

In February, the Texas attorney general brought the first enforcement action under Texas' Capture of Use of Biometric law.

CUBI was the first state law to govern the collection and use of biometric data, predating the more well-known Illinois law by seven years.

This update explores (1) the key differences between CUBI and the Illinois Biometric Information Protection Act, (2) what the Texas attorney general's recent allegations may suggest about its interpretation of CUBI, and (3) CUBI risk mitigation practices for entities that collect or possess certain kinds of biometric data.

#### Read More

### Authors



#### Sunita Bali

Partner SBali@perkinscoie.com 415.344.7065



# Debra R. Bernard

Of Counsel DBernard@perkinscoie.com 312.324.8559



Susan Fahringer

Partner SFahringer@perkinscoie.com 206.359.8687



# Nicola Menaldo

Partner NMenaldo@perkinscoie.com 206.359.8000

#### **Explore more in**

Privacy & Security Blog series

# **Perkins on Privacy**

*Perkins on Privacy* keeps you informed about the latest developments in privacy and data security law. Our insights are provided by Perkins Coie's <u>Privacy & Security practice</u>, recognized by Chambers as a leading firm in the field.

View the blog