

CTDPA

Summary

Regulation: Connecticut Data Privacy Act

Abbreviation: CTDPA

Governs these parties: all legal entities conducting business in Connecticut or delivering products or services targeted to Connecticut residents

Enforced by: the office of the Attorney General (OAG)

Details

The Connecticut Data Privacy Act (CTDPA) obligates data controllers to fulfill certain basic data protection principles, such as data minimization and purpose limitation. The collection of data has to be limited to the extent, “adequate, relevant, and necessary” for the purposes of the data processing, and personal data must not be processed for purposes that are neither reasonably necessary nor compatible with the disclosed purposes unless the consumer has consented to it.

In order to comply with the CTDPA requirements, organizations processing information on Connecticut residents or doing business in Connecticut must establish, implement, and maintain reasonable administrative, technical and physical data security practices to protect the confidentiality, integrity, and accessibility of personal data appropriate to the volume and nature of the personal data at hand.

The rest of this document is designed to help our community understand CTDPA better by outlining the following information.

- **How it Relates to Cybersecurity**
- **How Coro Handles Compliance for You**

How it Relates to Cybersecurity

Governed entities must establish, implement and maintain reasonable administrative, technical and physical security practices to protect the confidentiality, integrity and accessibility of the personal data that they handle. These practices must take into account the volume and nature of the personal data in question.