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LEGAL DISCLAIMER

- The presentation today is not intended as legal advice.
- Because this is a high level overview, it is impossible to cover all relevant details, and your available rights and remedies will depend on the unique facts of each situation, your applicable contract or subcontract, or the nature of your project.
- For specific advice, please contact your qualified legal counsel before making any decisions
 or taking any action. This is of particular importance as every province and territory has its
 own legal regime.
- As you know, the situation is extremely fluid and is changing on a daily basis. As things
 evolve, your best course of action could also evolve. Please follow up to date and reliable
 sources for your information.



AGENDA

Topic

Changes in U.S. Law

Europe, the GDPR, and Schrems II

Canada

China

Recommendations

Questions?



California Privacy Rights Act (CPRA), November 2020:

- Expanded the California Consumer Privacy Act (CCPA)
- Adds new "Sensitive Data" category including social security numbers, financial account information, login credentials, geolocation information and information that exposes genetics, racial or ethnic origin, religious beliefs, biometrics, health data, sex life and sexual orientation
- No GDPR-style consent obligation, but greater control for data subjects over their own data
- New definition of consent (any freely given, specific, informed[,] and unambiguous indication of the consumer's wishes by which he or she, or his or her legal guardian, by a person who has power of attorney or is acting as a conservator for the consumer, such as by a statement or by a clear affirmative action, signifies agreement to the processing of personal information relating to him or her for a narrowly defined particular purpose.")



California Privacy Rights Act (CPRA), November 2020:

- Expands CCPA requirements re: privacy provisions required for contracts with service providers, which must now prohibit:
 - 1. Sale / sharing of personal information
 - 2. Retention / use / disclosure except for purposes specified in contract
 - 3. Combining data with data received from others





California Privacy Rights Act (CPRA), November 2020:

- Contracts must also specify that:
 - 1. Personal info sold / disclosed by service provider is "only for limited and specific purposes"
 - 2. The service provider is subject to the CPRA and must provide the protections it requires
 - 3. The transferor retains the right to take "reasonable and appropriate steps" to ensure CPRA compliance by the service provider
 - 4. The service provider must provide notify the transferor that it can't meet its CPRA obligations
- The Act includes a private right of action





New privacy laws?

- IAPP expects changes in California law, along with the coming in of a new administration, and the convergence of Democratic and Republican party positions over a new, comprehensive federal law to result in such a law, perhaps this year
- Business Insider predicts that industry group pressure for a rationalization and clarity of U.S. federal privacy law
- Washington State is attempting(again) to pass a CCPA/CPRAstyle Washington Privacy Act (WPA)

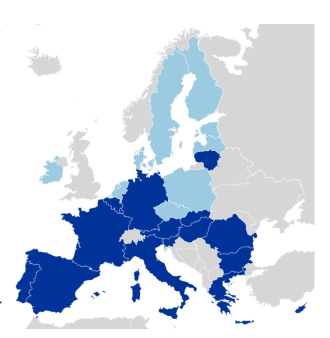




EUROPE—NEW EDPB GDPR STRATEGY

New European Data Protection Board (EDPB) GDPR Strategy 2021-2023 published 5 January 2021:

- Gaps, differences in national enforcement procedures of member states slows down progress of cross-border protection cases
- EDPB plans to strengthen cooperation between national supervisory authorities by streamlining processes and implementing Coordinated Enforcement Network to ensure cooperation
- May also establish a "Support Pool of Experts" to share expertise for investigation and enforcement





EUROPE—NEW EDPB GDPR STRATEGY

What it means for you:*

- Data controllers, processers should monitor EDPB's new guideline and future statements / opinions re: data subject rights
- National authorities within the EU will be acting together to issue joint actions, investigations, procedures to enhance competition and consumer protection
- Cross-border enforcement (within Europe) should become faster
- Guidance on international data transfers (i.e. between EU and the rest of the world) are likely on the way





SCHREMS II

Schrems II ruling by the Court of Justice of the European Union (CJEU), 16 July 2020:

- Court found in favour of privacy activist Maximillian Schrems, challenging transfer of data by Facebook from Europe to its U.S. entity
- Prior to the court challenge, data controllers processors could rely on the Privacy Shield Transatlantic treaty covering data transfers
- The Shield allowed companies to transfer data without having to independently verify the adequacy of the privacy regime in the recipient state





SCHREMS II

- Decision invalidated the Treaty, finding U.S. privacy measures insufficiently comparable to the GDPR (because data subjects' rights weren't actionable against U.S. authorities in U.S. courts)
- Companies must now independently ensure data in the recipient state will have protection at a level comparable to EU / EEA
- Possible measures to achieve this include standard contract clauses, binding corporate rules, codes of conduct, certification measures





SCHREMS II—GUIDANCE FROM EUROPEAN DATA PROTECTION BOARD (EPDB)

EPDB published guidance on *Schrems II*, November 2020:

- Recommends measures to supplement transfer tools to ensure GDPR compliance
- Transfer compliance: Data exporter must be able to confirm data transferred complies with GDPR (i.e. as limited as possible in scope, relevant, and adequate)
- Transfer tool verification: Where no adequacy decision exists, rely on one of the tools in GDPR Articles 46 and 49
- Assess third party country law's effect: Transferor must assess whether third country (recipient country) laws will lessen the protective power of the transfer mechanism (e.g. third party country laws permit greater access, retention or use of the data by third country public authorities than is compatible with GDPR)



SCHREMS II—GUIDANCE FROM EUROPEAN DATA PROTECTION BOARD (EPDB)

EPDB published guidance on *Schrems II*, November 2020:

• Identify, adopt supplementary measures: Where laws of third party country impinge one effect of the transfer tool, transferor must adopt additional measures to bring the third country's data protection back up to EU standard (measures may be chosen from an annex of suggestions including hashing and encryption)



WHAT ABOUT BREXIT?

Trade and Cooperation Agreement, in effect January 2021 (formal adoption February 2021):

- Allows EU, UK to develop, adopt different data protection measures, including in re: data transfers
- Transfers of personal data from the EEA to UK will = transfer to a "third country," requiring GDPR Article 46 standards (e.g. standard contractual clauses, binding corporate rules)
- UK becomes "third country" as soon as (i) ECC adopts an adequacy decision re UK privacy regime, or (ii) April 30, 2021





WHAT ABOUT BREXIT?

Trade and Cooperation Agreement, in effect January 2021 (formal adoption February 2021):

- UK has deemed EU / EEA states to be "adequate" on transitional basis pending review, so for now, alternative transfer mechanisms such as standard contract clauses aren't required
- UK has agreed to uninterrupted data transfers with Argentina, Canada, Japan, New Zealand, Switzerland, and a few others; others will require binding corporate rules
- UK no longer part of the GDPR One-Stop-Shop mechanism





- Provinces are either under federal Personal Information Protection and Electronic Documents Act (PIPEDA) or substantially similar legislation
- Statute, regulations don't expressly require additional consent to share / transfer data across organizations / borders





Federal Office of the Privacy Commissioner's stance since 2009:*

- 1. PIPEDA does not prohibit organizations in Canada from transferring personal information to an organization in another jurisdiction for processing.
- 2. PIPEDA does establish rules governing transfers for processing.
- 3. A transfer for processing is a "use" of the information; it is not a disclosure. Assuming the information is being used for the purpose it was originally collected, additional consent for the transfer is not required.





Federal Office of the Privacy Commissioner public consultation in 2019:

- Considered whether prior consent is required for all disclosures of info between individuals, including transfers between organizations and their service providers. This would have include transfers within Canada or cross-border
- Proposal expressly contemplated obligation to obtain express prior consent to disclosure across a border
- Aborted following the release of the Federal *Digital* Charter with and announcement of overhaul of federal
 privacy laws





Bill C-11, the *Digital Charter Implementation Act*, 2020 (DCIA)

- Cross-border transfers still permitted
- Does not distinguish between domestic and international transfers of personal information or impose specific restrictions on cross-border transfers
- Organizations may transfer data for processing without data subject knowledge or consent



Bill C-11, the *Digital Charter Implementation Act*, 2020 (DCIA)

- Allows transfer of personal data to a "service provider" (including one outside Canada),
 defined as "an organization, including a parent corporation, subsidiary, affiliate, contractor or
 subcontractor, which provides services for or on behalf of another organization to assist the
 organization in fulfilling its purpose" (s.2)
- Introduces a private right of action \rightarrow likely to fuel new class actions for violations



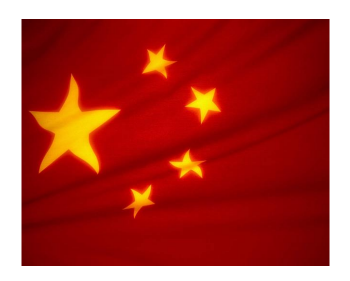
Bill C-11, the *Digital Charter Implementation Act*, 2020 (DCIA)

- Organizations may transfer data for processing without data subject's knowledge or consent
- Bill clarifies accountability issues:
 - Personal info gathered by service provider on behalf of the transferor is deemed to be under the control of the transferor, not the service provider, if the transferor is responsible for determining the purpose of the collection / use / disclosure by the service provider (s.7(2))
 - Transferor is responsible for to ensure CPPA-compliant protection of the transferred info (s.11(1));
 - CPPA's obligations don't apply to service provider unless it collects / uses / discloses for a purpose beyond what's needed for processing for the transferor (s11(2))
- Introduces a private right of action



Personal Information Protection Law (PIPL) passed in November 2020:

- China's first omnibus privacy legislation identifying individuals' data rights
- Similar to previous regulations passed in China, but this law grants enforcement rights to individuals
- Substantially similar to GDPR (e.g. rights of access, rights to rectification and erasure)





- Will apply to all data processing in China
- Extraterritorial like GDPR for:
 - Provision of products / services to persons in China
 - Analysis of behaviour of persons in China
- Specific consent required to transfer personal data to third parties—must identify the recipient, purpose of transfer, type of data transferred, and method of processing





- Under previous (extant) Cyber Security Law (CSL), regulatory approval required to transfer data overseas, but no process for obtaining permission exists
- PIPL implements GDPR-like structure with measures for network operators transferring data above a threshold level
- Below threshold, organizations can transfer data out of China if they (i) obtain a data protection certificate, (ii) enter into contract with recipient guaranteeing PIPL compliance, or (ii) pass a gov't security assessment





- Above the data threshold level, transferring organizations <u>must</u> pass a government security assessment (no requirements / process in place yet)
- Regardless of threshold, transferor <u>must</u> obtain data subjects' consent to transfer
- Fines for breach of PPL by an organization up to RMB50,000,000 or 5% of its annual income
- Fines for breach by individual: mandatory minimum RMB 10,000, maximum of RMB100,000

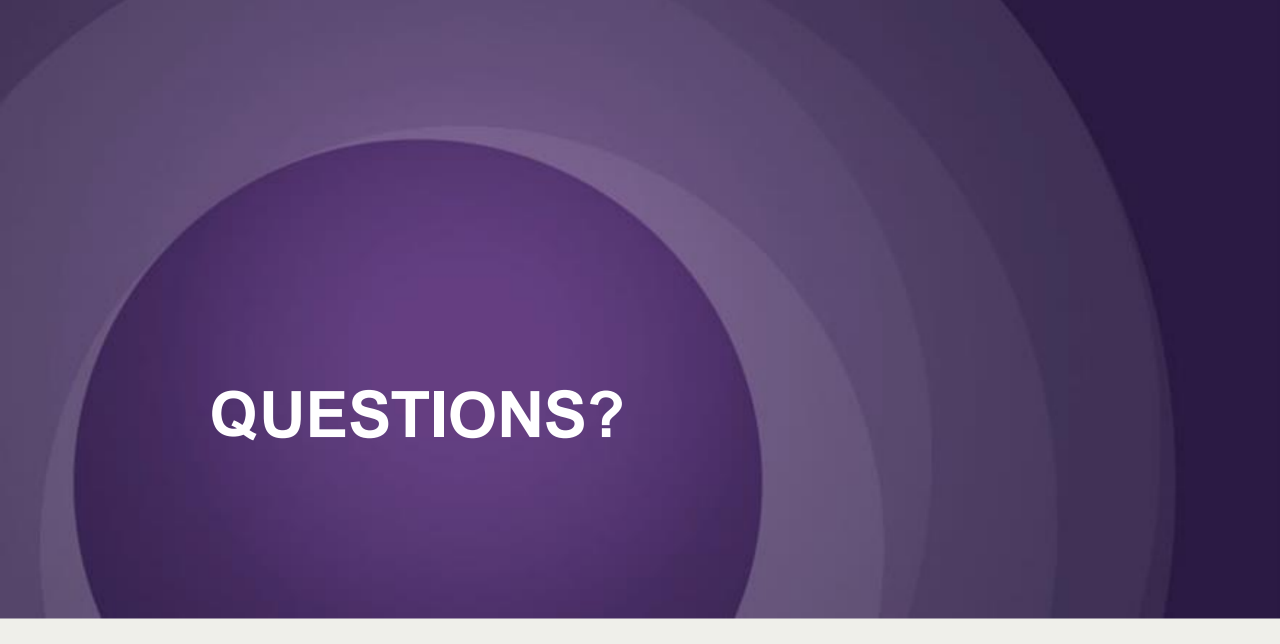




RECOMMENDATIONS

- Practical aspects on international data protections frameworks affecting you as general counsel for international businesses
 - 1. Build data maps relevant to your business
 - 2. Prioritise risk regions
 - 3. Identify common/baseline compliance elements across jurisdictions
 - 4. Stay up-to-date with relevant global legal frameworks







CONTACT



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Education

Osgoode Hall Law School (York University) J.D., 2005 Queens' University, M.A. 1999 York University, BA (Hons) (*summa cum laude*) 1994

Year of Call

Ontario Canada 2006

Brent J. Arnold is a partner practising in the Toronto office of Gowling WLG's Advocacy department, specializing in commercial litigation, data breach coaching and response, and data breach class action defence.

Brent is Vice Chair of the Steering Committee for the Cybersecurity and Data Privacy section of the U.S.-based Defence Research Institute (DRI), and sits on the executive of the Ontario Bar Association's Privacy and Access to Information Law Committee. He is corporate secretary for the Canadian chapter of the Internet Society, a global organization devoted to improving the affordability, accessibility, fairness and security of the internet.

Brent currently serves as a member of the court-appointed joint E-Hearings Task Force, whose mandate is to facilitate the modernization and re-opening of Ontario courts in the wake of the COVID-19 crisis.



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Western University, BA in Finance and Economics, Osgoode Hall Law School, LLB, 1993 Certificate in Mining Law, Osgoode Hall PD, 2013

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Henry Harris is a business law partner in the Toronto office of Gowling WLG, practising in the areas of corporate finance and M&A, as well as private equity and venture capital. He regularly acts on Canada/U.S. cross-border and international transactions.

Henry represents a number of tech and e-commerce companies in the Silicon Valley/San Francisco Bay Area, and serves as Leader of the California Regional Team for the firm's US Sales Desk. In that role, he is responsible for enhancing our business dealings with clients, organizations and law firms in California and across the US.

Frequently serving in an outside general counsel role for his client base, Henry has developed innovating alternative service models for clients, such as the Virtual General Counsel and Global Coordinating Counsel service offerings. He has also served clients in managing the defence of class actions relating to consumer protection and e-commerce in various Canadian jurisdictions.

Over the past several years, he has also participated as a speaker at numerous business and legal seminars held across Canada, the United States and internationally.



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