Litigation Chamber

Decision on the merits of the transaction

155/2022 of November 4, 2022

File number: DOS-2020-03854

Subject: transaction in the file "Use of cookies on the VRT website"

The Litigation Chamber of

the Data Protection Authority, composed of

Mr. Hielke Hijmans, President;

Having regard to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and

to the free movement of such data, and repealing Directive 95/46/EC (General Regulation on the data protection), hereinafter "GDPR";

Considering the law of December 3, 2017 establishing the Data Protection Authority, hereinafter

"LCA";

Having regard to the internal regulations as approved by the House of Representatives on

December 20, 2018 and published in the Belgian Official Gazette on January 15, 2019;

Considering the documents in the file;

Having regard to the settlement proposal submitted to the party on September 14, 2022, as annexed to the this Decision and forming an integral part thereof;

Made the following decision regarding:

The party: Vlaamse Radio- en Televisieomroep NV (hereinafter "the VRT"), represented by Me Gerrit

VANDENDRIESSCHE and Me Jan CLINCK,

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I. Pre-transaction procedure

Click or tap to enter a date.

1.

In the context of this file concerning the VRT, a transaction proposal has been submitted to the party on September 14, 2022. The full content of this proposal for transaction is annexed to this decision.

2.

On September 30, 2022, the party sends a number of requests for clarification regarding the aforementioned proposed transaction.

3.

4.

On October 3, 2022, a response is given to the party's requests for clarification.

On October 7, 2022, the party requests an extension of the deadline for responding to the proposal for transaction, as it wishes to respond more thoroughly to the content of the transaction proposal.

5.

On October 11, 2022, an extension of the deadline for responding to the transaction proposal by 14 days is granted.

6.

On October 20, 2022, the party sends a number of requests for clarification regarding the proposed transaction.

7.

On October 24, 2022, a response is given to the party's requests for clarification.

In this answer, several formulations are proposed which can be used to clarify the proposed settlement in this final settlement decision.

8.

On October 27, 2022, the party submits additional requests for clarification regarding the proposed transaction.

Due to additional requests made on October 27, 2022 and given the response late to these requests (below), an extension of the deadline for responding to the transaction proposal of 5 days is granted on October 28, 2022.

- 10. On October 28, 2022, clarifications are provided regarding the wording as well as the application of the clarifications in the settlement decision.
- 11. On October 31, 2022, the Litigation Chamber receives a response from the party that it accepts the transaction proposal as well as some of the clarifications are submitted, but not all.
- Following the express acceptance of the party, a transaction was therefore established on
 October 31, 2022. This decision formalizes this transaction.

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- II. Terms of the transaction
- 13. The conditions of the transaction are in principle identical to those contained in the transaction proposal of September 14, 2022. For this reason, this transaction proposal transaction forms an integral part of this decision.
- 14. Following the requests in this regard made by the party, the following clarifications are provided, however, in addition to the conditions set out in the transaction proposal of September 14, 2022. In the event of any ambiguity resulting from the following formulations in the formal settlement decision, the wording of the text of the decision takes precedence over that of the settlement proposal attached to the decision.
- 15. The Litigation Chamber specifies that the transaction was not preceded by a deliberation on the merits concerning the facts of the file: the arguments advanced by the party in its defense were therefore not considered when establishing the transaction; There's no no longer had an audition. Acceptance of the transaction by the party does not imply any acknowledgment by that party that it would be guilty of a violation of the law in

vigor.
III. Publication of the decision
16. Given the importance of transparency regarding the decision-making process of the Chamber
Litigation, this decision is published on the website of the Protection Authority
Datas.
FOR THESE REASONS,
the Litigation Chamber of the Data Protection Authority decides, after deliberation
- under article 100, § 1, 4° of the LCA, to validate the transaction as accepted
by the party on October 31, 2022, on the terms set out in this decision and
its appendix.
Pursuant to Article 108, § 1 of the LCA, this decision may be appealed to the
Court of Markets (Brussels Court of Appeal) within thirty days of its
notification, with the Data Protection Authority as defendant.
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Such an appeal may be lodged by means of a contradictory request which must include the
particulars listed in article 1034ter of the Judicial Code1. The contradictory request must be
filed with the registry of the Markets Court in accordance with article 1034quinquies of the Code
judicial2, or via the e-Deposit computer system of Justice (article 32ter of the Judicial Code).
(sé) Hielke HIJMANS
1 The request contains, under penalty of nullity:
the indication of the day, month and year;
1°
2° the surname, first name, domicile of the applicant, as well as, where applicable, his qualities and his national register
number or
Business Number;

Subject: examination of the propensity for a transaction proposal in the file "Use of
cookies on the VRT website"
Dear,
Dear,
In the context of the large number of files awaiting examination by the Chamber
Litigation, which leads to long processing times for all cases, the Chamber
Litigation has decided, pursuant to Article 100, § 1, 4° of the law creating the Authority of
Data Protection ("LCA")3, to submit by means of this letter a proposal for
transaction in the file referred to under the heading ("transaction proposal").
The transaction proposal falls within a context where two of the ten files related to this
folder (the ten folders called "cookies on press sites") have already led to a
decision on the merits in which the Litigation Division found violations leading to
twice the imposition of an administrative fine of EUR 50,0004.
3 MB, January 10, 2018.
4 See
https://www.autoriteprotectiondonnees.be/publications/decision-quant-au-fond-n-85-2022.pdf
Decision 85/2022 of 25 May 2022 of
the Litigation Chamber, available
; see
via
decision
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This transaction proposal is made without any detrimental acknowledgment and does not bind in any way the Litigation Chamber as to a possible position in the event of refusal of the transaction proposal. The Litigation Chamber refers in particular in this case its powers to ascertain whether or not violations have been committed and, if necessary, to

use of the powers of sanction conferred on it by European law5 and Belgian law6.

If the party to whom the settlement proposal is addressed expressly refuses this proposal, the Litigation Chamber will continue the procedure on the merits and will deal with the case other than by transaction.

a) Procedural status of the settlement proposal and the settlement

data, without verifying the accuracy of these findings.

The transaction proposal submitted here precedes the deliberation phase concerning the finding of potential violations in this case. In this sense, the Chamber

Litigation only takes into account, in its settlement proposal, the findings that were mentioned in the report of the Inspection Service of the Authority for the protection of

Given that the procedure before the Litigation Chamber of the Data Protection Authority does not cannot be assimilated to the procedure of criminal law, "the transaction" as provided for by the Belgian legislator under Article 100, § 1, 4° of the LCA cannot be assimilated to the "transaction" provided for in criminal law. The transaction within the meaning of the LCA has indeed a following character. generis.

First of all, the Litigation Chamber does not pronounce hic et nunc on the existence possible violations, even if the procedure is already in the examination phase "as to the merits" in accordance with Articles 98 and 99 of the LCA. In this context, the Litigation Division makes use of the possibility at its disposal and of its explicit competence to formulate a proposal of transaction, similar to what is also possible in the case of a "transaction" in criminal matters.

In addition, the Litigation Division mentions the precise facts, situating them in time and in space, following which the transaction proposal intervenes (infra). Although, as stated above, the Litigation Chamber does not pronounce hic et nunc on the existence of violations, it

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https://www.autoriteprotectiondonnees.be/publications/decision-quant-au-fond-n-103-2022.pdf.

5 See Article 58 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), hereinafter "GDPR".

6 See Article 100 of the LCA.

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must nevertheless be based on the facts presented in the file to formulate the proposal for transaction. The amount that the Litigation Chamber proposes to the party to pay must indeed be proportionate to the nature of the possible violations. The settlement proposal therefore bears on certain facts in a given period and (technical) context, as described in the report of the Inspection Service, the facts which do not fall within this period and this context not covered by the transaction7.

b) Finding by the Inspection Department in connection with the transaction proposal
In this case, the findings made by the Inspection Service of the Authority for the Protection of
data that the Litigation Chamber takes into account - without however ruling on the merits
- when proposing the conditions for the transaction are the following8:

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"Finding 1: placement of cookies not strictly necessary before the collection of the consent"9

"Finding 2: statistical cookies without consent"10

"Finding 3: faulty cookie policy"11

"Finding 4: unjustified cookie retention periods"12

"Finding 5: withdrawal of consent not respected"13

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c) Substantive conditions

As part of the settlement proposal, the conditions accepted by the party to the procedure are the following :

- The VRT undertakes to pay the sum of EUR 10,000 to the Belgian Treasury, in accordance with the procedures defined by the Federal Public Service Finance14. The VRT renounces any action civil and other related to the transaction, for example, but not limited to, the case of a possible unfavorable communication relating to this transaction;
- The Litigation Chamber does not make any finding of possible violations and formally closes the procedure with the transaction resulting from this proposal, if the VRT accepts the transaction and respects it;

7 In this sense, the ne bis in idem principle does not apply to facts that do not fall within this scope.

8 When taking into account the findings of the Inspection Service which form part of this transaction, the Chamber Litigation also fully takes into consideration the additional investigation report of the Inspection Service dated November 30, 2020 in DOS-2020-03854.

9 Report of the Inspection Service of the Data Protection Authority of 7 October 2020 in the file DOS-2020-03854 ("Inspection Report"), p. 12-3.

- 10 Inspection report, p. 13-4.
- 11 Inspection report, p. 14-5.
- 12 Inspection report, p. 15.
- 13 Inspection report, p. 16.
- 14 In accordance with Article 107 of the LCA, "the penalty payments, fines and settlements imposed pursuant to this law shall be paid or collected for the benefit of the Treasury by the general administration of Collection and Collection." (proper underlining)

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- The Litigation Chamber does not consider the acceptance of a transaction proposal as a confession which could in particular be used as an aggravating circumstance when the establishment of the sanction in future proceedings before the Chamber Litigation15;
- In the event of explicit acceptance or in the absence of reaction from the party to which the
 transaction proposal is sent within the period specified below, this proposal
 of transaction will take the form of a formal decision which will be published on the website
 Internet of the Data Protection Authority, without omitting the identification data
 direct.

If the conditions of the transaction are not respected, the Litigation Chamber reserves the right to right to cancel the settlement decision and to continue the procedure in this file for another way, or to end it.

d) Deadline

The VRT must indicate within 30 days of receipt of this proposal for transaction whether it accepts it or not. In the absence of a reaction, the transaction proposal will be considered accepted under the conditions set out above.

e) Existence of other controllers and/or processors

This transaction proposal is addressed solely to VRT. She doesn't take a stand

on whether and to what extent other actors are responsible for violations potential that gave rise to this proposed transaction.

f) Validation of the transaction

If the settlement proposal gives rise to a formal decision to settle due to the explicit acceptance or lack of reaction, within the aforementioned period, of the party to which the settlement proposal is addressed, an appeal may be lodged by the "party causing grievance"16.

15 See in particular Article 83, paragraph 2, point e) of the GDPR in the context of the imposition of administrative fines when of the finding of violations following "any relevant violation previously committed by the person in charge of the processor or processor".

16 Pursuant to Article 108, § 1 of the LCA, this decision may be appealed to the Court of Markets (Brussels Court of Appeal) within thirty days of its notification, with the Data Protection Authority given as a defendant.

This appeal can be introduced by means of a contradictory request which must include the information listed in Article 1034ter of the Judicial Code. The contradictory request must be filed with the registry of the Market Court in accordance with article 1034quinquies of the Judicial Code, or via the e-Deposit computer system of Justice (article 32ter of the Judicial Code).

The final transaction does not affect the rights of any individuals (in this case, it is not of a complaint file) having suffered damage to claim damages before a civil court on the basis in particular of Article 82 of the GDPR.

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Please accept, Madam, Sir, the assurance of my highest consideration.

(Sr.) Hielke Hijmans

President of the Litigation Chamber