

This document is an unofficial translation of the Swedish Authority for Privacy Protection's decision. Only the Swedish version of the decision is deemed authentic

Diarienummer:
DI-2022-558

The complainant
Morrow Bank ASA

Datum:
2025-02-06

Decision under the General Data Protection Regulation

Decision of the Authority for Privacy Protection

IMY adopts the Norwegian Data Protection Authority's decision in Appendix 1 pursuant to Article 60(8) of the General Data Protection Regulation (GDPR) and closes the case.

Presentation of the case

On January 23, 2022 the complainant filed his complaint with the Swedish Authority for Privacy Protection (IMY) against Komplet Bank ASA (Morrow Bank ASA). On March, 30 2023 IMY sent the complaint to the Norwegian Data Protection Authority as the case concerns cross-border processing and Morrow Bank ASA has its main establishment in the Netherlands. The Norwegian Data Protection Authority has investigated the matter and issued a decision pursuant to Article 60 (3) GDPR. None of the supervisory authorities concerned has expressed an objection to the draft decision pursuant to Article 60 (4) GDPR.

Statement of reasons for the decision

The Norwegian Data Protection Authority has stated in its draft decision that the investigation does not show that the case concerns processing of personal data, since the planned processing that the complaint concerns never occurred, and that the letter from the complainant therefore does not constitute a complaint according to Article 77 in the GDPR. Nor IMY or any other concerned authority has expressed any opinions on the decision. In light thereof IMY adopts the decision pursuant to Article 60(8) GDPR.

The case is therefore closed.

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Appendixes

1. *The Norwegian Data Protection Authority's draft decision*
2. *The complainants personal data*

How to appeal

If you want to appeal the decision, you should write to the Authority for Privacy Protection. Indicate in the letter which decision you appeal and the change you request. The appeal must have been received by the Authority for Privacy Protection no later than three weeks from the day you received the decision. If the appeal has been received at the right time, the Authority for Privacy Protection will forward it to the Administrative Court in Stockholm for review.

You can e-mail the appeal to the Authority for Privacy Protection if it does not contain any privacy-sensitive personal data or information that may be covered by confidentiality. The authority's contact information is shown in the first page of the decision