

August 29, 2018

TO: Members, Assembly Appropriations Committee

FROM: California Chamber of Commerce SB Advanced Medical Technology Association American Insurance Association Association of California Life & Health **Insurance Companies** Biocom California Association of Health Underwriters California Land Title Association California Life Sciences Association California Manufacturers & Technology Association California Retailers Association California Trucking Association Civil Justice Association of California CompTIA **Consumer Data Industry Association Consumer Technology Association** CTIA Delta Dental

Email Sender & Provider Coalition Independent Insurance Agents & Brokers of California Internet Association Motion Picture Association of America National Association of Insurance and Financial Advisors National Association of Mutual Insurance Companies National Business Coalition for E-Commerce and Privacy Pacific Life Personal Insurance Federation of California **Retail Industry Leaders Association** Securities Industry and Financial Markets Association Silicon Valley Leadership Group Software and Information Industry Association TechNet

SUBJECT: SB 1121 (DODD) – CALIFORNIA CONSUMER PRIVACY ACT OF 2018, CLEAN UP SUPPORT – AS AMENDED AUGUST 27, 2018 SET FOR HEARING – AUGUST 29, 2018 CalChamber and the listed coalition of business interests write to **SUPPORT SB 1121** (**Dodd**), which makes a number of amendments to the California Consumer Privacy Act (CCPA), signed this past June by Governor Brown.

On August 6, 2018, we submitted a letter proposing amendments to address drafting errors with the CCPA as well as to fix aspects of the law that would be unworkable and that would result in negative, unintended consequences. We appreciate the effort by the author and co-authors, Senator Hertzberg and Assemblymember Chau, to address in **SB 1121** some of the concerns we raised in our letter, including:

- Delaying enforcement of the CCPA until either 6 months after the publication of the Attorney General's final regulations or July 1, 2020, whichever is sooner;
- Ensuring that the CCPA language drafted to prevent confusion from conflicting local laws takes effect immediately;
- Clarifying that the CCPA's private right of action only applies to Section 1798.150 (which assigns additional liability to businesses after a data breach);
- Clarifying the exemptions for the Gramm-Leach-Bliley Act and the Driver's Privacy Protection Act; and
- Clarifying certain aspects of the HIPAA exemption.

Although these changes are a step in the right direction, many of the issues we raised in our initial letter are not addressed in **SB 1121**. Additionally, it is likely that more concerns with the CCPA will come to light as businesses plan for compliance. Thus, we look forward to continuing to work with the author(s) and staff on all of these issues this fall and during the next legislative session.

cc: Tom Dyer, Office of the Governor The Honorable Bill Dodd Jessica Peters, Assembly Appropriations Committee Paul Dress, Assembly Republican Caucus District Offices, Members, Assembly Appropriations Committee

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