IAPP ANZ SUMMIT ONLINE

The New Convergence Between Privacy, Competition and Consumer Regulation

24 November 2020

20:00-21:00 EDT (23 November 2020), 09:00-10:00 SGT, 12:00-13:00 AEDT

Welcome and Introductions

Host:



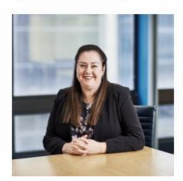
Jim Campbell
CIPP/US
Region Manager - ANZ
IAPP

Moderator:



Annelies Moens
CIPP/E, CIPT, FIP
Managing Director
Privcore

Panelists:



Melanie Drayton Assistant Commissioner Regulation and Strategy OAIC



Kate Reader
Joint General
Manager, Digital
Platforms Branch
ACCC



Olga Ganolpolsky Chair of the Privacy Committee Law Council of Australia

Overview

Privacy Act reform	 Impact of privacy reform locally and globally
 Enforcement action involving handling of customers' personal information - ACCC and OAIC perspective 	 Cooperation between regulators: ACCC and OAIC
Customer loyalty schemes	 Cooperation with international regulators
 Tensions between privacy/human rights approach and consumer/ competition approach 	 What does the future regulatory landscape look like?

Privacy Act Review

Terms of reference and issues paper

"Technology is also rapidly evolving in areas such as artificial intelligence and data analytics, which is why it is crucial that we have a privacy regime that is fit for purpose, can grow trust, empower consumers and support the growing digital economy."

- Wide ranging review of the Privacy Act 1988
- The Government committed to a review following the Australian Competition and Consumer Commission's Digital Platforms Inquiry in 2019
- Binding privacy code for social media platforms and other online platforms that trade in personal information

Recent ACCC Law Enforcement Action Involving Digital Platforms

Involving the handling of consumers' personal information

- ACCC v Google (location data)
- ACCC v Google (targeted advertising)
- ACCC v HealthEngine

Involving other misleading conduct

- ACCC v Trivago
- ACCC v Viagogo
- ACCC v Valve (Steam)

The ACCC's Customer Loyalty Schemes Report (2019)

- The Report examined consumer and competition issues associated with customer loyalty schemes, including the collection, use and disclosure of data
- The Report focussed on the obligations of businesses under the Competition and Consumer Act 2010 (Cth)
 - Businesses operating in trade or commerce



Key Recommendations from the Customer Loyalty Scheme Report

Recommendation 1: Improve how loyalty schemes communicate with customers

- Loyalty scheme operations need to review their approach to presenting terms and conditions
- Loyalty scheme operators should ensure that changes are fair and that consumers are adequately notified

Recommendation 3: End the practice of automatically linking members' payment cards to their loyalty scheme profile

 Loyalty scheme operations should not automatically link payment cards to loyalty scheme profiles to track purchasing and transaction behaviour when a loyalty card is not scanned.

Recommendation 4:
Improve the data
practices of loyalty
schemes

• Loyalty scheme operations need to review their approach to presenting consumers with information about how they handle consumer data, and provide consumers with meaningful control over their data

Regulatory Approaches

Privacy and Human Rights
v.
Competition and Consumer
Approaches

EDPB's Recommendations and the New SCCs Impact Cross-border Data Transfers

- European Court of Justice's Schrems II decision, July 2020
 - EU-US Safe Harbor and Privacy Shield
 - supplementary technical or organisational measures
 - importers who are no longer able to comply with the standard contractual clauses (SCCs)
- Draft updated SCCs
 - o new obligations on international data transfers
 - o economics of receiving SCC transferred information
 - importers to seek interim measures to suspend requests until courts rule on the merits
- Draft updated SCCs are subject to consultation until 10 December 2020



Brussels, XXX [...](2020) XXX draft

COMMISSION IMPLEMENTING DECISION (EU) .../...

of XXX

on standard contractual clauses for the transfer of personal data to third countries pursuant to Regulation (EU) 2016/679 of the European Parliament and of the Council

Cooperation Between the ACCC and International Regulators

- The ACCC engages with overseas competition and consumer authorities
 - The ACCC is a signatory to the Multilateral Assistance and Cooperation Framework for Competition Authorities
 - International Competition Network (ICN) and International Consumer Protection and Enforcement Network (ICPEN)

The Future

What does the future regulatory landscape look like?

Digital Platform Services Inquiry 2020-2025

- <u>September 2020</u> interim report focussed on online private messaging services (text, audio, video) and updated the ACCC's findings on search and social media platforms
- March 2021 report on app marketplaces
- Further reports

Ongoing monitoring of digital platforms, and cooperation with international competition and consumer agencies

The privacy, consumer and competition worlds will continue to converge.

Achieving the best outcome in the public's interest will see more collaborative action from regulators.

Regulators will work together to tackle a broader scope of issues and achieve holistic outcomes.

Speaker Contact Information

Host:



Jim Campbell
CIPP/US
Region Manager - ANZ
IAPP
jcampbell@iapp.org

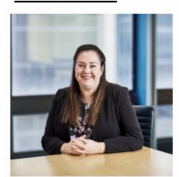
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moens@privcore.com

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kate.reader@accc.gov.au



Olga Ganolpolsky
Chair of the Privacy
Committee
Law Council of
Australia
olga.ganolpolsky@macquarie.com

melanie.drayton@oaic.gov.au

Resource List

- I. The ACCC Enforcement Priorities
- II. <u>Digital Citizen and Consumer Working Group Report</u>
- III. OAIC MOU Page
- IV. ACCC/OAIC joint CDR Compliance and Enforcement Policy
- V. <u>2020 Australian Community Attitudes to Privacy Survey</u>

Thank you!

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Dave Cohen, CIPP/E, CIPP/US

Knowledge Manager International Association of Privacy Professionals (IAPP)

<u>dave@iapp.org</u>

+1 603.427.9221