Good morning, and welcome to our two-day hearing on the FTC’s Approach to Consumer Privacy. Over the past few years, we have seen technology develop that was nearly unimaginable only a few decades ago. Tiny computers sit in our pockets and funnel news, messages, and more our way. Smart speakers do our bidding. Other smart devices unlock our doors, set our thermostats, and turn on the lights. Robots powered by artificial intelligence are becoming commonplace on factory floors. And self-driving cars are on the streets of Pittsburgh, Boston, Las Vegas, and San Francisco.

What unifies these remarkable inventions is what fuels them: data. We live in an age of truly amazing technological changes powered by data. But along with the enormous benefits of data-driven innovations comes a certain degree of risk. News stories highlight troubling privacy practices on a regular basis – whether it is allegations of surreptitious recording by IoT devices,\(^2\)

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1 These remarks reflect my own views. They do not necessarily reflect the views of the Commission or any other individual Commissioner.

inadvertent exposure of health information, or the sharing of personal data beyond consumers’
authorization.

Have we become inured to these privacy incidents? Not at all. In the face of these
disclosures, consumers report that they do care about their privacy, and that they value the ability
to control what information is collected about them and who can get that data. These concerns
arise from the recognition that privacy violations can cause a range of real harms, including
fraudulent charges on credit cards, safety risks, reputational injury, and unwarranted
intrusions into people’s homes and the intimate details of their lives.

Ultimately, that is why we are here today. Together with the public comment process we
started last summer, this hearing marks one of the Commission’s most extensive efforts to
engage the public on data privacy issues since the Commission issued its comprehensive privacy

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These hearings are part of a greater effort by the FTC to stay abreast of new and emerging technologies as they rapidly evolve.

The FTC has long been the cop on this particular beat: over the past two decades, we have brought hundreds of cases, conducted about 70 workshops, and issued about 50 reports to help protect consumer privacy. Our work over the last year demonstrates the FTC’s approach to consumer privacy: vigorous enforcement with every tool we have. For example, in February, we announced a settlement that includes the largest civil penalty the Commission has ever obtained under COPPA. Last fall, we obtained a $3 million civil penalty under the FCRA against a company whose automated decision-making tool provided inaccurate data to property managers, resulting in denial of housing. We have used our Section 5 authority to challenge false claims about compliance with the EU-U.S. Privacy Shield and to stop the purveyors of fake pay stubs that identity thieves use to get jobs and housing in other people’s names. We have brought privacy cases against a revenge porn site, a mobile phone manufacturer, a peer-to-peer payment service, and an app-based ride service. We also filed two advocacy

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comments, issued a staff report on privacy injuries, and issued a notice of proposed rulemaking to help military personnel get free credit reports.

As this list of accomplishments demonstrates, the FTC has done a remarkable amount to protect consumers’ privacy with the tools and resources at its disposal. But we must do more. We need to continue evaluating privacy risks as they evolve. What approach will protect consumers’ privacy interests while fostering the innovation and competition that has brought us so many benefits? That brings us back to the agenda for this hearing.

Over the next two days, you will hear from dozens of leading experts from government, academia, business, and policy shops who have thought deeply about these issues. Today, we begin with a conversation about the goals of privacy: What, exactly, are the harms that we are trying to address? And what are the countervailing considerations, like the effect on innovation and competition? We will then turn to the data risk spectrum. Panelists will evaluate what makes data sensitive, whether privacy protections should depend on such classifications, and

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how effective are techniques to de-identify that data. After we break for lunch, my colleague, Commissioner Noah Phillips, will share his thoughts about the Commission’s privacy work. We will then discuss consumer demand and expectations for privacy, as well as whether and how companies respond (or should respond) to such demands. And we will round out today’s session with a two-part discussion about current approaches to privacy. Panelists will discuss, compare, and contrast U.S. and international privacy laws and self-regulatory frameworks. And, as policymakers consider federal privacy legislation, the panelists will consider what such a law might look like.

Tomorrow, we will explore pros and cons of possible frameworks for protecting consumer privacy. The first panel will examine the role of notice and choice. Panelists will explore the various roles that notice and choice play in the current marketplace, as well as consider limitations on the effectiveness of notice and choice and offer ideas for addressing them. The second panel will analyze the role of access, deletion, and correction. Panelists will address the costs and benefits of providing these types of tools and will share their experiences of how consumers use them. Commissioner Rebecca Kelly Slaughter will provide her views about the FTC’s privacy work. Then a panel will share views about what makes firms accountable for their privacy practices, and whether policymakers should attempt to improve accountability within organizations. Finally, two sets of panelists will discuss whether the FTC has an adequate toolkit for protecting consumers’ privacy, covering topics such as the use of its existing authorities as well as the need for other new resources.

We are excited to get the discussion started. I want to conclude my remarks by thanking everyone who has made this hearing possible. First, I want to thank the more than 50 panelists for participating in this event. We greatly appreciate your willingness to share your insights and
your expertise. Thank you to Jim Trilling, Elisa Jillson, and Jared Ho for leading the planning of this hearing. And I also want to thank the many other FTC colleagues from the Division of Privacy and Identity Protection, Bureau of Consumer Protection, Bureau of Economics, Office of Policy Planning, Office of Public Affairs, and Office of the Executive Director who have worked together to produce this event. Finally, thank you to everyone who is attending in person or watching online via our live webcast. We appreciate the opportunity to engage the public on this important topic, and I hope you enjoy the hearing.