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UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Jon Leibowitz, Chairman
	William E. Kovacic
	J. Thomas Rosch
	Edith Ramirez
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- 1. Respondent Twitternb. ("Twitter") is a Delavare corporation with its principal offie or place of businessta795 Folsom Street, Suite 600, Sanneraco, CA 94103.
- 2. The Federal Trade Commission has jurisdiction of the subject atter of this proceeding and of the Respondent, and the copper ding is in the public interset.

ORDER

DEFINITIONS

For purposes of this order, the following definitions shall apply:

- 1. Unless otherwise specified, "respondent" shall mean Twitter, its successors and assigns, officers, agents, representatives, and employees.
- 2. "Consumer"shall mean may person, includingbut not limited to, anyuser of respondent's services, any employee of respondent, or any individual seeking to become an employee, where "employee" shall mean magent, servat, salesperson, associate independent contrator, or other person diretly or indirectly under the control of respondent.
- 3. "Nonpublic consumer information" shall mean nonpublic, individually-identifiable information from orabout an individual consumeincluding, but not limited to, an individual consumer's: (aemail address; (b)nternet Protocol ("P") address or other persistent identifier(c) mobile telephone numberand (d) nonpublic communications made using espondet's microblogging platform. "Nonpublic consumer information" shall not include public communications made using platform.
- 4. "Administrative control of Twitter" shall mean the ability to access, modfy, or operate any function of the Twitter system by using systems, feaures, or cedentials that were designed exclusively for useby authorized employees or agents of Twitter.
- 5. "Commerce" shall mean as defined in Section 4 of the Federal Trade Commission Act, 15 U.S.C. § 44.

I.

IT IS ORDERED that respondent, directly or through any corporation, subsidiary, division, website, or other direc, in connection with the offering of anyproduct or sevice, in or affecting commere, shall not misrepsent in anymanner expression by implication, the extent to which respondent maintains anotents the servity, privacy, confidentiality, or integrity of anynonpublic consumer information, including but not limited to, misrepresentations related to its security measures to (a) prevent unauthorized access b nonpublic consumer information; or (b) honor the privacy choices exercised by users.

IT IS FURTHER ORDERED that respondet, directlyor through anycorporation, subsidiary division, website, or other view, in connetion with the offering of anyproduct or service, in or affecting commerce, shall, no later than the date or service of this order, establish and implement, and thereafter maintain, a comprehensive information security program that is reasonably designed to protect the security, privacy, confidentiality, and integrity of nonpublic consumer information. Such program, the content and implementation of which must be fully documented in witing, shall contain administrative, technic, and physical saéguards appropriate to respondent's size and complexity, the nature and scope of respondent's activities, and the sensitivity of the nonpublic consumer information, including:

A. the designation of an enployee or employees to oordinate ad be accountable for the information security program.

B. the identification of reasonablyforeseable, matrial risks, both internal and external, that could sealt in the unauthoized disclosure, misuse, loss, alteration, destruction, or othe compromise of onpublic consumer infraction or in unauthorized administrative control of the witter system, and ansaessment of the suffency of any safeguards in place to control these risks. At a minimum, this risk assessment should include consideration of isks in each reasof relevant operation, including, but not limited to: (1) enployee training and mangement; (2) information systems, including network and softwae design, information proessing storage, transmission, and disposal; and (3) prvention, detection, and reponse to attacks, intrusions carcint takeovers, or other systems failures.

C. the desig and implementation of as onables af guards to control the risks identified through risk assessment, and regular testing or monitoring of the effectiveness of the safeguards' key controls, systems, and procedures.

D. the development and use of a sonale steps to sele and reain service providers capable of appropriately safeguarding nonpublic consumer infmation such serce providers receive from respondent or obtain on respondent's behalf, and the requirement, by contract, that such service providers implement and maintain appropriate safeguards; provided, however, that this subparagraph shall not apply to personal information about a consumer that espondent provides to a givernment agency or lawful information supplier when the agency or supplier already possesses the information and uses it only to retrieve and supply to respondent, deditional personal information about the consumer.

E. the evaluation and adjustment of respondent's information security program in light of the results of the testingend monitoring equired by subpargraph C, any material changes to responder's operations or business a magements, or may other circumstances that espondent knows of mas reason to know matriave amaterial impact on the effectiveness of its information security program.

III.

IT IS FURTHER ORDERED that, in connection with its compliance with Paragraph II of this order, respondent shall obtain initial and biennial assessments and reports ("A ssessments") of a quaified, objective, independent third-pray professional, who uses procedures ad standardsegneally accepted in the pofession. Professionals qualified to prepea such assessments shall be: a person qualified as a Certified Information System Security Professional (CSSF) or as a Certified Information Systems Auditor (CSA); a person holding Global hformation Assumace Cetification (GIAC) from the SyAdmin, Audit, Network, Security(SANS) hstitute; or asimilarly qualified person or organization approved by the Associate Director for Enforcement, Bueau of Consumer Protection, Elevation Trade Commission, Washingon, D.C. 20580. The perting period for

IV.

IT IS FURTHER ORDERED that respondet shall maintain and upon requernake available to the Felera

IT IS FURTHER ORDERED that respondent shall notify the Commission at least thirty (30) days prior to anychange in the cor

such complaint is filed and theater of the dealline for appealing such dismissal or ruling al the date such dismissal or ruling is upheld on appeal.

By the Commission.

Donald S. Clark Secreary

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