Analysis of Proposed Consent Order to Aid Public Comment In the Matter of Cbr Systems, Inc., File No. 112 3120

The Federal Trade Commission has accepted stuto final approval, a consent order applicable to Cbr Systems, Inc.

The proposed consent order has been placehologopublic record for thirty (30) days for receipt of comments by interested persons. Centsneeved during this period will become part of the public record. After thirts (0) days, the Commission will again review the agreement and the comments received, and exilide whether it should withdraw from the agreement and take appropriate action drentinal the agreement's proposed order.

Cbr collects and stores umbilical cord and umbilical cord tissue for potential medical use. When a pregnant woman agrees to have Cbr collect and store her umbilical cord blood or umbilical cord blood and umbilical cotissue, Cbr collects her personal information, including, but not limited to, the followingname, address, email@ress, telephone number, date of birth, Social Security number, drivedicense number, creditard number, debit card number, medical health histopyofile, blood typing results,ned infectious disease marker results. During the enrollment process, Cbr ablects personal informan, such as fathers' Social Security numbers, and the company ctslenformation relating to newborn children, such as name, gender, date and time of birth bieight, delivery typeand adoption type (i.e., open, closed, or surrogate). Cbr may also collected health information for certain children and the name, address, email address, and cæditnformation for individuals, such as friends or family members, who contribute to the cost ollecting and storing cord blood or cord tissue. The misuse of the type personal information Cbr codies - including Social Security numbers, dates of birth, crediard numbers, and health information – can facilitate identity theft, including existing and new account fractapose sensitive medical data, and lead to related consumer harms.

The Commission's complaint alleges ttatr misrepresented that it maintained reasonable and appropriate practices to prototon summers' personal information from unauthorized access. Cbr engaged in a numbera ofices, however, that, taken together, failed to provide reasonable and appropriate sec to provide reasonable and appro

- (1) failed to implement reasonable policies and cedures to protette security of consumers' personal information it collected and maintained;
- created unnecessary risksptersonal information by (atransporting portable media containing personal information in a manner that made the media vulnerable to theft or other misapproprient; (b) failing to adequately supervise a service provider, resulting in the retentiof a legacy database that contained consumers' personal information, includiconsumers' names, addresses, email addresses, telephone numbers, dates the figure for the first personal information, includiconsumers' names, addresses, drivers' license numbers, credit card numbers; aealth information, in a vulnerable

format on its network; (c) failing to take asonable steps to render backup tapes or other portable media containing personnermation or information that could be used to access personal informationsable, unreadable, or indecipherable in the event of unauthorized access; (d) and quately restricting access to or copying of personal information contaid in its databases based on an employee's need for information; and (e)

identify material internal and external risks to the security, confidentiality, and integrity of personal information that coulesult in the unauthorized disclosure, misuse, loss, alteration, destruction, dreatcompromise of such information, and assess the sufficiency of any safegsandplace to control these risks;

design and implement reasonable safegutor control the risks identified through risk assessment, and regularly **best**nonitor the effectiveness of the safeguards' key controlsystems, and procedures;

develop and use reasonable steps to selectretain service providers capable of appropriately safeguarding personal inflation they receive from Cbr, and require service providers by contractine plement and maintain appropriate safeguards; and

evaluate and adjust its information setsupirogram in light of the results of testing and monitoring, any material anges to operations or business arrangement, or any other circumstant it knows or has reason to know may have a material impact on its formation security program.

Part III of the proposed order requires Cboltotain within the firstone hundred eighty (180) days after service of theder, and on a biennial basis theterafor a period of twenty (20) years, an assessment and report from a qualifite ective, independent ith party professional, certifying, among other things, that: (1) itshia place a security program that provides protections that meet or exceed the protections in place a security program that provides; and (2) its security program is operating with sufficient fectiveness to provide reasonable assurance that the security, confidentiality, and integrity sensitive consumer, employee, and job applicant information has been protected.

Parts IV through VIII of the proposed order are reporting and compliance provisions. Part IV requires Cbr to retain documents relation its compliance with the order. For most records, the order requires that the documents takened for a five-year period. For the third-party assessments and supporting documents, Catrretain the documents for a period of three years after the date that each assessment is redepPart V requires dissemination of the order now and in the future to all current and future pipals, officers, directors, and managers, and to persons with responsibilities re