referred to in points (a) and (b) of this paragraph.’