OREGON CONSUMER PRIVACY TASK FORCE UPDATE AND LEGISLATION DECEMBER 2022 LEGISLATIVE DAYS Oregon Department of Justice Presenters:

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OREGON CONSUMER PRIVACY TASK FORCE

- Convened in June 2019
- Overall goal: Study and recommend comprehensive, state-level privacy protections for Oregon consumers
- Over 150 stakeholders
- Central table members:
 - ACLU of Oregon
 - OSPIRG
 - World Privacy Forum
 - Gazelle Consulting
 - Judiciary Committee staff

- Technology Association of Oregon
- State Privacy Coalition
- Oregon Business & Industry
- Electronic Frontier Foundation



CIRCUITOUS PATH: 2019-2023

- **2**019-2020
 - Research, discuss, draft comprehensive legislation
 - COVID-19, wildfires & three special sessions
 - Challenges with legislative concept (LC) drafting
 - Emergency need: draft contact tracing legislation
- **2021**
 - Long legislative session
 - Passage of contact tracing legislation
 - Pivot: drafting data broker registration
- **2**022
 - Short legislative session, data broker legislation introduced
 - Return to drafting comprehensive legislation for 2023 session

DATA BROKER TRANSPARENCY

- LC 392 is a reintroduction of HB 4017A (2022)
- It will create a data broker registry for Oregon, housed at DCBS
- To do business in Oregon, a data broker will have to register with DCBS, and provide:
 - Contact information
 - Information about whether a consumer can "opt out" of the data broker's collection and sale of their personal information
 - A method for requesting an opt out (if applicable)

OREGON CONSUMER PRIVACY ACT

- LC 390 applies to businesses who collect, use, store, disclose, analyze, delete, or modify personal data of:
 - ≥100,000 Oregon consumers and/or linkable devices; or
 - $\geq 25,000$ Oregon consumers $+ \geq 25\%$ gross revenue from data sales
- Exemptions:
 - Public bodies
 - Deidentified data
 - Data already regulated under several federal laws
 - Conflict of law, legal process, law enforcement, security incident response, technical repairs, providing requested service, health & safety

- Consumer rights
 - Right to know (categories of data processed, who data is disclosed to, and copy of the consumer's personal data)
 - Right to correction
 - Right to deletion
 - Right to opt-out (targeted advertising, sale, profiling)
 - Right to data portability

- Heightened protections for "sensitive data"
 - Consent/opt-in required for processing of sensitive data
 - Personal data revealing racial or ethnic background, national origin, religious beliefs, mental or physical condition or diagnosis, sexual orientation, gender identity, crime victim status, or citizenship or immigration status
 - Genetic or biometric data
 - Precise geolocation data

- Heightened protections for children and youth
 - Personal data from a child (under 13 years old)
 - Must follow requirements of the federal Children's Online Privacy Protection Act (COPPA)
 - Personal data from a youth (13 to 15 years old)
 - Consent/opt-in required for targeted advertising and sale

- Controller obligations
 - Privacy notice, including:
 - Categories of data processed
 - Purposes for processing data
 - How to exercise consumer rights
 - Categories of data shared with third parties
 - Categories of third parties receiving data
 - Contact information

- Controller obligations cont.
 - Limit the collection of personal data to what is adequate, relevant and reasonably necessary for purposes set out in privacy notice
 - Must obtain consent to process data beyond specified purposes set out in privacy notice
 - Maintain reasonable data security practices
 - Non-discrimination for exercising rights
 - Exception: loyalty rewards programs

- Processors obligated to assist controller in meeting obligations set out in the Act
- Deidentified data must stay deidentified
- Data protection assessments required for activities that present a heightened risk of harm to a consumer
 - Targeted advertising
 - Sale of data
 - Profiling + risk of unfair treatment, disparate impact or injury
 - Processing sensitive data