GDPR – The Data Protection Officer ("DPO")
Requirement, Role and Implementation

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Your Speakers

Dr. Annette Demmel, Berlin
Rechtsanwältin
Certified Specialist for Information Technology Law
Certified Specialist for Copyright and Media Law

Monika Kuschewsky, Brussels
Rechtsanwältin
Certified Information Privacy Professional/Europe (CIPP/E)
Betrieblicher Datenschutzbeauftragter (GDDcert.)
Overview

- Background

- Will your company be required to appoint a DPO under the GDPR?

- Role and tasks of a DPO

- Required expertise and skills

- Practical tips

- Conclusion
The General Data Protection Regulation ("GDPR")

- 4 May 2016: Publication
- 25 May 2016: Date of entry into force
- As of 25 May 2018: Date of application

Including companies that process personal data outside of the EU but offer their goods or services to individuals within the EU
Background

- EU Data Protection Directive provides for a **voluntary** DPO regime
  - Simplification/exemption from notification in exchange
- The German model
  - Mandatory DPO concept for the private sector since 1977
  - Goals:
    - strengthening effective self-monitoring
    - making state supervision unnecessary as far as possible
- Some EU Member States provide for a voluntary DPO regime, including France, Slovakia and Sweden
- Some EU Member States foresee the appointment of security information officers or security managers, such as Poland and Spain
Mandatory DPO under the GDPR

Article 37

- DPO requirement applies to both controllers and processors
- No exception for small or medium-sized companies, but risk-based approach
- The GDPR requires the appointment of a DPO in three cases:
  1. Public authorities or bodies (except courts)
  2. Private companies where the “core activities” consist of
     a) processing operations which require “regular and systematic monitoring” of data subjects “on a large scale”
     b) “large scale” processing of sensitive data or data relating to criminal convictions and offences
Mandatory DPO under the GDPR (Continued)

Article 37

- EU or Member State law may require the designation of DPOs in other situations

- Article 29 Data Protection Working Party ("WP29") encourages the designation of DPOs on a voluntary basis and has issued guidance
  - See "Guidelines on Data Protection Officers (‘DPOs’)" of 13 December 2016 (and FAQs)

- Non-compliance with the DPO obligation constitutes a serious violation, subject to a fine up to €10 million or up to 2% of the total worldwide turnover
Practical tips

- Review WP29 guidance and assess whether or not a DPO must be appointed
  - Document the internal analysis, including the relevant factors

- Consider a DPO appointment on a voluntary basis
  - WP29 will apply Articles 37-39 of the GDPR to the DPO
What does “core activities” mean?

- Key operations to achieve the controller’s or processor’s objectives
- Includes all activities where the processing of data forms an inextricable part of the activity
- Excludes support or ancillary functions for the organization’s main business

Examples
- A hospital’s processing of patients’ health records (+)
- An organization’s supporting activities, such as payroll of their own employees or standard IT support (-)
What does “large scale” mean?

- Depends on
  - the number of data subjects concerned
  - the volume of data and/or range of different data items
  - the duration or permanence of the processing
  - the geographical extent

- Examples
  - Processing of customer data in the regular course of business by insurance companies or banks (+)
  - Processing of patient data in the regular course of business by a hospital (+)
    - But not processing of patient data by an individual physician (-)
What does “regular and systematic monitoring” mean?

- Includes all forms of tracking and profiling on the internet, but is not restricted to the online world
- Regular = ongoing recurring, constantly or periodically
- Systematic = occurring according to a system, organized, methodical or part of a general plan or strategy

- Examples
  - CCTV
  - Behavioral advertising or e-mail retargeting
  - Profiling and scoring for risk assessment (e.g., credit scoring, money laundering detection and fraud prevention)
  - Location tracking
  - Monitoring wellness, fitness and health data via wearable devices
Position of the DPO
Article 38

- Must be **involved** in all issues relating to data protection
  - Properly and in a timely manner

**Practical tips**

- Ensure early information and proper consultation of the DPO
- Invite DPO to meetings of senior and middle management and relevant working group meetings
- Develop guidelines or programs that set out when the DPO must be consulted
- Document reasons for not following the DPO’s advice
Position of the DPO — Continued

Article 38

- Necessary resources
  - Active support by senior management
  - Sufficient time, financial resources, infrastructure and staff
  - Access to other services or business units
  - Continuous training

**Practical tips**

- Inform all staff of DPO’s existence and function
- Consider whether it is necessary to set up a DPO team
- Draw up tasks and responsibilities
- Budgeting
Position of the DPO — Continued

Article 38

- DPO should be in a position to perform his duties and tasks in an independent manner
  - Controller or processor remain responsible for compliance
- DPOs may not be dismissed or penalised for performing their tasks
- DPO must be free from a conflict of interests
  - Cannot hold a position which leads DPO to determine purposes and means of data processing (case by case assessment)
  - Possible conflicting positions (CEO, CFO, CIO, Head of Marketing, Head of HR, but also lower roles)

**Practical tips**

- Properly draft terms of DPO contract or job description, including secrecy/confidentiality
- Implement safeguards to ensure independence and avoid conflicts of interest
Tasks of the DPO
Article 39

- Advisory role
  - Vis-à-vis the controller, the processor and their employees

- Monitoring compliance
  - With GDPR and other data protection legislation, but also internal policies

- Advise on data protection impact assessments and monitor performance (upon request)

- Cooperate with supervisory authorities ("SAs")

- Contact point for SAs and data subjects
  - Contact details of the DPO shall be published and communicated to the SA
Required Expertise and Skills

- Expert knowledge of data protection law and practices
- Knowledge of business sector and organisation of the controller/processor
- Ability to fulfill the tasks includes personal qualities (integrity) and assertiveness

Practical tips

- The DPO may be a staff member or an external provider
- Consider appointing the DPO for the entire group
  - Must be easily accessible for everyone (contact details, language, resources, availability)
- In case of a ‘DPO team’, assign a single individual as responsible lead contact
Practical Tips for DPOs

- Get familiar with the processing activities and existing rules and processes
- Understand the scope of your tasks and responsibilities
  - Statutory tasks versus optional tasks (for instance, maintaining the record of processing activities)
- Identify key issues and contact persons
- Identify budget and other resource requirements
- Draw up a work plan and prioritize
- Regularly attend relevant meetings and speak to employees and senior management (in some countries Works Councils are important)
- Regularly report to senior management
- Keep up to date (training)
Thank you!

Dr. Annette Demmel
Partner, Berlin
T +49 30 7261 68 108
annette.demmel@squirepb.com

Monika Kuschewsky
Partner, Brussels
T +32 2 627 11 11
monika.kuschewsky@squirepb.com