

# FTC Settles First Enforcement Action Against Mobile Advertising Company

June 23, 2016

On June 22, the Federal Trade Commission ("FTC") announced that it would settle its first-ever enforcement action against a mobile advertising company, InMobi. InMobi agreed, subject to court approval of the settlement, to pay a \$950,000 fine and revise its data collection practices to settle charges that it collected geolocation data from millions of consumers, including children, without their consent. The settlement resolves FTC allegations that InMobi engaged in unfair and deceptive trade practices and violated the requirements of the Children's Online Privacy Protection Act ("COPPA").

## The InMobi enforcement action

InMobi provides a popular advertising platform used by third-party mobile iOS and Android app developers and advertisers to reach millions of US consumers' mobile devices. App developers integrate InMobi's technology into their apps, enabling them to display ads served by InMobi. The FTC alleged that:

- InMobi deceptively tracked location data from consumers using apps, to serve them "geo-targeted" ads—ads based on their current or recently-visited locations. InMobi obtained this geolocation data without first obtaining many consumers' consent. That is, InMobi used geolocation data from consumers who consented to share it to develop a database of WiFi networks' locations. Then, when other consumers set their device settings to opt out of sharing geolocation data, InMobi used its database to infer these consumers' locations based on their devices' proximity to nearby WiFi networks and used the inferred location data to serve them geo-targeted ads.
- Despite these practices, InMobi told app developers that it collected geolocation data only when app developers allowed InMobi to access this data and consumers consented to its use. As a result, app developers inaccurately told consumers that they could control the collection and use of their geolocation data, unaware that InMobi would collect and use that data regardless of the consumers' privacy settings.
- InMobi's Privacy Policy inaccurately represented that it would not knowingly collect any personal information about children under 13, but InMobi collected geolocation data and served geo-targeted advertising via apps that it knew were primarily directed to children under 13. (InMobi released a statement asserting that these practices were due to a technical error.)

In a complaint filed simultaneously on June 22 with the parties' proposed settlement, the FTC charged that InMobi's alleged conduct violated the prohibition on deceptive acts and practices in Section 5 of the Federal Trade Commission Act, 15 USC § 45(a), and the COPPA Rule, 16 CFR part 312. The COPPA Rule requires companies collecting personal information from users of online services directed to children under 13 to provide notice to, and obtain consent from, parents before collecting, using, or disclosing their children's personal information. It also requires such companies to post privacy policies on their websites that disclose their data collection practices directed to children under 13.

To settle the FTC charges, InMobi agreed to a \$4 million civil penalty. Based on InMobi's financial circumstances, the FTC suspended all but \$950,000 of the penalty, which is to be paid over three installments over the next year. If InMobi is found to have misrepresented its financial circumstances, it will be required to pay the remainder of the penalty immediately. InMobi also agreed to follow certain privacy and data collection practices, including:

- Collecting or inferring consumers' geolocation information only with their express consent;
- Honoring consumers' location privacy settings;
- Deleting consumers' geolocation information previously collected without consent;
- Accurately describing InMobi's privacy practices;
- Deleting all information previously collected from children under 13;

- Complying with the COPPA Rule; and
- Implementing a comprehensive privacy program subject to periodic independent audits for the next 20 years.

## Practical considerations

The InMobi settlement reflects the FTC's continued focus on mobile technology. Importantly, while the FTC ordinarily brings enforcement actions against companies for their misleading statements to consumers, the InMobi settlement also demonstrates that the FTC will also seek to hold companies liable for deceptive statements made to other companies that rely on such statements in their own representations to consumers, and which, in the FTC's view, lead to consumer harm.

To reduce the risk of an FTC enforcement action, companies should ensure that descriptions of their data security practices provided to consumers and to business partners are accurate, including those made in marketing materials. Companies should periodically review posted descriptions of their privacy and data security practices, and particularly their privacy policies, to ensure that they remain up to date. Moreover, companies collecting data from apps and websites directed to children under 13 should ensure their compliance with the COPPA Rule's notice and consent provisions.

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 AI Principles, may be considered Attorney Advertising and is subject to our [legal notices](#).

## Key Contacts

<b>Matthew D. Brown</b> San Francisco	<b>brownm@cooley.com</b> +1 415 693 2188
Scott Dailard San Diego	sdailard@cooley.com +1 858 550 6062
Randy Sabett Washington, DC	rsabett@cooley.com +1 202 728 7090

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.

