## Order issued by the Plenary of the Federal Constitutional Court on 20 November 2018, amending the Order of 24 November 2015 in the version of 21 November 2017 pursuant to § 14(4) of the Federal Constitutional Court Act

## Translation by the Federal Constitutional Court

On 20 November 2018, the Plenary of the Federal Constitutional Court, acting under § 14(4) of the Federal Constitutional Court Act (*Bundesverfassungsgerichtsgesetz*) in the version published on 11 August 1993 (Federal Law Gazette, *Bundesgesetzblatt* – BGBI I p. 1473) and most recently amended by Article 2 of the Act of 8 October 2017 (BGBI I p. 3546), decided as follows:

I.

The Order of the Plenary of the Federal Constitutional Court of 24 November 2015 (BGBI I 2016 p. 118), most recently amended by the Order of the Plenary of 21 November 2017 (BGBI I 2018 p. 115) is recast as follows:

Sections A. II. and III. are replaced by the following:

- "II. for both judicial review proceedings and constitutional complaints that are brought before the Court in the judicial years 2016 to 2019 and that deal with
  - 1. the law on displaced persons from the territories of the former German Reich;
  - 2. corporate tax law and tax law on corporate transformations;
  - 3. weapons law;
  - 4. the right of petition;
  - the law on execution sales and compulsory enforcement [of judgments and other executory titles] (excluding certain proceedings for a judicial decision on substantive claims);
  - 6. insolvency law (excluding proceedings in which a violation of Article 12 of the Basic Law is asserted).

- III. For constitutional complaints that are brought before the Court from the judicial year 2018 and thereafter and that deal with civil matters, with the exception of the following subject-matters (including all related proceedings with regard to liability for breach of official duty, legal costs, legal aid, legal assistance, judicial delay, and challenges for possible bias):
  - 1. the general right of personality;
  - 2. freedom of faith and freedom to profess a belief (Article 4(1) and (2) of the Basic Law);
  - freedom of expression, information, broadcasting and the press (Article 5 of the Basic Law);
  - 4. family law (including the law related to guardianship, naming, civil status and transsexuals);
  - 5. intellectual property law;
  - 6. data protection law;
  - 7. freedom of the arts and freedom of research and teaching (Article 5(3) of the Basic Law);
  - 8. freedom of assembly (Article 8 of the Basic Law);
  - 9. freedom of association (Article 9 of the Basic Law);
  - 10. the law relating to self-employed and generally individually exercised professions (including the law relating to the pension schemes for such professions);
  - 11. inheritance law;
  - 12. tenancy law;
  - 13. competition law;
  - 14. property matters related to real estate and to corporations in connection with German reunification;
  - 15. construction and land law including the law relating to land development and expropriation;
  - 16. company law including co-operatives law;
  - 17. the law pertaining to the insurance sector;
  - 18. banking, stock exchange and securities law;
  - 19. credit law including collateral security interests;
  - 20. the law relating to financial market stabilisation including expropriations;
  - 21. regulatory law;
  - 22. the law on contracts for services and contracts for work and labour including lawyerclient agreements and medical contract law;
  - 23. other matters of tort law;
  - 24. commercial law matters relating to public health insurance;
  - 25. enforcement of claims governed by public law;

26.the law on home ownership; 27.sales law."

II.

This order enters into force on 1 January 2019.

Karlsruhe, 20 November 2018

The President of the Federal Constitutional Court

Prof. Dr. Dr. h. c. Andreas Voßkuhle