

URL: http://www.deloitte-tax-news.de/german-tax-legal-news/german-tax-authorities-publish-faqs-on-how-to-apply-reporting-obligations-for-digital-platforms-dac-7.html

08.02.2023

German Tax and Legal News

## German tax authorities publish FAQs on how to apply reporting obligations for digital platforms (DAC 7)

The guidance from the German tax authorities includes 16 pages and follows shortly after the DAC 7 implementation law entered into force on January 1, 2023.

On 2 February 2023, the German tax authorities published a set of frequently asked questions (FAQs) regarding the reporting obligations for digital platform operators, which were implemented into domestic law in December 2022 under the Platform Tax Transparency Act and are based on Council Directive (EU) 2021/514 of 22 March 2021 amending Directive 2011/16/EU on administrative cooperation in the field of taxation (referred to as "DAC 7"). The rules are effective as from 1 January 2023.

The rules extend to digital platforms existing EU tax transparency rules governing the exchange of information and administrative cooperation between member states, and introduces an obligation for digital platform operators to collect and report information on income derived by sellers offering certain services through those platforms.

The FAQs (on 16 pages) provide guidance on the application of the rules by digital platform operators and certain definitions of technical terms used in the newly introduced law. The guidance follows the structure of the law and answers questions in the area of definitions, procedural provisions, reporting obligations, and due diligence obligations for digital platform operators. In addition, the guidance answers questions regarding information obligations of digital platform operators vis-à-vis its own users. Further information regarding the electronic data transfer (interface and data format) to the federal tax office will be communicated over the course of 2023, with the first data reporting by digital platform operators required by 31 January 2024.

The FAQs confirm that there is no exception from the general reporting obligations for internal group platforms. In addition, it is confirmed that in order to be exempt from the reporting obligations under the minimum threshold rules, both the transactional threshold of less than 30 transactions and the remuneration threshold of less than EUR 2,000 per reporting period have to be met. In order to determine the number of transactions, the number of legal transactions has to be taken into account and not the number of items sold.

Digital platform operators that are resident outside of the EU generally have a reporting obligation if they operate within the EU. This reporting obligation, however, does not apply if there is a qualified administrative assistance agreement in place with the country where the digital platform operator is resident, the digital platform operator is reporting the required information to the third-country tax authority, and the third-country tax authority is actually exchanging this information with the EU ("qualified third country"). The guidance from the tax authorities refers to the website of the federal tax office for a list of qualified third countries (however, the website does not yet show the list). There are several other references in the FAQs that refer to information on the website of the federal tax office (again, however, the website does not yet show such information).

The guidance from the tax authorities provides additional clarification for affected digital platform operators and is a welcome development. There still are open questions, and digital affected platform operators should monitor further information that will be provided by the tax authorities over the course of 2023. Although the first reporting for digital platform operators is not due until 2024, action should be taken now to ensure that the required data is readily available and the reporting process is implemented on time.

<u>English translation</u>: The German tax authorities on 31 March 2023 issued an English translation of the FAQ's, the English version of the guidance can be found here.

## Andreas Maywald

Client Service Executive | ICE - German Tax Desk

anmaywald@deloitte.com

Tel.: +1 212 436 7487

## www.deloitte-tax-news.de

Diese Mandanteninformation enthält ausschließlich allgemeine Informationen, die nicht geeignet sind, den besonderen Umständen eines Einzelfalles gerecht zu werden. Sie hat nicht den Sinn, Grundlage für wirtschaftliche oder sonstige Entscheidungen jedweder Art zu sein. Sie stellt keine Beratung, Auskunft oder ein rechtsverbindliches Angebot dar und ist auch nicht geeignet, eine persönliche Beratung zu ersetzen. Sollte jemand Entscheidungen jedweder Art auf Inhalte dieser Mandanteninformation oder Teile davon stützen, handelt dieser ausschließlich auf eigenes Risiko. Deloitte GmbH übernimmt keinerlei Garantie oder Gewährleistung noch haftet sie in irgendeiner anderen Weise für den Inhalt dieser Mandanteninformation. Aus diesem Grunde empfehlen wir stets, eine persönliche Beratung einzuholen.

This client information exclusively contains general information not suitable for addressing the particular circumstances of any individual case. Its purpose is not to be used as a basis for commercial decisions or decisions of any other kind. This client information does neither constitute any advice nor any legally binding information or offer and shall not be deemed suitable for substituting personal advice under any circumstances. Should you base decisions of any kind on the contents of this client information or extracts therefrom, you act solely at your own risk. Deloitte GmbH will not assume any guarantee nor warranty and will not be liable in any other form for the content of this client information. Therefore, we always recommend to obtain personal advice.