

Manufacturers of internet of things devices: guidance from the Canadian Federal Privacy Commissioner

August 24, 2020

There has been plenty written about the growth of the internet of things (IoT) market. Arguably, the global pandemic may have even crystallized the benefits of IoT solutions and pushed towards system-wide digitization across industries, communities, cities, and countries.

While there is currently no IoT specific legislation in Canada, on August 20, 2020, the Office of the Privacy Commissioner (OPC) <u>released privacy guidance for manufacturers</u> <u>of IoT devices</u>. Notably, the OPC's guidance is informed by several investigations **undertaken by the federal regulator and contains a list of "must do's" and "should do's"** for device makers. Although the OPC guidance is specific to manufacturers of IoT devices, other IoT stakeholders that may use, collect, or disclose personal information **as part of deploying IoT solutions should carefully review the regulator's guidance**.

Key takeaways:

- Regulatory compliance under existing laws : Information collected by IoT devices ought to be carefully scrutinized. While there are technical and legal considerations around what is "personal information", the regulator notes that metadata may ultimately be considered personal information, and therefore such data handled by the business may be subject to the federal privacy legislation Personal Information Protection and Electronic Documents Act (PIPEDA), or provincial laws where the federal privacy legislation does not apply. In addition to privacy laws, the regulator directs the manufacturers of consumer products attention to the existing statutory obligations under the Canada Consumer Product Safety Act (CCPSA). For example, the CCPSA's statutory prohibitions extend to both manufacturers and importers in respect of manufacturing, importing, advertising, or selling a consumer product that "is" or "they know" is a "danger to human health or safety".
- **Privacy accountability** : The regulator specifies the importance of establishing a privacy management program to allow monitoring of personal information to ensure minimum compliance under the law, including incorporating mandatory reporting of breaches of security safeguards. The regulator reminds

BLG

manufacturers that the buck of responsibility over the data collected does pass on when the device is sold to a customer as long as the information continues to be used, collected, disclosed, or retained. In this regard, the regulator recommends as a best practice to perform a Privacy Impact Assessment as part of product development.

- Be meaningful in handling information : Handling information starts with identifying the purpose of collecting that information and then limiting the use, collection, and disclosure to that purpose. The purpose must be aligned with what a reasonable person would expect in the circumstance and reflected in the consent obtained from those whose information is being collected. The regulator makes it clear that individuals need to understand what they are consenting to for such consent to be meaningful. By drawing specific attention to the use of children's personal information with respect to smart toys and educational products (including e-learning platforms), the regulator confirms its position that at a minimum, consent must be obtained from the parents or guardians.
- Access, accuracy, and safeguarding of information : The regulator emphasizes that consumers have a statutory right to access their information and ensure that their information is accurate by correcting or revising such information. The regulator recommends that, as a best practice, manufacturers should provide consumers with a "user friendly" manner in which they can "permanently delete" their information, and inform them about such mechanism. Further, the regulator reminds IoT manufacturers of the importance of safeguarding the information they collect and store, but also the information collected and stored by its partners (including the information that is in transit). In respect of safeguarding information, the regulator reminds manufacturers of the obligation to employ technological safeguards to protect personal information (e.g. encryption). The regulator recommends that IoT manufacturers provide a means for the user of the device to "patch or update firmware" which is reflective of a product surveillance program that ensures that the IoT device is appropriately monitored throughout its lifecycle.

The OPC guidance serves as a reminder for the sector that while there are no IoTspecific laws in Canada, the existing regulatory framework with respect to privacy and product liability ought to be carefully reviewed to ensure compliance in the manner in which IoT solutions are manufactured, sold, and advertised in Canada. Beyond direct consumer applications, this guidance is a reminder to institutions that are purchasing IoT solutions to carefully ensure the protection of personal information that the institution may collect, use, and/or disclose as part of its push toward industry digitization.

By

Edona C. Vila, Max Jarvie

Expertise

Cybersecurity, Privacy & Data Protection, Information Technology, Technology, Online Retail & E-commerce

BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

blg.com

BLG Offices

Calgary

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

Montréal

1000 De La Gauchetière Street West Suite 900 Montréal, QC, Canada H3B 5H4 T 514.954.2555 F 514.879.9015

Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9 T 613.237.5160 F 613.230.8842

Toronto

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3 T 416.367.6000 F 416.367.6749

Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2 T 604.687.5744 F 604.687.1415

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing <u>unsubscribe@blg.com</u> or manage your subscription preferences at <u>blg.com/MyPreferences</u>. If you feel you have received this message in error please contact <u>communications@blg.com</u>. BLG's privacy policy for publications may be found at <u>blg.com/en/privacy</u>.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.