Symposium On Usable Privacy and Security Remarks of Comrisioner Julie Brill Washington, DC July 12, 2012

Good morning. Thanks much to Lorrie Craftor inviting me today. I'm delighted to be here to talk to you about the dear all Trade Commission's work opiniously and data security, and our increasing emphasis on ensuring that the mobile space is a trusted environment for consumers.

Not too long ago, Commissioners at the defal Trade Commission were talking about ensuring that the online marketplace was at destinatio for consumers.

In some areas—like the "fine print" with reset to the terms of another for a product or service—we worked to ensure that disclosures a reffective in the online space as they are in the "snail mail" and "bricks and mortar" space.

In other areas, like privacy and data seguthe online marketplace has resulted in concerns of a much greater magnitude thather bricks and mortal pping days of earlier generations.

In the online environment, the quantity debreadth of personal information collected about consumers and maintained abyvide variety of entities created at a security oncerns that simply did not exist in years past.

And the amount of personal information, clearpwith the abilityto discern personal characteristics about consumers through an algebraic other tools, alse sults in privacy concerns that, again, simplyddiot exist in years past.

For instance, we have leged that retailers like Target are able to predict with considerable accuracy whetheeith female shoppers are pregnant, based upon an analysis of their purchases of innocuous items like hand lotion that might enable Target to sell more cribs, but there may be some implications of three dictive capability that we as a society need to think more deeply about: What might Targetworth that information? Who else can have it? And what use limitations should we place ohers who might obtain this information?

In the mobile environment, these issaes of equal—if nogreater—concern.

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¹ Charles DuhiggHow Companies Learn Your SecretsY. Times, Feb 19, 2012,

In an effort to address how the **olgang** technological landscape, including the increasing reliance on mobile devices, affects approach to privacy, in March 2012 the Commission issued a major report thats forth a new privacy framework.

It was the culmination of a 14-month prosental included extensive input from industry, academics, consumer groups, technologisted, regulators both here and abroad.

The final framework is intended to articulatest practices for comapies that collect and use consumer data, including social media comesanpp developers and of course, many other types of companies as well.

These best practices can be useful to coniess as they operationalize privacy and data security practices within their businesses.

The report also includes the Commission's oallCongress to consider enacting baseline privacy legislation, which will provide businesseishweertainty and clearules of the road, and will enable industry to act decisilyeas it continues to innovate.

There are three main components to the **finant**hework. First, we call for companies to build privacy and security protections into nproducts. Privacy and security simply cannot be an afterthought.

Companies should consider proxy and data security at thetset, as they develop new products and services. This conceptiften referred to as "Privacy by Design."

Second, we call for simplified choice for businesses and consumers. Consumers should be given clear and simple choices, and should that a bility to make decisions about their information at a relevant time and context. I'll come back to this.

Third, we call for greater transparencyompanies should provide more information about how they collect and use the sonal information of consumers.

While we recognize the benefits of certaining addata collection, including more relevant advertising and free online content that consumble come to expect and enjoy, we have concerns that too many consumers either do inderestand they are tradiiting in privacy for free online content or have not made an informed choice to do so.

One way to further greater choice and transparency with respect to data collection and use is through Do Not Track. The Commissiolheck for industry to develop Do Not Track systems, which would serve as universal, onp-stechanisms to enable consumers to control the tracking of their online behier activities across websites.

We have stated that an acceptable Do Track mechanism will satisfy five critical criteria:

² Protecting Consumer Privacy in an Era of Rapid Change: Recommendations for Businesses and Policymakers, An FTC Report (Mar. 26, 2012)vailable at http://www.ftc.gov/os/2012/03/120326privacyreport.pdf

It should be universal, coming all would-be trackers and thus not requiring consumers to opt out repeatedly on different sites.

It should be easy for consumeto find, understand and use.

It should be persistent: the choice should not go awaycióokies are deleted, for example.

It should be effective and enforceableshould not permit technical loopholes and compliance should be measured and enforced.

Finally, it should address codton and not just the deery of targeted ads.

Industry is making considerable progress thepiag Do Not Track solutions. Some are browser based solutions, and one solution that winders support within the dvertising industry is an icon-based system. Additionally, lanternet Standards Organization, the W36, working to develop technical standards commection with Do Not Trackhat would facilitate a common understanding among all stakehold the standards in Europe, tashow an effective system would operate.

Do Not Track should apply both in the ordinvorld and in the mobile space, giving consumers in both ecosystems the ability tokenchoices about how their behavior across websites is collected and usedcrienased transparency through token Do Not Track is critical to furthering our goal of ensuring that thousand the transparency is a trusted environment.

And although I'm the last holdout—my phoise not very smart and it's becoming dumber by the day—I know that consumers are instingly turning to nobile. For everything. Shopping, payments, and of course, for engagniting friends on social media, for playing games, and everything else too. Whatever you treads, there's likely "anapp for that."

Many of our favorite online shopping destions have apps. Our banks have apps. Movie tickets, dating, justboot anything you want to do, you can do it through an app. There are even apps designed to provible user with motivation. The's an app that allows you to bet whether other folks will make to the gym. And whether out, you don't work out, you have to pay up. If you do work up a sweat,'ll earn some buckis others skip out.

And if, instead of working out, you're eat too much fast food, there's an app that provides you with incentive to ange your ways by transforming ur photo into what you will look like if you continue to eat too wesalads and fail to exercise.

The demographics of those ware turning increasingly topps are interesting as well. About 40 percent of people in households eragniess than \$30,000 say they go online mostly

3

through their phones, compared in just 17 percent of those earning more than \$50,000 Half of African-American cellphone ternet users and 40% of Latti cellphone internet users do most of their online browsing on their phones.

Given the rising popularity of mobile, it isitional that we transite our long-standing consumer protection principles into the mobile space.

For example, clear and conspicuous discloshages always been that core of consumer protection and privacy concerns the mobile space, becauseysical real estate is at a premium, effective disclosurésce considerable challenges.

At the Federal Trade Commission we have looking at how to convey necessary disclosures to consumers. An important componethis initiative is the FTC's work to update its business guidance concerning **pe**land mobile disclosures.

As part of this project, we hosted a works at the end of May that focused on how to make mobile disclosures shortfective, and accessible to nsumers on small screens.

We explored how icons and other signal simble part of the answer. We've learned that context is really critical. That is, it just as important to consider when consumers are provided with critical information, and the context which they are provided the information, as it is to consider what they are told.

So, for example, if you are about to pu**arsh** a coupon that will allow you to "buy one entrée and get another one free", it is important thou the geographic limitations to the offer. While the limitations of the offer may not fit one thin itial screen that is plays the coupon, the limitations of the offer would certainly need to disclosed before you make the purchase.

With respect to privacy, if an app wattoscollect your location information, it's far easier to understand why suchtadeollection might be ecessary when the service consumers have signed up for requires that information. Example, if I pay my bills online, I might download my bank's app, and a request to contextocation information when I download the app might be puzzling. But if when I'm out of stathe app allows me to find the bank's closest ATM, and if as I'm searching the app says to we need your location in order to help you out here"—a disclosure in that contextual make more sense and would allow me to make a more informed choice.

⁴ Pew Internet & American Life Projetagigital differences: While increased internet adoption and the rise of mobile connectivity have reduced many gaps in technology access over the past decade, for some groups digital disparities still remain,

The mobile ecosystem raises some additional challenges because of all the players involved in data collection andse—mobile carriers, device **kea**s, platform developers, app store operators, app developers services, and so on.

We need to pay close attention so thratacy will not "fall through the cracks"—we can't have a situation where each of these phagesumes that someone else is taking care of providing consumers with information about howadis collected and used, and how consumers can exercise choice over theseues. Indeed, consumers explectindustry to develop clear rules of the road regarding responsibility for ivacy notice and choice among the various players in the mobile space.

At the FTC, we are working with stakehold to sensure that privacy and data security do not fall through the cracks.

And we are fully engaged in ensuring that the thiles of the mobile road that we do have are obeyed through our enforcementary involving mobile issues.

In one case, a peer to peer network in pluded default settings that, immediately upon installation and set-up, allowed that the publicly share use thous, videos, documents, and other files stored on the users' mobile devicate charged that the indisclosed sharing was unfair.

Another case involved children's apps—thesewgemes for kids that allowed children to play the "classics," like "Cootie Catcheathd "Truth or Dare". The operator collected personal information about children, but faileobtatain their parentspermission as required by the Children's Online Privacy Protection Act.

And then there were the mobile apps that claimed to treat acne with colored lights emitted from smartphones. Consumers were told to

developing codes of conduct regarding how compsathlet provide apps and interactive services for mobile devices collect and use personal, deated how they inform consumers about these practices.

Although mobile is exciting, and feels differenit is in the palm of our hands after all—mobile doesn't change everything. The mobile of the same challenges that we have seen in the world of desktop computing.

Once we peel away the jargon and get down deeper technical vel, a mobile device is just a small computer. We should strive the best aspects of the desktop ecosystem and adapt them to mobile. Ith