Reproductive Rights and Data Privacy

WHEREAS: Following the revocation of the constitutional right to an abortion in June 2022, federal policymakers and legislators are concerned about the use of personal digital data for the enforcement of state laws that ban or restrict abortion access.

Law enforcement may demand data seeking evidence of consumer acts that were legal in the state where they occurred, but illegal in the consumer’s state of residence, such as purchasing abortifacients. Experts on reproductive rights and privacy have also “documented how police and prosecutors wield laws and data” to camouflage that their data demands are for abortion-related criminal charges.¹

In one example from 2022, Meta satisfied a Nebraska police warrant demanding access to private Facebook messages from a mother facing felony charges for allegedly helping her daughter terminate a pregnancy.² Meta received significant negative press, responding, in part, that the Company had “received valid legal warrants from local law enforcement . . . [that] did not mention abortion at all.”³

Law enforcement’s reliance on digital consumer data is increasingly common. In the first half of 2022 alone, Meta received 69,363 U.S.-based government requests, most involving criminal matters. The Company at least partially complied with about 88 percent of those requests,⁴ stressing that even careful scrutiny of law enforcement data demands by Meta may still expose consumers involved in abortion-related acts to criminal prosecutions. To protect consumers and the Company’s reputation, Meta would need to decrease the potentially personal sensitive information it collects and retains from users.

Meta already complies with “deletion rights” under California law, wherein consumers may request the Company delete personal data it is not legally required to retain.⁵ Facebook, WhatsApp and Instagram further offer the option of using end-to-end encryption in personal messages as a method of secure communication that prevents third parties from easily accessing data. Despite these efforts, and although Meta conducts periodic privacy risk assessments,⁶ the Company has not disclosed whether there are privacy risks concerning abortion-related law enforcement data demands.

RESOLVED: Shareholders request our Board issue a public report assessing the feasibility of diminishing the extent that the Company will be a target of abortion-related law enforcement requests by expanding consumer privacy protections and controls over sensitive personal Meta user data. The report should be produced at reasonable expense, exclude proprietary or legally privileged information, and be published within one year of the annual meeting.

SUPPORTING STATEMENT: Shareholders recommend the Board receive input from reproductive rights and civil liberties organizations, and the report include, at board discretion:

(1) An assessment of the implementation of a global, nationwide, or regionally based, data privacy policy wherein consumers would have “deletion rights;”

(2) An evaluation of the related risks and benefits of establishing a default policy enabling end-to-end encryption on all Facebook Messenger chats.

Vote YES on this proposal to support consumer privacy expectations as well as the Company’s brand and goodwill.

² https://www.npr.org/2022/08/12/1117092169/nebraska-cops-used-facebook-messages-to-investigate-an-alleged-illegal-abortion
⁵ https://www.meta.com/legal/portal/ccpa/
⁶ https://about.meta.com/privacy-progress/#accountability-in-practice