Via email: XXXXXXXXXXXX

Case Reference Number XXXXXXXX

Dear XXXXXXXXXXX,

Thank you for your recent email correspondence of 14 May 2019 with regard to the data protection complaint that has been raised with the ICO relating to how XXXXXXXXXXX has processed XXXXXXXXXXX’s personal information.

Your organisation’s response

In your reply, you advise that it is your organisation’s understanding that XXXXXXX accidentally entered XXXXXXXXXXX’s phone number when he attempted to enter his own when making a XXXXXXXXXXX website. As a result, XXXXXXXXXXX began to receive text message updates on XXXXXXXXXXX orders.

XXXXXXXXXX first contacted XXXXXXXXXXX to raise concerns about this situation on 26 July and to ask for his phone number to be disassociated with XXXXXXXXXXX and his account. The Customer Care consultant he first spoke with said this would be looked into and proceeded to send a message to the XXXXXXXXXXX online fraud department. Unfortunately, this was not the correct team and it does not appear to be the case that the consultant ever forwarded the details of XXXXXXXXXXX’s request to the IT Service Desk as they were planning to.

Following this, XXXXXXXXXXX contacted XXXXXXXXXXX again on 21 September and then on 16 October 2018, advising that he was still continuing to receive text messages intended for XXXXXXXXXXX. XXXXXXXXXXX asked XXXXXXXXXXX for permission to amend the phone number on his account on 17 October 2018. However, he did not initially respond to this and a note was added to his account that no additional orders should be processed for him until correct contact details for him had been confirmed.
Mr’s phone number was removed from Mr’s account on 22 January 2019 when Mr attempted to submit another order. In the meantime, Mr had received more messages relating to Mr’s orders as Mr did not immediately inform its delivery courier, Ms, that the accuracy of the associated phone number was in question.

Our view

I have considered the information available to me in relation to this complaint and I am of the view that Mr has not complied with its obligations under data protection law in this instance.

Principle (d) of Article 5 of the General Data Protection Regulation (‘GDPR’) requires that the personal data processed by organisations should be accurate and, where necessary, kept up to date.

Given that your organisation did not take sufficient action to assure itself of the accuracy of personal data it was processing associated with Mr’s account when Mr first contacted you in July 2018, the ICO is not minded to believe Mr has met the requirements of the accuracy principle here.

Next steps

The ICO recognises that Mr’s standard operating policies and procedures do not seem to have initially followed by its staff in this case. We also note that you have provided the ICO with assurances that your organisation has reminded its Customer Care department about the importance of adhering to these policies and is in the process of conducting an internal review to see if any improvements can be made to them.

In light of this, we do not currently intend to take any regulatory action on this complaint. However, you should know that we keep a record of all the complaints raised with us about the way organisations process personal information. The information we gather from complaints may form the basis for action in the future where appropriate.

Our website contains significant advice and guidance about the processing of personal data and an organisation’s obligations under data protection law, which may help to inform any decisions you make about the processing of personal data in the future.
Thank you for your assistance in addressing this data protection complaint. Should you wish to discuss this case any further, or require any clarification, please do not hesitate to contact me.

To correspond with me via email, you can forward any messages to our casework@ico.org.uk email address with the above case reference in this format in the subject line.

Yours sincerely,

Case Officer
Information Commissioner’s Office
Direct dial number:

You should be aware that the Information Commissioner often receives requests for copies of the letters we send and receive when dealing with casework. Not only are we obliged to deal with these in accordance with the access provisions of the data protection framework and the Freedom of Information Act 2000, it is in the public interest that we are open and transparent and accountable for the work that we do.

For information about what we do with personal data see our privacy notice at www.ico.org.uk/privacy-notice.