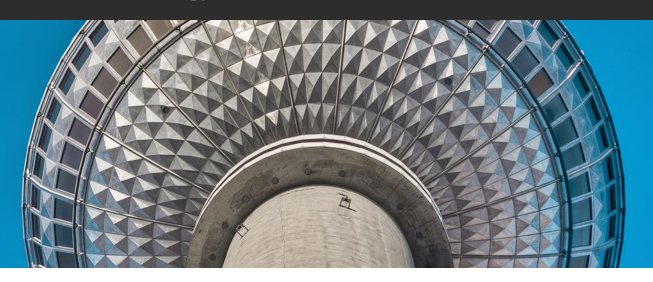


Alert | Data Privacy & Cybersecurity/ Technology, Media & Telecommunications



April 2025

Digital Policy: Highlights of the German Coalition Agreement 2025

The newly published German Coalition Agreement 2025 (CA 2025), German language version available here, outlines a digital agenda of the new German government, aimed at strengthening Germany's position as a leader in digital innovation, data protection, and technological sovereignty. This GT Alert provides an overview of key digital policy areas that the CA 2025 addresses, highlighting the new government's priorities and potential implications for businesses operating in Germany.

1. Data Protection

The coalition emphasizes the importance of harmonizing and simplifying data protection standards while promoting innovation and economic growth. Key measures include:

- **Simplification for SMEs and Non-Commercial Activities**: The new government plans to leverage the GDPR's flexibility to simplify compliance for small and medium-sized enterprises (SMEs). On an EU level, the coalition wants to exclude SMEs, non-commercial organizations, and "low risk activities" from the GDPR's scope (lines 2103 et seqq.).
- **Centralized Oversight**: The Federal Data Protection Commissioner would be empowered (and renamed) to oversee data protection, data usage, and information freedom, consolidating responsibilities for greater efficiency (lines 2248 et seqq.).



• **Opt-out Instead of Consent**: Burdensome consent requirements would be replaced by opt-out solutions "in accordance" with EU laws (lines 2096 et seqq.).

2. Data Sharing

The CA 2025 promotes a culture of data sharing to foster innovation while safeguarding individual rights. Highlights include:

- **Public Money, Public Data**: Commitment to making data from publicly funded institutions openly accessible, with robust data trustee mechanisms to foster trust and quality (lines 2243 et seqq.).
- **Comprehensive Data Framework**: Aim to develop modern regulations on data access and data economy for promoting data ecosystems in a comprehensive framework (lines 2238 et seqq.).

3. Online Platforms and Social Networks

The coalition underscores the need for fair competition and user protection, particularly from disinformation, in the digital space.

- Platform Regulation: General commitment to supporting the EU's Digital Services Act and Digital Markets Act to ensure platforms address systemic risks like disinformation and remove illegal content (line 2285).
- **Transparency and Accountability**: Online platforms would be required to comply with existing obligations on transparency and content moderation. Even stricter liability for user content is being considered (lines 3926 et seqq.).
- **Possible Bot Identification Measures**: The introduction of mandatory bot identification provisions for digital players is "being considered" (lines 2290 et seqq.).

4. Digital Infrastructure

The coalition prioritizes expanding Germany's digital infrastructure to support economic growth and digital transformation.

- **Data Center Hub**: The coalition aims to make Germany Europe's leading data center hub, with a focus on energy-efficient operations and integration into district heating systems (lines 2192 et seqq.).
- **Nationwide Fiber Optic Rollout**: The new government commits to accelerating the deployment of fiber-optic networks and ensuring high-speed internet access for all households (lines 2201 et seqq.).
- **Mobile Coverage and Satellite Technology**: Efforts would be made to enhance mobile network coverage and explore satellite technology for underserved areas (lines 2201 et seqq., 2279 et seqq.).

5. Public Sector Digitalization

The coalition envisions a user-centric, fully digital public administration.

• **Restructuring Government Bureaucracy**: The new government promises to reduce administrative staff in general and, in particular, wants to reduce the total number of federal authorities (lines 1811 et seqq.). At the same time, a new federal ministry for digitization and state



modernization would be created (line 4564), which underscores the coalition's focus on digitization topics.

- **Simplifying Administrative Processes**: The new government intends to eliminate unnecessary formalities to simplify administrative processes for businesses (lines 339 et seqq., 1798 et seqq., 2171 et seqq.). Particularly, with the adoption of a new general clause, the written form requirement is to be abolished "wherever possible" (lines 2177 et seqq.). Administrative processes would be streamlined and automated, with a focus on eliminating the need for physical paperwork (lines 2155 et seqq.).
- "One Stop Shop" for Administrative Services: The coalition aims to enable straightforward digital administrative services via a central platform (one-stop shop). A centralized platform would enable German citizens to access government services digitally, with mandatory digital identities for all citizens (lines 1802 et seqq.)
- "Once Only" Approach for Citizens: Intergovernmental data sharing commitments would ensure that citizens have to provide their data only once to the government (lines 2080 et seqq.).
- **Public Procurement**: Consolidated procurement platforms would standardize public procurement (especially of IT services) and help reduce dependence on "monopolistic" suppliers (lines 2075 et seqq.).

6. Digital Sovereignty

The coalition aims to reduce Germany's dependencies on non-European technologies and to strengthen its digital autonomy.

- **Open Source and Open Standards**: The new government aims to promote open-source solutions and define open interfaces to enhance interoperability and security, without providing many details (lines 2139 et seqq., 2172 et seqq.).
- **Strategic Investments**: Funding would be directed towards key technologies such as cloud computing, artificial intelligence (AI), and cybersecurity (lines 108 et seqq.).

7. Artificial Intelligence (AI)

AI is positioned as a cornerstone of Germany's digital strategy.

- **Investments in AI and Cloud Technology**: The coalition promised "massive" investments in AI and cloud technologies, without going into further detail (line 108).
- "AI Gigafactory" in Germany: The coalition aims to establish at least one European "AI gigafactory" in Germany (lines 2193 et seqq., 2509 et seqq.)
- Regulatory Framework: The new government wants the EU AI Act implemented in a way that
 fosters innovation while addressing ethical and safety concerns (lines 2256 et seqq.). Particularly,
 burdens on the economy resulting from the technical and legal specifications of the AI Act would be
 removed (lines 2268 et seqq.)
- **Copyright Balance**: The coalition plans to ensure fair remuneration for creators in generative AI development, mandate fair revenue sharing on streaming platforms, and enhance transparency in content usage (lines 2824 et seqq.).



Conclusion

The German CA 2025 sets a vision for digital transformation, emphasizing the streamlining of regulatory and administrative hurdles, infrastructure development, and technological sovereignty. While many details remain unclear, businesses should prepare for regulatory changes and explore opportunities arising from the new government's focus on innovation and digitization. As these policies take shape, staying informed and proactive will be key to navigating the evolving digital landscape in Germany.

Authors

This GT Alert was prepared by:

- Dr. Viola Bensinger | +49 30.700.171.150 | Viola.Bensinger@gtlaw.com
- Carsten Kociok | +49 30.700.171.119 | Carsten.Kociok@gtlaw.com
- Dr. Jannis P. Dietrich-Webb | +49 30.700.171.214 | Jannis Dietrich-Webb@gtlaw.com
- Dr. Paul Dürr | +49 30.700.171.151 | Paul.Duerr@gtlaw.com

Albany. Amsterdam. Atlanta. Austin. Berlin¬. Boston. Charlotte. Chicago. Dallas. Delaware. Denver. Fort Lauderdale. Houston. Kingdom of Saudi Arabia«. Las Vegas. London*. Long Island. Los Angeles. Mexico City+. Miami. Milan». Minneapolis. Munich¬. New Jersey. New York. Northern Virginia. Orange County. Orlando. Philadelphia. Phoenix. Portland. Sacramento. Salt Lake City. San Diego. San Francisco. São Paulo>. Seoul∞. Shanghai. Silicon Valley. Singapore⁻. Tallahassee. Tampa. Tel Aviv^. Tokyo¤. United Arab Emirates<. Warsaw~. Washington, D.C. West Palm Beach. Westchester County.

This Greenberg Traurig Alert is issued for informational purposes only and is not intended to be construed or used as general legal advice nor as a solicitation of any type. Please contact the author(s) or your Greenberg Traurig contact if you have questions regarding the currency of this information. The hiring of a lawyer is an important decision. Before you decide, ask for written information about the lawyer's legal qualifications and experience. Greenberg Traurig is a service mark and trade name of Greenberg Traurig, LLP and Greenberg Traurig, P.A. ¬Greenberg Traurig's Berlin and Munich offices are operated by Greenberg Traurig Germany, LLP, an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. *Operates as a separate UK registered legal entity. «Greenberg Traurig operates in the Kingdom of Saudi Arabia through Greenberg Traurig Khalid Al-Thebity Law Firm, a professional limited liability company, licensed to practice law by the Ministry of Justice. +Greenberg Traurig's Mexico City office is operated by Greenberg Traurig, S.C., an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. »Greenberg Traurig's Milan office is operated by Greenberg Traurig Studio Legal Associato, an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. Greenberg Traurig's São Paulo office is operated by Greenberg Traurig Brazil Consultores em Direito Estrangeiro - Direito Estadunidense, incorporated in Brazil as a foreign legal consulting firm. Attorneys in the São Paulo office do not practice Brazilian law. ∞Operates as Greenberg Traurig LLP Foreign Legal Consultant Office. *Greenberg Traurig's Singapore office is operated by Greenberg Traurig Singapore LLP which is licensed as a foreign law practice in Singapore. 'Greenberg Traurig's Tel Aviv office is a branch of Greenberg Traurig, P.A., Florida, USA. ¤Greenberg Traurig's Tokyo Office is operated by GT Tokyo Horitsu Jimusho and Greenberg Traurig Gaikokuhojimubengoshi Jimusho, affiliates of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. (Greenberg Traurig's United Arab Emirates office is operated by Greenberg Traurig Limited. ~Greenberg Traurig's Warsaw office is operated by GREENBERG TRAURIG Nowakowska-Zimoch Wysokiński sp.k., an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. Certain partners in GREENBERG TRAURIG Nowakowska-Zimoch Wysokiński sp.k. are also shareholders in Greenberg Traurig, P.A. Images in this advertisement do not depict Greenberg Traurig attorneys, clients, staff or facilities. No aspect of this advertisement has been approved by the Supreme Court of New Jersey. ©2025 Greenberg Traurig, LLP. All rights reserved.

© 2025 Greenberg Traurig, LLP www.gtlaw.com | 4