



Entrust's Response to Government Requests for Customer Data

The court in *Schrems II* was principally concerned with the ability of US law enforcement to reach EU personal data through mechanisms such as Foreign Intelligence Surveillance Act (FISA) Section 702 and other intelligence gathering activities under Executive Order (EO) 12333, or ~~notification~~ notification orders under the Electronic Communications Privacy Act (ECPA), authorized by a court, which allow for records requests to electronic communications service providers and generally do not permit immediate notification to the data subject of the existence of the order. ~~The US Department of Commerce published its formal response to the decision in~~ September 2020 to specifically address questions and concerns about the use of these mechanisms to reach personal data. We encourage customers to read this white paper.

Entrust is unlikely to receive such a request for customer personal data under FISA 702, EO 12333, or the ECPA. However, this document outlines the steps Entrust will follow in the event we receive such a request.

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