## UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Maureen Terrell Mc		useņ Acting Chairman
In the Matter of Tru Communication, Inc. a corporation, dba TCPrii	•	) ) ) ) ) )	DOCKET NO. C-4628

COMPLAINT

- ("EU") data protection requirements when trærsing personal data from the EU to the United States in support of transatlantic commerce.
- 7. Privacy Shield provides a mechanism for U.S. companies to transfer personal data outside of the EU that is consistent with the requirements of the European Union Directive on Data Protection Enacted in 1995, the Directive sets forth Equirements for privacy and the protection of personal data. Among other things, it requires EU Member States to implement legislation that prohibits the transfer of personal data outside the EU, with exceptions, unless the European Commission has made a determination that the recipient jurisdiction's laws ensure the protection of such personal data. This determination is referencedintonly as meeting the EU's "adequacy" standard.
- 8. To satisfy the EU adequasyandard for certain commercial transfers, Commerce and the European 6mmissionnegotiated the EW.S. Privacy Shield famework which went into effect in July 2016. The EW.S. Privacy Shield fameworkallows companies to transfer personal data lawfull from the EU to the United StatesTo join the EU.S. Privacy Shield framework a company must settertify to Commerce that it complies with the Privacy Shield Principles and related requirements that have been deemed to meet the EU's adequacy standard.
- 9. Companies under the jurisdiction of the F, TaS well as the U.S. Department of Transportation, are eligible to join the ELUS. Privacy Shield famework A company under the FTC's jurisdiction that claims it half særtified to the Privacy Shield Finciples but failed to selfcertify to Commercemay be subject to an enforcement action based on the FTC's deception authority under Section 5 of the FTC Act.
- 10. Commerce maintains a public website, <a href="https://www.privacyshield.gov/welcorhere">https://www.privacyshield.gov/welcorhere</a> it posts the names of companies that havecsetffied to the U-U.S. Privacy Shield framework. The listing of companies <a href="https://www.privacyshield.gov/listndicates">https://www.privacyshield.gov/listndicates</a> wheter the company's selfcertification is current.

## Violations of Section 5 of the FTC Act

11. Respondent has disseminated or caused to be disseminated privacy policies and statements on the <a href="http://www.tcprinting.net/info/lpirivacy-policy.php">http://www.tcprinting.net/info/lpirivacy-policy.php</a> website, including, but not limited to, the following statements:

TC Printing will remain compliant and current with Privacy Shield at all times.

12. Through the means described Paragraph 11, Respondent represents, expressly or by implication, that it a participant in the EW.S Privacy Shield framework.

- 13. In truth and in fact, although Respondent initiated an application to Commerce for Privacy Shield certification, it did not complete the steps necessary to participate in #beseu Privacy Shield framework. Therefore, the representation set forth in Paragraph 12 is false and misleading.
- 14. The acts and practices of spondent as alleged in this complaint constitute deceptive acts or practices, in or affecting commerce, in violation of Section 5(a) of the Federal Trade Commission Act.

THEREFORE, the Federal Trade Commission this twentieth day of November, 2017, has issued **tb** complaint against Respondent.

By the Commission.

Donald S. Clark Secretary

SEAL: