

# **Summary Final Decision Art 60**

Complaint

Reprimand to controller

### **Background information**

Date of final decision: 12 September 2018

LSA: DE - Berlin

CSAs: AT, DE - Bavaria (priv), DE - Mecklenburg-Western Pomerania,

DE - Saarland, DE - Hesse, DE - Lower Saxony, DK, ES, FR, SE

Controller: Just Fabulous GmbH
Legal Reference: Right to erasure (Art 17)
Decision: Reprimand to Controller

Key words: Right to Erasure, e-commerce, Data Subject Rights not respected,

Reprimand

## Summary of the Decision

#### Origin of the case

Complainant requested deletion of personal data to the controller on 11 January 2018 and received a confirmation of the deletion on 15 January 2018. Despite this, s/he received e-mails on the 1 June ("Updating our data protection guidelines") and 16 June 2018 ("Your feedback is important to us") from the controller.

#### **Findings**

The controller did not fulfil its obligation under Article 17 para. 1 letter a GDPR. Controller showed understanding and announced that it would comply with GDPR and put an end to the reprimanded conduct.

#### Decision

Considering the specific circumstances a reprimand was considered appropriate.