

Summary Final Decision Art 60

No violation

Background information

Date of final decision:	12 August 2019
LSA:	LI
CSAs:	DE-Brandenburg
Legal Reference:	Lawfulness of the processing (Article 6), Conditions for consent (Article 7),
	Principles relating to processing of personal data (Article 5)
Decision:	No violation
Key words:	Advertising, Lawfulness of the processing, Lack of evidence

Summary of the Decision

Origin of the case

The complainant alleged he had received unwanted advertising. After requesting access to his personal data, he received a screenshot from the controller showing the information he had allegedly shared in order to participate in an online competition. This included his address and contact details. The complainant argued that he had in fact not participated in the online competition and did not provide his consent, so he lodged a complaint assuming that a third party entered his contact details.

Findings

The LSA sent a request for further information to the complainant, which remained unanswered.

Decision

The case was rejected as no evidence was submitted by the complainant.