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8	REPORTER'S TRANSCRIPT OF AUDIO RECORDING
9	OF THE CALIFORNIA DEPARTMENT OF JUSTICE
10	HEARING ON PROPOSED REGULATIONS FOR
11	THE CALIFORNIA CONSUMER PRIVACY ACT
12	WEDNESDAY, DECEMBER 4, 2019
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22	FILE NAME: Audio_Only_CCPA_Public_Hearing_120419-1of1
23	JOB NO: 3609339
24	REPORTED BY: SHAWNA HOGAN COX, C.S.R. 14038
25	PAGES 1 - 85
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	Page 1

1	REPORTER'S TRANSCRIPT OF AUDIO RECORDING OF THE
2	CALIFORNIA DEPARTMENT OF JUSTICE HEARING ON PROPOSED
3	REGULATIONS FOR THE CALIFORNIA CONSUMER PRIVACY ACT,
4	HELD AT MILTON MARKS CONFERENCE AUDITORIUM, 455
5	GOLDEN GATE AVENUE, SAN FRANCISCO, CALIFORNIA AT
6	10:03 A.M., WEDNESDAY, DECEMBER 4, 2019, TRANSCRIBED
7	BY SHAWNA HOGAN COX, C.S.R. NO. 14038.
8	
9	
10	APPEARANCES:
11	
12	STACEY SCHESSER
13	ATTORNEY GENERAL NICKLAS AKERS
14	DEPUTY ATTORNEY GENERAL LISA KIM
15	ELEANOR BLUME
16	DEPUTY ATTORNEY GENERAL HUEY LONG
17	
18	SPEAKERS:
19	
20	CURT AUGUSTINE
21	JOHN WILLIAM TEMPLETON
22	JOANNE COOPER
23	JOANNA STOREY
24	DAN JAFFE
25	TODD SMITHLINE
	Page 2

1	SPEAKERS, CONTINUED
2	
3	
4	ALAN TITUS
5	MAX KORNBLITH
6	HAYLEY TSUKAYAMA
7	EDWARD HU
8	RICK ARNEY
9	JASON MERTZ-PRICKETT
10	KATHLEEN LU
11	EMILY BOROWSKI
12	WAYNE SISK
13	EMILY FISHER
14	HENRY LAU
15	CLIFFORD WALDECK
16	PIERLUIGI OLIVERIA
17	BARBARA LAWLER
18	EMILY EMERY
19	ASHKAN SOLTANI
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	SAN FRANCISCO, CALIFORNIA
2	WEDNESDAY, DECEMBER 4, 2019, 10:03 A.M.
3	00000
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5	
6	
7	STACEY SCHESSER: Good morning and thank you
8	for being here.
9	On behalf of the California Department of
10	Justice and Attorney General Xavier Becerra, I would 10:03
11	like to welcome everyone to today's hearing regarding
12	the proposed regulations for the California Consumer
13	Privacy Act.
14	My name is Stacey Schesser with the privacy
15	unit of the Department's consumer law section, and I 10:03
16	will be the hearing officer for today's proceedings.
17	Also present here today with me are Nick
18	Akers, Senior Assistant Attorney General for the
19	consumer law section, Lisa Kim, Deputy Attorney
20	General for the privacy unit, Eleanor Blume, Special 10:03
21	Assistant to the Attorney General, and Deputy
22	Attorney General Huey Long, who will also serve as
23	today's timekeeper.
24	For the record, today is Wednesday,
25	December 4th, 2019, and the time is 10:03 A.M. We 10:04
	Page 4
	raye t

1	are at the	
2	UNKNOWN FEMALE: Milton Marks	
3	STACEY SCHESSER: Milton Marks Conference	
4	Auditorium located at 455 Golden Gate Ave., San	
5	Francisco, California.	10:04
6	Before we begin, there are a few points I	
7	would like to make. The notice of proposed	
8	rulemaking for the CCPA regulations was published in	
9	the California Regulatory Notice Register on	
10	October 11th, 2019 in Register No. 41-Z starting at	10:04
11	page 1341.	
12	The notice and related rulemaking documents	
13	were posted on the Attorney General's website on	
14	October 10th, 2019 and were mailed to all interested	
15	parties who had requested rulemaking notices.	10:04
16	Today is the third of four public hearings	
17	that were announced in the notice. The deadline for	
18	submitting written comments is this Friday,	
19	December 6th, 2019 at 5:00 P.M. Pacific time.	
20	We recently posted additional resources on	10:04
21	our website about the DOJ's CCPA rulemaking process	
22	including two documents in PDF format entitled "Tips	
23	on Submitting Effective Comments" and "Information	
24	About the Rulemaking Process." Please visit	
25	www.oag.ca.gov/ccpa for more information.	10:05
	Page	5

1	Today's public hearing is quasi-legislative	
2	in nature and is being held pursuant to the	
3	California Administrative Procedures Act. The	
4	California Administrative Procedures Act specifies	
5	that the purpose of this hearing is to receive public	10:05
6	comments pertaining to the proposed regulations.	
7	If you are speaking today, we ask that you	
8	limit your comments to the proposed regulations or	
9	the rulemaking procedures that we are following. We	
10	do not intend to answer questions or otherwise engage	10:05
11	in dialogue in response to any oral or written	
12	comment. However, we may ask that you speak slower	
13	or louder or ask a limited follow-up question to	
14	clarify a point.	
15	Today's hearing is being audio-recorded and	10:05
16	will be transcribed by a court reporter. The	
17	transcript of the hearing and any written comments	
18	presented during the hearing will be made part of the	
19	rulemaking record. Please try your best to speak	
20	slowly and clearly to help the court reporter create	10:06
21	the best possible record.	
22	If you have brought written comments that	
23	you would like to submit during the hearing today,	
24	please give them to a staff member at the sign-in	
25	table.	10:06
	Page	6

1	After the public comment period ends, the	
2	Department will review and consider all relevant	
3	comments and recommendations provided at the public	
4	hearings and in writing. The Department will then	
5	compile a summary of each relevant comment or	10:06
6	recommendation and prepare a response to it, which	
7	will be included in the final Statement of Reasons.	
8	Once the final Statement of Reasons is	
9	complete, the entire rulemaking record will be	
10	submitted to the Office of Administrative Law, and a	10:06
11	copy of the final Statement of Reasons, along with a	
12	notification of any changes that were made to the	
13	proposed regulations, will also be posted on the	
14	Attorney General's website.	
15	We are required to notify all persons who	10:06
16	provided a comment, and all those otherwise	
17	interested, of any revisions to the proposed	
18	regulations and any new material relied upon in	
19	proposing these rules.	
20	Accordingly, there is a check-in table	10:07
21	located outside of this room where speakers and	
22	attendees can sign in and provide their contact	
23	information. You may sign in to speak without	
24	providing your name or contact information; however,	
25	please note that we will not then be able to provide	10:07
	Page	7

1	you with notice of any revisions to the rules or	
2	other rulemaking activities.	
3	If you are intending to speak at today's	
4	hearing, you should have received a number when you	
5	signed in. When we call your number, please come up	10:07
6	to the microphone, and if you would like to be	
7	identified, state and spell your full name and	
8	identify the organization you represent, if any. If	
9	you have a business card, please provide it to us	
10	directly before approaching the microphone.	10:07
11	Each speaker will have five minutes to	
12	speak. To assist the speakers, Huey will hold up a	
13	card to alert the speaker when they only have	
14	30 seconds left to speak. In the interest of time,	
15	if you agree with comments made by a prior speaker,	10:08
16	please state that fact and add any new information	
17	you feel is pertinent to the issue.	
18	Also there is no need to read aloud any	
19	written comments submitted. All comments, whether	
20	written or oral, will be responded to by our office.	10:08
21	If we have remaining time after all the speakers have	
22	had a turn, we will give the speakers the opportunity	
23	to take a second turn and add to their remarks.	
24	If you would like to make an oral comment	
25	today and have not received a number, please go ahead	10:08
	Page	8

1	and do so now outside at the table.	
2	Lastly, we will need to take breaks during	
3	this proceeding, including at least a 30-minute lunch	
4	break. If it appears that we have no speakers	
5	waiting for their turn to provide comments, we may	10:08
6	end the hearing.	
7	At this time can we please have the first	
8	speaker come to the microphone. In addition, if you	
9	are in line to speak soon, please feel free to come	
10	down to the first row.	10:08
11	You can hand me your card. Thank you so	
12	much.	
13	Good morning.	
14	CURT AUGUSTINE: Good morning.	
15	I'm Curt Augustine, that's C-U-R-T	10:09
16	A-U-G-U-S-T-I-N-E, and I'm with the Alliance of	
17	Automobile Manufacturers, an organization that	
18	represents 12 of the world's largest auto	
19	manufacturers. We will be submitting written	
20	comments later this week of various general issues,	10:09
21	but I will limit my comments today to six specific	
22	auto-related issues that we would like to address in	
23	the regulations.	
24	The first issue that we would like to	
25	allow for the auto makers to retain and use the	10:09
	Page	9

1	Vehicle Information Number for safety and quality	
2	performance issues. Auto makers rely on the VINs to	
3	link vehicle-related information for purposes for	
4	analyzing and addressing safety, quality,	
5	performance, and efficiency and security issues. 10:09	
6	In order for us to be able to adequately	
7	track how vehicles perform over time for these	
8	purposes, auto makers need to collect the data on	
9	VINs. This VIN-related information is essential to	
10	improve not only vehicles and their safety but our 10:10	
11	nation's entire transportation network.	
12	Although the benefits of such data rely on	
13	the use of VINs, other identifiers are typically not	
14	necessary. And that's important. So, therefore, the	
15	Auto Alliance requir requests, pardon me, that the 10:10	
16	Attorney General adopt one of the three written	
17	proposals that we will submit. But our preference	
18	would be that we are given the permission to use data	
19	that is stored only with the identification number	
20	and that is and all data that is not considered 10:10	
21	consumer personal information.	
22	The second issue would be to allow an	
23	exemption for reasonable data-sharing between	
24	suppliers, dealers, and manufacturers. As you know,	
25	the CCPA exempts from sale opt out requirements on 10:10	
	Page 10	

1	the sharing of vehicle and owner information for the	
2	purposes of recall repairs. However, vehicle	
3	manufacturers, auto dealers, and suppliers routinely	
4	use other information for reasonable non-warranty,	
5	non-recall purposes that benefit consumers.	10:11
6	Consumers may not recognize that, by asking	
7	manufacturers or dealers not to sell their personal	
8	information, this sharing of data between these	
9	partners will be disrupted in ways that directly	
10	affect those customers.	10:11
11	For instance, when traveling, consumers may	
12	be surprised to learn that, if they've opted out and	
13	they're out of town and the dealer there that has	
14	their vehicle under warranty may not be able to	
15	obtain their past service records. Or when consumers	10:11
16	move, auto makers don't have infor privy to that	
17	information and are unable to update them on	
18	non-safety recall information.	
19	So the Alliance respectfully requests that	
20	the Attorney General clarify that such data-sharing	10:11
21	practices are not subject to the sales opt out. We	
22	have suggested three proposals of which we rank them	
23	in our order of preference, and you will see it in	
24	our written remarks.	
25	Thirdly, the issue of permitting businesses	10:12
	Į Į	Page 11

1	to share information with providers of emergency	
2	responses. Many businesses, including auto makers,	
3	provide emergency response services to consumers. In	
4	emergency situations, auto makers provide these	
5	services to consumers even if they have not	10:12
6	subscribed to or previously opted out of the	
7	services.	
8	However, an accident, a car accident, may	
9	automatically trigger communication from the vehicle	
10	to an emergency provider. And even though this may	10:12
11	be a direct disclosure from the vehicle to the	
12	provider and might not involve a transfer of any	
13	personal information to the auto maker, the CCPA's	
14	definition of "sales" includes making available	
15	personal information. And it is our opinion that	10:13
16	this could limit our ability to actually respond to	
17	emergency providers by providing the data of where	
18	and how the state of the vehicle is and how consumers	
19	can do that.	
20	As such, the Alliance requests that the	10:13
21	Attorney General permit businesses, in response to a	
22	consumer's request for emergency or roadside	
23	assistant services or in response to automated crash	
24	notifications, have that personal information be able	
25	to be shared with emergency or roadside providers.	10:13
		Page 12

1 2 3 4 5 6 7 8 9	We also were concerned regarding the ability of resale issues. The law is quite clear on what needs to be done with personal information when there's a resale. However, with certain connected vehicles, there may not be any displays or can be that can be remotely updated or cleared. We are requesting that the regulations permit a notice at the collection time that supports reasonable compliance and that collection information may change with donors. We will submit that information.	10:13
3 4 5 6 7 8	needs to be done with personal information when there's a resale. However, with certain connected vehicles, there may not be any displays or can be that can be remotely updated or cleared. We are requesting that the regulations permit a notice at the collection time that supports reasonable compliance and that collection information may change with donors. We will submit that information.	
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6 7 8 9	that can be remotely updated or cleared. We are requesting that the regulations permit a notice at the collection time that supports reasonable compliance and that collection information may change with donors. We will submit that information.	
7 8 9	requesting that the regulations permit a notice at the collection time that supports reasonable compliance and that collection information may change with donors. We will submit that information.	
8	the collection time that supports reasonable compliance and that collection information may change with donors. We will submit that information.	
9	compliance and that collection information may change with donors. We will submit that information.	
	with donors. We will submit that information.	10.5
10		10 - 1
I		10:14
11	And finally, we are requesting that	
12	information that is shared about geolocation be	
13	treated under the same rules that the FTC do does	
14	in terms of sharing geolocation information. We	
15	believe that it potentially threatens consumers if	10:14
16	that information is treated in a public manner. And	
17	again, we respectfully request the Attorney General	
18	follow the FTC's guidelines on that.	
19	Thank you.	
20	STACEY SCHESSER: Thank you.	10:14
21	Good morning.	
22	JOHN WILLIAM TEMPLETON: Good morning.	
23	I'm John William Templeton. That's J-O-H-N	
24	W-I-L-L-I-A-M T-E-M-P-L-E-T-O-N. I'm a historian and	
25	journalist, also cofounder of National Black Business	10:15

1	Month.	
2	And I'd like to focus on the imminent risk	
3	to California's African-American population from	
4	privacy violations. And we want to encourage the	
5	Attorney General to be as aggressive as possible to	10:15
6	use the new tools from the CCPA in addition with	
7	existing law regarding unfair business practices,	
8	anti-phishing, the Unruh Civil Rights Act, false	
9	advertising, antitrust, compliance with existing FTC	
10	consent agreements, and European union regulations	10:15
11	because, as the Senate Intelligence Committee and the	
12	special counsel have both documented,	
13	African-Americans have been specifically targeted in	
14	the 2016, 2018 elections with misinformation and also	
15	targeting of their data.	10:16
16	I've come to learn about this somewhat	
17	serendipitously because I faced the use of my name to	
18	steer people to fraudulent sites and to false	
19	advertising and had to spend five years filing cease	
20	and desist letters and ultimately a federal lawsuit	10:16
21	about it, and so it's given me an education on the	
22	limitations of current law and some suggestions on	
23	how we can use this new authority better. And that's	
24	included in my written remarks that I just left	
25	outside.	10:17
		Page 14

1	But I also include several other documents,	
2	and I'd like to briefly highlight some of the points.	
3	One is from the civil action that was filed	
4	by the Department of Housing and Urban Development	
5	against Facebook. And in that complaint, it says:	10:17
6	"Because of the way Respondent	
7	designed its advertising platform,	
8	ads for housing and housing-related	
9	services are shown to large audiences	
10	that are severely biased based on	10:17
11	characteristics protected by the Act,	
12	such as audiences of tens of thousands	
13	of users that are nearly all men or	
14	all women."	
15	I also want to mention a story in USA Today	10:17
16	last week about the employees, the African-American	
17	employees, of Facebook, which say:	
18	"We are sad, angry, oppressed,	
19	depressed, and treated every day	
20	through the micro and macro	10:18
21	aggressions as if we don't belong here."	
22	So as the NAACP Legal Defense Fund and AI	
23	Now Institute are stressing in a program in New York	
24	City on December 17th, if you have hyper-segregated	
25	organizations that are creating code, then all the	10:18
		Page 15

1	evidence is that they're going to create	
2	hyper-segregated products that are going to	
3	negatively affect large numbers of Californians.	
4	So a story in The Guardian in June of 2019	
5	says:	10:18
6	"An artificial intelligence tool	
7	that has revolutionized the ability	
8	of computers to interpret everyday	
9	language has been shown to exhibit	
10	striking gender and racial biases."	10:19
11	Also it says the AI system was more likely	
12	to associate European-American names with pleasant	
13	words such as "gift" or "happy" while	
14	African-American names were more commonly associated	
15	with unpleasant words.	10:19
16	The machine learning tool used in this study	
17	was trained on a data set known as the "Common Crawl	
18	Corpus," a list of 140 billion words that have been	
19	taken as they appear from material posts online.	
20	So as a historian, I wrote (the forbearing?)	10:19
21	History of African-Americans in California. A	
22	century ago we had a new industry of motion pictures.	
23	And the movie The Klansman dominated the next century	
24	and actually led to the Red Summer of 1919. So we	
25	need to learn from history and make sure that the new	10:20
		Page 16

1	technologies are not used to turn back time.	
2	Thank you.	
3	STACEY SCHESSER: Thank you.	
4	Speaker No. 3.	
5	Good morning. Thank you.	10:20
6	JOANNE COOPER: Good morning.	
7	My name is Joanne Cooper, J-O-A-N-N-E	
8	C-O-O-P-E-R. I am the founder of ID Exchange, an	
9	Australian privacy-enhancing technology firm. Coming	
10	from Sidney, San Francisco's sister city, I bring a	10:20
11	warm and friendly "g'day."	
12	You may be aware that our Australian federal	
13	government is currently activating the Australian	
14	Consumer Data Right Act, which comes also into effect	
15	2020, often referred to as the CDR.	10:21
16	ID Exchange has been developing	
17	consumer-centric data consent and access control	
18	technologies since 2015. The aim of our technology	
19	is to provide consumers with self-determination on	
20	how and when their personal data is used. The app	10:21
21	has a consent register that receives and audits the	
22	users' notifications and permissions.	
23	We are in a global and significant portfolio	
24	of opt in and opt out URLs as distribution tools	
25	which aim to assist consumers to activate their data	10:21
		Page 17

1	rights by automating privacy and data protection	
2	legislation which consumers typically find difficult	
3	to navigate and to understand. Our technology seeks	
4	to provide granular and receipted consent	
5	notifications in a centralized, self-managed way so 10:22	
6	the consumers can have verification and these	
7	transactions conducted in a secure manner.	
8	We work with world-leading data exchange	
9	facilitators whereas the secure infrastructure does	
10	not see, touch, or hold the individual's data, this 10:22	
11	data being PII or sensitive data information. It	
12	actually empowers the consumer as the custodian and	
13	the full agent of their own data so that they can now	
14	enact trusted private sharing services directly with	
15	businesses. In fact, we have an opt out app offer in 10:22	
16	hand today.	
17	We would like to commend the Californian	
18	Department of Justice and the Attorney General for	
19	your position to increase privacy and human rights	
20	across our connected society. I would like to state 10:23	
21	the world is watching.	
22	Since 2015, ID Exchange has been developing	
23	these unified opt in and opt out product	
24	technologies. We hold several opt out trademarks in	
25	various countries of the world. These are to support 10:23	
	Page 18	

1	our services.	
2	Today we'd like to reference the CCPA	
3	proposed regulations referencing Article II, page 6,	
4	Section 999.306, the Notice of Right to Opt-Out of	
5	the Sale of Personal Information, Item 3, Opt-Out	10:23
6	Button or Logo.	
7	My commentary today is that we're seeking	
8	more information. We'd like to know when the	
9	Department is looking to release the design of this	
10	opt out button for public comment.	10:23
11	We're also interested to know if the	
12	Department is interested in working with solution	
13	providers in the area of privacy-enhancing	
14	technologies to provide consumer-facing management	
15	services for your citizens. It would be good to	10:24
16	understand if there's an accreditation process for	
17	service provider designation.	
18	As a collaborating technology and	
19	technologist technology firm, I would like to	
20	thank you for the time to present today. We look	10:24
21	forward to assisting the formation of a more secure,	
22	private, and empowered data economy not only for	
23	Californians for but all.	
24	Thank you.	
25	STACEY SCHESSER: Thank you.	10:24
		Page 19

1	Good morning. Thank you.
2	JOANNA STOREY: Good morning.
3	My name is Joanna Storey. That's
4	J-O-A-N-N-A S-T-O-R-E-Y. I'm an attorney with
5	Hinshaw & Culbertson here in San Francisco. I 10:25
6	represent lawyers in risk management for risk
7	management advice, and we often do that with our
8	firm.
9	And so our concern here lies with law firms
10	that may not be a covered business but could 10:25
11	unintentionally fall within the service provider
12	definition, $1798.140(v)$. And the reason I'm here
13	today is because, under proposed regulation
14	999.314(c):
15	"A service provider shall not 10:25
16	use personal information received
17	either from a person or an entity
18	it services for the purpose of
19	providing services to another person
20	or entity." 10:25
21	And when a law firm sometimes represents
22	clients that might be a covered business; right? So
23	this regulation might frustrate the nature and
24	purpose of a tripartite relationship between a law
25	firm, its client, and the client's insurance company. 10:26
	Page 20

1	For example, if the service provider law	
2	firm represents a covered business and the business	
3	provides consumers' personal information to the law	
4	firm for purposes of prosecuting or defending claims,	
5	arguably this proposed regulation prohibits the 10:2	26
6	service provider law firm from sharing the	
7	information with the client's carrier who hired the	
8	law firm to defendant's insured.	
9	Conversely, if the insurance carrier	
10	provides the law firm with personal information that 10:2	?6
11	the carrier obtained during the claim review process,	
12	the proposed regulation may prohibit the law firm	
13	from sharing those records with the client. And it	
14	goes further that the service provider law firm may	
15	be prohibited from sharing personal information with 10:2	<u>2</u> 6
16	experts who might consult on the case.	
17	While 1798.145 provides exceptions for	
18	exercising or defending legal claims and to maintain	
19	privilege, those exceptions apply by express terms to	
20	covered businesses, and there's no provision 10:2	27
21	extending those exceptions to service providers.	
22	Thus the client and its carrier may be able to	
23	share information with each other, but the service	
24	provider law firm would be placed in the impossible	
25	position of not being able to pass information 10:2	27
	Page 2	1

1	received from one to the other even though the	
2	information may be necessary to prosecute or defend	
3	the action.	
4	And in the same vein, one thing we noticed	
5	is the absence of any proposed regulation regarding	10:27
6	the scope of the exception that I just mentioned when	
7	it pertains to covered businesses if a law firm is a	
8	covered business.	
9	1798.145(a)(4) states that the obligations	
10	imposed on a business does not restrict the ability	10:27
11	to exercise or defend claims. But does this mean the	
12	business still has to comply to the extent it can?	
13	For example, if you're a law firm, if you're a	
14	covered law firm, and you receive documents through	
15	discovery from opposing counsel and the opposing	10:28
16	counsel provides you with personal information that	
17	their client obtained, do you now and this isn't	
18	privileged information, it's because it's	
19	information you received through discovery do you	
20	now have to tell all those people that you have their	10:28
21	personal information when this is a lawsuit? So the	
22	absence of a proposed regulation to define the scope	
23	of the "exercise or defend claims" exception is	
24	important.	
25	And finally, the absence of a regulation	10:28
		Page 22

1	with respect to how this affects transaction lawyers	
2	and what they do in their day-to-day business.	
3	So overall we're just trying to find a way	
4	to understand the CCPA and its regulations better in	
5	the unique situation of being a law firm. 10:28	
6	Thank you for your time.	
7	STACEY SCHESSER: Thank you.	
8	Speaker No. 5. Good morning.	
9	DAN JAFFE: Good morning. Thank you. Thank	
10	you for having me. 10:29	
11	STACEY SCHESSER: Thank you.	
12	DAN JAFFE: Good morning. Thank you very	
13	much for providing us this opportunity to testify.	
14	My name is Dan Jaffe, $J-A-F-F-E$, and I am	
15	the group executive vice president of government 10:29	
16	relations at the Association of National Advertisers,	
17	the ANA.	
18	The ANA's membership consists of more than	
19	1,600 domestic and international companies, including	
20	more than 1,000 clients like marketers and nonprofit 10:29	
21	fundraisers and 600 marketing solution providers,	
22	data science and technology companies and agencies,	
23	publishers, media company suppliers, and vendors who	
24	do more than \$400 billion in marketing and	
25	advertising annually in the U.S. The vast majority 10:29	
	Page 23	

1	of them, as you would not be surprised, are either	
2	headquartered or do substantial business in	
3	California.	
4	The CCPA represents a highly complex, and in	
5	many respects, ambiguous law, and without final rules 10:30)
6	to sufficiently clarify its terms in advance of its	
7	effective date, the CCPA will prove to be extremely	
8	disruptive to consumers and businesses alike.	
9	Today we highlight three important issues,	
10	and we will be providing more detailed comments on 10:30)
11	Friday. These issues are loyalty programs, browser	
12	signals that communicate opt out choices, and	
13	requiring businesses to pass opt-outs to third	
14	parties.	
15	First, Section 999.336 of the proposed 10:30)
16	regulations repeats the statutory language that a	
17	business may offer financial incentives or a price or	
18	service difference to a consumer if the difference is	
19	reasonably related to the value provided to the	
20	business by the consumer's data. This provision will 10:30)
21	significantly impact numerous loyalty programs with	
22	which we are all familiar, such as gas dollar	
23	programs, frequent flier programs, or grocery value	
24	customer rewards.	
25	Proposed regulations unintentionally 10:33	L
	Page 24	

1	creating the requirements regarding the relationship	
2	of the value received from data to the price or	
3	difference offered to consumers could well create	
4	requirements that many businesses cannot meet,	
5	thereby prohibiting businesses from offering these	10:31
6	rewards programs that consumers enjoy and expect.	
7	And the proposed regulations directive to	
8	provide an estimate of the value of that data and a	
9	description of the method used to calculate such	
10	value is unworkable and risks exposing businesses,	10:31
11	proprietary processes, and confidential information	
12	to the public. We'll provide more detail on that in	
13	our more detailed filing later this week.	
14	Harming loyalty programs valued by consumers	
15	could well undermine their confidence in privacy	10:32
16	protection in general and impose additional costs on	
17	them.	
18	Accordingly, the ANA urges that the	
19	regulation clarifies sufficiently how a business may	
20	justify that a price or service difference is	10:32
21	reasonably related to the value provided to the	
22	business by the consumer data and remove the	
23	requirement to provide an estimate of the value in	
24	the method of calculating such value in the notice so	
25	that consumers can continue to receive these loyalty	10:32
		Page 25

1	programs that they appreciate and desire.	
2	Section second, Section 999.315(c) of the	
3	proposed regulation states that a business that	
4	collects personal information that a business	
5	collects personal information from consumers online	10:32
6	must treat user-enabled privacy controls such as a	
7	browser plug-in privacy setting or other mechanism	
8	that communicates or signals the consumer's choice to	
9	opt out of the sale of their personal information as	
10	a valid request submitted for the browser or device	10:32
11	or, if unknown, for the consumer.	
12	This mandate will harm consumers as it could	
13	be interpreted to remove their ability to set	
14	granular preferences and choose which businesses can	
15	and cannot sell personal information. A consumer	10:33
16	very well may want to restrict a specific business's	
17	ability to sell personal information, say a car	
18	dealership, but allow another different business, for	
19	example, a grocery store, to transfer or sell	
20	personal information.	10:33
21	The overly broad requirement to honor	
22	browser settings on an across-the-board basis would	
23	destroy this ability to make granular choices based	
24	on individual preferences since they would apply	
25	across the entire marketplace.	10:33
		Page 26

1	Furthermore, this requirement goes far	
2	beyond the scope of the CCPA because this new	
3	business duty is not included in the statute.	
4	Therefore, at the least this requirement should be	
5	removed or the proposed rule should be revised so	10:33
6	that a business engaged in the sale of personal	
7	information has the option either to honor browser	
8	plug-ins, privacy settings, or mechanisms or not be	
9	required to honor them if the business includes a "do	
10	not sell my info" link and offers another mechanism	10:33
11	or protocol for consumers to opt out of the sale of	
12	personal information, though our preference is for it	
13	to be removed.	
14	Third and finally, Section 999.315(f) of the	
15	proposed regulation states that, upon receipt of an	10:34
16	opt out request, a business must notify all third	
17	parties to whom it has sold the personal information	
18	of the consumer within 90 days prior to the request	
19	that the consumer has exercised the right to opt out	
20	and instruct such third parties not to further sell	10:34
21	the information.	
22	This represents a significant new and	
23	sweeping requirement not contemplated by the CCPA's	
24	language. The new requirement to pass opt out	
25	requests along to a potentially broad range of other	10:34
	 	Page 27

1	businesses would take the consumer's express choice	
2	with respect to one business, like a retail holiday	
3	theme store, and apply that choice across the	
4	marketplace to others, such as those less seasonal in	
5	nature.	10:34
6	We therefore suggest that this proposed rule	
7	be revised so businesses are not required to pass opt	
8	out requests along to third parties for when data has	
9	been provided in the last 90 days.	
10	Thank you very much for your time, and thank	10:35
11	you for this opportunity.	
12	STACEY SCHESSER: Thank you.	
13	Good morning.	
14	TODD SMITHLINE: Hello. Good morning.	
15	My name is Todd Smithline,	10:35
16	S-M-I-T-H-L-I-N-E. I'm the managing principle of	
17	Smithline P.C., which is a law firm here in San	
18	Francisco representing software/SaaS and Internet	
19	companies.	
20	I've been practicing in this area for 25	10:35
21	years, and for the last 10 years, I've been teaching	
22	on these topics at Berkeley Law School.	
23	I would like to confine my comments to a	
24	single sentence in the proposed regulations, and it	
25	is 314(c). And this sentence reads that:	10:35
		Page 28

_		
1	"A service provider shall not	
2	use personal information received	
3	either from a person or entity it	
4	services or from a consumer's direct	
5	interaction for the purpose of	10:36
6	providing services to another	
7	person or entity."	
8	I believe that there is going to be a vast	
9	unintended consequence to this decision that the	
10	Attorney General has made to rule once and for all	10:36
11	times that a service provider's use of data as part	
12	of providing service to another user is necessarily	
13	and will always be to quote your language	
14	outside the bounds of a necessary and proportionate	
15	use.	10:36
16	What has happened here in the regulations	
17	that you've promulgated is you have taken the	
18	standard that was defined in the statute for a	
19	business purpose; that standard was reasonably	
20	necessary and proportionate, which was a fact-based	10:36
21	standard against which you, as the enforcers of this	
22	statute and against which courts which adjudicate	
23	this, could apply the facts of a particular	
24	circumstance to reach a conclusion; and you have	
25	decided by fiat with all due respect for once and all	10:36
		Page 29

1	time that this type of use could never be reasonably	
2	necessary or proportionate.	
3	I would like you to please consider that,	
4	although this is called the Consumer Privacy Act, you	
5	defined or the excuse me the legislature	10:37
6	defined "personal information" so broadly that it	
7	includes and I will quote now from the statute,	
8	"a user's interaction with a website or application,"	
9	which means everything a user does within an	
10	application is now personal information.	10:37
11	And I would posit that the way most	
12	companies now manage their HR and they manage their	
13	accounting and they manage their project management	
14	and the way that you in the Attorney General office	
15	manage your legal research and other activities is	10:37
16	through large SaaS applications full of data	
17	collected from users.	
18	And I would further posit that the SaaS	
19	companies which operate these systems use information	
20	about how users use the application in order to	10:37
21	create the applications to make them relevant and	
22	useful for all users. And they do that, by the way,	
23	without disclosing the information, and they do that	
24	without sharing the information.	
25	And again, I want to refer you just to this	10:38
		Page 30

1	one sentence. I would really ask that you please	
2	reconsider. This sentence says "A service provider	
3	shall not use." It does not say "A service provider	
4	shall not share." It does not say "A service	
5	provider shall not sell." It does not say "A service 10:38	
6	provider shall not disclose." It simply says "shall	
7	not use."	
8	And I believe, quite unintentionally in a	
9	statute that is focused on consumer issues and very	
10	valid consumer issues, that we have scoped in here 10:38	
11	within the regulation activity which does not	
12	disclose or put at risk any individual's private	
13	information but which, if read strictly in accordance	
14	with regulations, would cause a vast amount and,	
15	you know, the hundreds of billions of dollars' worth 10:38	
16	of economic productive economic activity, to be	
17	called into question.	
18	I have a lot of empathy with you with	
19	this statute, and I, myself, are a firm. We've been	
20	holding we've now held seven study groups across 10:39	
21	ten different companies and five different law firms	
22	just to read and understand this statue. And I	
23	noticed as you wrote the regs that you really tried	
24	to rewrite and re-explain a lot of what was in there	
25	because, let's face it, this thing was essentially 10:39	
	Page 31	

1	written by a broken robot.	
2	But I want you to please consider that, in	
3	writing these regulations with all good intent, you	
4	may have overstepped private contract between an	
5	enterprise SaaS provider and an enterprise customer	10:39
6	who have all the consents and notices they need to	
7	have put the data into the system and have stepped	
8	into that relationship and decided, again, that	
9	something could not possibly ever be necessary and	
10	proportionate.	10:39
11	So I'd ask you to please reconsider Section	
12	314(c). We will be submitting written comments as	
13	well where we try to explain this a little more	
14	articulately. But I appreciate you listening, and I	
15	hope you will reconsider this clause of this	10:39
16	regulation.	
17	Thank you very much.	
18	STACEY SCHESSER: Thank you.	
19	We're going to take a brief five-minute	
20	break.	10:39
21	So going off the record, 10:39 A.M. We'll	
22	go back on at 10:45 A.M.	
23	(Whereupon a recess was taken	
24	from 10:39 A.M. to 10:45 A.M.)	
25	STACEY SCHESSER: Good morning. We're going	10:40
		Page 32

1	back on the record. The time is 10:45 A.M.	
2	And I would like to invite Speaker No. 7 up	
3	to the microphone.	
4	Good morning.	
5	ALAN TITUS: Good morning. 10:45	
6	My name is Alan Titus, A-L-A-N T-I-T-U-S	
7	from the law firm of Robb & Ross.	
8	I come here representing one business, a	
9	fairly small family-owned business. It's a card	
10	room. A card room is a place where people go and 10:46	
11	play cards and gamble. And the card room is subject	
12	to a federal law, the Bank Secrecy Act.	
13	The Bank Secrecy Act requires a card room to	
14	file reports on anyone who comes in with over \$10,000	
15	in cash, leaves with over \$10,000 in cash. It also 10:46	
16	requires the card room to file what's called	
17	suspicious activity reports and to actually do	
18	investigation on people that it might be suspicious	
19	of. These investigations can be extensive. They are	
20	expected by law enforcement, by the federal 10:46	
21	government, the financial enforcement FinCEN.	
22	And when I look through the CCPA, I try to	
23	figure out how these two laws go together. The CCPA	
24	at the very end says that it can be preempted by	
25	federal law but doesn't explain to what extent, 10:47	
	Page 33	

1	doesn't explain anything. The regulations do not get	
2	into this and do not help me. But there are a number	
3	of regulations that I think are not consistent with	
4	federal law, and I think there's going to there's	
5	consistency issues. I'm going to be submitting	10:47
6	comments on this to be	
7	I wonder if there was any thought about this	
8	already. I don't know if you're going to answer	
9	questions. You've said you're not, but I do	
10	wonder to what extent this has been thought about, to	10:47
11	what extent it is being thought about.	
12	Thank you.	
13	STACEY SCHESSER: Thank you.	
14	We would like to invite Speaker No. 8.	
15	Good morning.	10:48
16	MAX KORNBLITH: Good morning. Good morning.	
17	So my name is Max Kornblith. I am a	
18	cofounder of the company Radvocate. We're an	
19	Oakland-based start-up that assists individual	
20	consumers in filing claims against big companies	10:48
21	through the consumer arbitration system.	
22	So first, I'd like to thank you for all the	
23	hard work that went into this rulemaking process.	
24	You know, you're doing something groundbreaking that	
25	will benefit consumers in California and around the	10:48
	Pag	ge 34

1	country.	
2	I'd also like to note that this oral comment	
3	will be accompanied by a written comment that	
4	includes more detail on the topics covered.	
5	So fundamentally, privacy shouldn't	10:48
6	necessarily be a controversial issue. There seems to	
7	be an emerging consensus that new privacy regulation	
8	in the U.S. and around the world should build on the	
9	protections the GDPR provides to protect your right	
10	to choose how your information is used while enabling	10:48
11	companies to use information for safety purposes and	
12	to provide services. The reason I say that statement	
13	should be relatively uncontroversial, it was a	
14	statement made by Mark Zuckerberg on March 30th of	
15	this year.	10:49
16	And yet it appears from looking at the	
17	legislative and regulatory process that led us to	
18	today that corporate interests seem to be looking for	
19	any and all opportunities to limit and obfuscate that	
20	right to choose how our data is used.	10:49
21	So that's why we're here today to submit	
22	public comment on one particular aspect of these	
23	regulations. We want to make sure that the public	
24	and your office recognize the importance of robustly	
25	enforcing the CCPA's definition of what constitutes a	10:49
		Page 35

1	data sale. While it sounds technical, it's not a	
2	purely academic argument. Among other things, I'd	
3	refer to reporting from the New York Times published	
4	a year ago under the headline, "As Facebook Raised a	
5	Privacy Wall, it Carved an Opening for Tech Giants."	10:49
6	Internal documents show that the social network gave	
7	Microsoft, Amazon, Spotify, and others far greater	
8	access to peoples' data than it has disclosed.	
9	So we'd like to encourage your office to	
10	explicitly articulate and enforce the CCPA in such a	10:50
11	way that all exchanges of data for valuable	
12	consideration, such as for other data or to	
13	consummate a business alliance, are considered	
14	"sales" with the effect being the consumers must have	
15	that easy way to opt out of having their data	10:50
16	bartered in that way.	
17	The text of the CCPA is clear on this, as	
18	you know. The sort of business practices that I just	
19	mentioned qualify as "data sales" by the definition	
20	given at California Civil Code 1798.140(t)(1).	10:50
21	However, it's an issue that's not mentioned at all in	
22	the regulations before us today. And so we would	
23	like to draw attention to the importance that these	
24	regulations be aggressively enforced in line with the	
25	robust and reasonable definition of "sale" that was	10:50
	I	Page 36

1	written into the law.	
2	I'd also point your attention to an article	
3	recently published on the website of the	
4	International Association of Privacy Professionals.	
5	It was written by lawyers for a firm that works for 10:51	
6	Airbnb, Facebook, and Uber, and they embraced these	
7	regulations before us today under the headline,	
8	quote, "Sale under CCPA may not be as scary as you	
9	think."	
10	So there's a balance to be drawn in this 10:51	
11	process between the interest of California consumers,	
12	of which I'm one, and the interest of California	
13	corporations, of which I represent as well. But in	
14	the case of condoning shadow sales of data, we	
15	believe that an outcome that leaves corporations this 10:51	
16	satisfied should be scary to the consumers.	
17	So thank you again for your time and for	
18	your important efforts on this.	
19	STACEY SCHESSER: Thank you.	
20	I'd like to invite Speaker No. 9. 10:51	
21	Good morning.	
22	HAYLEY TSUKAYAMA: Good morning.	
23	My name is Hayley Tsukayama, that's	
24	H-A-Y-L-E-Y T-S-U-K-A-Y-A-M-A, and I'm here to	
25	represent the Electronic Frontier Foundation. 10:52	
	Page 37	

1	EFF is a nonprofit organization comprising		
2	lawyers, technologists, and activists dedicated to		
3	defending civil liberties in the digital world. It		
4	is supported by more than 30,000 dues-paying members,		
5	including thousands in California.	10:52	
6	We, with the broad coalition of privacy		
7	advocates, have been deeply involved in discussions		
8	around the CCPA. We thank the Office of the Attorney		
9	General for its work and its willingness to listen to		
10	all stakeholders, including through today's	10:52	
11	opportunity to offer feedback on these regulations.		
12	The CCPA entitles consumers to access,		
13	delete, and opt out of the sale of their personal		
14	information. These draft regulations bring a measure		
15	of clarity and practical guidance to implementing	10:52	
16	this law. Overall they represent a step forward for		
17	consumer privacy.		
18	There are, however, some specific draft		
19	regulations that require revisions. Others are a		
20	step backwards for consumers and should be	10:52	
21	eliminated. We will elaborate in written comments,		
22	but I would like to take this opportunity to		
23	highlight six important points.		
24	First, we encourage the Attorney General to		
25	ensure ad tech compliance with the CCPA by issuing	10:53	
		Page 38	
			- 1

1	clarifying regulations that sale under this law	
2	includes passing information for targeted	
3	advertising. Some members of the advertising	
4	technology industry have announced plans to interpret	
5	the definition of "sale" in a way that deprives	10:53
6	consumers of their critical right to opt out under	
7	this law. We also ask the Attorney General's office	
8	to make it abundantly clear that Californians may opt	
9	out of this most pervasive and invasive form of	
10	information sale.	10:53
11	Second, we support the draft regulation	
12	directing that browser settings be respected as an	
13	opt out of the sale of a consumer's personal	
14	information. Thousands of Californians have already	
15	installed tools that send privacy signals to the	10:53
16	sites they visit. This regulation builds on widely	
17	adopted technical systems and provides people with an	
18	assessable, consumer-friendly way to communicate	
19	their preferences. We suggest that the regulations	
20	be further clarified to take advantage of this	10:53
21	existing infrastructure and ensure that companies	
22	respect the choices that consumers have already made	
23	to protect their privacy.	
24	Third, we appreciate the Attorney General's	
25	refusal to weaken the definition of "personal	10:54
		Page 39

1	information" in the CCPA. The CCPA's definition of	
2	"personal information" provides a crucial foundation	
3	to the law by stating that everything that is	
4	reasonably capable of being associated with a person,	
5	not just information that identifies a person, is 10:54	
6	covered and protected.	
7	Fourth, we request that the Attorney General	
8	eliminate an overbroad exception to the right of	
9	access because of a risk to security. This	
10	additional rule is not necessary for consumer 10:54	
11	protection as the draft regulation's verification	
12	requirements already offer significant protection for	
13	consumers' information. This exception gives	
14	businesses undue power to ignore or thwart consumer	
15	requests to understand and control the way their data 10:54	
16	are used.	
17	Fifth, we ask you to eliminate the	
18	regulation suggestion that businesses carve out	
19	consumers by group and charge different prices to	
20	each group. Permitting businesses to price according 10:54	
21	to class or group membership has the potential to	
22	further harm communities already subject to	
23	discrimination.	
24	We strongly oppose pay for privacy schemes,	
25	which create classes of privacy haves and privacy 10:55	
	Page 40	

1	have nots. People's information is most valuable not	
2	when they are rich but when they are vulnerable.	
3	Privacy is a constitutional right in California. It	
4	should not be a premium perk available only to those	
5	who can afford it.	10:55
6	Finally, we ask that the regulations ensure	
7	consumers have meaningful protections from data	
8	brokers. The way that these firms buy and sell	
9	consumer profiles and information is totally opaque.	
10	Consumers almost never intend to share their	10:55
11	information with data brokers and can have trouble	
12	identifying them, let alone understanding their	
13	business practices. The Attorney General regulations	
14	should not give special exemptions to such companies	
15	but instead treat data brokers like other	10:55
16	CCPA-covered businesses and require them to notify	
17	people when they collect information about them.	
18	Furthermore, any expansion of the definition	
19	of "service provider" to those who provide services	
20	to non-CCPA businesses should not include data	10:55
21	brokers.	
22	Thank you again for your work on these	
23	regulations and for the opportunity to provide	
24	feedback.	
25	STACEY SCHESSER: Thank you.	10:56
		Page 41

1	Speaker No. 10.	
2	Good morning.	
3	EDWARD HU: Edward Hu, E-D-W-A-R-D H-U from	
4	TrustArc. That's T-R-U-S-T-A-R-C.	
5	The CCPA uses the phrase, quote, "categories	10:56
6	of third parties," end quote, in relation to the	
7	right to know the third parties with whom a business	
8	shares a consumer's personal information, for	
9	example, in Section 1798.110, Subsection (a)(4). In	
10	the proposed text of the regulations and that's	10:56
11	Section 999.301, Subsection (e), categories of third	
12	parties is defined as, quote:	
13	"Types of entities that do not	
14	collect personal information directly	
15	from consumers, including, but not	10:56
16	limited to, ad networks, ISPs, data	
17	analytics providers, government	
18	entities, operating systems and	
19	platforms, social networks, and	
20	consumer data resellers."	10:57
21	Because many of the examples of, quote,	
22	"categories of third parties," end quote, do, in	
23	fact, collect personal information directly from the	
24	consumers through cookies or tags, the plain meaning	
25	of the regulations would appear to allow a business	10:57
		Page 42

1	to avoid disclosure of the types of entities it	
2	shares personal information with if those entities	
3	are also collecting personal information directly	
4	from the consumers.	
5	For example, if a business both, one,	10:57
6	discloses personal information to a social network,	
7	and, two, allows that social network to directly	
8	collect personal information via cookies on its site,	
9	then the plain language of the regulation appears to	
10	permit the omission of the disclosure of the sharing	10:57
11	of the personal information to the social network	
12	because Subsection (e) of the regulation states that	
13	the categories of third parties that must be	
14	disclosed are those that, quote, "do not collect	
15	personal information directly from the consumers."	10:57
16	As it appears, this is an unintended	
17	consequence. I would request the language to clarify	
18	whether businesses need to disclose the categories of	
19	third parties with whom it shares personal	
20	information where those entities are simultaneously	10:58
21	collecting personal information directly from the	
22	consumers.	
23	Thank you for your time.	
24	STACEY SCHESSER: Thank you.	
25	Speaker No. 11, I invite you down to the	10:58
		Page 43

1	microphone.	
2	RICK ARNEY: Good morning.	
3	I'm Rick Arney, vice chair of Californians	
4	for Consumer Privacy and coauthor of the CCPA.	
5	First of all, I just want to say, super	10:58
6	grateful for the Attorney General's efforts and	
7	thoroughness with these proposed regulations. I rise	
8	to you today with just some concerns of a few areas.	
9	Also just historical context, we're in the Hiram	
10	Johnson office building, and this all began as an	10:58
11	initiative. We collected over 600,000 signatures,	
12	which, of course, led to a negotiation with the	
13	legislature which lead to the CCPA.	
14	It was interesting, a previous speaker	
15	referred to the authors as "broken robots." That's a	10:58
16	new one for me, but I appreciate it. Lots of things	
17	have been said about us, but anyway, we're real happy	
18	to be here.	
19	And so I'll just start with the notice at	
20	point of collection, Section 999.305. It specifies	10:59
21	the notice businesses are required to provide when	
22	they collect consumers' personal information. The	
23	regulations should clarify that, when a business	
24	collects a consumer's personal information while a	
25	consumer is physically present at the business's	10:59
		Page 44

1	physical premises, such as by collecting information	
2	from the consumer's device while the consumer shops,	
3	then the notice requirement should include a detailed	
4	physical notice at the point of collection rather	
5	than a notice that is limited to a web address where	10:59
6	consumers can get information. This is much like	
7	going to a restaurant and you get the ratings of A,	
8	B, and C, something like that that would be very	
9	clear and obvious.	
10	The second point I wanted to make is about	10:59
11	Section 999.315 (a), which is the opt out through a	
12	global setting. That section right now allows	
13	consumers to opt out of the sale of their personal	
14	information through a minimum of two or more methods,	
15	including a browser plug-in or privacy setting.	11:00
16	But the regulation should clarify that this	
17	includes a global device or browsing setting.	
18	Businesses should not be able to preclude consumers	
19	from exercising their right to opt out through a	
20	global setting as authorized by Civil Code Section	11:00
21	1798.135(c) by limiting consumers to two less	
22	convenient opt out methods.	
23	We should really consider perhaps an idea	
24	here is the idea of "do not track" as a current	
25	setting that, you know, we would ask the EG to	11:00
		Page 45

1	consider that, if a consumer actually opts for "do	
2	not track," that that could be actually used to be an	
3	opt out of sale 'cause it's an existing technology,	
4	it's an existing choice that can be made in a	
5	browser.	11:00
6	So they should consider clarifying or	
7	perhaps blessing the specific signals that are in the	
8	marketplace already today, such as "do not track,"	
9	and many consumers and businesses rely on that signal	
10	already.	11:00
11	The third point is immediate implementation	
12	of opt out requests. This is Section 999.315(d). It	
13	gives businesses a 15-day grace period after receipt	
14	of a consumer's opt out request before the business	
15	must stop selling the consumer's personal	11:01
16	information. Although the CCPA provides businesses	
17	with a 45-day period to respond to requests for	
18	information and deletion, there's no corollary for	
19	the right to opt out, which was intended to take	
20	effect immediately.	11:01
21	While we understand that it may be may	
22	take a short period of time for a business to	
23	implement a consumer's opt out request, it should be	
24	no more than 72 hours, and the burden should be	
25	flipped so that the business must stop selling the	11:01
	Į.	Page 46

1	consumer's personal information immediately upon	
2	receipt of the consumer's opt out request unless it	
3	is not feasible to do so, and in no event may the	
4	business continue selling the consumer's personal	
5	information more than 72 hours after receipt of the	11:01
6	opt out request.	
7	The bottom line is information is valuable	
8	now. This should be as short as possible. If a	
9	company can start selling immediately, they should be	
10	able to stop selling immediately as well.	11:02
11	Next point, access to highly sensitive	
12	information, Section 999.313(c)(4), this imposes an	
13	absolute bar on consumer's access to certainly highly	
14	sensitive information, such as social security number	
15	or health insurance number, et cetera. While we	11:02
16	recognize that more care must be taken with respect	
17	to requests for certain highly sensitive information,	
18	rather than banning such access completely, the	
19	regulation should allow businesses to impose higher	
20	standards for verification of requests for access to	11:02
21	highly sensitive information.	
22	And then the last few points, expansion of	
23	service provider exception to include service	
24	providers to government agencies. This is Section	
25	999.314, which expands the definition of a, quote,	11:02
		Page 47

1	"service provider" to include a person or entity that
2	provides services to a person or organization that is
3	not a business.
4	Although the CCPA does not directly regulate
5	government agencies, it is clear it clearly limits 11:02
6	the exception for service providers to entities that
7	provide services to businesses. Therefore, an
8	organization that qualifies as a business under the
9	CCPA should not escape the reach of the CCPA when it
10	processes information on behalf of a government 11:03
11	agency and, like other businesses, should be required
12	to comply with consumer requests under the CCPA.
13	There's no statutory basis for the exception that has
14	been created in this regulation.
15	And finally, a quick point, the CCPA exempts 11:03
16	from the definition of "sale" information a consumer
17	directs a business to share or sell to another party.
18	Many of the concerns raised here today would be
19	covered by that exept exemption, excuse me
20	particularly the restriction of a service provider to 11:03
21	not use information it receives from one business for
22	its own behalf or on behalf of another business.
23	Thank you so much and very much appreciate
24	taking our comments today and look forward to talking
25	soon. 11:03
	Page 48

1	STACEY SCHESSER: Thank you.	
2	Speaker No. 12, we invite you to the	
3	microphone.	
4	Good morning.	
5	JASON MERTZ-PRICKETT: Good morning.	11:04
6	My name is Jason Mertz-Prickett, J-A-S-O-N	
7	M-E-R-T-Z hyphen P-R-I-C-K-E-T-T.	
8	I am the vice president of operations at	
9	Upward Credit Union. We are a small community-based	
10	credit union serving the health care community of San	11:04
11	Mateo County, and we have done so since 1956.	
12	Currently we have 16 staff members in the	
13	entire organization operating one branch and two	
14	satellite offices. Our concerns and comments about	
15	the CCPA fall into three main areas.	11:04
16	The first is the effective date. With an	
17	entire staff of 16 operating a full-service financial	
18	institution, our internal resources are sparse,	
19	especially when it comes to compliance. Creating a	
20	comprehensive compliance program and implementing	11:04
21	regulatory changes such as CCPA take time and	
22	significant resources. Considering the extensive	
23	detail in the proposed regulation and the broadness	
24	of the statute, there is a lot of room for	
25	interpretation and ambiguity.	11:05
		Page 49

1	While we are confident that we will meet	
2	these new regulatory requirements, we ask for more	
3	time. Extending the effective date to January 1st,	
4	2022 will provide credit unions like Upward and	
5	hundreds of others throughout California the 11:05	
6	opportunity to develop compliance programs that will	
7	not only conform to CCPA but also serve our members	
8	in the most productive and sufficient way.	
9	The second area of concern is sample and	
10	model notices and training. Notice at or before 11:05	
11	collection, right to opt out, notice of financial	
12	incentives, and revised privacy notices are what will	
13	be required under the proposed regulations. These	
14	notices are in conjunction with the required	
15	responses to requests to know and requests to delete. 11:05	
16	These notices and responses are required to be easily	
17	read and understandable by the average consumer.	
18	With no guidance on what that means or	
19	provided examples, methods, or metrics to gauge these	
20	on, it makes it extremely difficult to develop these 11:06	
21	notices. With most, if not all, businesses needing	
22	to provide such notices, samples or uniform notices	
23	would not only help just small credit unions but all	
24	financial institutions and businesses across	
25	California. 11:06	
	Page 50	

1	In addition to sample models and notices	
2	excuse me the State is in a position to offer	
3	comprehensive training on the CCPA similar to the	
4	resources that are offered by the controller's office	
5	in regards to California's requirements regarding	11:06
6	escheatment.	
7	And the third and final area of concern is	
8	the GLBA exemptions. Both the Gramm-Leach-Bliley	
9	Act, GLBA, and the California Financial Information	
10	Privacy Act, the CFIPA, use the term "nonpublic	11:07
11	personal information," and it's defined to mean	
12	personally identifiable information. The CCPA uses	
13	the term "personal information" as defined in	
14	California Civil Code 1798.145 and is much broader	
15	than the GLBA and CFIPA's definition of "nonpublic	11:07
16	information."	
17	With the current definition as used in the	
18	CCPA, personal information collected could pertain to	
19	any situation, even when there is no financial	
20	transaction involved. As a credit union, we could	11:07
21	find ourselves in situations where a clear exemption	
22	exists under CCPA, such as a financial transaction,	
23	as opposed to an interaction that does not result in	
24	a formal transaction.	
25	With many interpretations being offered on	11:07
		Page 51

1	how the CCPA relates or coexists with GLBA or CFIPA,	
2	it is imperative that the Attorney General's office	
3	put forth regulations that clarify these distinctions	
4	and the proper exemptions.	
5	In conclusion I am requesting due time once	11:08
6	the final regulations are enacted to cultivate a CCPA	
7	compliance program that meets the regulatory	
8	requirements. This includes the required notices but	
9	also best suits the needs of the institution of our	
10	size. Therefore, we request a continuance until	11:08
11	January 1st, 2022. I truly believe the CCPA was born	
12	out of good intentions. Why not take the time and	
13	get it right the first time?	
14	Thank you.	
15	STACEY SCHESSER: Thank you.	11:08
16	Speaker 13, we invite you down.	
17	Good morning.	
18	KATHLEEN LU: Good morning. Thank you.	
19	My name is Kathleen Lu. That is	
20	K-A-T-H-L-E-E-N L-U, and I am here on behalf of my	11:08
21	employer, Mapbox, M-A-P-B-O-X.	
22	We will be submitting written comments, but	
23	I wanted to take the time today to identify one issue	
24	that I think has not gotten enough attention, and	
25	that is the requirement of a toll-free number as an	11:09
	P	age 52

1	opt out method.	
2	The proposed regulations state that a	
3	business shall provide two or more designated methods	
4	including, at a minimum, a toll-free number.	
5	STACEY SCHESSER: I'm sorry. Could you 11:09	
6	speak a little bit closer to the microphone?	
7	KATHLEEN LU: Sorry about that.	
8	This regulation appears to be out of date	
9	because the amendments of the CCPA specified that a	
10	business that operates exclusively online and has a 11:09	
11	direct relationship with a consumer from whom it	
12	collects personal information shall only be required	
13	to provide an e-mail address. I believe that the	
14	regulations should be updated to address the change	
15	from the statutory amendments. 11:10	
16	In addition, the examples don't appear to	
17	quite match up to what the draft regulations say; so	
18	the first example of an opt out is the business is an	
19	online retailer, and it says that at least one method	
20	by which the consumer may submit requests should be 11:10	
21	through the business's retail website.	
22	Now, logically this makes sense, which is	
23	that, if a business is collecting information online,	
24	that the method of opt out should also be online.	
25	But the example says nothing about a toll-free 11:10	
	Page 53	

1	number.	
2	The second example is an example of a	
3	website of a business that operates a website but	
4	also interacts with consumers at a retail location.	
5	Now, that example says that the business should also	11:10
6	include off-line methods of opt out requests,	
7	including a toll-free number and an interactive a	
8	toll-free number, the website, as well as in person	
9	at the retail location.	
10	Now, these examples seem to suggest that the	11:11
11	methods of requests of opt out should match up to how	
12	the business is collecting information. But that	
13	doesn't match up to the language of the draft	
14	proposals.	
15	And this is one of the reasons that I	11:11
16	wanted to raise this is because toll-free numbers are	
17	actually quite expensive for a business to operate if	
18	they do not already have toll-free numbers. We have	
19	heard from a vendor that operating one toll-free	
20	number would cost \$25 per month even if it is never	11:11
21	dialed.	
22	So we are an online business. All the	
23	information that we get from our customers comes	
24	through online methods. We do not really expect	
25	people to be dialing a toll-free number to give us	11:12
		Page 54

1	their e-mail address to say, you know, "We don't want	
2	your newsletter anymore." But it's \$25 a month base	
3	plus 5.9 cents per minute. So that's \$300 annual	
4	cost to each affected business in California even if	
5	that number is never used. 11:12	
6	And there is another problem, which is that	
7	the Federal Communications Commission has been	
8	looking into the issue of toll-free number fraud. So	
9	what happens is there are robocalls made to toll-free	
10	numbers just designed to tie up the line and rack up 11:12	
11	the number of minutes. The charges are to the	
12	carrier and to the business that has the toll-free	
13	number, and then the money goes to the originating	
14	carrier, who then sends a kickback to the robocaller.	
15	This type of fraud is pervasive. The FCC held you 11:13	
16	know, asked for comments on this from the major	
17	carriers. And it's very hard for a small business to	
18	stop it.	
19	The problem with requiring a toll-free	
20	number for every California business that complies 11:13	
21	with CCPA is that we will probably all be sitting	
22	ducks for this type of fraud. The potential costs of	
23	this could be massive. The Department of Justice	
24	estimated that up to 570,000 California businesses	
25	would need to comply with CCPA. At \$300 per 11:13	
	Page 55	

1	business, that would be \$171 million just for the	
2	costs of the toll-free number, even assuming that	
3	there is no toll-free number fraud.	
4	We ask that the Attorney General's office	
5	redraft this section to make clear that businesses	11:14
6	that only collect personal information through online	:
7	methods need not provide off-line methods of	
8	receiving opt out and disclosure requests.	
9	Thank you.	
10	STACEY SCHESSER: Thank you.	11:14
11	Speaker 14, we invite you to the microphone.	
12	Good morning.	
13	EMILY BOROWSKI: Thank you.	
14	Thank you for the opportunity to share my	
15	comments.	11:14
16	My name is Emily Borowski, E-M-I-L-Y B as in	
17	boy O-R-O-W-S-K-I, and I oversee the day-to-day	
18	regulatory compliance effort of the San Francisco	
19	Fire Credit Union.	
20	We are a State-chartered, privately ensured,	11:15
21	not-for-private financial cooperative. We have	
22	served the local firefighting community since 1951,	
23	and in the late '90s, we began to serve anyone,	
24	including family members who live, work, or attend	
25	school in San Francisco, San Mateo, or Marin	11:15
		Page 56

1	Counties. We serve about 72,000 members. We have	
2	four branches, employ about 240 employees, and our	
3	asset size is approximately \$1.4 billion.	
4	Our concerns with the implementation of the	
5	CCPA include the following: the effective date, lack	11:15
6	of a model notice, and confusion with existing laws.	
7	My first topic is the effective date in that	
8	we believe 88 days, which is actually 54 work days,	
9	is neither a reasonable or adequate time to	
10	understand the requirements of this statute and the	11:15
11	proposed regulations prior to designing and	
12	implementing a comprehensive compliance program, let	
13	alone the time frame for the final regulation and our	
14	response to that.	
15	Given how general the statute is and how	11:16
16	detailed the proposed regulations are, we believe	
17	that the effective date should be extended. And we	
18	do recommend that the Attorney General and governor	
19	delay that by two years.	
20	With regard to the model notices and	11:16
21	training, for all required notices, the proposed	
22	regulations require them to be easy to read and	
23	understandable by the average consumer and provide	
24	some standards to achieve that; yet it is subjective	
25	and does not contemplate a method of how to measure	11:16
		Page 57

1	that or gauge our success on assessing the	
2	readability.	
3	And since all affected businesses need to	
4	provide the required notices, an employee training	
5	program and standardized model notices would help 11	:16
6	ensure the consumer's understanding of the notices,	
7	simplify the requirements for businesses, and create	
8	an objective review on whether our notices and	
9	employee training programs are meeting these required	
10	standards. 11	:17
11	With regard to the Gramm-Leach-Bliley Act,	
12	the federal law, and the California Financial	
13	Institution Privacy Act Exemptions, we have	
14	significant confusion regarding the definition of	
15	"personal information" and that the term is defined 11	:17
16	much more broadly in this new CCPA than in these	
17	federal and existing State requirements.	
18	And because of the inconsistent terms, the	
19	exemption that's provided in the California Civil	
20	Code that was previously stated is unclear. But that 11	:17
21	can be the interpretations can be done in	
22	different ways.	
23	The first one is just personal information	
24	on its face. Personal information is collected from	
25	a consumer in connection with us providing a 11	:17
	Page	58

1	financial product or service pursuant to the GLBA and	
2	CFIPA. Then the personal information is exempt from	
3	the requirements of the CFIPA. Okay.	
4	The second interpretation could be if	
5	personal information is in the same category as 11:18	
6	personally identifiable financial information under	
7	the GLBA is covered by the exemption, but it's not	
8	subject to the CCPA.	
9	And then the most confusing, third, is that	
10	we could find ourselves exempt from the CCPA in some 11:18	
11	instances but not others on the same data that is	
12	collected in the same manner from the same source.	
13	And that pertains around the idea of whether a	
14	transaction was performed or not. So if a	
15	transaction is performed, the personally identifiable 11:18	
16	information could be exempt from the CCPA, but if a	
17	transaction is not, then it's in fair play for that	
18	and subject to the requirements.	
19	So due to the inconsistent terminology and	
20	the interpretations and the manner in which the 11:19	
21	exemption is written in the statute, we're asking for	
22	the final regulation to be more consistent or, you	
23	know, give us some more guidance with that.	
24	So to conclude, we respectfully request a	
25	more reasonable time frame to develop our compliance 11:19	
	Page 59	

1	program once the regulation is final. We ask for	
2	guidance from the Attorney General that helps our	
3	not-for-profit credit union with model forms and	
4	training aids so that we can be confident in our	
5	effort to comply. We would like consistency in the	11:19
6	"personal information" definition between the final	
7	implementing regulation for CCPA and the existing	
8	federal and State requirements, which will help us	
9	confidently interpret the final regulation.	
10	Thank you very much for the opportunity to	11:20
11	share our thoughts on this important and timely	
12	regulation.	
13	STACEY SCHESSER: Thank you.	
14	Speaker 15.	
15	UNKNOWN FEMALE: Thank you.	11:20
16	STACEY SCHESSER: Good morning.	
17	WAYNE SISK: Good morning. Good morning.	
18	My name is Wayne Sisk, W-A-Y-N-E S-I-S-K. I	
19	work for a small start-up, Celigo.com or Celigo,	
20	Inc., and I am the senior manager of security and	11:20
21	compliance.	
22	First off, I just wanted to remind you that	
23	we definitely need the graphics of this button that	
24	is required. I think everybody's anxiously waiting	
25	on that. I saw that there's going to be another	11:21
		Page 60

1	hearing. I think this is going to push things out,	
2	regardless of the request for two years, in terms of	
3	being able to implement in a timely fashion.	
4	January 1st is weeks away. Some of us have proceeded	
5	based on the laws and are refining based on the	11:21
6	regulations; so we're trying to be ready January 1st.	
7	I don't see that happening right now with the lack of	
8	solid information both in the regulations and the	
9	button.	
10	My primary areas that I want to focus on	11:21
11	is	
12	Oh, I missed a point.	
13	STACEY SCHESSER: I'm sorry. Could you just	
14	speak closer to the microphone?	
15	WAYNE SISK: Sorry. Maybe that'll help.	11:21
16	In the definitions they did not define	
17	either a consumer or what constitutes personal	
18	information. They did in the law, and the	
19	regulations refer to that, but it makes it obscure.	
20	It's hard enough to navigate any State law that	11:22
21	California passes because it's scattered so badly.	
22	The only definition they gave was "typical consumer,"	
23	and that reads:	
24	"Typical consumer means natural	
25	person residing in the United States."	11:22
		Page 61

1	Everything about this law was that this	
2	was the consumers were going to be California	
3	residents. And I think that should read	
4	"California," not "the United States."	
5	I'd like to primarily focus on separation	11:22
6	between personal information and the information	
7	about a corporate persona. There's no question that	
8	johndoe@gmail.com or yahoo.com or hotmail or	
9	what-have-you is personal information. Any other	
10	public e-mail system, as well as my personal phone	11:23
11	number, all of that is definitely part of someone's	
12	personal profile. It is PII granted.	
13	E-mail is an endemic part of doing business	
14	today. So is johndoe@celigo.com a person and my	
15	personal info? I don't believe so. It's a corporate	11:23
16	persona. It's disposable. I use it for as long as	
17	I'm employed there. I have probably been employed at	
18	60 or 70 different companies where I've had e-mails.	
19	These come and go and are deleted. I don't care, and	
20	I don't think anybody cares if that e-mail is public	11:23
21	anywhere.	
22	The address of the business, the business	
23	phone number, these aren't me. This should be about	
24	me as a personal individual, not as a corporate	
25	persona. They should be defined and excluded from	11:24
		Page 62

1	this whole notion of PII. It's just not needed to	
2	regulate information that's not truly personal.	
3	A good example of this exclusion, Canada has	
4	passed some of their privacy legislation. They	
5	excluded business use if you've got	11:24
6	business-to-business information going on, that's	
7	fine. If you've got personal-to-business, that	
8	should be included, no question. But	
9	business-to-business is not personal information.	
10	For e-mail, it's easy. It's a corporate	11:24
11	e-mail. For phone numbers, I know it's common today	
12	for people to use their personal cell phone for	
13	business use. It's also very easy and very	
14	inexpensive to get a second phone number for the	
15	company. I would submit that, if they use their	11:25
16	personal phone number in a business fashion, they've	
17	abandoned the concept of this is personal	
18	information. It's not public. It's now part of	
19	their corporation.	
20	It's not clear about deleting information	11:25
21	about employees. Employees are not consumers. Would	
22	that be included in this legislation? I don't	
23	believe so, but it's not clear. It needs	
24	clarification.	
25	That's all I have time for. I'll submit the	11:25
	I	Page 63

1	rest of my comments in writing.
2	Thank you.
3	STACEY SCHESSER: Thank you.
4	Speaker 16.
5	UNKNOWN FEMALE: Thank you. 11:26
6	STACEY SCHESSER: Good morning.
7	EMILY FISHER: Good morning. Excuse me.
8	My name is Emily Fisher, and I represent the
9	Public Advocates Office, which is an independent
10	consumer advocacy organization within the California 11:26
11	Public Utilities Commission.
12	And Public Advocates advocates for utility
13	customers to obtain the lowest possible rates for
14	service consistent with reliable and safe energy,
15	water, and communication services. So just a little 11:26
16	about who we are.
17	Implementation and enforcement of the CCPA
18	will have significant impact on the consumers that
19	the Public Advocates Office represents as well as on
20	businesses that are regulated by the CPUC. We are 11:26
21	submitting written comments later this week with
22	specific proposed new language for your
23	implementation convenience.
24	For purposes of this hearing, however, I'd
25	like to address one of the main concerns we have with 11:27
	Page 64

1	implementation of the CCPA, which is the impact of	
2	otherwise allowable financial incentives on utility	
3	and communication services customers. Where	
4	customers have limited alternatives for obtaining	
5	these essential services, whether they are	11:27
6	electricity, gas, water, wire line or wireless phone,	
7	or Internet access, the financial incentives will	
8	create undue pressure, especially for lower income	
9	and rural consumers to opt in in order to obtain the	
10	benefit of the financial incentive. And this is	11:27
11	likely to have a coercive effect, which is	
12	specifically prohibited by the CCPA and Civil Code	
13	Section 1798(b)(4) prohibiting coercive financial	
14	incentives.	
15	So for this reason, businesses that provide	11:28
16	the services of a public utility, whether defined in	
17	Public Utilities Code Section 216, including	
18	communication services, should be restricted from	
19	offering financial incentives in exchange for	
20	consumer opt in. The CPUC already has oversight over	11:28
21	most of the businesses providing these essential	
22	services and will also be providing its own separate	
23	comments on issues of CPUC regulatory authority in	
24	regard to the CCPA.	
25	So therefore, Public Advocates proposes that	11:28
	1	Page 65

1	requiring businesses who provide these essential	
2	services under CPUC jurisdiction requiring them to	
3	apply for permission to implement a financial	
4	incentive will help prevent coercive financial	
5	incentives that could have a disparate impact on low	11:28
6	income and rural consumers while still allowing these	
7	businesses an opportunity to show that their proposed	
8	financial incentive will not have such an impact.	
9	Without this additional safeguard,	
10	consumers' rights to make meaningful choices about	11:29
11	the use of their personal information will be	
12	impaired whenever they set up a new electricity, gas,	
13	wireless phone, or Internet account. The majority of	
14	California households no longer have a wire line or a	
15	landline phone; so there's really no question that	11:29
16	wireless services are an essential utility service.	
17	As I said, specific proposed language for	
18	this provision will be in our written comments coming	
19	later this week.	
20	Thank you.	11:29
21	STACEY SCHESSER: Thank you.	
22	Speaker 18. Sorry. Speaker 17.	
23	UNKNOWN FEMALE: Thank you.	
24	STACEY SCHESSER: Sorry about that. Good	
25	morning.	11:30
		Page 66

1	HENRY LAU: Good morning.	
2	My name is Henry Lau, it's L-A-U, and I'm a	
3	cofounder of a company called Privolta.	
4	We have taken a contrarian strategy in the	
5	marketplace by focusing on advertising and marketing	11:30
6	products that do not require the use of personally	
7	identifiable information.	
8	I wanted to bring up to two key concerns in	
9	relation to the CCPA. The first concern is related	
10	to how companies, including Google, have implemented	11:30
11	dark patterns in their consent collection processes	
12	in European jurisdictions due to the GDPR.	
13	We have conducted a study of the top 50	
14	websites in the U.K. and found that, across all of	
15	them, the process of opting out was significantly	11:30
16	more difficult than opting in to data collection.	
17	Using Google as an example once again, our study	
18	found that the process of opting out took 17 clicks	
19	and at least three minutes, while opting in took less	
20	than two seconds and only one click. By declaring	11:30
21	psychological warfare on consumers who wish to opt	
22	out, these practices violate the spirit of privacy	
23	laws, and we'd like to sound the alarm before these	
24	practices are allowed to go unhindered here as well.	
25	The pervasive use of dark patterns currently	11:31
		Page 67

1	by California-based companies and others have led	
2	some consent management platforms to brag about	
3	90 percent consent rates. Careful rulemaking around	
4	the deployment of the opt out button should prevent	
5	these practices from crossing over.	11:31
б	Secondly, as reported by the Wall Street	
7	Journal and others, Facebook has used privacy as an	
8	excuse to lock their platform out from companies they	
9	found to be competitive. And we want to ensure that	
10	these regulations such as the CCPA do not provide	11:31
11	cover for anticompetitive practices in the future.	
12	Thank you for your time.	
13	STACEY SCHESSER: Thank you.	
14	Speaker 18. Good morning.	
15	CLIFFORD WALDECK: Hi. My name is Clifford	11:32
16	Waldeck, W-A-L-D-E-C-K, and I have my own consulting	
17	company that does a lot of different things.	
18	And I just want to ask I just hope that	
19	there will be clear guidance on how the CCPA will be	
20	regulated and the resources that will be behind that.	11:32
21	And I know you can't answer that, but I wanted to get	
22	that in there 'cause I think it's an important thing	
23	to everybody in the room here.	
24	Thank you.	
25	STACEY SCHESSER: Thank you.	11:33
		Page 68

1	Speaker 19.	
2	Speaker 19? Okay.	
3	Speaker 20. Good morning.	
4	PIERLUIGI OLIVERIO: Good morning.	
5	Pierluigi Oliverio, P-I-E-R-L-U-I-G-I 11:33	
6	space	
7	STACEY SCHESSER: I'm sorry.	
8	PIERLUIGI OLIVERIO: What's that?	
9	STACEY SCHESSER: Can you slow down and say	
10	it one more time? 11:33	
11	PIERLUIGI OLIVERIO: Fair enough.	
12	Pierluigi Oliverio, spelling	
13	P-I-E-R-L-U-I-G-I space O-L-I-V-E-R-I-O.	
14	And I will submit something through your	
15	website for written comment, but I just wanted to 11:33	
16	make a few comments now.	
17	So I'm representing myself as a data privacy	
18	advocate. I want to thank you for your service and	
19	thank you for holding the four hearings. The City of	
20	San Jose would likely be happy to host future 11:34	
21	hearings at the City Hall Council Chambers, which	
22	holds 300 people.	
23	As a former elected official for ten years	
24	in San Jose, we spent a considerable amount of money	
25	as a city and personnel time to protect PII data. We 11:34	
	Page 69	

1	did so not because it was required but because it was	
2	the right thing to do. I've spoken to numerous	
3	C-level IT leaders, both large and small, public and	
4	private, and overall I would say the attitude is	
5	cavalier, and they will wait till a company is fined.	11:34
6	One CIO told me that, if they don't told me that,	
7	if they do not know about it, then they essentially	
8	have plausible deniability. Another CI told me they	
9	were retiring and don't want to take it on, it'll be	
10	someone else's problem.	11:34
11	When talking to global companies about GDPR,	
12	which they're responsible for as well, companies say,	
13	"It's a mess. I just hope I don't get any requests."	
14	So I find that there's just a lot of ill-prepared	
15	organizations.	11:34
16	And I'm reading off my phone, so I	
17	apologize, as I wrote a little message here.	
18	I wanted to go on and say that, you know,	
19	the technology exists today for companies to comply,	
20	and organizations should take this seriously and	11:35
21	govern and secure their data now as responsible	
22	companies have done with GDPR.	
23	I would encourage the Department of Justice	
24	to notify CEOs of the law and of their	
25	responsibilities to the Franchise Tax Board as that	11:35
		Page 70

1	would be an economically efficient method to notify	
2	them and would also be broad-based.	
3	I would encourage the Department of Justice	
4	to have CEOs and CIOs certify that the company has	
5	adequate controls to comply, and reporting structures 11:35	
6	ensure that such certifying officers are involved in	
7	and are responsible for decisions that impact the	
8	entity's compliance.	
9	As the law evolves and professional staff	
10	will have to make decisions on implementation, I 11:35	
11	would suggest the law be enforced tighter rather than	
12	more lenient without delay. Data privacy will only	
13	become more important and not less so; so please	
14	utilize this opportunity to protect consumer and	
15	employee data with strict enforcement of CCPA so 11:36	
16	companies are truly responsive.	
17	Thank you for your time.	
18	STACEY SCHESSER: Thank you.	
19	And Speaker 21.	
20	Good morning. 11:36	
21	BARBARA LAWLER: Good morning.	
22	My name is Barbara Lawler, B-A-R-B-A-R-A,	
23	Lawler, L-A-W-L-E-R.	
24	First I want to thank the Attorney General	
25	and his staff for holding this forum so that we could 11:36	
	Page 71	

1	provide feedback on the proposed regulations.	
2	Currently I'm the chief privacy and data	
3	ethics officer for Looker based in Santa Cruz. I'm	
4	providing this feedback as a 20-plus year privacy	
5	leader and as a California native. And as a native,	11:36
6	I applaud my home state's ongoing efforts to provide	
7	meaningful privacy protections to its citizens.	
8	My feedback today, which will also be	
9	included in writing, reflects that 20-plus years of	
10	building and implementing ethical world-class privacy	11:37
11	programs, including as the former CPO of	
12	Hewlett-Packard and of Intuit where I was known and	
13	my teams were known for operational excellence and	
14	innovative approaches with the goal of honoring the	
15	new rights enshrined in California consumers and	11:37
16	enabling effective compliance for businesses of all	
17	sizes and industries and a focus on achieving	
18	positive privacy outcomes for California consumers, I	
19	offer three foundational suggestions.	
20	First, clarify the definitions and	11:37
21	relationships between a business, a service provider,	
22	and a third party. These definitions drive all	
23	strategic and tactical contracting arrangements and	
24	negotiations. The range of interpretations I've seen	
25	so far run the gamut from no change in terms to the	11:38
	P	age 72

1	same exact type of company, one calling themselves a	
2	service provider, another a third party. I think	
3	there's an incredible range of interpretation. Some	
4	will sign CCPA addendums and some won't. What's the	
5	right answer?	11:38
6	So with regard to the definitions in Section	
7	301(d), sources, and 301(e), categories of third	
8	parties, the latter would clearly seem to indicate	
9	that service providers are subject to third party	
10	roles and vice versa. And we've heard multiple	11:38
11	interpretations along those lines, and so they don't	
12	really seem to ally with Section 314(a), (c), and	
13	(d).	
14	Internally we've developed a table to map	
15	the relationships, but even with a team of experts,	11:38
16	advisors, and peers, I'm still not sure we've got it	
17	right, and I'm not sure a lot of other companies are	
18	either, even though they are absolutely trying. So I	
19	disagree with the previous speaker on his premise	
20	that companies don't care.	11:38
21	Second, streamline the intertwined CCPA	
22	notice and privacy policy requirements, also a	
23	fundamental. Did you intend multiple separate	
24	notices that link to a privacy policy or a privacy	
25	policy that includes multiple notices? Both? So	11:39
		Page 73

1	many notices, so many nested linking. It's almost	
2	like "Privacy Notice Inception."	
3	Historically the terms "privacy notice" and	
4	"policy" are often used interchangeably. So	
5	honestly, as an old-timer, these sections kind of	11:39
6	gave me a headache, and it feels also like a step	
7	backwards. So the content is important; so I think	
8	there's an opportunity to streamline here.	
9	In the same vein but with a different focus,	
10	No. 3, consider reducing unintended friction for	11:39
11	consumers making legitimate data deletion and right	
12	to know requests. Based on 18 months of GDPR	
13	experience, our data says 99 percent of data rights	
14	requests are for deletion only, and they come to the	
15	privacy e-mail box. No one wants to call. No one	11:40
16	wants to fill out a form.	
17	Now, forms are great for metrics, which	
18	happens to be something in analytics that my	
19	company's good at. But most individuals feel like	
20	filling out forms are actually friction and create	11:40
21	the perception that those requirements are actually	
22	slowing down and inhibiting their ability to exercise	
23	their privacy rights rather than enabling them. So I	
24	think there's an opportunity to simplify.	
25	In addition to my written comments, I'll	11:40
		Page 74

1	address some positive additional thoughts, including	
2	the need for positive incentives and accountability	
3	frameworks for organizations striving daily to be	
4	compliant and do the right thing. Similar to the	
5	EU-U.S. privacy shield, codes of conduct identified	11:40
6	in the GDPR, security certifications, privacy seals,	
7	or similar. The need for decision tools, templates,	
8	and checklists to guide compliance. They're easy to	
9	read and understand by the average individual.	
10	Prioritize guidance for reasonable security	11:40
11	expectations, especially for small and medium	
12	businesses. Clarification for cloud-based and (BDB?)	
13	services, which seem to be either largely	
14	misunderstood or overlooked in the CCPA context. The	
15	need for an authorized State-provided resource for	11:41
16	businesses to confirm the validity of registered	
17	authorized agents as described in 301(c) and 326(a)	
18	and (b).	
19	And finally, clarifying the policy and	
20	regulatory purposes and intended uses of published	11:41
21	training metrics and calculated value of consumer	
22	data in Section 317 and 337, respectively, as these	
23	feel like confidential trade secret IP or financial	
24	reporting information.	
25	So again, thank you for the opportunity to	11:41
		Page 75

1	give feedback and please feel free to reach out to me
2	for deeper discussions on any of my recommendations.
3	STACEY SCHESSER: Thank you.
4	Speaker 22.
5	EMILY EMERY: Are we still in morning? In 11:42
6	the morning time?
7	STACEY SCHESSER: Yes.
8	EMILY EMERY: Good morning then to
9	STACEY SCHESSER: Good morning.
10	EMILY EMERY: coming from the East Coast. 11:42
11	My name is Emily Emory, E-M-I-L-Y E-M-E-R-Y,
12	and I'm honored to speak with you this morning on
13	behalf of MPA - the Association of Magazine Media,
14	where I serve as the director of digital policy.
15	MPA represents more than 500 magazine media 11:42
16	brands that span a vast range of genres across print,
17	online, mobile, and video media. MPA members publish
18	some of the nation's best known, well-trusted, and
19	loved magazines. More than 90 percent of all U.S.
20	adults are informed, inspired, and entertained 11:42
21	through the print and digital magazine media titles
22	that they trust and value most.
23	Readers trust magazine media, and in order
24	to sustain that trust and create the enduring
25	relationship between magazine publishers and their 11:42
	Page 76

1	readers, they must have a high degree of confidence
2	that their data will be protected. And this
3	confidence and trust is preserved by magazine media
4	publishers through time-tested adherence to best
5	practices in data privacy and security across print, 11:43
6	digital, and in emerging technologies.
7	Preserving reader trust compels MPA and our
8	members to advocate on behalf of strong consumer
9	privacy protections, and we're here to testify today
10	to commend you for the underlying principles behind 11:43
11	the California Consumer Privacy Act. I also would
12	like to note the significant impact that CCPA could
13	have on consumers of magazine media, availability of
14	magazine content, and the visibility of magazine
15	brands. And we look forward to further guidance from 11:43
16	the Attorney General's office on three specific
17	sections of provisions.
18	First, MPA's concerned that consumer choice
19	could be circumvented given the Attorney General's
20	direction to businesses to treat a browser plug-in or 11:43
21	privacy setting or other mechanism as a valid opt
22	in out excuse me opt out of sale request in
23	999.315. Especially for businesses like magazine
24	publishers that have a direct trusted relationship
25	with their readers, consumer choice could best be 11:43
	Page 77

1	reflected by directing consumers to a "do not sell my	
2	info" link, which serves as a far better indicator of	
3	consumer intent. We ask the Attorney General office	
4	to reconsider the browsing setting requirement to	
5	enable consumers to opt out of personal information 11:44	
6	sale by some businesses and not others.	
7	Second, MPA asks the Attorney General office	
8	to explicitly affirm in 999.313 that businesses may	
9	retain suppression records in order to honor a	
10	consumer's deletion request and prevent the 11:44	
11	re-addition of a consumer to the business's system	
12	should the business receive personal information	
13	about the consumer's data in the future from another	
14	party.	
15	Third, MPA notes the importance of tiered 11:44	
16	subscription offers and metered pay walls in	
17	sustaining magazine media revenue models. The	
18	proposed regulations do not fully account for these	
19	methods of consumer engagement with content and could	
20	impede brands from offering such beneficial models to 11:44	
21	consumers. And we see a potential conflict with the	
22	statute outlined in 999.307.	
23	We'd ask the Attorney General's office to	
24	reconsider these requirements that magazine brands	
25	can confidently continue to provide beneficial 11:44	
	Page 78	

offerings in content across to California	
consumers.	
And last, the risk for technical	
implementation issues where guidance from the	
Attorney General's office could facilitate	11:45
businesses' CCPA implementation efforts. That was a	
mouthful.	
First, we seek further guidance on possible	
alternative format businesses may use to provide	
required notices to consumers with disability.	11:45
Second, we seek further guidance on notice	
at collection requirements given the innovative and	
evolving user interactions that people have with	
online media.	
Third, we'd ask for further guidance from	11:45
the Attorney General on implementing the outstanding	
opt out button and logo instructions.	
And last, we recommend raising the	
additional reporting requirement threshold from	
4 million to 10 million consumers to provide relief	11:45
to small and mid market businesses.	
I thank the Attorney General's office for	
the tremendous work that you've done and the	
privacy-forward approach to this important	
regulation. We'll look forward to filing our	11:45
	Page 79
	And last, the risk for technical implementation issues where guidance from the Attorney General's office could facilitate businesses' CCPA implementation efforts. That was a mouthful. First, we seek further guidance on possible alternative format businesses may use to provide required notices to consumers with disability. Second, we seek further guidance on notice at collection requirements given the innovative and evolving user interactions that people have with online media. Third, we'd ask for further guidance from the Attorney General on implementing the outstanding opt out button and logo instructions. And last, we recommend raising the additional reporting requirement threshold from 4 million to 10 million consumers to provide relief to small and mid market businesses. I thank the Attorney General's office for the tremendous work that you've done and the privacy-forward approach to this important

1	comments and would just simply note that further	
2	clarification would greatly assist businesses like	
3	magazine publishers in their efforts to further	
4	successfully comply with CCPA and further that	
5	relationship with consumer trust and, in the case of	11:46
6	magazine publishers, maintaining that reader trust.	
7	Thank you so much.	
8	STACEY SCHESSER: Thank you.	
9	So this concludes our preregistered	
10	speakers. We don't have any further speakers signed	11:46
11	up; so I'd like to now open it up to anybody who	
12	would like to come down and speak at the microphone.	
13	MAX KORNBLITH: I already spoke today.	
14	STACEY SCHESSER: That's okay. You can come	
15	back.	11:46
16	MAX KORNBLITH: Great. Thanks.	
17	Again, Max Kornblith. And for I'm	
18	actually just making this comment as an individual	
19	but prompted by interesting points made by a couple	
20	of people who spoke previously.	11:46
21	I would if you're not already, I would	
22	encourage you folks to consult with user experience	
23	design professionals because I think one of the	
24	things that's come up here is the practical effects	
25	of these regulations will have a lot to do with how	11:47
		Page 80

1	they are implemented on the page of a website.	
2	So there's been a lot of talk about what	
3	will that button look like? How will that be	
4	apparent to people? I think the mention of dark	
5	patterns was particularly apt.	11:47
6	And then that question of an e-mail address,	
7	so, you know, experience working in tech companies,	
8	working with people trying to sort through complex	
9	contracts that the companies give them, any e-mail	
10	address that's buried somewhere in a longer	11:47
11	agreement, such as your privacy policy, is much less	
12	likely to be used versus a button or a listing of the	
13	address up front or, you know, having the button sent	
14	in an e-mail versus having to go through a separate	
15	channel.	11:48
16	And then what else? Oh.	
17	And any like, generally an indication of	
18	an e-mail address, unless it tells you what's going	
19	to happen next, as a consumer, like, I personally	
20	would take that to mean it's unlikely that much is	11:48
21	going to happen, and it may not even be monitored.	
22	So again, I'd encourage you to consult	
23	actually with professionals on that 'cause I'm not a	
24	user experience professional, but how that's	
25	implemented in actual, like, web terms and what's	11:48
		Page 81

1	required of people because companies will find a way	
2	to bury it if it's not explicit, that it has to be,	
3	you know, put up front. And I think that's the	
4	intent very wisely of the opt out button.	
5	STACEY SCHESSER: Thank you.	11:48
6	ASHKAN SOLTANI: Hi. Ashkan Soltani. I'm	
7	an independent consultant and a researcher. I'm also	
8	advising the CA privacy folks on the initial ballot	
9	initiative and the more recent CPRA.	
10	Two just really quick comments, one on the	11:49
11	browser-based setting. So I agree that it'd be	
12	important that the AG clarify what browser or	
13	platform controls would be adequate for allowing	
14	consumers to express their opt out preferences.	
15	Particularly of note would be to make sure that, in	11:49
16	addition to providing granular perhaps "opt back in"	
17	permissions, it should also not conflict with other	
18	browser privacy settings and controls.	
19	So there's been a number of proposals to	
20	require, say, persistent tokens or cryptographic	11:49
21	tokens that would more robustly identify the user in	
22	order to effectuate their opt out. That would run	
23	contrary to a privacy interest since it now would	
24	allow or would conflict with, say, third-party	
25	cookie blocking or other privacy-blocking tools. So	11:50
		Page 82

1	I think just two points that the AG could that the	
2	regulation could bless particular protocols, and it	
3	could also specify that they shouldn't conflict with	
4	other privacy settings and controls.	
5	The other is a quick comment on the 999.337	11:50
6	in terms of calculating the value of consumer data.	
7	I do think it would be important to clarify that the	
8	value of the calculation should be related to the opt	
9	out directly to the opt out right or the right	
10	that's enacted; right? So if you, for example, enact	11:50
11	your right to delete, right, that would be that	
12	value would be different than, say, opting out of	
13	sale; right?	
14	So a consumer a company might be able to	
15	still monetize a consumer's data on a first-party	11:50
16	basis when they opt out of sale whereas a company may	
17	not be able to monetize the data at all if a consumer	
18	deletes their information. And therefore, that	
19	calculation, in terms of the financial incentive	
20	provided, would be different in those two cases.	11:51
21	So those are the two quick points I would	
22	like to make. And thank you so much for your effort	
23	on this. This is fantastic.	
24	STACEY SCHESSER: Thank you.	
25	Would anybody else like to speak?	11:51
		Page 83

1	Seeing that there are no more persons	
2	present that would like to make any oral comments, I	
3	hereby close this hearing on the Proposed California	
4	Consumer Privacy Act Regulations. The written	
5	comment period ends on December 6th, 2019 at	11:51
6	5:00 P.M. Pacific time. Written comments can also be	
7	e-mailed to us directly at	
8	privacyregulations@doj.ca.gov.	
9	On behalf of the Department of Justice,	
10	thank you for participating in the rulemaking	11:52
11	process.	
12	The time is 11:52 A.M., and the hearing is	
13	closed.	
14	(Whereupon at 11:52 A.M.,	
15	the audio concluded.)	
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	P	age 84

STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES)
I, Shawna Hogan Cox, C.S.R. No. 14038, in
and for the State of California, do hereby certify:
That the foregoing transcription was
transcribed by me, that the transcription was
recorded stenographically by me, was thereafter
transcribed under my direction and supervision, and
that the foregoing is a true record of same.
I further certify that I am neither counsel
for nor related to any party to said action nor in
any way interested in the outcome thereof.
IN WITNESS WHEREOF, I have subscribed my
name this 16th day of December, 2019.
81
Shawna Cox
Certified Shorthand
Reporter for the
State of California
Page 85

[& - act]

0	1951 56:22	45 46:17	999.315 26:2 27:14
&	1956 49:11	455 2:4 5:4	45:11 46:12
& 20:5 33:7	1st 50:3 52:11 61:4		999.315. 77:23
1	61:6		999.336 24:15
1 1:25 36:20		5	999.337 83:5
1,000 23:20	2	5 23:8	
1,600 23:19	20 69:3 72:4,9	5.9 55:3	a
1.4 57:3	2015 17:18 18:22	50 67:13	a.m. 2:6 4:2,25
10 28:21 42:1	2016 14:14	500 76:15	32:21,22,24,24
79:20	2018 14:14	54 57:8	33:1 84:12,14
10,000 33:14,15	2019 1:12 2:6 4:2	570,000 55:24	abandoned 63:17
10th 5:14	4:25 5:10,14,19	5:00 5:19 84:6	ability 12:16 13:1
11 43:25	16:4 84:5 85:15	6	16:7 22:10 26:13
11th 5:10	2020 17:15	6 19:3	26:17,23 74:22
12 9:18 49:2	2022 50:4 52:11	60 62:18	able 7:25 10:6
120419-10f1 1:22	21 71:19	600 23:21	11:14 12:24 21:22
13 52:16	216 65:17	600,000 44:11	21:25 45:18 47:10
1341 5:11	22 76:4	6th 5:19 84:5	61:3 83:14,17
13447 85:21	240 57:2		absence 22:5,22
14 56:11	25 28:20 54:20	7	22:25
140 16:18	55:2	7 33:2	absolute 47:13
14038 1:24 2:7	3	70 62:18	absolutely 73:18
85:4	3 17:4 19:5 74:10	72 46:24 47:5	abundantly 39:8
15 46:13 60:14	30 8:14 9:3	72,000 57:1	academic 36:2
16 49:12,17 64:4	30,000 38:4	8	access 17:17 36:8
16th 85:15	300 55:3,25 69:22	8 34:14	38:12 40:9 47:11
17 66:22 67:18	301 73:7,7 75:17	85 1:25	47:13,18,20 65:7
17 00.22 07.18 171 56:1	30th 35:14	88 57:8	accident 12:8,8
171 30.1 1798 65:13	314 28:25 32:12	9	accompanied 35:3
1798.110 42:9	73:12		account 66:13
1798.135 45:21	317 75:22	9 37:20	78:18
1798.140 20:12	326 75:17	90 27:18 28:9 68:3	accountability
36:20	337 75:22	76:19	75:2
1798.145 21:17	3609339 1:23	90s 56:23	accounting 30:13
22:9 51:14		99 74:13	accreditation
17th 15:24	4	999.301 42:11	19:16
18 66:22 68:14	4 1:12 2:6 4:2 22:9	999.305. 44:20	achieve 57:24
74:12	42:9 47:12 65:13	999.306 19:4	achieving 72:17
19 69:1,2	79:20	999.307. 78:22	act 1:11 2:3 4:13
19 69:1,2 1919 16:24	400 23:24	999.313 47:12 78:8	6:3,4 14:8 15:11
1717 10.24	41 5:10	999.314 20:14	17:14 30:4 33:12
		47:25	33:13 51:9,10
	1		<u> </u>

[act - arney]

58:11,13 77:11	advertising 14:9	alliance 9:16	anticompetitive
84:4	14:19 15:7 23:25	10:15 11:19 12:20	68:11
action 15:3 22:3	39:3,3 67:5	36:13	antitrust 14:9
85:12	advice 20:7	allow 9:25 10:22	anxiously 60:24
activate 17:25	advising 82:8	26:18 42:25 47:19	anybody 62:20
activating 17:13	advisors 73:16	82:24	80:11 83:25
activists 38:2	advocacy 64:10	allowable 65:2	anymore 55:2
activities 8:2	advocate 69:18	allowed 67:24	anyway 44:17
30:15	77:8	allowing 66:6	apologize 70:17
activity 31:11,16	advocates 38:7	82:13	app 17:20 18:15
33:17	64:9,12,12,19	allows 43:7 45:12	apparent 81:4
actual 81:25	65:25	ally 73:12	appear 16:19
ad 38:25 42:16	affect 11:10 16:3	aloud 8:18	42:25 53:16
add 8:16,23	affirm 78:8	alternative 79:9	appearances 2:10
addendums 73:4	afford 41:5	alternatives 65:4	appears 9:4 35:16
addition 9:8 14:6	african 14:3,13	amazon 36:7	43:9,16 53:8
51:1 53:16 74:25	15:16 16:14,21	ambiguity 49:25	applaud 72:6
78:11 82:16	ag 82:12 83:1	ambiguous 24:5	application 30:8
additional 5:20	agencies 23:22	amendments 53:9	30:10,20
25:16 40:10 66:9	47:24 48:5	53:15	applications 30:16
75:1 79:19	agency 48:11	american 14:3	30:21
address 9:22 45:5	agent 18:13	15:16 16:12,14	apply 21:19 26:24
53:13,14 55:1	agents 75:17	americans 14:13	28:3 29:23 66:3
62:22 64:25 75:1	aggressions 15:21	16:21	appreciate 26:1
81:6,10,13,18	aggressive 14:5	amount 31:14	32:14 39:24 44:16
addressing 10:4	aggressively 36:24	69:24	48:23
adequate 57:9	ago 16:22 36:4	ana 23:17 25:18	approach 79:24
71:5 82:13	agree 8:15 82:11	ana's 23:18	approaches 72:14
adequately 10:6	agreement 81:11	analytics 42:17	approaching 8:10
adherence 77:4	agreements 14:10	74:18	approximately
adjudicate 29:22	ahead 8:25	analyzing 10:4	57:3
administrative 6:3	ai 15:22 16:11	angeles 85:2	apt 81:5
6:4 7:10	aids 60:4	angry 15:18	arbitration 34:21
adopt 10:16	aim 17:18,25	announced 5:17	area 19:13 28:20
adopted 39:17	airbnb 37:6	39:4	50:9 51:7
ads 15:8	akers 2:13 4:18	annual 55:3	areas 44:8 49:15
adults 76:20	alan 3:4 33:5,6	annually 23:25	61:10
advance 24:6	alarm 67:23	answer 6:10 34:8	arguably 21:5
advantage 39:20	alert 8:13	68:21 73:5	argument 36:2
advertisers 23:16	alike 24:8	anti 14:8	arney 3:8 44:2,3

[arrangements - broken]

arrangements	60:2 71:24 77:16	backwards 38:20	beyond 27:2
72:23	77:19 78:3,7,23	74:7	biased 15:10
article 19:3 37:2	79:5,16,22	badly 61:21	biases 16:10
articulate 36:10	audiences 15:9,12	balance 37:10	big 34:20
articulately 32:14	audio 1:8,22 2:1	ballot 82:8	billion 16:18 23:24
artificial 16:6	6:15 84:15	bank 33:12,13	57:3
ashkan 3:19 82:6	auditorium 2:4	banning 47:18	billions 31:15
82:6	5:4	bar 47:13	bit 53:6
asked 55:16	audits 17:21	barbara 3:17	black 13:25
asking 11:6 59:21	augustine 2:20	71:21,22	bless 83:2
asks 78:7	9:14,15	bartered 36:16	blessing 46:7
aspect 35:22	australian 17:9,12	base 55:2	bliley 51:8 58:11
assessable 39:18	17:13	based 15:10 26:23	blocking 82:25,25
	authority 14:23	29:20 34:19 49:9	blume 2:15 4:20
assessing 58:1 asset 57:3	65:23	61:5,5 68:1 71:2	board 26:22 70:25
assist 8:12 17:25	authorized 45:20	72:3 74:12 75:12	born 52:11
80:2	75:15,17	82:11	borowski 3:11
	authors 44:15	basis 26:22 48:13	56:13,16
assistant 4:18,21 12:23	autiors 44.13 auto 9:18,22,25	83:16	bottom 47:7
		bdb 75:12	bounds 29:14
assisting 19:21	10:2,8,15 11:3,16		box 74:15
assists 34:19	12:2,4,13	becerra 4:10	
associate 16:12	automated 12:23	began 44:10 56:23	boy 56:17
associated 16:14	automatically	behalf 4:9 48:10	brag 68:2
40:4	12:9	48:22,22 52:20	branch 49:13
association 23:16	automating 18:1	76:13 77:8 84:9	branches 57:2
37:4 76:13	automobile 9:17	believe 13:15 29:8	brands 76:16
assuming 56:2	availability 77:13	31:8 37:15 52:11	77:15 78:20,24
attend 56:24	available 12:14	53:13 57:8,16	break 9:4 32:20
attendees 7:22	41:4	62:15 63:23	breaks 9:2
attention 36:23	ave 5:4	belong 15:21	brief 32:19
37:2 52:24	avenue 2:5	beneficial 78:20	briefly 15:2
attitude 70:4	average 50:17	78:25	bring 17:10 38:14
attorney 2:13,14	57:23 75:9	benefit 11:5 34:25	67:8
2:16 4:10,18,19,21	avoid 43:1	65:10	broad 26:21 27:25
4:22 5:13 7:14	aware 17:12	benefits 10:12	38:6 71:2
10:16 11:20 12:21	b	berkeley 28:22	broader 51:14
13:17 14:5 18:18	b 45:8 52:21 56:16	best 6:19,21 52:9	broadly 30:6
20:4 29:10 30:14	65:13 71:22,22	76:18 77:4,25	58:16
38:8,24 39:7,24	75:18	better 14:23 23:4	broadness 49:23
40:7 41:13 44:6	back 17:1 32:22	78:2	broken 32:1 44:15
52:2 56:4 57:18	33:1 80:15 82:16		
	55.1 50.15 52.10		

[brokers - chair]

		I	I
brokers 41:8,11	40:14,18,20 41:16	85:24	36:10,17 37:8
41:15,21	41:20 43:18 44:21	california's 14:3	38:8,12,25 40:1
brought 6:22	45:18 46:9,13,16	51:5	41:16,20 42:5
browser 24:11	47:19 48:7,11	californian 18:17	44:4,13 46:16
26:7,10,22 27:7	50:21,24 55:24	californians 16:3	48:4,9,9,12,15
39:12 45:15 46:5	56:5 58:3,7 64:20	19:23 39:8,14	49:15,21 50:7
77:20 82:11,12,18	65:15,21 66:1,7	44:3	51:3,12,18,22 52:1
browsing 45:17	72:16 75:12,16	call 8:5 74:15	52:6,11 53:9
78:4	77:20,23 78:6,8	called 30:4 31:17	55:21,25 57:5
build 35:8	79:6,9,21 80:2	33:16 67:3	58:16 59:8,10,16
building 44:10	button 19:6,10	calling 73:1	60:7 64:17 65:1
72:10	60:23 61:9 68:4	canada 63:3	65:12,24 67:9
builds 39:16	79:17 81:3,12,13	capable 40:4	68:10,19 71:15
burden 46:24	82:4	car 12:8 26:17	73:4,21 75:14
buried 81:10	buy 41:8	card 8:9,13 9:11	77:12 79:6 80:4
bury 82:2	c	33:9,10,11,13,16	ccpa's 12:13 27:23
business 8:9 13:25	c 9:15 17:8 20:14	cards 33:11	35:25 40:1
14:7 20:10,22	26:2 28:25 32:12	care 47:16 49:10	cdr 17:15
21:2,2 22:8,10,12	42:4 45:8,21	62:19 73:20	cease 14:19
23:2 24:2,17,20	47:12 49:7 68:16	careful 68:3	celigo 60:19
25:19,22 26:3,4,18	70:3 73:12 75:17	cares 62:20	celigo.com 60:19
27:3,6,9,16 28:2	c.s.r. 1:24 2:7 85:4	carrier 21:7,9,11	62:14
29:19 33:8,9	ca 82:8	21:22 55:12,14	cell 63:12
36:13,18 41:13	calculate 25:9	carriers 55:17	centralized 18:5
42:7,25 43:5	calculated 75:21	carve 40:18	centric 17:17
44:23 46:14,22,25	calculating 25:24	carved 36:5	cents 55:3
47:4 48:3,8,17,21	83:6	case 21:16 37:14	century 16:22,23
48:22 53:3,10,18	calculation 83:8	80:5	ceos 70:24 71:4
53:23 54:3,5,12,17	83:19	cases 83:20	certain 13:4 47:17
54:22 55:4,12,17	california 1:9,11	cash 33:15,15	certainly 47:13
55:20 56:1 62:13	2:2,3,5 4:1,9,12	categories 42:5,11	certifications 75:6
62:22,22 63:5,6,6	5:5,9 6:3,4 16:21	42:22 43:13,18	certified 85:22
63:7,9,9,13,16	24:3 34:25 36:20	73:7	certify 71:4 85:5
72:21 78:12		category 59:5	85:11
business's 26:16	37:11,12 38:5	cause 31:14 46:3	certifying 71:6
44:25 53:21 78:11	41:3 50:5,25 51:9 51:14 55:4,20,24	68:22 81:23	cetera 47:15
businesses 11:25	, , ,	cavalier 70:5	cfipa 51:10 52:1
12:2,21 18:15	58:12,19 61:21	ccpa 1:22 5:8,21	59:2,3
21:20 22:7 24:8	62:2,4 64:10 66:14 68:1 72:5	5:25 10:25 14:6	cfipa's 51:15
24:13 25:4,5,10		19:2 23:4 24:4,7	chair 44:3
26:14 28:1,7	72:15,18 77:11	27:2 33:22,23	
,	79:1 84:3 85:1,5	,	

[chambers - compliance]

change 13:9 53:14	arify 6:14 11:20 24:6 43:17 44:23	collaborating	committee 14:11
0		19:18	common 16:17
72:25	45:16 52:3 72:20	collect 10:8 41:17	63:11
	82:12 83:7	42:14,23 43:8,14	commonly 16:14
	arifying 39:1	44:22 56:6	communicate
	46:6 75:19	collected 30:17	24:12 39:18
	arity 38:15	44:11 51:18 58:24	communicates
	ass 40:21 72:10	59:12	26:8
	asses 40:25	collecting 43:3,21	communication
	ause 32:15	45:1 53:23 54:12	12:9 64:15 65:3
	ear 13:2 36:17	collection 13:8,9	65:18
	39:8 45:9 48:5	44:20 45:4 50:11	communications
	51:21 56:5 63:20	67:11,16 79:12	55:7
	63:23 68:19	collects 26:4,5	communities
	eared 13:6	44:24 53:12	40:22
· · ·	early 6:20 48:5	come 8:5 9:8,9	community 49:9
	73:8	14:16 33:8 62:19	49:10 56:22
26:23 39:22 66:10 cli	ick 67:20	74:14 80:12,14,24	companies 23:19
choose 26:14 cli	icks 67:18	comes 17:14 33:14	23:22 28:19 30:12
35:10,20 cli	ient 20:25 21:13	49:19 54:23	30:19 31:21 34:20
,	21:22 22:17	coming 17:9 66:18	35:11 39:21 41:14
cio 70:6 cli	ient's 20:25 21:7	76:10	62:18 67:10 68:1
cios 71:4 cli	ients 20:22 23:20	commend 18:17	68:8 70:11,12,19
circumstance cli	ifford 3:15 68:15	77:10	70:22 71:16 73:17
29:24	68:15	comment 6:12 7:1	73:20 81:7,9 82:1
circumvented clo	ose 84:3	7:5,16 8:24 19:10	company 20:25
77:19 cl o	osed 84:13	35:2,3,22 69:15	23:23 34:18 47:9
citizens 19:15 72:7 clo	oser 53:6 61:14	80:18 83:5 84:5	63:15 67:3 68:17
city 15:24 17:10 clo	oud 75:12	commentary 19:7	70:5 71:4 73:1
69:19,21,25 co	alition 38:6	comments 5:18,23	83:14,16
civil 14:8 15:3 co	ast 76:10	6:6,8,17,22 7:3	company's 74:19
36:20 38:3 45:20 co	author 44:4	8:15,19,19 9:5,20	compels 77:7
51:14 58:19 65:12 co	de 15:25 36:20	9:21 24:10 28:23	competitive 68:9
claim 21:11	45:20 51:14 58:20	32:12 34:6 38:21	compile 7:5
claims 21:4,18	65:12,17	48:24 49:14 52:22	complaint 15:5
22:11,23 34:20 co	des 75:5	55:16 56:15 64:1	complete 7:9
clarification 63:24 co	ercive 65:11,13	64:21 65:23 66:18	completely 47:18
75:12 80:2	66:4	69:16 74:25 80:1	complex 24:4 81:8
clarified 39:20 co	exists 52:1	82:10 84:2,6	compliance 13:9
clarifies 25:19 co	founder 13:25	commission 55:7	14:9 38:25 49:19
	34:18 67:3	64:11	49:20 50:6 52:7

[compliance - corporations]

56:18 57:12 59:25	conflict 78:21	consumer 1:11 2:3	78:1,5,21 79:2,10
60:21 71:8 72:16	82:17,24 83:3	4:12,15,19 10:21	79:20 82:14
75:8	conform 50:7	17:14,17 18:12	consummate
compliant 75:4	confusing 59:9	19:14 24:18 25:22	36:13
complies 55:20	confusion 57:6	26:11,15 27:18,19	contact 7:22,24
complex 33.20 comply 22:12	58:14	30:4 31:9,10	contemplate 57:25
48:12 55:25 60:5	conjunction 50:14	34:21 38:17 39:18	contemplated
70:19 71:5 80:4	connected 13:4	40:10,14 41:9	27:23
comprehensive	18:20	42:20 44:4,25	content 74:7 77:14
49:20 51:3 57:12	connection 58:25	45:2 46:1 48:12	78:19 79:1
comprising 38:1	consensus 35:7	48:16 50:17 53:11	context 44:9 75:14
computers 16:8	consent 14:10	53:20 57:23 58:25	continuance 52:10
concept 63:17	17:17,21 18:4	61:17,22,24 64:10	continue 25:25
concern 20:9 50:9	67:11 68:2,3	65:20 71:14 75:21	47:4 78:25
51:7 67:9	consents 32:6	77:8,11,18,25 78:3	continued 3:1
concerned 13:1	consequence 29:9	78:11,19 80:5	contract 32:4
77:18	43:17	81:19 83:6,14,17	contracting 72:23
concerns 44:8	consider 7:2 30:3	84:4	contracts 81:9
48:18 49:14 57:4	32:2 45:23 46:1,6	consumer's 12:22	contrarian 67:4
64:25 67:8	74:10	24:20 26:8 28:1	contrary 82:23
conclude 59:24	considerable	29:4 39:13 42:8	control 17:17
concluded 84:15	69:24	44:24 45:2 46:14	40:15
concludes 80:9	consideration	46:15,23 47:1,2,4	controller's 51:4
conclusion 29:24	36:12	47:13 58:6 78:10	controls 26:6 71:5
52:5	considered 10:20	78:13 83:15	82:13,18 83:4
condoning 37:14	36:13	consumers 11:5,6	controversial 35:6
conduct 75:5	considering 49:22	11:11,15 12:3,5,18	convenience 64:23
conducted 18:7	consistency 34:5	13:15 17:19,25	convenient 45:22
67:13	60:5	18:2,6 21:3 24:8	conversely 21:9
conference 2:4 5:3	consistent 34:3	25:3,6,14,25 26:5	cookie 82:25
confidence 25:15	59:22 64:14	26:12 27:11 34:20	cookies 42:24 43:8
77:1,3	consists 23:18	34:25 36:14 37:11	cooper 2:22 17:6,7
confident 50:1	constitutes 35:25	37:16 38:12,20	cooperative 56:21
60:4	61:17	39:6,22 40:13,19	copy 7:11
confidential 25:11	constitutional	41:7,10 42:15,24	corollary 46:18
75:23	41:3	43:4,15,22 44:22	corporate 35:18
confidently 60:9	consult 21:16	45:6,13,18,21 46:9	62:7,15,24 63:10
78:25	80:22 81:22	54:4 62:2 63:21	corporation 63:19
confine 28:23	consultant 82:7	64:18 65:9 66:6	corporations
confirm 75:16	consulting 68:16	66:10 67:21 72:15	37:13,15
		72:18 74:11 77:13	

[corpus - detailed]

corpus 16:18	cruz 72:3	83:15,17	48:16 51:15,17
cost 54:20 55:4	cryptographic	date 24:7 49:16	58:14 60:6 61:22
costs 25:16 55:22	82:20	50:3 53:8 57:5,7	definitions 61:16
56:2	culbertson 20:5	57:17	72:20,22 73:6
council 69:21	cultivate 52:6	day 15:19 23:2,2	degree 77:1
counsel 14:12	current 14:22	46:13,17 56:17,17	delay 57:19 71:12
22:15,16 85:11	45:24 51:17	85:15	delete 38:13 50:15
counties 57:1	currently 17:13	days 27:18 28:9	83:11
countries 18:25	49:12 67:25 72:2	57:8,8	deleted 62:19
country 35:1	curt 2:20 9:14,15	deadline 5:17	deletes 83:18
county 49:11 85:2	custodian 18:12	dealer 11:13	deleting 63:20
couple 80:19	customer 24:24	dealers 10:24 11:3	deletion 46:18
course 44:12	32:5	11:7	74:11,14 78:10
court 6:16,20	customers 11:10	dealership 26:18	deniability 70:8
courts 29:22	54:23 64:13 65:3	december 1:12 2:6	department 1:9
cover 68:11	65:4	4:2,25 5:19 15:24	2:2 4:9 7:2,4 15:4
covered 20:10,22	d	84:5 85:15	18:18 19:9,12
21:2,20 22:7,8,14	d 42:3,3 46:12	decided 29:25	55:23 70:23 71:3
35:4 40:6 41:16	68:16 73:7,13	32:8	84:9
48:19 59:7	daily 75:3	decision 29:9 75:7	department's 4:15
cox 1:24 2:7 85:4	dan 2:24 23:9,12	decisions 71:7,10	deployment 68:4
cpo 72:11	23:14	declaring 67:20	depressed 15:19
cpra 82:9	dark 67:11,25	dedicated 38:2	deprives 39:5
cpuc 64:20 65:20 65:23 66:2	81:4	deeper 76:2	deputy 2:14,16 4:19,21
crash 12:23	data 10:8,12,18,20	deeply 38:7 defend 22:2,11,23	described 75:17
crawl 16:17	10:23 11:8,20	defendant's 21:8	description 25:9
create 6:20 16:1	12:17 14:15 16:17	defending 21:4,18	design 19:9 80:23
25:3 30:21 40:25	17:14,17,20,25	38:3	designated 53:3
58:7 65:8 74:20	18:1,8,10,11,11,13	defense 15:22	designation 19:17
76:24	19:22 23:22 24:20	define 22:22 61:16	designed 15:7
created 48:14	25:2,8,22 28:8	defined 29:18 30:5	55:10
creating 15:25	29:11 30:16 32:7	30:6 42:12 51:11	designing 57:11
25:1 49:19	35:20 36:1,8,11,12	51:13 58:15 62:25	desire 26:1
credit 49:9,10 50:4	36:15,19 37:14	65:16	desist 14:20
50:23 51:20 56:19	40:15 41:7,11,15 41:20 42:16,20	definitely 60:23	destroy 26:23
60:3	59:11 67:16 69:17	62:11	detail 25:12 35:4
critical 39:6	69:25 70:21 71:12	definition 12:14	49:23
crossing 68:5	71:15 72:2 74:11	20:12 35:25 36:19	detailed 24:10
crucial 40:2	74:13,13 75:22	36:25 39:5,25	25:13 45:3 57:16
	77:2,5 78:13 83:6	40:1 41:18 47:25	
	77.2,5 70.15 05.0		

[determination - enacted]

determination	disclosed 36:8	dues 38:4	elaborate 38:21
17:19	43:14	duty 27:3	eleanor 2:15 4:20
develop 50:6,20	discloses 43:6	e	elected 69:23
59:25	disclosing 30:23		elections 14:14
developed 73:14	disclosure 12:11	e 9:16 13:24,24	electricity 65:6
developing 17:16	43:1,10 56:8	17:7,8 20:4 23:14	66:12
18:22	discovery 22:15	28:16 37:24 42:3	electronic 37:25
development 15:4	22:19	42:11 43:12 49:7	eliminate 40:8,17
device 26:10 45:2	discrimination	49:7 52:20,20	eliminated 38:21
45:17	40:23	53:13 55:1 56:16	else's 70:10
dialed 54:21	discussions 38:7	60:18 62:10,13,18	embraced 37:6
dialing 54:25	76:2	62:20 63:10,11	emergency 12:1,3
dialogue 6:11	disparate 66:5	68:16 69:5,13,13	12:4,10,17,22,25
difference 24:18	displays 13:5	71:23 73:7 74:15	emerging 35:7
24:18 25:3,20	disposable 62:16	76:11,11,11 81:6,9	77:6
different 26:18	disrupted 11:9	81:14,18 84:7	emery 3:18 76:5,8
31:21,21 40:19	disruptive 24:8	easily 50:16	76:10
58:22 62:18 68:17	distinctions 52:3	east 76:10	emily 3:11,13,18
74:9 83:12,20	distribution 17:24	easy 36:15 57:22	56:13,16 64:7,8
difficult 18:2	documented 14:12	63:10,13 75:8	76:5,8,10,11
50:20 67:16	documents 5:12	economic 31:16,16	emory 76:11
digital 38:3 76:14	5:22 15:1 22:14	economically 71:1	empathy 31:18
76:21 77:6	36:6	economy 19:22	employ 57:2
direct 12:11 29:4	doing 34:24 62:13	education 14:21	employed 62:17
53:11 77:24	doj's 5:21	edward 3:7 42:3,3	62:17
directing 39:12	doj.ca.gov. 84:8	eff 38:1	employee 58:4,9
78:1	dollar 24:22	effect 17:14 36:14	71:15
direction 77:20	dollars 31:15	46:20 65:11 effective 5:23 24:7	employees 15:16
85:9	domestic 23:19		15:17 57:2 63:21
directive 25:7	dominated 16:23	49:16 50:3 57:5,7 57:17 72:16	63:21
directly 8:10 11:9	donors 13:10		employer 52:21
18:14 42:14,23	draft 38:14,18	effects 80:24 effectuate 82:22	empowered 19:22
43:3,7,15,21 48:4	39:11 40:11 53:17		empowers 18:12
83:9 84:7	54:13	efficiency 10:5	enable 78:5
director 76:14	draw 36:23	efficient 71:1	enabled 26:6
directs 48:17	drawn 37:10	effort 56:18 60:5	enabling 35:10
disability 79:10	drive 72:22	83:22 efforts 37:18 44:6	72:16 74:23
disagree 73:19	ducks 55:22	72:6 79:6 80:3	enact 18:14 83:10
disclose 31:6,12	due 29:25 52:5	either 20:17 24:1	enacted 52:6
43:18	59:19 67:12	27:7 29:3 61:17	83:10
		73:18 75:13	
		/3.10 /3.13	

[encourage - federal]

		20.5.40.10	. 25.10
encourage 14:4	essential 10:9 65:5	excuse 30:5 48:19	exposing 25:10
36:9 38:24 70:23	65:21 66:1,16	51:2 64:7 68:8	express 21:19 28:1
71:3 80:22 81:22	essentially 31:25	77:22	82:14
endemic 62:13	70:7	executive 23:15	extended 57:17
ends 7:1 84:5	estimate 25:8,23	exempt 59:2,10,16	extending 21:21
enduring 76:24	estimated 55:24	exemption 10:23	50:3
energy 64:14	et 47:15	48:19 51:21 58:19	extensive 33:19
enforce 36:10	ethical 72:10	59:7,21	49:22
enforced 36:24	ethics 72:3	exemptions 41:14	extent 22:12 33:25
71:11	eu 75:5	51:8 52:4 58:13	34:10,11
enforcement	european 14:10	exempts 10:25	extremely 24:7
33:20,21 64:17	16:12 67:12	48:15	50:20
71:15	event 47:3	exept 48:19	f
enforcers 29:21	everybody 68:23	exercise 22:11,23	f 23:14,14 27:14
enforcing 35:25	everybody's 60:24	74:22	face 31:25 58:24
engage 6:10	everyday 16:8	exercised 27:19	facebook 15:5,17
engaged 27:6	evidence 16:1	exercising 21:18	36:4 37:6 68:7
engagement 78:19	evolves 71:9	45:19	faced 14:17
enhancing 17:9	evolving 79:13	exhibit 16:9	facilitate 79:5
19:13	exact 73:1	existing 14:7,9	facilitators 18:9
enjoy 25:6	example 21:1	39:21 46:3,4 57:6	
enshrined 72:15	22:13 26:19 42:9	58:17 60:7	facing 19:14 fact 8:16 18:15
ensure 38:25	43:5 53:18,25	exists 51:22 70:19	
39:21 41:6 58:6	54:2,2,5 63:3	expands 47:25	29:20 42:23
68:9 71:6	67:17 83:10	expansion 41:18	facts 29:23
ensured 56:20	examples 42:21	47:22	fair 59:17 69:11
enterprise 32:5,5	50:19 53:16 54:10	expect 25:6 54:24	fairly 33:9
entertained 76:20	excellence 72:13	expectations	fall 20:11 49:15
entire 7:9 10:11	exception 22:6,23	75:11	false 14:8,18
26:25 49:13,17	40:8,13 47:23	expected 33:20	familiar 24:22
entities 42:13,18	48:6,13	expensive 54:17	family 33:9 56:24
43:1,2,20 48:6	exceptions 21:17	experience 74:13	fantastic 83:23
entitled 5:22	21:19,21	80:22 81:7,24	far 27:1 36:7
entitles 38:12	exchange 17:8,16	experts 21:16	72:25 78:2
entity 20:17,20	18:8,22 65:19	73:15	fashion 61:3 63:16
29:3,7 48:1	exchanges 36:11	explain 31:24	fcc 55:15
entity's 71:8	excluded 62:25	32:13 33:25 34:1	feasible 47:3
escape 48:9	63:5	explicit 82:2	federal 14:20
escheatment 51:6	exclusion 63:3	explicitly 36:10	17:12 33:12,20,25
especially 49:19	exclusively 53:10	78:8	34:4 55:7 58:12
65:8 75:11 77:23			58:17 60:8

[feedback - geolocation]

feedback 38:11	22:7,13,14 23:5	foundation 37:25	fundraisers 23:21
41:24 72:1,4,8	28:17 31:19 33:7	40:2	further 21:14
76:1	37:5	foundational	27:20 30:18 39:20
feel 8:17 9:9 74:19	firms 20:9 31:21	72:19	40:22 77:15 79:8
75:23 76:1	41:8	founder 17:8	79:11,15 80:1,3,4
feels 74:6	first 9:7,10,24	four 5:16 57:2	80:10 85:11
female 5:2 60:15	24:15 34:22 38:24	69:19	furthermore 27:1
64:5 66:23	44:5 49:16 52:13	fourth 40:7	41:18
fiat 29:25	53:18 57:7 58:23	frame 57:13 59:25	future 68:11 69:20
fifth 40:17	60:22 67:9 71:24	frameworks 75:3	78:13
figure 33:23	72:20 77:18 79:8	franchise 70:25	
file 1:22 33:14,16	83:15	francisco 2:5 4:1	g
filed 15:3	fisher 3:13 64:7,8	5:5 20:5 28:18	g 9:16 69:5,13
filing 14:19 25:13	five 8:11 14:19	56:18,25	g'day 17:11
34:20 79:25	31:21 32:19	francisco's 17:10	gamble 33:11
fill 74:16	flier 24:23	fraud 55:8,15,22	gamut 72:25
filling 74:20	flipped 46:25	56:3	gas 24:22 65:6
final 7:7,8,11 24:5	focus 14:2 61:10	fraudulent 14:18	66:12
51:7 52:6 57:13	62:5 72:17 74:9	free 9:9 52:25 53:4	gate 2:5 5:4
59:22 60:1,6,9	focused 31:9	53:25 54:7,8,16,18	gauge 50:19 58:1
finally 13:11 22:25	focusing 67:5	54:19,25 55:8,9,12	gdpr 35:9 67:12
27:14 41:6 48:15	folks 80:22 82:8	55:19 56:2,3 76:1	70:11,22 74:12
75:19	follow 6:13 13:18	frequent 24:23	75:6
financial 24:17	following 6:9 57:5	friction 74:10,20	gender 16:10
33:21 49:17 50:11	forbearing 16:20	friday 5:18 24:11	general 2:13,14,16
50:24 51:9,19,22	foregoing 85:6,10	friendly 17:11	4:10,18,20,21,22
56:21 58:12 59:1	form 39:9 74:16	39:18	9:20 10:16 11:20
59:6 65:2,7,10,13	formal 51:24	front 81:13 82:3	12:21 13:17 14:5
65:19 66:3,4,8	format 5:22 79:9	frontier 37:25	18:18 25:16 29:10
75:23 83:19	formation 19:21	frustrate 20:23	30:14 38:9,24
fincen 33:21	former 69:23	ftc 13:13 14:9	40:7 41:13 57:15
find 18:2 23:3	72:11	ftc's 13:18	57:18 60:2 71:24
51:21 59:10 70:14	forms 60:3 74:17	full 8:7 18:13	78:3,7 79:16
82:1	74:20	30:16 49:17	general's 5:13
fine 63:7	forth 52:3	fully 78:18	7:14 39:7,24 44:6
fined 70:5	forum 71:25	fund 15:22	52:2 56:4 77:16
fire 56:19	forward 19:21	fundamental	77:19 78:23 79:5
firefighting 56:22	38:16 48:24 77:15	73:23	79:22
firm 17:9 19:19	79:24,25	fundamentally	generally 81:17
20:8,21,25 21:2,4	found 67:14,18	35:5	genres 76:16
21:6,8,10,12,14,24	68:9		geolocation 13:12
			13:14

[giants - identifiable]

giants 36:5	gotten 52:24	happy 16:13 44:17	hired 21:7
gift 16:13	govern 70:21	69:20	historian 13:24
give 6:24 8:22	government 17:13	hard 34:23 55:17	16:20
41:14 54:25 59:23	23:15 33:21 42:17	61:20	historical 44:9
76:1 81:9	47:24 48:5,10	harm 26:12 40:22	historically 74:3
given 10:18 14:21	governor 57:18	harming 25:14	history 16:21,25
36:20 57:15 77:19	grace 46:13	haves 40:25	hogan 1:24 2:7
79:12	gramm 51:8 58:11	hayley 3:6 37:22	85:4
gives 40:13 46:13	granted 62:12	37:23	hold 8:12 18:10,24
glba 51:8,9,15	granular 18:4	headache 74:6	holding 31:20
52:1 59:1,7	26:14,23 82:16	headline 36:4 37:7	69:19 71:25
	· ·		holds 69:22
global 17:23 45:12	graphics 60:23	headquartered 24:2	
45:17,20 70:11	grateful 44:6	health 47:15 49:10	holiday 28:2 home 72:6
gmail.com 62:8	great 74:17 80:16		
go 8:25 32:22	greater 36:7	heard 54:19 73:10	honestly 74:5 honor 26:21 27:7
33:10,23 62:19	greatly 80:2	hearing 1:10,22	
67:24 70:18 81:14	grocery 24:23 26:19	2:2 4:11,16 6:1,5	27:9 78:9
goal 72:14		6:15,17,18,23 8:4	honored 76:12
goes 21:14 27:1	groundbreaking	9:6 61:1 64:24	honoring 72:14
55:13	34:24	84:3,12	hope 32:15 68:18
going 16:1,2 29:8	group 23:15 40:19	hearings 5:16 7:4	70:13
32:19,21,25 34:4,5	40:20,21	69:19,21	host 69:20
34:8 45:7 60:25	groups 31:20	held 2:4 6:2 31:20	hotmail 62:8
61:1 62:2 63:6	guardian 16:4	55:15	hours 46:24 47:5
81:18,21	guidance 38:15	hello 28:14	households 66:14
golden 2:5 5:4	50:18 59:23 60:2	help 6:20 34:2	housing 15:4,8,8
good 4:7 9:13,14	68:19 75:10 77:15	50:23 58:5 60:8	hr 30:12
13:21,22 17:5,6	79:4,8,11,15	61:15 66:4	hu 3:7 42:3,3
19:15 20:1,2 23:8	guide 75:8	helps 60:2	huey 2:16 4:22
23:9,12 28:13,14	guidelines 13:18	henry 3:14 67:1,2	8:12
32:3,25 33:4,5	h	hewlett 72:12	human 18:19
34:15,16,16 37:21	h 13:23 28:16	hi 68:15 82:6	hundreds 31:15
37:22 42:2 44:2	37:24 42:3 52:20	high 77:1	50:5
49:4,5 52:12,17,18	hall 69:21	higher 47:19	hyper 15:24 16:2
56:12 60:16,17,17	hand 9:11 18:16	highlight 15:2	hyphen 49:7
63:3 64:6,7 66:24	happen 81:19,21	24:9 38:23	i
67:1 68:14 69:3,4	happened 29:16	highly 24:4 47:11	idea 45:23,24
71:20,21 74:19	happening 61:7	47:13,17,21	59:13
76:8,9	happens 55:9	hinshaw 20:5	identifiable 51:12
google 67:10,17	74:18	hiram 44:9	59:6,15 67:7
	/ 7.10		37.0,13 07.7

[identification - interest]

identification	imposed 22:10	individuals 74:19	infrastructure
10:19	imposes 47:12	industries 72:17	18:9 39:21
identified 8:7 75:5	impossible 21:24	industry 16:22	inhibiting 74:22
identifiers 10:13	improve 10:10	39:4	initial 82:8
identifies 40:5	incentive 65:10	inexpensive 63:14	initiative 44:11
identify 8:8 52:23	66:4,8 83:19	info 27:10 62:15	82:9
82:21	incentives 24:17	78:2	innovative 72:14
identifying 41:12	50:12 65:2,7,14,19	infor 11:16	79:12
ignore 40:14	66:5 75:2	information 5:23	ins 27:8
ii 19:3	inception 74:2	5:25 7:23,24 8:16	inspired 76:20
immediate 46:11	include 15:1 41:20	10:1,3,9,21 11:1,4	installed 39:15
immediately 46:20	45:3 47:23 48:1	11:8,17,18 12:1,13	instance 11:11
47:1,9,10	54:6 57:5	12:15,24 13:3,9,10	instances 59:11
imminent 14:2	included 7:7 14:24	13:12,14,16 18:11	institute 15:23
impact 24:21	27:3 63:8,22 72:9	19:5,8 20:16 21:3	institution 49:18
64:18 65:1 66:5,8	includes 12:14	21:7,10,15,23,25	52:9 58:13
71:7 77:12	27:9 30:7 35:4	22:2,16,18,19,21	institutions 50:24
impaired 66:12	39:2 45:17 52:8	25:11 26:4,5,9,15	instruct 27:20
impede 78:20	73:25	26:17,20 27:7,12	instructions 79:17
imperative 52:2	including 5:22 9:3	27:17,21 29:2	insurance 20:25
implement 46:23	12:2 23:19 38:5	30:6,10,19,23,24	21:9 47:15
61:3 66:3	38:10 42:15 45:15	31:13 35:10,11	insured 21:8
implementation	53:4 54:7 56:24	38:14 39:2,10,14	intelligence 14:11
46:11 57:4 64:17	65:17 67:10 72:11	40:1,2,5,13 41:1,9	16:6
64:23 65:1 71:10	75:1	41:11,17 42:8,14	intend 6:10 41:10
79:4,6	income 65:8 66:6	42:23 43:2,3,6,8	73:23
implemented	inconsistent 58:18	43:11,15,20,21	intended 46:19
67:10 81:1,25	59:19	44:22,24 45:1,6,14	I .
implementing	increase 18:19		intending 8:3
38:15 49:20 57:12	incredible 73:3	47:12,14,17,21	intent 32:3 78:3
60:7 72:10 79:16	independent 64:9	48:10,16,21 51:9	82:4
importance 35:24	82:7	51:11,12,13,16,18	intentions 52:12
36:23 78:15	indicate 73:8	53:12,23 54:12,23	interaction 29:5
important 10:14	indication 81:17	56:6 58:15,23,24	30:8 51:23
22:24 24:9 37:18	indicator 78:2	59:2,5,6,16 60:6	interactions 79:13
38:23 60:11 68:22	individual 26:24	61:8,18 62:6,6,9	interactive 54:7
71:13 74:7 79:24	34:19 62:24 75:9	63:2,6,9,18,20	interacts 54:4
82:12 83:7	80:18	66:11 67:7 75:24	interchangeably
impose 25:16	individual's 18:10	78:5,12 83:18	74:4
47:19	31:12	informed 76:20	interest 8:14 37:11
			37:12 82:23

[interested - lies]

interested 5:14	31:9,10 34:5	kind 74:5	31:21 33:7,12,20
7:17 19:11,12	65:23 79:4	klansman 16:23	33:25 34:4 37:1
85:13	issuing 38:25	know 10:24 19:8	38:16 39:1,7 40:3
	it'd 82:11	19:11 31:15 34:8	58:12 61:18,20
interesting 44:14	it'll 70:9		
80:19		34:24 36:18 42:7	62:1 70:24 71:9
interests 35:18	item 19:5	45:25 50:15 55:1	71:11
internal 36:6	j	55:16 59:23 63:11	lawler 3:17 71:21
49:18	j 13:23 17:7 20:4	68:21 70:7,18	71:22,23
internally 73:14	23:14 49:6	74:12 81:7,13	laws 33:23 57:6
international	jaffe 2:24 23:9,12	82:3	61:5 67:23
23:19 37:4	23:14	known 16:17	lawsuit 14:20
internet 28:18	january 50:3	72:12,13 76:18	22:21
65:7 66:13	52:11 61:4,6	kornblith 3:5	lawyers 20:6 23:1
interpret 16:8	jason 3:9 49:5,6	34:16,17 80:13,16	37:5 38:2
39:4 60:9	joanna 2:23 20:2,3	80:17	leach 51:8 58:11
interpretation	joanne 2:22 17:6,7	1	lead 44:13
49:25 59:4 73:3	job 1:23	l 13:24,24,24	leader 72:5
interpretations	john 2:21 13:22,23	28:16 33:6 37:24	leaders 70:3
51:25 58:21 59:20	johndoe 62:8,14	52:20,20 56:16	leading 18:8
72:24 73:11	johnson 44:10	67:2 68:16 69:5	learn 11:12 14:16
interpreted 26:13	jose 69:20,24	69:13,13 71:23,23	16:25
intertwined 73:21	journal 68:7	76:11	learning 16:16
intuit 72:12	journalist 13:25	lack 57:5 61:7	leaves 33:15 37:15
invasive 39:9	june 16:4	landline 66:15	led 16:24 35:17
investigation	jurisdiction 66:2		44:12 68:1
33:18	•	language 16:9 24:16 27:24 29:13	left 8:14 14:24
investigations	jurisdictions 67:12		legal 15:22 21:18
33:19	· · · ·	43:9,17 54:13	30:15
invite 33:2 34:14	justice 1:9 2:2	64:22 66:17	legislation 18:2
37:20 43:25 49:2	4:10 18:18 55:23	large 15:9 16:3	63:4,22
52:16 56:11	70:23 71:3 84:9	30:16 70:3	legislative 6:1
involve 12:12	justify 25:20	largely 75:13	35:17
involved 38:7	k	largest 9:18	legislature 30:5
51:20 71:6	k 37:24 49:7 52:20	lastly 9:2	44:13
ip 75:23	56:17 60:18 68:16	late 56:23	legitimate 74:11
isps 42:16	kathleen 3:10	lau 3:14 67:1,2	lenient 71:12
issue 8:17 9:24	52:18,19 53:7	law 4:15,19 7:10	letters 14:20
10:22 11:25 35:6	key 67:8	13:2 14:7,22 20:9	level 70:3
36:21 52:23 55:8	kickback 55:14	20:21,24 21:1,3,6	liberties 38:3
issues 9:20,22 10:2	kim 2:14 4:19	21:8,10,12,14,24	lies 20:9
10:5 13:2 24:9,11		22:7,13,14 23:5	1105 20.7
10.5 15.4 44.7,11		24:5 28:17,22	İ

[limit - microphone]

limit 6:8 9:21 lots 44:16 managed 18:5 measure 38:14 12:16 35:19 louder 6:13 management 57:25 limitations 14:22 loved 76:19 19:14 20:6,7 mechanism 26:7 limited 6:13 42:16 low 66:5 30:13 68:2 27:10 77:21
limited 6:13 42:16 low 66:5 30:13 68:2 27:10 77:21
45:5 65:4 lower 65:8 manager 60:20 mechanisms 27:8
limiting 45:21 lowest 64:13 managing 28:16 media 23:23 76:13
limits 48:5 loyalty 24:11,21 mandate 26:12 76:15,17,21,23
line 9:9 36:24 47:7 25:14,25 manner 13:16 77:3,13 78:17
54:6 55:10 56:7 lu 3:10 52:18,19 18:7 59:12,20 79:14
65:6 66:14 53:7 manufacturers medium 75:11
lines 73:11 lunch 9:3 9:17,19 10:24 meet 25:4 50:1
link 10:3 27:10 m 11:3,7 meeting 58:9
73:24 78:2 map 73:14 meets 52:7
linking 74:1 37:24 49:7 52:21 mapbox 52:21 member 6:24
lisa 2:14 4:19 56:16 76:11.11 march 35:14 members 38:4
list 16:18 machine 16:16 marin 56:25 39:3 49:12 50:7
listen 38:9 mark 35:14 56:24 57:1 76:17
listening 32:14 magazine 76:13 market 79:21 77:8
listing 81:12 76:15.21.23.25 marketers 23:20 membership
little 32:13 53:6 77:3 13 14 14 23 marketing 23:21 23:18 40:21
64:15 70:17 78:17.24 80:3.6 23:24 67:5 men 15:13
live 56:24 magazines 76:19 marketplace mention 15:15
local 56:22 mail 53:13 55:1 26:25 28:4 46:8 81:4
located 5:47:21 62:10.13.20.63:10 67:5 mentioned 22:6
location 54:4,9 63:11.74:15.81:6 marks 2:4.5:2,3 36:19,21
lock 68:8 81:9,14,18 massive 55:23 mertz 3:9 49:5,6
logically 53:22 mailed 5:14 84:7 match 53:17 54:11 mess 70:13
logo 19:6 79:17 mails 62:18 54:13 message 70:17
long 2:16 4:22 main 49:15 64:25 mateo 49:11 56:25 metered 78:16
62:16 maintain 21:18 material 7:18 method 25:9,24
longer 66:14 81:10 maintaining 80:6 16:19 53:1,19,24 57:25
look 19:20 33:22 major 55:16 max 3:5 34:16,17 71:1
48:24 77:15 79:25 majority 23:25 80:13,16,17 methods 45:14,22
81:3 mean 22:11 51:11 50:19 53:3 54:6
looker 72:3 81:20 54:11,24 56:7,7
looking 19:9 35:16 makers 9:25 10:2 meaning 42:24 78:19
35:18 55:8 meaningful 41:7 metrics 50:19
los 85:2 making 12:14 66:10 72:7 74:17 75:21
lot 31:18,24 49:24 74:11 80:18 means 30:9 50:18 micro 15:20
68:17 70:14 73:17 manage 30:12,12 61:24 microphone 8:6
80:25 81:2 8:10 9:8 33:3 44:1

[microphone - obtain]

49:3 53:6 56:11	71:20,21 76:5,6,8	30:2 32:9 40:10	57:6 73:22 74:2,3
61:14 80:12	76:9,12	need 8:18 9:2 10:8	79:11
microsoft 36:7	motion 16:22	16:25 32:6 43:18	noticed 22:4 31:23
mid 79:21	mouthful 79:7	55:25 56:7 58:3	notices 5:15 32:6
million 56:1 79:20	move 11:16	60:23 75:2,7,15	50:10,12,14,16,21
79:20	movie 16:23	needed 63:1	50:22,22 51:1
milton 2:4 5:2,3	mpa 76:13,15,17	needing 50:21	52:8 57:20,21
minimum 45:14	77:7 78:7,15	needs 13:3 52:9	58:4,5,6,8 73:24
53:4	mpa's 77:18	63:23	73:25 74:1 79:10
minute 9:3 32:19	multiple 73:10,23	negatively 16:3	notification 7:12
55:3	73:25	negotiation 44:12	notifications 12:24
minutes 8:11	n	negotiations 72:24	17:22 18:5
55:11 67:19	n 9:16 13:23,24	neither 57:9 85:11	notify 7:15 27:16
misinformation	17:7,7 20:4,4	nested 74:1	41:16 70:24 71:1
14:14	28:16 33:6 49:6	network 10:11	notion 63:1
missed 61:12	52:20 60:18	36:6 43:6,7,11	nots 41:1
misunderstood	naacp 15:22	networks 42:16,19	number 8:4,5,25
75:14	name 1:22 4:14	never 30:1 41:10	10:1,19 34:2
mobile 76:17	7:24 8:7 14:17	54:20 55:5	47:14,15 52:25
model 50:10 57:6	17:7 20:3 23:14	new 7:18 8:16	53:4 54:1,7,8,20
57:20 58:5 60:3	28:15 33:6 34:17	14:6,23 15:23	54:25 55:5,8,11,13
models 51:1 78:17	37:23 49:6 52:19	16:22,25 27:2,22	55:20 56:2,3
78:20	56:16 60:18 64:8	27:24 35:7 36:3	62:11,23 63:14,16
monetize 83:15,17	67:2 68:15 71:22	44:16 50:2 58:16	82:19
money 55:13	76:11 85:15	64:22 66:12 72:15	numbers 16:3
69:24	names 16:12,14	newsletter 55:2	54:16,18 55:10
monitored 81:21	nation's 10:11	nick 4:17	63:11
month 14:1 54:20	76:18	nicklas 2:13	numerous 24:21
55:2	national 13:25	non 11:4,5,18	70:2
months 74:12	23:16	41:20	0
morning 4:7 9:13	native 72:5,5	nonprofit 23:20	o 13:23,24 17:7,8,8
9:14 13:21,22	natural 61:24	38:1	20:4,4 49:6 52:21
17:5,6 20:1,2 23:8	nature 6:2 20:23	nonpublic 51:10	56:17,17 69:13,13
23:9,12 28:13,14	28:5	51:15	oakland 34:19
32:25 33:4,5	navigate 18:3	note 7:25 35:2	obfuscate 35:19
34:15,16,16 37:21	61:20	77:12 80:1 82:15	objective 58:8
37:22 42:2 44:2	nearly 15:13	notes 78:15	obligations 22:9
49:4,5 52:17,18	necessarily 29:12	notice 5:7,9,12,17	obscure 61:19
56:12 60:16,17,17	35:6	8:1 13:7 19:4	obtain 11:15 64:13
64:6,7 66:25 67:1	necessary 10:14	25:24 44:19,21	65:9
68:14 69:3,4	22:2 29:14,20	45:3,4,5 50:10,11	

[obtained - percent]

obtained 21:11	opaque 41:9	opting 67:15,16,18	packard 72:12
22:17	open 80:11	67:19 83:12	page 5:11 19:3
obtaining 65:4	opening 36:5	option 27:7	81:1
obvious 45:9	operate 30:19	opts 46:1	pages 1:25
october 5:10,14	54:17	oral 6:11 8:20,24	pardon 10:15
offer 18:15 24:17	operates 53:10	35:2 84:2	part 6:18 29:11
38:11 40:12 51:2	54:3	order 10:6 11:23	62:11,13 63:18
72:19	operating 42:18	30:20 65:9 76:23	participating
offered 25:3 51:4	49:13,17 54:19	78:9 82:22	84:10
51:25	operational 72:13	organization 8:8	particular 29:23
offering 25:5	operations 49:8	9:17 38:1 48:2,8	35:22 83:2
65:19 78:20	opinion 12:15	49:13 64:10	particularly 48:20
offerings 79:1	opportunities	organizations	81:5 82:15
offers 27:10 78:16	35:19	15:25 70:15,20	parties 5:15 24:14
office 7:10 8:20	opportunity 8:22	75:3	27:17,20 28:8
30:14 35:24 36:9	23:13 28:11 38:11	originating 55:13	42:6,7,12,22 43:13
38:8 39:7 44:10	38:22 41:23 50:6	outcome 37:15	43:19 73:8
51:4 52:2 56:4	56:14 60:10 66:7	85:13	partners 11:9
64:9,19 77:16	71:14 74:8,24	outcomes 72:18	party 48:17 72:22
78:3,7,23 79:5,22	75:25	outlined 78:22	73:2,9 78:14
officer 4:16 72:3	oppose 40:24	outs 24:13	82:24 83:15 85:12
officers 71:6	opposed 51:23	outside 7:21 9:1	pass 21:25 24:13
offices 49:14	opposing 22:15,15	14:25 29:14	27:24 28:7
official 69:23	oppressed 15:18	outstanding 79:16	passed 63:4
oh 61:12 81:16	opt 10:25 11:21	overall 23:3 38:16	passes 61:21
okay 59:3 69:2	17:24,24 18:15,23	70:4	passing 39:2
80:14	18:23,24 19:4,5,10	overbroad 40:8	patterns 67:11,25
old 74:5	24:12,13 26:9	overlooked 75:14	81:5
oliveria 3:16	27:11,16,19,24	overly 26:21	pay 40:24 78:16
oliverio 69:4,5,8	28:7 36:15 38:13	oversee 56:17	paying 38:4
69:11,12	39:6,8,13 45:11,13	oversight 65:20	pdf 5:22
omission 43:10	45:19,22 46:3,12	overstepped 32:4	peers 73:16
once 7:8 29:10,25	46:14,19,23 47:2,6	owned 33:9	people 14:18
52:5 60:1 67:17	50:11 53:1,18,24	owner 11:1	22:20 33:10,18
ongoing 72:6	54:6,11 56:8 65:9	p	39:17 41:17 54:25
online 16:19 26:5	65:20 67:21 68:4	p 13:24 17:8 49:7	63:12 69:22 79:13
53:10,19,23,24	77:21,22 78:5	52:21 69:5,13	80:20 81:4,8 82:1
54:22,24 56:6	79:17 82:4,14,16	p.c. 28:17	people's 41:1
76:17 79:14	82:22 83:8,9,16	p.m. 5:19 84:6	peoples 36:8
ooooo 4:3 84:16	opted 11:12 12:6	pacific 5:19 84:6	percent 68:3 74:13
		1	76:19

[perception - privacy]

perception 74:21	63:2,7,9,12,16,17	31:1 32:2,11	preclude 45:18
perform 10:7	66:11 78:5,12	71:13 76:1	preempted 33:24
performance 10:2	personally 51:12	plug 26:7 27:8	preference 10:17
10:5	59:6,15 67:6	45:15 77:20	11:23 27:12
performed 59:14	81:19	plus 55:3 72:4,9	preferences 26:14
59:15	personnel 69:25	point 6:14 37:2	26:24 39:19 82:14
period 7:1 46:13	persons 7:15 84:1	44:20 45:4,10	premise 73:19
46:17,22 84:5	pertain 51:18	46:11 47:11 48:15	premises 45:1
perk 41:4	pertaining 6:6	61:12	premium 41:4
permission 10:18	pertains 22:7	points 5:6 15:2	prepare 7:6
66:3	59:13	38:23 47:22 80:19	prepared 70:14
permissions 17:22	pertinent 8:17	83:1,21	preregistered 80:9
82:17	pervasive 39:9	policy 73:22,24,25	present 4:17 19:20
permit 12:21 13:7	55:15 67:25	74:4 75:19 76:14	44:25 84:2
43:10	phishing 14:8	81:11	presented 6:18
permitting 11:25	phone 62:10,23	population 14:3	preserved 77:3
40:20	63:11,12,14,16	portfolio 17:23	preserving 77:7
persistent 82:20	65:6 66:13,15	posit 30:11,18	president 23:15
person 20:17,19	70:16	position 18:19	49:8
29:3,7 40:4,5 48:1	phrase 42:5	21:25 51:2	pressure 65:8
48:2 54:8 61:25	physical 45:1,4	positive 72:18	prevent 66:4 68:4
62:14	physically 44:25	75:1,2	78:10
persona 62:7,16	pictures 16:22	possible 6:21 14:5	previous 44:14
62:25	pierluigi 3:16 69:4	47:8 64:13 79:8	73:19
personal 10:21	69:5,8,11,12	possibly 32:9	previously 12:6
11:7 12:13,15,24	pii 18:11 62:12	posted 5:13,20	58:20 80:20
13:3 17:20 19:5	63:1 69:25	7:13	price 24:17 25:2
20:16 21:3,10,15	place 33:10	posts 16:19	25:20 40:20
22:16,21 26:4,5,9	placed 21:24	potential 40:21	prices 40:19
26:15,17,20 27:6	plain 42:24 43:9	55:22 78:21	prickett 3:9 49:5,6
27:12,17 29:2	plans 39:4	potentially 13:15	primarily 62:5
30:6,10 38:13	platform 15:7	27:25	primary 61:10
39:13,25 40:2	68:8 82:13	power 40:14	principle 28:16
42:8,14,23 43:2,3	platforms 42:19	practical 38:15	principles 77:10
43:6,8,11,15,19,21	68:2	80:24	print 76:16,21
44:22,24 45:13	plausible 70:8	practices 11:21	77:5
46:15 47:1,4	play 33:11 59:17	14:7 36:18 41:13	prior 8:15 27:18
51:11,13,18 53:12	pleasant 16:12	67:22,24 68:5,11	57:11
56:6 58:15,23,24	please 5:24 6:19	77:5	prioritize 75:10
59:2,5 60:6 61:17	6:24 7:25 8:5,9,16	practicing 28:20	privacy 1:11 2:3
62:6,9,10,12,15,24	8:25 9:7,9 30:3	F	4:13,14,20 14:4
,- , - , ·=,== , = ·	,		

[privacy - pursuant]

17.0 10.1 10	d o4 10.22	25.7 26.2 27.5 15	48:20 72:21 73:2
17:9 18:1,19	product 18:23	25:7 26:3 27:5,15	
19:13 25:15 26:6	59:1	28:6,24 42:10 44:7 49:23 50:13	provider's 29:11
26:7 27:8 30:4	productive 31:16		providers 12:1,17
35:5,7 36:5 37:4	50:8	53:2 57:11,16,21	12:25 19:13 21:21
38:6,17 39:15,23	products 16:2	64:22 66:7,17	23:21 42:17 47:24
40:24,25,25 41:3	67:6	72:1 78:18 84:3	48:6 73:9
44:4 45:15 50:12	professional 71:9	proposes 65:25	provides 21:3,10
51:10 58:13 63:4	81:24	proposing 7:19	21:17 22:16 35:9
67:22 68:7 69:17	professionals 37:4	proprietary 25:11	39:17 40:2 46:16
71:12 72:2,4,7,10	80:23 81:23	prosecute 22:2	48:2
72:18 73:22,24,24	profile 62:12	prosecuting 21:4	providing 7:24
74:2,3,15,23 75:5	profiles 41:9	protect 35:9 39:23	12:17 20:19 23:13
75:6 77:5,9,11,21	profit 60:3	69:25 71:14	24:10 29:6,12
79:24 81:11 82:8	program 15:23	protected 15:11	58:25 65:21,22
82:18,23,25 83:4	49:20 52:7 57:12	40:6 77:2	72:4 82:16
84:4	58:5 60:1	protection 18:1	provision 21:20
privacyregulations	programs 24:11	25:16 40:11,12	24:20 66:18
84:8	24:21,23,23 25:6	protections 35:9	provisions 77:17
private 18:14	25:14 26:1 50:6	41:7 72:7 77:9	psychological
19:22 31:12 32:4	58:9 72:11	protocol 27:11	67:21
56:21 70:4	prohibit 21:12	protocols 83:2	public 1:22 5:16
privately 56:20	prohibited 21:15	prove 24:7	6:1,5 7:1,3 13:16
privilege 21:19	65:12	provide 7:22,25	19:10 25:12 35:22
privileged 22:18	prohibiting 25:5	8:9 9:5 12:3,4	35:23 62:10,20
privolta 67:3	65:13	17:19 18:4 19:14	63:18 64:9,11,12
privy 11:16	prohibits 21:5	25:8,12,23 35:12	64:19 65:16,17,25
probably 55:21	project 30:13	41:19,23 44:21	70:3
62:17	prompted 80:19	48:7 50:4,22 53:3	publish 76:17
problem 55:6,19	promulgated	53:13 56:7 57:23	published 5:8 36:3
70:10	29:17	58:4 65:15 66:1	37:3 75:20
procedures 6:3,4,9	proper 52:4	68:10 72:1,6	publishers 23:23
proceeded 61:4	proportionate	78:25 79:9,20	76:25 77:4,24
proceeding 9:3	29:14,20 30:2	provided 7:3,16	80:3,6
proceedings 4:16	32:10	24:19 25:21 28:9	purely 36:2
process 5:21,24	proposals 10:17	50:19 58:19 75:15	purpose 6:5 20:18
19:16 21:11 34:23	11:22 54:14 82:19	83:20	20:24 29:5,19
35:17 37:11 67:15	proposed 1:10 2:2	provider 12:10,12	purposes 10:3,8
67:18 84:11	4:12 5:7 6:6,8	19:17 20:11,15	11:2,5 21:4 35:11
processes 25:11	7:13,17 19:3	21:1,6,14,24 29:1	64:24 75:20
48:10 67:11	20:13 21:5,12	31:2,3,5,6 32:5	pursuant 6:2 59:1
	22:5,22 24:15,25	41:19 47:23 48:1	
1			

[push - relationship]

push 61:1	75:9	recommendations	22:5,22,25 25:19
put 31:12 32:7	readability 58:2	7:3 76:2	26:3 27:15 31:11
52:3 82:3	reader 77:7 80:6	reconsider 31:2	32:16 35:7 39:11
q	readers 76:23 77:1	32:11,15 78:4,24	39:16 40:18 43:9
qualifies 48:8	77:25	record 4:24 6:19	43:12 45:16 47:19
_	reading 70:16	6:21 7:9 32:21	48:14 49:23 53:8
qualify 36:19	reads 28:25 61:23	33:1 85:10	57:13 59:22 60:1
quality 10:1,4 quasi 6:1	ready 61:6	recorded 6:15	60:7,9,12 79:25
quasi 6.1	real 44:17	85:8	83:2
31:17 62:7 63:8	really 31:1,23	recording 1:8 2:1	regulation's 40:11
66:15 81:6	45:23 54:24 66:15	records 11:15	regulations 1:10
	73:12 82:10	21:13 78:9	2:3 4:12 5:8 6:6,8
questions 6:10 34:9	reason 20:12	red 16:24	7:13,18 9:23 13:7
	35:12 65:15	redraft 56:5	14:10 19:3 23:4
quick 48:15 82:10 83:5,21	reasonable 10:23	reducing 74:10	24:16,25 25:7
quite 13:2 31:8	11:4 13:8 36:25	refer 30:25 36:3	28:24 29:16 31:14
53:17 54:17	57:9 59:25 75:10	61:19	32:3 34:1,3 35:23
quote 29:13 30:7	reasonably 24:19	reference 19:2	36:22,24 37:7
37:8 42:5,6,12,21	25:21 29:19 30:1	referencing 19:3	38:11,14,19 39:1
42:22 43:14 47:25	40:4	referred 17:15	39:19 41:6,13,23
	reasons 7:7,8,11	44:15	42:10,25 44:7,23
r	54:15	refining 61:5	50:13 52:3,6 53:2
r 9:15 17:8 20:4	recall 11:2,5,18	reflected 78:1	53:14,17 57:11,16
42:3,4,4 49:7,7	receipt 27:15	reflects 72:9	57:22 61:6,8,19
56:17 69:5,13,13	46:13 47:2,5	refusal 39:25	68:10 72:1 78:18
71:22,22,23 76:11	receipted 18:4	regard 57:20	80:25 84:4
racial 16:10	receive 6:5 22:14	58:11 65:24 73:6	regulatory 5:9
rack 55:10	25:25 78:12	regarding 4:11	35:17 49:21 50:2
radvocate 34:18	received 8:4,25	13:1 14:7 22:5	52:7 56:18 65:23
raise 54:16	20:16 22:1,19	25:1 51:5 58:14	75:20
raised 36:4 48:18	25:2 29:2	regardless 61:2	related 5:12 9:22
raising 79:18	receives 17:21	regards 51:5	10:3,9 15:8 24:19
range 27:25 72:24	48:21	register 5:9,10	25:21 67:9 83:8
73:3 76:16	receiving 56:8	17:21	85:12
rank 11:22	recess 32:23	registered 75:16	relates 52:1
rates 64:13 68:3	recognize 11:6	regs 31:23	relation 42:6 67:9
ratings 45:7	35:24 47:16	regulate 48:4 63:2	relations 23:16
reach 29:24 48:9	recommend 57:18	regulated 64:20	relationship 20:24
76:1	79:18	68:20	25:1 32:8 53:11
read 8:18 31:13,22	recommendation	regulation 20:13	76:25 77:24 80:5
50:17 57:22 62:3	7:6	20:23 21:5,12	

[relationships - room]

relationships	requested 5:15	residing 61:25	revised 27:5 28:7
72:21 73:15	requesting 13:7,11	resource 75:15	50:12
relatively 35:13	52:5	resources 5:20	revisions 7:17 8:1
release 19:9	requests 10:15	49:18,22 51:4	38:19
relevant 7:2,5	11:19 12:20 27:25	68:20	revolutionized
30:21	28:8 40:15 46:12	respect 23:1 28:2	16:7
reliable 64:14	46:17 47:17,20	29:25 39:22 47:16	rewards 24:24
relied 7:18	48:12 50:15,15	respected 39:12	25:6
relief 79:20	53:20 54:6,11	respectfully 11:19	rewrite 31:24
rely 10:2,12 46:9	56:8 70:13 74:12	13:17 59:24	rich 41:2
remaining 8:21	74:14	respectively 75:22	rick 3:8 44:2,3
remarks 8:23	requir 10:15	respects 24:5	right 17:14 19:4
11:24 14:24	require 38:19	respond 12:16	20:22 27:19 35:9
remind 60:22	41:16 57:22 67:6	46:17	35:20 39:6 40:8
remotely 13:6	82:20	responded 8:20	41:3 42:7 45:12
remove 25:22	required 7:15 27:9	respondent 15:6	45:19 46:19 50:11
26:13	28:7 44:21 48:11	response 6:11 7:6	52:13 61:7 70:2
removed 27:5,13	50:13,14,16 52:8	12:3,21,23 57:14	73:5,17 74:11
repairs 11:2	53:12 57:21 58:4	responses 12:2	75:4 83:9,9,10,11
repeats 24:16	58:9 60:24 70:1	50:15,16	83:11,13
reported 1:24 68:6	79:10 82:1	responsibilities	rights 14:8 18:1,19
reporter 6:16,20	requirement	70:25	66:10 72:15 74:13
85:23	25:23 26:21 27:1	responsible 70:12	74:23
reporter's 1:8 2:1	27:4,23,24 45:3	70:21 71:7	rise 44:7
reporting 36:3	52:25 78:4 79:19	responsive 71:16	risk 14:2 20:6,6
71:5 75:24 79:19	requirements	rest 64:1	31:12 40:9 79:3
reports 33:14,17	10:25 25:1,4	restaurant 45:7	risks 25:10
represent 8:8 20:6	40:12 50:2 51:5	restrict 22:10	roadside 12:22,25
37:13,25 38:16	52:8 57:10 58:7	26:16	robb 33:7
64:8	58:17 59:3,18	restricted 65:18	robocaller 55:14
representing	60:8 73:22 74:21	restriction 48:20	robocalls 55:9
28:18 33:8 69:17	78:24 79:12	result 51:23	robot 32:1
represents 9:18	requires 33:13,16	retail 28:2 53:21	robots 44:15
20:21 21:2 24:4	requiring 24:13	54:4,9	robust 36:25
27:22 64:19 76:15	55:19 66:1,2	retailer 53:19	robustly 35:24
request 12:22	resale 13:2,4	retain 9:25 78:9	82:21
13:17 26:10 27:16	research 30:15	retiring 70:9	roles 73:10
27:18 40:7 43:17	researcher 82:7	revenue 78:17	room 7:21 33:10
46:14,23 47:2,6	resellers 42:20	review 7:2 21:11	33:10,11,13,16
52:10 59:24 61:2	residents 62:3	58:8	49:24 68:23
77:22 78:10			

[ross - share]

ross 33:7	satellite 49:14	27:14 32:11 42:9	separation 62:5
routinely 11:3	satisfied 37:16	42:11 44:20 45:11	serendipitously
row 9:10	saw 60:25	45:12,20 46:12	14:17
rule 27:5 28:6	says 15:5 16:5,11	47:12,24 56:5	seriously 70:20
29:10 40:10	31:2,6 33:24	65:13,17 73:6,12	serve 4:22 50:7
rulemaking 5:8,12	53:19,25 54:5	75:22	56:23 57:1 76:14
5:15,21,24 6:9,19	74:13	sections 74:5	served 56:22
7:9 8:2 34:23 68:3	scary 37:8,16	77:17	serves 78:2
84:10	scattered 61:21	secure 18:7,9	service 11:15
rules 7:19 8:1	schemes 40:24	19:21 70:21	19:17 20:11,15
13:13 24:5	schesser 2:12 4:7	security 10:5 40:9	21:1,6,14,21,23
run 72:25 82:22	4:14 5:3 13:20	47:14 60:20 75:6	24:18 25:20 29:1
rural 65:9 66:6	17:3 19:25 23:7	75:10 77:5	29:11,12 31:2,3,4
S	23:11 28:12 32:18	see 11:23 18:10	31:5 41:19 47:23
s 9:16 20:4 28:16	32:25 34:13 37:19	61:7 78:21	47:23 48:1,6,20
33:6 37:24 42:4	41:25 43:24 49:1	seeing 84:1	49:17 59:1 64:14
49:6 56:17 60:18	52:15 53:5 56:10	seek 79:8,11	66:16 69:18 72:21
60:18	60:13,16 61:13	seeking 19:7	73:2,9
saas 28:18 30:16	64:3,6 66:21,24	seeks 18:3	services 12:3,5,7
30:18 32:5	68:13,25 69:7,9	seen 72:24	12:23 15:9 18:14
sad 15:18	71:18 76:3,7,9	segregated 15:24	19:1,15 20:18,19
safe 64:14	80:8,14 82:5	16:2	29:4,6 35:12
safeguard 66:9	83:24	self 17:19 18:5	41:19 48:2,7
safety 10:1,4,10	school 28:22 56:25	sell 11:7 26:15,17	64:15 65:3,5,16,18
11:18 35:11	science 23:22	26:19 27:10,20	65:22 66:2,16
sale 10:25 19:5	scope 22:6,22 27:2	31:5 41:8 48:17	75:13
26:9 27:6,11 36:1	scoped 31:10	78:1	serving 49:10
36:25 37:8 38:13	seals 75:6	selling 46:15,25	set 16:17 26:13
39:1,5,10,13 45:13	seasonal 28:4	47:4,9,10	66:12
46:3 48:16 77:22	second 8:23 10:22	senate 14:11	setting 26:7 45:12
78:6 83:13,16	26:2 39:11 45:10	send 39:15	45:15,17,20,25
sales 11:21 12:14	50:9 54:2 59:4	sends 55:14	77:21 78:4 82:11
36:14,19 37:14	63:14 73:21 78:7	senior 4:18 60:20	settings 26:22 27:8
sample 50:9 51:1	79:11	sense 53:22	39:12 82:18 83:4
samples 50:22	secondly 68:6 seconds 8:14	sensitive 18:11	seven 31:20
san 2:5 4:1 5:4	seconds 8:14 67:20	47:11,14,17,21 sent 81:13	severely 15:10 shadow 37:14
17:10 20:5 28:17	secrecy 33:12,13	sent 81:13 sentence 28:24,25	share 12:1 21:23
49:10 56:18,25,25	secrety 53.12,13 secret 75:23	31:1,2	31:4 41:10 48:17
69:20,24	section 4:15,19	separate 65:22	56:14 60:11
santa 72:3	19:4 24:15 26:2,2	73:23 81:14	30.17 00.11
	17.121.1320.2,2	75.25 01.17	

[shared - statutory]

shared 12:25	site 43:8	span 76:16	34:13 37:19 41:25
13:12	sites 14:18 39:16	sparse 49:18	43:24 49:1 52:15
shares 42:8 43:2	sitting 55:21	speak 6:12,19 7:23	53:5 56:10 60:13
43:19	situation 23:5	8:3,12,14 9:9 53:6	60:16 61:13 64:3
sharing 10:23 11:1	51:19	61:14 76:12 80:12	64:6 66:21,24
11:8,20 13:14	situations 12:4	83:25	68:13,25 69:7,9
18:14 21:6,13,15	51:21	speaker 8:11,13	71:18 76:3,7,9
30:24 43:10	six 9:21 38:23	8:15 9:8 17:4 23:8	80:8,14 82:5
shawna 1:24 2:7	size 52:10 57:3	33:2 34:14 37:20	83:24
85:4	sizes 72:17	42:1 43:25 44:14	staff 6:24 49:12,17
shield 75:5	slow 69:9	49:2 52:16 56:11	71:9,25
shops 45:2	slower 6:12	60:14 64:4 66:22	stakeholders
short 46:22 47:8	slowing 74:22	66:22 68:14 69:1	38:10
shorthand 85:22	slowly 6:20	69:2,3 71:19	standard 29:18,19
show 36:6 66:7	small 33:9 49:9	73:19 76:4	29:21
shown 15:9 16:9	50:23 55:17 60:19	speakers 2:18 3:1	standardized 58:5
sidney 17:10	70:3 75:11 79:21	7:21 8:12,21,22	standards 47:20
sign 6:24 7:22,23	smithline 2:25	9:4 80:10,10	57:24 58:10
73:4	28:14,15,17	speaking 6:7	start 34:19 44:19
signal 46:9	social 36:6 42:19	special 4:20 14:12	47:9 60:19
signals 24:12 26:8	43:6,7,11 47:14	41:14	starting 5:10
39:15 46:7	society 18:20	specific 9:21 26:16	state 8:7,16 12:18
signature 85:21	software 28:18	38:18 46:7 64:22	18:20 51:2 53:2
signatures 44:11	sold 27:17	66:17 77:16	56:20 58:17 60:8
signed 8:5 80:10	solid 61:8	specifically 14:13	61:20 75:15 85:1
significant 17:23	soltani 3:19 82:6,6	65:12	85:5,24
27:22 40:12 49:22	solution 19:12	specified 53:9	state's 72:6
58:14 64:18 77:12	23:21	specifies 6:4 44:20	stated 58:20
significantly 24:21	someone's 62:11	specify 83:3	statement 7:7,8,11
67:15	somewhat 14:16	spell 8:7	35:12,14
similar 51:3 75:4,7	soon 9:9 48:25	spelling 69:12	states 22:9 26:3
simplify 58:7	sorry 53:5,7 61:13	spend 14:19	27:15 43:12 61:25
74:24	61:15 66:22,24	spent 69:24	62:4
simply 31:6 80:1	69:7	spirit 67:22	stating 40:3
simultaneously	sort 36:18 81:8	spoke 80:13,20	statue 31:22
43:20	sound 67:23	spoken 70:2	statute 27:3 29:18
single 28:24	sounds 36:1	spotify 36:7	29:22 30:7 31:9
sisk 3:12 60:17,18	source 59:12	stacey 2:12 4:7,14	31:19 49:24 57:10
61:15	sources 73:7	5:3 13:20 17:3	57:15 59:21 78:22
sister 17:10	space 69:6,13	19:25 23:7,11	statutory 24:16
		28:12 32:18,25	48:13 53:15

[steer - thing]

steer 14:18	subscription 78:16	t	tell 22:20
stenographically	subsection 42:9,11	t 9:15,16 13:24,24	tells 81:18
85:8	43:12	20:4 28:16 33:6,6	templates 75:7
step 38:16,20 74:6	substantial 24:2	36:20 37:24 42:4	templeton 2:21
stepped 32:7	success 58:1	42:4 49:7,7,7	13:22,23
stop 46:15,25	successfully 80:4	52:20	ten 31:21 69:23
47:10 55:18	sufficient 50:8	table 6:25 7:20 9:1	tens 15:12
store 26:19 28:3	sufficiently 24:6	73:14	term 51:10,13
stored 10:19	25:19	tactical 72:23	58:15
storey 2:23 20:2,3	suggest 28:6 39:19	tags 42:24	terminology 59:19
story 15:15 16:4	54:10 71:11	take 8:23 9:2 28:1	terms 13:14 21:19
strategic 72:23	suggested 11:22	32:19 38:22 39:20	24:6 58:18 61:2
strategy 67:4	suggestion 40:18	46:19,22 49:21	72:25 74:3 81:25
streamline 73:21	suggestions 14:22	52:12,23 70:9,20	83:6,19
74:8	72:19	81:20	tested 77:4
street 68:6	suits 52:9	taken 16:19 29:17	testify 23:13 77:9
stressing 15:23	summary 7:5	32:23 47:16 67:4	text 36:17 42:10
strict 71:15	summer 16:24	talk 81:2	thank 4:7 9:11
strictly 31:13	super 44:5	talking 48:24	13:19,20 17:2,3,5
striking 16:10	supervision 85:9	70:11	19:20,24,25 20:1
striving 75:3	suppliers 10:24	targeted 14:13	23:6,7,9,9,11,12
strong 77:8	11:3 23:23	39:2	28:10,10,12 32:17
strongly 40:24	support 18:25	targeting 14:15	32:18 34:12,13,22
structures 71:5	39:11	tax 70:25	37:17,19 38:8
study 16:16 31:20	supported 38:4	teaching 28:21	41:22,25 43:23,24
67:13,17	supports 13:8	team 73:15	48:23 49:1 52:14
subject 11:21	suppression 78:9	teams 72:13	52:15,18 56:9,10
33:11 40:22 59:8	sure 16:25 35:23	tech 36:5 38:25	56:13,14 60:10,13
59:18 73:9	73:16,17 82:15	81:7	60:15 64:2,3,5
subjective 57:24	surprised 11:12	technical 36:1	66:20,21,23 68:12
submit 6:23 10:17	24:1	39:17 79:3	68:13,24,25 69:18
13:10 35:21 53:20	suspicious 33:17	technologies 17:1	69:19 71:17,18,24
63:15,25 69:14	33:18	17:18 18:24 19:14	75:25 76:3 79:22
submitted 7:10	sustain 76:24	77:6	80:7,8 82:5 83:22
8:19 26:10	sustaining 78:17	technologist 19:19	83:24 84:10
submitting 5:18	sweeping 27:23	technologists 38:2	thanks 80:16
5:23 9:19 32:12	system 16:11 32:7	technology 17:9	theme 28:3
34:5 52:22 64:21	34:21 62:10 78:11	17:18 18:3 19:18	thereof 85:13
subscribed 12:6	systems 30:19	19:19 23:22 39:4	thing 22:4 31:25
85:14	39:17 42:18	46:3 70:19	68:22 70:2 75:4

[things - understanding]

things 36:2 44:16	68:12 69:10,25	trade 75:23	trying 23:3 61:6
61:1 68:17 80:24	71:17 76:6 77:4	trademarks 18:24	73:18 81:8
think 34:3,4 37:9	84:6,12	trained 16:17	tsukayama 3:6
52:24 60:24 61:1	timekeeper 4:23	training 50:10	37:22,23
62:3,20 68:22	timely 60:11 61:3	51:3 57:21 58:4,9	turn 8:22,23 9:5
73:2 74:7,24	timer 74:5	60:4 75:21	17:1
80:23 81:4 82:3	times 29:11 36:3	transaction 23:1	two 5:22 33:23
83:1,7	tips 5:22	51:20,22,24 59:14	43:7 45:14,21
third 5:16 24:13	titles 76:21	59:15,17	49:13 53:3 57:19
27:14,16,20 28:8	titus 3:4 33:5,6	transactions 18:7	61:2 67:8,20
39:24 42:6,7,11,22	today 4:17,24 5:16	transcribed 2:6	82:10 83:1,20,21
43:13,19 46:11	6:7,23 8:25 9:21	6:16 85:7,9	type 30:1 55:15,22
51:7 59:9 72:22	15:15 18:16 19:2	transcript 1:8 2:1	73:1
73:2,7,9 78:15	19:7,20 20:13	6:17	types 42:13 43:1
79:15 82:24	24:9 35:18,21	transcription 85:6	typical 61:22,24
thirdly 11:25	36:22 37:7 44:8	85:7	typically 10:13
thoroughness 44:7	46:8 48:18,24	transfer 12:12	18:2
thought 34:7,10	52:23 62:14 63:11	26:19	
34:11	70:19 72:8 77:9	transportation	u
	80:13	10:11	u 9:15,16,16 33:6
thoughts 60:11 75:1		traveling 11:11	37:24 42:3,4
	today's 4:11,16,23 6:1,15 8:3 38:10	treat 26:6 41:15	52:20 67:2 69:5
thousands 15:12 38:5 39:14		77:20	69:13
	todd 2:25 28:14,15		u.k. 67:14
threatens 13:15 three 10:16 11:22	tokens 82:20,21	treated 13:13,16 15:19	u.s. 23:25 35:8
	told 70:6,6,8 toll 52:25 53:4,25	tremendous 79:23	75:5 76:19
24:9 49:15 67:19	· · · · · · · · · · · · · · · · · · ·	tried 31:23	uber 37:6
72:19 77:16	54:7,8,16,18,19,25		ultimately 14:20
threshold 79:19	55:8,9,12,19 56:2	trigger 12:9	unable 11:17
thwart 40:14	56:3	tripartite 20:24	unclear 58:20
tie 55:10	tool 16:6,16	trouble 41:11	uncontroversial
tiered 78:15	tools 14:6 17:24	true 85:10	35:13
tighter 71:11	39:15 75:7 82:25	truly 52:11 63:2	underlying 77:10
till 70:5	top 67:13	71:16	undermine 25:15
time 4:25 5:19	topic 57:7	trust 76:22,23,24	understand 18:3
8:14,21 9:7 10:7	topics 28:22 35:4	77:3,7 80:5,6	19:16 23:4 31:22
13:8 17:1 19:20	totally 41:9	trustare 42:4	40:15 46:21 57:10
23:6 28:10 30:1	touch 18:10	trusted 18:14	75:9
33:1 37:17 43:23	town 11:13	76:18 77:24	understandable
46:22 49:21 50:3	track 10:7 45:24	try 6:19 32:13	50:17 57:23
52:5,12,13,23 57:9	46:2,8	33:22	understanding
57:13 59:25 63:25			41:12 58:6

[undue - worth]

undue 40:14 65:8	81:24 82:21	vin 10:9	we've 31:19,20
unfair 14:7	user's 30:8	vins 10:2,9,13	73:10,14,16
unhindered 67:24	users 15:13 17:22	violate 67:22	weaken 39:25
unified 18:23	30:17,20,22	violations 14:4	web 45:5 81:25
uniform 50:22	uses 42:5 51:12	visibility 77:14	website 5:13,21
unintended 29:9	75:20	visit 5:24 39:16	7:14 30:8 37:3
43:16 74:10	utilities 64:11	vulnerable 41:2	53:21 54:3,3,8
unintentionally	65:17		69:15 81:1
20:11 24:25 31:8	utility 64:12 65:2	W	websites 67:14
union 14:10 49:9	65:16 66:16	w 13:24 42:3	wednesday 1:12
49:10 51:20 56:19	utilize 71:14	56:17 60:18 68:16	2:6 4:2,24
60:3		71:23	week 9:20 15:16
unions 50:4,23	V	wait 70:5	25:13 64:21 66:19
unique 23:5	v 20:12 69:13	waiting 9:5 60:24	weeks 61:4
unit 4:15,20	valid 26:10 31:10	waldeck 3:15	welcome 4:11
united 61:25 62:4	77:21	68:15,16	went 34:23
unknown 5:2	validity 75:16	wall 36:5 68:6	whereof 85:14
26:11 60:15 64:5	valuable 36:11	walls 78:16	widely 39:16
66:23	41:1 47:7	want 14:4 15:15	william 2:21 13:22
unpleasant 16:15	value 24:19,23	26:16 30:25 32:2	13:23
unruh 14:8	25:2,8,10,21,23,24		willingness 38:9
unworkable 25:10	75:21 76:22 83:6	61:10 68:9,18	wire 65:6 66:14
update 11:17	83:8,12	69:18 70:9 71:24	wireless 65:6
updated 13:6	valued 25:14	wanted 45:10	66:13,16
53:14	various 9:20 18:25	52:23 54:16 60:22	wisely 82:4
upward 49:9 50:4	vast 23:25 29:8	67:8 68:21 69:15	wish 67:21
urban 15:4	31:14 76:16	70:18	witness 85:14
urges 25:18	vehicle 10:1,3 11:1		women 15:14
urls 17:24	11:2,14 12:9,11,18		wonder 34:7,10
usa 15:15	vehicles 10:7,10	warm 17:11	words 16:13,15,18
use 9:25 10:13,18	13:5	warranty 11:4,14	work 18:8 34:23
11:4 14:6,17,23	vein 22:4 74:9	watching 18:21	38:9 41:22 56:24
20:16 29:2,11,15	vendor 54:19	water 64:15 65:6	57:8 60:19 79:23
30:1,19,20 31:3,7	vendors 23:23	way 15:6 18:5	working 19:12
35:11 48:21 51:10	verification 18:6	23:3 30:11,14,22	81:7,8
62:16 63:5,12,13	40:11 47:20	36:11,15,16 39:5	works 37:5
63:15 66:11 67:6	versa 73:10	39:18 40:15 41:8	world 18:8,21,25
67:25 79:9	versus 81:12,14	50:8 82:1 85:13	35:8 38:3 72:10
useful 30:22	vice 23:15 44:3	wayne 3:12 60:17	world's 9:18
user 26:6 29:12	49:8 73:10	60:18 61:15	worth 31:15
30:9 79:13 80:22	video 76:17	ways 11:9 58:22	WULLI 31.13
30.7 77.13 00.22			

[writing - zuckerberg]

[WITHING - Zucker Derg
writing 7:4 32:3
64:1 72:9
written 5:18 6:11
6:17,22 8:19,20
9:19 10:16 11:24
14:24 32:1,12
35:3 37:1,5 38:21
52:22 59:21 64:21
66:18 69:15 74:25
84:4,6
wrote 16:20 31:23
70:17
www.oag.ca.gov
5:25
X
x 52:21
xavier 4:10
y
y 20:4 37:24,24,24
56:16 60:18 76:11
76:11
yahoo.com 62:8
year 35:15 36:4
72:4
years 14:19 28:21
28:21 57:19 61:2
69:23 72:9
york 15:23 36:3
Z
z 5:10 49:7
zuckerberg 35:14