

European Court of Justice Limits Territorial Reach of “Right to Be Forgotten”

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On September 24, 2019, the European Court of Justice issued a much anticipated preliminary ruling in a case involving Google and privacy rights under the EU's General Data Protection Regulation (GDPR). At issue was a data subject's qualified right of erasure with respect to personal data, known as the “right to be forgotten.” The court concluded that EU rules require a search engine operator to carry out such a request only on versions of its search engine corresponding to EU member states, rather than on all versions worldwide.

If you have any questions regarding the matters covered in this publication, please reach out to any of the lawyers listed below or your usual Davis Polk contact.

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