

Insights

BCLP NOTICE: CALIFORNIA ATTORNEY GENERAL PUBLISHES PROPOSED THIRD AMENDED REGULATIONS

Oct 13, 2020

On October 12, 2020, less than a month before California will vote on a referendum potentially overhauling the California Consumer Privacy Act (the "CCPA"), the California Attorney General published further proposed amendments to the regulations implementing the CCPA. As may be recalled, the previous version of the regulations were submitted by the Attorney General for approval in June 2020, and subsequently were made effective on August 14, 2020. The Attorney General has now submitted a proposal (the "Third Amended Regulations") modifying the currently-effective regulations as follows:

- First, the Third Amended Regulations clarify a business's obligation to provide notice and a right to opt-out of a "sale" of personal information in scenarios where the business collects personal information offline. The proposed language states "A business that collects personal information in the course of interacting with consumers offline shall also provide notice by an offline method that facilitates consumers' awareness of their right to opt-out." Read literally, this amendment may require businesses to provide a separate notice of the right to opt-out of a "sale" of personal information, through signage or otherwise, even if the business also provides an opt-out method on its website.
- Second, the Third Amended Regulations also would prohibit a business from utilizing opt-out
 methods that are designed to, in the view of the Attorney General, inhibit or subvert the exercise
 of the opt-out. For example, the Third Amended Regulations suggest that forcing a consumer
 to scroll through a privacy policy to locate an opt-out link as part of the "Do Not Sell" opt-out
 process would be unduly burdensome.
- Third, the Third Amended Regulations made certain modifications to provisions governing authorized agents to allow authorized agents to provide proof of their authority to act on behalf of the consumer. The modifications also make clear that a business may require a consumer to either verify their identity with the business directly or confirm they have given the authorized agent permission.

The fourth change makes clear that a business that is subject to sections 999.330 or 999.331
 must provide certain notices to consumers under the age of 16 in the business's privacy policy.

A copy of the proposed regulations are available here. Written comments must be submitted by no later **no later than 5:00 p.m. on October 28, 2020** by email to PrivacyRegulations@doj.ca.gov, or by mail to the address listed below:

Lisa B. Kim, Privacy Regulations Coordinator California Office of the Attorney General 300 South Spring Street, First Floor Los Angeles, CA 90013

Email: PrivacyRegulations@doj.ca.gov

1. Proposed Regulation 999.306(b)(3).

RELATED CAPABILITIES

Data Privacy & Security

MEET THE TEAM



Christian M. Auty

Chicago
christian.auty@bclplaw.com
+1 312 602 5144

This material is not comprehensive, is for informational purposes only, and is not legal advice. Your use or receipt of this material does not create an attorney-client relationship between us. If you require legal advice, you should consult an attorney regarding your particular circumstances. The choice of a lawyer is an important decision and should not be based solely upon advertisements. This material may be "Attorney Advertising" under the ethics and professional rules of certain jurisdictions. For advertising purposes, St. Louis, Missouri, is designated BCLP's principal office and Kathrine Dixon (kathrine.dixon@bclplaw.com) as the responsible attorney.