Cooley

August 1, 2012

The Federal Trade Commission has proposed additional <u>revisions</u> to its proposed Rule implementing the Children's Online Privacy Protection Act ("COPPA Rule"). The newly proposed changes include modifications of the definitions of *operator, personal information, support for internal operations, and website or online service directed to children.* The FTC's proposed changes aim to clarify questions raised by comments made in response to its Notice of Proposed Rulemaking issued in September 2011.*

The proposed changes to the definition of *operator* would potentially affect ad networks, social-networking features, mobile-app plug-ins, and other services that may collect information through other sites and mobile applications directed at children. Such services would potentially be considered co-operators under the Rule and, thus, covered by COPPA requirements.

The FTC also proposes changes to its definitions of *personal information, support for internal operations,* and *website or online service directed toward children* that would give online services directed at children the ability to use unique identifiers such as cookies for a broader range of purposes than originally proposed in the September 2011 proposals without triggering COPPA rules. Acceptable uses of unique identifiers would include personalizing the content on the website or online service, improving the website or online service, and serving contextual advertising on the website or online service.

Written comments for these new proposed rules are due on or before September 10, 2012 (<u>16 C.F.R. Part 312</u>). Final COPPA rules are expected fall of this year.

NOTES

* Read our Cooley Alert on the September 2011 Notice of Proposed Rulemaking.

This content is provided for general informational purposes only, and your access or use of the content does not create an attorney-client relationship between you or your organization and Cooley LLP, Cooley (UK) LLP, or any other affiliated practice or entity (collectively referred to as "Cooley"). By accessing this content, you agree that the information provided does not constitute legal or other professional advice. This content is not a substitute for obtaining legal advice from a qualified attorney licensed in your jurisdiction, and you should not act or refrain from acting based on this content. This content may be changed without notice. It is not guaranteed to be complete, correct or up to date, and it may not reflect the most current legal developments. Prior results do not guarantee a similar outcome. Do not send any confidential information to Cooley, as we do not have any duty to keep any information you provide to us confidential. When advising companies, our attorney-client relationship is with the company, not with any individual. This content may have been generated with the assistance of artificial intelligence (AI) in accordance with our Al Principles, may be considered Attorney Advertising and is subject to our legal notices.

Key Contacts

Adam Ruttenberg Washington, DC aruttenberg@cooley.com +1 202 842 7804 This information is a general description of the law; it is not intended to provide specific legal advice nor is it intended to create an attorney-client relationship with Cooley LLP. Before taking any action on this information you should seek professional counsel.

Copyright © 2023 Cooley LLP, 3175 Hanover Street, Palo Alto, CA 94304; Cooley (UK) LLP, 22 Bishopsgate, London, UK EC2N 4BQ. Permission is granted to make and redistribute, without charge, copies of this entire document provided that such copies are complete and unaltered and identify Cooley LLP as the author. All other rights reserved.