Protecting Consumer Privacy, Growing Small Business



While big businesses dominate the headlines, small businesses are both the key to a federal privacy framework and the leaders in developing privacy practices that work for consumers. ACT | The App Association members handle millions of terabytes of data per day, putting them on the front lines of protecting and enabling good use of data. The App Association gives small innovators a voice in the privacy debate in Congress and at federal agencies by illustrating how proposed laws and regulations would impact their ability to create jobs in your states and districts.



Our members know that consumers have important questions for companies that use and share their data. What data is being used or shared? Who is sharing data and with whom? How are they sharing or using it? The answer to these questions affects how consumers engage with the products and services created by our members.

To that end, we developed tools and guides to help our members comply with—and consumers understand—the Children's Online Privacy Protection Act (COPPA), the Health Insurance Portability and Accountability Act (HIPAA), and the EU's General Data Protection Regulation (GDPR). Similarly, we conducted key user testing, including for the short-form privacy notice best practices developed through the National Telecommunications and Information Administration's (NTIA's) multistakeholder process in 2013.

We do this for a simple reason: trust is paramount to our members' success.

The App Association recognizes that the modern notice and consent model is not always a sufficient means of communicating privacy expectations or establishing a relationship of trust. Consent often fails to contemplate dynamic uses of data and does not encapsulate consumers' future expectations given the passage of time or changing contexts. We believe the time is now for our industry, regulators, and policymakers to have a frank discussion on a federal privacy policy centered on consumer experience while preserving the ability for small innovators to compete and develop better privacy practices and communication methods.

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Policymakers Should Keep the Following Considerations in Mind in Crafting Any Changes to Federal Privacy Policy:

- Transparency, Access, and Control. Federal privacy requirements should ensure
 businesses are transparent and allow users a reasonable level of control over the collection
 and use of information about them. App Association members compete on privacy and
 work hard every day to develop better ways to communicate with their users about privacy
 and give them meaningful choices. Consumers should have a clear understanding of the
 types of personal data they are sharing, and which companies are using that data and how.
- Accountability. As the Federal Trade Commission (FTC) has long argued, privacy should
 be built into the design and functionality of products and services. If privacy is a functional
 feature of a product or service, the protections, notices, and options it provides may shift
 and take on different forms depending on the context. Federal law should support the
 dynamic functionality of privacy by design by making companies accountable for sound
 privacy practices while allowing them to innovate on the details of their privacy programs.
- A Single, National Standard. New privacy legislation in Congress should establish a
 single, national standard. Our member companies may include the smallest software and
 connected device companies, but they each serve customers across the nation and around
 the world. Complying with a patchwork of state laws would be unnecessarily burdensome
 because their activities are not limited by any single state's borders. If privacy legislation
 does include a preemption provision, we would support limited rulemaking authority within
 statutory guidelines and limits for the FTC and allowing state attorneys general to enforce
 the bill's provisions.
- Scalable Requirements. Federal privacy requirements should be scalable depending
 on the scope of an enterprise or data processing activities and the size and compliance
 capabilities of companies. App Association members do not want to be exempt from
 requirements—they want to comply with strong, flexible, and reasonable requirements.

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