Blogs October 14, 2022 Perkins on Privacy

Western States Continue To Shape US Privacy Landscape: Colorado CPA and California CPRA

The Colorado attorney general's office sent shockwaves throughout the privacy world on September 30, 2022, when it published its proposed Colorado Privacy Act (CPA) <u>draft rules</u> (Draft Rules). The Draft Rules are complex and comprehensive; at 38 pages of single-spaced text, they are longer than <u>the CPA</u> itself. The Draft Rules are accompanied by a proposed timeline for stakeholder meetings and a public hearing.

Coming on the heels of this announcement, on October 10, California <u>announced</u> that it will hold meetings on October 21 and October 22 to discuss "possible adoption or modification of the text [of the draft California Privacy Rights Act (CPRA) regulations]."

Below we outline and analyze some of the key provisions of the Draft Rules and call out certain differences between the Colorado Draft Rules and the <u>CPRA draft regulations</u> released in May.

Click here to read the full update.

Authors



Peter Hegel

Counsel PHegel@perkinscoie.com 312.324.8683

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