




# DSA Transparency Report – 2025 (Zero Report)

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 Tags	

**Page title:** DSA Transparency Report – 2025

**Reporting period:** 01 Jan 2025 to 31 Dec 2025

**Version:** v1.0

**Owner:** Compliance / Information Security Officer (ISO)

**Approved by:** Management

**Publication location:** [add your website location once published]

## 1. Purpose

This report is published in accordance with **Article 15 of Regulation (EU) 2022/2065 (Digital Services Act)**. It provides information on notices and moderation activities related to allegedly illegal content during the reporting period.

## 2. Service Description and Scope

- **Service:** TrueOcean / TrueEarth (Ocean Data Platform)
- **Role under DSA:** Hosting service provider (B2B platform)
- **Scope:** Customer-hosted content and data stored within the platform
- **Users:** Business users (authenticated access)

## 3. Notice-and-Action and Complaint Handling Channels (Art. 16/17)

Notices/complaints can be submitted via:

- Asana Form (DSA Complaints project)
- Website footer link "Notice under the Digital Services Act"
- Intercom link to the Asana Form

- Email notices to support are also accepted and processed.

## **4. Notices Received (Allegedly Illegal Content)**

**Total number of notices received: 0**

### **4.1 Breakdown by channel**

- Via internal notice mechanism (Asana Form): **0**
- Via other channels (e.g. email): **0**

### **4.2 Breakdown by category of alleged illegality**

- Database rights infringement: **0**
- Copyright infringement: **0**
- Violation of platform Terms of Use: **0**
- Regulatory/security-related violations: **0**
- Other: **0**

## **5. Measures Taken**

**Total number of measures taken as a result of notices: 0**

### **5.1 Measures based on legal grounds**

- Content removal: **0**
- Temporary restriction: **0**
- Account suspension/termination: **0**
- Other: **0**

### **5.2 Measures based on Terms of Use (contractual)**

- Warning issued: **0**
- Restriction under ToU: **0**
- Other: **0**

## **6. Automation**

- Number of notices processed exclusively by automated means: **0**

- Use of automated tools in moderation: **No**

## 7. Median Time to Action

- Median time between notice receipt and action taken: **n/a (no notices received)**

## 8. Reversals / Appeals

- Number of cases where a decision was reversed following an appeal: **0**

## 9. Own-Initiative Moderation

- Number of moderation actions initiated by the provider (without external notice): **0**

## 10. Training and Support of Moderation Staff

- Training: Annual internal briefing on DSA notice handling and escalation paths
- Evidence location (internal): Internal Procedure for Handling Notices and Complaints under the EU Digital Services Act (DSA)

## 11. Orders from EU Authorities

- Number of orders received from EU authorities: **0**

## 12. Publication and Accessibility

This report is made available in a clear and understandable format.

Public location: [to be added]

Internal evidence location: Notion (policy/process) and Asana (DSA Complaints project).

### **This report is checked and authorized by Management:**

Frithjof Hennemann, Managing Director

*Kiel, 29.01.2026*