

The day before the California Privacy Rights Act became enforceable on July 1, we learned that enforcement of the first set of implementing regulations finalized by the California Privacy Protection Agency under the CPRA is delayed until March 29, 2024. Prior to the June 30 ruling by a California Superior Court judge, the Regulations were set to become immediately effective on the CPRA's July 1 effective date.

The Ruling confirmed that a period of delay would also apply to future CPPA regulations. The Ruling means that any such new regulations will not be directly enforceable until 12 months after the full rulemaking process is completed and the regulations are implemented.

Read the full Update here.

Authors



Miriam Farhi

Partner
MFarhi@perkinscoie.com 206.359.8195



Amanda Mobrand

Counsel AMobrand@perkinscoie.com 206.359.3894

Explore more in

Privacy Litigation 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