Statement of Commissioner Edith Ramirez

Committee on Energy and Commerce Subcommittee on Commerce, Manufacturing, and Trade and

Subcommittee on Communications and Technology U.S. House of Representatives Washington, DC July 14, 2011

Chairman Bono-Mack, Chairman Waldenkinka Members Butterfield and Eshoo, and Members of the Subcommittees, I am Enditez, Ran Commissioner of the Federal Trade Commission. I appreciate the opport prices end the Commission s testimony on Internet privacy.

Today, personal information about consumners and becard bected, sold, and used in almost every conceivable interactions aumer has, both online almost for instance, a college freshman sits in her dorm room using the totes earch depression for a paper she is writing for a psychology class. When her is esteame, has applies online for student loans to help her pay her tuition ter, heading out of her dorm room, she grabs her smartphone, which she uses to find the closest drugthere trugstore, she uses a loyalty card to get discounts. Afterwards, when the stuad benotifies surfing the varied keeping up with friends on a social network, esthad beartisements for medicati depression and anxiety as well as ads for high-interesit caeds and payday loans.

These activities made possible by degrhumdimaginable years ago offer clear benefits to the studentenjstyred easy access to informmateceived discounts at the drugstore, and connected with friends, addinsthref a few hours. But the student is likely unaware that data about hetroderupperchases, web activities, and location may have been sold to data brokers she has never heard of another approximation digital interestion there. She may

not know that this information may be must be fing purposes or to make decisions about her eligibility for credit. And she might be light specificated to let must her research into depression may be included rindigital profile, and could seed when she applies for life insurance or might be sould support to make decisions about her eligibility for credit. And she might be light specification to let must her research into depression may be included rindigital profile, and could seed when she applies for life insurance or might be sould support to let must her research into

The student is not alone inacheof awareness that userstities of information about her are mined and sold every day. Most solms were idea that so much information about them can be accumulated and shared among so many companies including, employers, retailers, advertisers, data briefeless, and insurance companies.

The FTC wants consumers to have effectible and meaningful choices about what data is collected about them and hourd it Thats in turn, will engender the consumer confidence and trust that are essentiately or to inclust in uentropivate and flourish.

For decades, the FTC has been the nation s lead law enforcer on consumer privacy and data security. During this time, we have padded in substantiality initiatives and educated consumers and business privacy and data secularity ecent months, we have brought a number of significant enforcement atots oasea, as described in our written testimony. Just two weeks ago, we annoution dagainst Teletrack, Inc., a company that sold lists identifying cash-strappesumers to marketers in violation of the Fair Credit Reporting Act. To resolve our allegations on the sagreed to pay a \$1.8 million civil penalty and to submit to a court ords or the safe consumers sensitive credit report information is not sold for marketing purposes.

Privacy and data security collision ue to be at the forefront of the FTC s policy agenda. In December 2010, Commission staff is salied in a pyr privacy report that recommended three bedrock principles. first is privacy by design the idea that companies should

embed privacy protections the toproducts and ises of the start. Second, companies should present choices about the privacy of personals imple way and at the time they are making decisions about that data. The time is constructed improve the transparency of their privacy practices, thereby promoting competition on privacy.

Finally, the staff report called for the made to Not Track a one-stop tool for consumers to control online behavior to take Commission has not taken a position on whether Do Not Track legislation is needed; about ty of Commissioners, myself included, supports widespread implementation of Do Not Track.

In closing, I want to note that mines ion appreciates the mittees focus on consumer privacy and data security, and prearant to provide any stance you may need on these critical issues. Thank you.