Abstract—Governments, Healthcare, and Private Organizations in the global scale have been using digital tracking to keep COVID-19 outbreaks under control. Although this method could limit pandemic contagion, it raises significant concerns about user privacy. Known as “Contact Tracing Apps”, these mobile applications are facilitated by Cellphone Service Providers (CSPs), who enable the spatial and temporal real-time user tracking. Accordingly, it might be speculated that CSPs collect information violating the privacy policies such as GDPR, CCPA, and others. To further clarify, we conducted an in-depth analysis comparing privacy legislations with the real-world practices adopted by CSPs. We found that three of the regulations (GDPR, COPPA, and CCPA) analyzed defined mobile location data as private information, and two (T-Mobile US, Boost Mobile) of the five CSPs that were analyzed did not comply with the COPPA regulation. Our results are crucial in view of the threats these violations represent, especially when it comes to children’s data. As such proper security and privacy auditing is necessary to curtail such violations. We conclude by providing actionable recommendations to address concerns and provide privacy-preserving monitoring of the COVID-19 spread through the contact tracing applications.

Index Terms—Mobile Location Data, Privacy Legislation, Privacy Regulations, COVID-19, Contact Tracing Applications, Data Privacy.

I. INTRODUCTION

The security and privacy of personal data are paramount for users in today’s age of technology. Thus, understanding users’ data privacy, especially for the technological devices they use, such as smartwatches, mobile devices, wearable Internet of Things (IoT) devices, and smart tablets, is very critical [1], [2], [3], [4], [5]. These devices have infiltrated everyone’s daily lives, especially when it comes to mobile devices and are used for multiple day-to-day activities [6]. According to the GSMA Intelligence report in November of 2019, 91% of United States consumers own a Smartphone device [7]. These smartphone devices are connected through Cellphone Service Providers (CSPs) who enable the network connections to communicate and provide the internet connectivity to utilize several smartphone features [8]. Given the nature of modern inter-connected communication, these CSPs obtain a lot of personal data from different types of interactions [9]. Thus, providing transparency, and ensuring user trust in the privacy policies implemented by these CSPs are of the utmost importance [10]. The recent class-action lawsuit against CSPs for selling user historic movement records to third parties further proves the criticality of such situation [11].

In addition to the existing privacy concerns, another global phenomenon that has shaken everyone due to the stay-at-home order is COVID-19 [12], [13], [14], [15]. COVID-19 and stay-at-home orders remain a global issue for over a year [16], where governments and private entities on a national and international level have suggested the use of Mobile Location Data (MLD) for COVID-19 contact tracing efforts through mobile applications [17]. COVID-19 contact tracing applications indicate any proximity to COVID-19 affected patients or track the symptoms of the patients [18]. These applications are often self-reported or track the user’s location automatically and apply Machine Learning [19], Graph Theory and Modeling [20], or Network Theory [21] to determine the spread of the disease, given the nature of how the pandemic spreads [22]. These applications are often used by organizations to indicate the patients’ location or those who came in contact with them to detect and quarantine any possibility of the pandemic spread. Although this method could limit contagion, it raises significant concerns about user privacy [23].

In addition to the user privacy concerns, there are several ethical concerns over the application, data collection, and algorithms of these applications [23], [24], [25]. These concerns are primarily related to the precise user tracking of the mobile location data, specifically individual identification through location profiling, and being tracked by third party organizations [10], [26]. In such regards, data regulations and privacy legislation come handy for auditing such location access pertaining to correct application [27], [28]. Currently, there are few departments in the United States dedicated explicitly to data protection, and those that do exist are at the state level applying only to that state’s residents [29]. Among these are the California Consumer Privacy Act (CCPA) and
the New York SHIELD Act (Stop Hacks and Improve Electronic Data Security). Additionally, the United States protects children’s data rights through the Children’s Online Privacy Protection Act of 1998 (COPPA) and the health data rights of insured patients under the Health Insurance Portability and Accountability Act (HIPAA). These acts are then enforced by the Federal Trade Commission, whose mission is to protect consumers and competitors.

Outside of the US, on a global scale, the General Data Protection Regulation (GDPR) of the European Union, implemented in 2018, is now used as a basis for many companies’ privacy policies [30]. According to the GDPR, MLD is defined as personal data and thus protected under all articles which address the privacy and security of personal data [31]. The GDPR applies to any company servicing European citizens and residents; as such, CSPs should be following the regulations provided by the GDPR for European citizens, if not all their users, despite the location of the EU citizens on which they are based. Another national legislation, the Lei Geral de Proteção de Dados Pessoais (LGPD), is enforced in Brazil and for its citizens worldwide [32]. The LGPD was heavily influenced by the GDPR and enforces similar regulations regarding MLD [33]. Based on these regulations set forth by both international, national, and state-level legislation, it is claimed that data collected by CSPs should be “specified, explicit, and legitimate,” processed with the assurance of security [34], protected appropriately [35], and all recipients of the data must be disclosed [36]. Thus, it is crucial to understand what data privacy regulations exist today and how CSPs collect, process, protect, and distribute any MLD with our focus on the contact-tracing mobile applications.

In the wake of several privacy legislation such as the GDPR, COPPA, and various other laws in the United States and worldwide, we focused our research on exploring the MLD privacy and security access by CSPs during the COVID-19 pandemic. Such location access is reflected in the COVID-19 contact tracing application usage [37], [38]. Subsequently, this paper aims to answer the following research questions:

- **RQ1**: Are CSP’s privacy policies compliant with current data protection legislation?
- **RQ2**: In what ways are MLDs collected by the CSPs?
- **RQ3**: In what ways are MLDs being processed and protected by the CSPs?
- **RQ4**: Which entities are provided the user MLD data collected by CSPs? This RQ particularly wants to explore whether third parties are granted access and if yes, then why and how?
- **RQ5**: Do the current policies stated by CSPs align with COVID-19 contact tracing efforts?

In order to do so, we conducted a detailed analysis of six privacy-focused regulations namely: GDPR [39], LGPD [40], CCPA [41], SHIELD [42], COPPA [43], and HIPAA [44], as well as privacy policies of the five largest American CSPs: Verizon Wireless, AT&T Mobility, T-Mobile US, Boost Mobile, and U.S. Cellular. After that, we evaluated how the CSPs comply with these regulations, especially when it comes to MLDs. We found that two of the five CSPs did not comply with the COPPA regulation; however, all the CSPs complied with the data subject’s right to know the extent of data being collected.

This study seeks to contribute to a foundational understanding of how data protection regulations and CSP privacy policies interact today, by analyzing the laws and policies related to mobile location data. This paper provides the basis of building guidelines for addressing contact tracing efforts through the use of MLD while respecting existing regulations and addressing the users’ privacy concerns.

## II. RELATED WORKS

In this section, we briefly discuss previous mobile location data protection related research. We then provide an overview of the prior literary work while reviewing current and proposed privacy frameworks, and detail an overarching privacy framework for location data while emphasizing on MLD-specific frameworks. Given our research focus, we finally outline current works discussing COVID-19 contact tracing efforts using mobile location data.

### A. Data privacy frameworks

Data privacy frameworks are often the best way for organizations to determine how to handle sensitive data most appropriately. From data collection to data handling, utilizing a privacy framework is an integral part of constructing a thorough, transparent, and user-focused privacy policy, as well as judging a privacy policy’s effectiveness. Along these lines, Liu proposes a framework for location data privacy founded on location anonymization where they looked into several security- and privacy-focused algorithms such as K-anonymity [45]. A similar concept was introduced by Beresford and Stajano [46] with a location privacy protecting framework, based on frequently changing pseudonyms that allow users to be anonymous. They detailed the effectiveness of providing noise into the data set to avoid identification of users based on precise location and user data.

Similarly, Hoepman introduced privacy design strategies [47], this notion used the existing data protection legislation as a starting point to determine 8 privacy design strategies namely, Minimise, Hide, Separate, Aggregate, Inform, Control, Enforce and Demonstrate. The proposed generalized framework is used for both designing a privacy respecting system as well as evaluating the privacy impact of existing systems. In a different approach, Ahamed et al. proposes the elimination of third party location anonymizers through the use of probabilistic anonymity that is calculated based on historic Wi-Fi Access Point data [48]. The purpose being keeping data from being passed between parties unnecessarily, and instead approach the storage of location data only as Wi-Fi access point locations. In theory this will allow data subjects to maintain anonymity from the get-go. On the other hand, Lee et al. suggests using a location privacy preserving mechanism which receives actual location events and outputs observations
or manipulations of this event [49], the goal being to maintain data obfuscation even after an adversary has gained access to the data, allowing for anonymity.

Shaham et al. also introduced a privacy framework that is specific to spatiotemporal trajectory datasets. Dubbed the Machine Learning Anonymization (MLA) [50], this framework uses machine learning algorithms for clustering the trajectories, to preserve the privacy of location data. While all these frameworks provide novel solutions to creating and upholding anonymous MLD, ultimately we were inspired from Cavoukian’s privacy framework [51] the most, since it was designed to evaluate the privacy impacts of IT systems. Furthermore, the proposed principles of this system are pertinent to our study of CSPs privacy policies.

1) **Proactive not Reactive; Preventative not Remedial:** This is meant to anticipate and thwart privacy infractions before the tentative occurrences of the privacy breaches.

2) **Privacy as the Default:** They mention that it is highly effective to have privacy built into the system by default as a critical component.

3) **Privacy Embedded into Design:** By discussing the design of tools and technologies Cavoukian mentions, “Privacy by Design is embedded into the design and architecture of IT systems and business practices”.

4) **Full Functionality - Positive-Sum, not Zero-Sum:** While discussing the functionality, usability, and privacy trade-offs Cavoukian writes, “Privacy by Design seeks to accommodate all legitimate interests and objectives in a positive-sum “winwin” manner, not through a dated, zero-sum approach, where unnecessary trade-offs are made”.

5) **End-to-End Security - Life-cycle Protection:** In addition to the privacy, it is also important to understand security of these IT systems, tools, and technologies. Though colloquially many might mention that privacy and security are inversely proportional, this is not true. Thus, in this framework, the author details on the development of security measures throughout the life-cycle of the data which the users want protected.

6) **Visibility and Transparency:** While discussing on some auditing protocols, the author says that organizations should be “operating according to the stated promises and objectives”. This is also critical from the legal perspectives.

7) **Respect for User Privacy:** This is extremely critical from multiple vectors, such as the user side, ethical and legal perspective, as well as software development perspective. Thus, Cavoukian discusses, that “Above all, Privacy by Design requires architects and operators to keep the interests of the individual uppermost by offering such measures as strong privacy defaults”

**B. Analysis of location privacy laws**

Since a large portion of this study focuses on the analysis of data privacy legislation, it is important to understand how these regulations have previously been analysed for their implications on MLD. There are few previous studies that look at legislation specifically as it impacts MLD, and the ones that do exist focus exclusively on the GDPR. Georgiadou et al. look at the implementations of the GDPR and proceed to analyse location privacy at the individual and cultural levels through the eyes of an individual data subject "Alice" [52], from the perspective of the African Union’s relationship with data protection legislation where they propose that data protection rights should be afforded to all people, not just those of the EU or the US.

In their paper, Reyes et al. analyze mobile applications’ compliance with COPPA, including a geo-location analysis of these apps. The paper examines the general conformity of android applications with the COPPA regulation [43]. Similarly Athorpe et al. and Streiff et al. evaluated the compliance of Internet of Things (IoT) toys’ privacy norms with COPPA [53], [54]. Finally, Liccardy et al. show the difficulties developers are facing to comply with the general rules of COPPA [55]. While these papers, review the general rules of COPPA, we were unable to find a paper that specifically targets location data as it relates to the COPPA regulation.

Ataei et al. examine the GDPR legislation in depth to understand how certain aspects can be implemented using user interfaces(UI), and analyze how best to comply with GDPR regulation [56]. Consequently, Ataei et al. defined a set of guidelines for Location Based Service(LBS) design and development, with the goal of making it easier for developers to create systems that are GDPR compliant. These guidelines fall into three categories: notice, consent, and control groups.

Both Georgiadou et al. [52] Ataei et al. [56] and studies provide a thorough analysis of GDPR policy as it affects location. Georgiadou et al. [52] uses this analysis to encourage privacy legislation developments in the African Union while Ataei et al. [56] uses the analysis of the GDPR to help produce usable UI. While the GDPR is a world leading legislation, it limits both studies to a legislation that is enforceable only in the European union and for EU citizens.

As discussed, the majority of these studies primarily focus on the GDPR which can be limiting when addressing policy issues in countries outside of the EU. While we will take a look at the GDPR legislation, we will also look at four additional pieces of legislation that are enforced in the US as well as a legislation that is enforced in Brazil. The GDPR provides an excellent framework for data privacy regulation, however, it is critical to look at multiple legislation to get a thorough understanding of how data privacy is protected on the state level in the United States as well as the national level across the world. Thus, for our analysis we have looked into legislation which are applied in state-wide, national, and international perspective including SHIELD ACT, CCPA, HIPAA, COPPA, LGPD, and GDPR.

**C. COVID-19 contact tracing efforts with MLD**

Since the emergence of COVID-19, controlling and stopping the spread of the virus has been the primary concern of many government officials, medical professionals, and media outlets.
in the US and across the globe. Among these discussions, a prevalent topic has been the use of mobile location data to help develop accurate contact tracing methods through mobile-based applications. This proposal brings forth privacy concerns both from the perspective of users as well as CSPs in what data is tracked [57], how the data is collected and analyzed [58], and whether there is any third party access involved [59]. However, since the notion of using MLD to track infection and more specifically COVID-19 cases, is a novel concept, the studies that have been published about this topic are sparse.

Along these concepts, Egan discusses concerns of companies adhering to their stated privacy policies as many companies began to offer up their MLD in aggregate, anonymized forms [60]. However, Egan states that not all claims of data anonymization are true or sufficient enough to deter all adversaries. Egan presents the FTC’s case against Facebook Inc. and Cambridge Analytica LLC as prime example of data misuse despite policy claims [60]. Egan also addresses how a private company in New York, Unacast, has already begun using “anonymous device location data” to develop a “Social Distancing Scoreboard” in order to assess social distancing within a certain region [60]. Unacast claims that all MLD being used is anonymous and comes in an aggregate form [61].

On the other hand, Oliver et al. provide a more thorough look at how MLD can help create preventative measures during COVID-19, why it hasn’t seen widespread implementation, and how widespread implementation can become possible [62]. They determine that MLD is best used to understand which individuals have been infected and who they came in contact with, how effective implementing mobility and social restrictions are, and how lifting restrictions affect behavior. However, despite these advantageous uses, there remains the issues of overwhelming demand for government officials to make these critical decisions, lack of data access through CSPs, and public concerns on data privacy, protection, and the civil liberties of the public [62]. Finally, Oliver et al. suggest the use of mixed teams of government officials, CSPs, and technology companies to tackle the issue of MLD for COVID-19 preventative measures.

Oliver et al. and Egan provide thorough overviews of the implementations and concerns of using MLD for COVID-19 contact tracing, despite this being a very new field. Our study furthers the contribution to this developing field by determining if COVID-19 contact tracing efforts are within the realm of current CSP’s privacy policies and if there have been any recent updates to privacy policies that would make COVID-19 contact tracing possible. We will also address necessary adjustments to policy if any, that will help achieve legislation compliant COVID-19 contact tracing applications.

III. Methods

To answer the research questions proposed in this study (mentioned in section I) and to compare and contrast each data privacy legislation and CSP privacy policies, we read through the publicly available laws and privacy policies of six privacy legislation (GDPR, LGPD, COPPA, HIPPA, CCPA, and SHIELD) and five CSPs’ privacy policies (Verizon Wireless, AT&T Mobility, T-Mobile US, Boost Mobile, and U.S. Cellular).

During each initial read through, all pertinent information regarding the usage, processing, and protection of mobile location data (MLD), was noted. With regard to the legislation, this information included MLD definitions under the law and the protections afforded to MLD. As for CSP privacy policies, this included information on how MLD is collected, processed, protected, and distributed. After the initial data collection, a second read through was performed to insure no vital information was missed. Finally, a thematic analysis was conducted. An inductive approach was adopted, by developing common themes found amongst every data privacy regulation and CSP privacy policy.

To get a better understanding of the regulations that are being enforced in the United States and across the world in general, six privacy regulatory laws were analyzed, two of which are at the state level in the United States and four at the Global level.

1) State level:
- California: CCPA [63]
- New York: SHIELD Act [64]

2) Global level:
- EU: GDPR [65]
- Brazil: LGPD [32]
- United States: COPPA [66]
- United States: HIPAA [67]

We then analyzed privacy policies of the CSPs. Five of the largest CSPs in the United States were selected, based on the number of data subjects each of them has: Verizon Wireless [68], AT&T Mobility [69], T-Mobile US [70], Boost Mobile [71] and U.S. Cellular [72]. We collected the official policies of the six legislations as mentioned above. Thereafter, we focused on individual sections, which detail mobile data and/or user location data. For example GDPR while discussing Location access data management mentions that: “The data subject should have the right not to be subject to a decision... in particular to analyse or predict aspects concerning the data subject’s... location or movements...”.

Similarly, LGPD which takes a lot of content from the GDPR, notes that “Activities of processing of personal data shall be done in good faith” this includes location data as it is implied in the personal data definition. Additionally, other privacy policies such as, CCPA details the mobile data location access strategies as, “collection, use, retention, and sharing of a consumer’s personal information shall be reasonably necessary and proportionate...” location data is explicitly defined as personal information in the CCPA regulation.

Amongst the other privacy policies, COPPA primarily focuses on Children Location Data, and thus while addressing several concerns mentions that operators must, “establish and maintain reasonable procedures to protect the confidentiality, security, and integrity of personal information collected from
children”. HIPAA primarily focuses on an individual’s health related data. Thus, for our study it was interesting to see how contact-tracing applications, built to stop the COVID-19 spread address the HIPAA concerns. It mentions “The provider may then disclose the individual’s condition and location in the facility to anyone asking for the individual by name”. 

A. Analysis

Thematic Analysis After reading through each regulation individually, five common themes were found:
- geo-location is explicitly defined as personal information (PI)
- geo-location is implied as PI
- the data subjects are granted the right to know
- the data subjects are granted the right to delete
- the data subjects are granted the right to opt-out

HIPAA did not provide any substantial policies that involve MLD, rather HIPAA only protects the location of a patient inside a hospital such as a room number or ward [67]. HIPPA does not provide substantial information for the purposes of this study, Therefore, it is left out of our final analysis and results.

We conducted a thematic analysis on the privacy policies of the five CSPs selected. We concentrated on the methods they used to gather data and found common themes between all the CSPs:

1) Automatic data collection: Cell Towers, WiFi, Bluetooth and GPS.
2) User provided: Zip Code and Home address.

Additionally, we found common themes between these CSPs describing the entities that have access to mobile location data collected: Third parties, Emergency or legal services, and Account holder.

However, we were unable to analyze the methods employed by the CSPs to protect the mobile location data as the policies provided vague information on these methods. Some of the details in protecting user data included prevention and mitigation concepts such as: Authentication and Incident response plans or safeguards.

IV. RESULTS

After discarding HIPAA from the thematic analysis, we were left with five data protection legislations: GDPR, LGPD, CCPA, COPPA, and SHIELD. While not all definitions of PI are uniform across the legislation, MLD can be interpreted as PI under each legislation. Three of the five legislations explicitly included MLD in private information definition, whereas only two legislations include verbiage which defines PI as “information regarding any identified or ‘identifiable’ natural person” [64]. Despite the lack of an explicit definition in New York’s SHIELD act and the LGPD, MLD is protected under every legislation analyzed in this study as private information (PI).

Of the 5 legislations analyzed, only one (SHIELD act) does not protect the right for a data subject to know what PI is being collected, four legislations (LGPD, COPPA, GDPR, CCPA) protect the subjects’ rights to delete PI, as for the right to opt-out, it is protected under four (LGPD, COPPA, GDPR, CCPA) legislations. These results can be seen in Table I.

In our analysis of the CSP privacy policies, we found that all five CSPs defined MLD as PI, all five complied with the data subjects’ rights to know, and only one CSP (AT&T Mobility) did not comply with the data subjects’ rights to opt-out. However, compliance with a data subjects’ rights to delete was less straightforward. In fact, only one CSP provided the option to delete PI to all data subjects, whereas as the remaining four CSPs only provided the right to delete to California residents as this is required under the CCPA [65]. Two (AT&T Mobility, Boost Mobile) of these four CSPs also provides the opportunity to delete data of any data subject under the age of 13, thus complying with COPPA regulation [66]. As such only three (AT&T Mobility, Boost Mobile, U.S. Cellular) of the five CSPs complied with COPPA’s right to delete.

Variation among CSP privacy policies are most visible in their compliance with the legislations, as well as the methods they collect mobile location data. When addressing how MLD is collected, all five CSPs collect MLD automatically, but the privacy policies phrase the collection methods differently. Some CSPs use different means to collect MLD. As shown in Table II, three CSPs (AT&T Mobility, Verizon Wireless, U.S. Cellular) collect MLD through cell towers, two (AT&T Mobility, Verizon Wireless) collect it through Wi-Fi access points, two (AT&T Mobility, T-Mobile) collect through Bluetooth, and two collect it using GPS (AT&T Mobility, Verizon Wireless). While these results are not representative of all the automatic MLD collection methods stated by the CSPs’ privacy policies, it is important to understand that this analysis was done solely on what is written in each privacy policy. In fact, Two of the five privacy policies analyzed did not elaborate on how MLD is automatically collected (Boost Mobile, T-Mobile) as such we were unable to determine if they used any of the four most common methods. Additionally, two CSPs policies, Verizon Wireless and AT&T Mobility, state that they use all four methods of automatic collection [68] [69]. Three privacy policies stated that MLD is provided by the account holder, and each policy stated that this occurs when creating an account for a data subject.

Privacy policies stating how MLD is protected was found less frequently, with two CSPs (Verizon Wireless, U.S. Cellular) retaining MLD only as long as needed and four CSPs (Verizon Wireless, T-Mobile, Boost Mobile, U.S. Cellular) creating anonymous aggregate reports of the MLD. The ways in which privacy policies explain how CSPs protect MLD was less thorough with four (AT&T Mobility, T-Mobile, Boost Mobile, U.S. Cellular) as such we were unable to determine if they used any of the four most common methods. Additionally, two CSPs policies, Verizon Wireless and AT&T Mobility, state that they use all four methods of automatic collection [68] [69]. Three privacy policies stated that MLD is provided by the account holder, and each policy stated that this occurs when creating an account for a data subject.
Geo-location defined as PI | Geo-location implied as PI | Right to know | Right to delete | Right to opt-out
---|---|---|---|---
Data Privacy Regulations | Three Legislation (COPPA, GDPR, CCPA) | Two Legislation (SHIELD, LGPD) | Four Legislation (LGPD, COPPA, GDPR, CCPA) | Four Legislation (LGPD, COPPA, GDPR, CCPA) | Four Legislation (LGPD, COPPA, GDPR, CCPA)
CSP Privacy Policy | All Five CSPs | All Five CSPs | All Five CSPs | One CSP (U.S. Cellular) | Four CSPs (Verizon Wireless, T-mobile US, Boost Mobile, U.S. Cellular)

**TABLE I**
PRIVACY PROTECTION FEATURES MENTIONED ACROSS DATA PRIVACY LEGISLATION (ROW 1) AND COMPLIANCE OF THESE PRIVACY-FOCUSED FEATURES WITHIN PRIVACY POLICIES DEFINED BY THE CELLULAR SERVICE PROVIDERS (ROW 2).

| Automatically Provided |
| --- |
| Cellphone Towers | Wi-Fi | Bluetooth | GPS | Zip code | Consumer Home Address |
| Number of CSPs | Three CSPs (AT&T Mobility, Verizon Wireless, U.S. Cellular) | Two CSPs (AT&T Mobility, Verizon Wireless) | Two CSPs (AT&T Mobility, T-Mobile) | Two CSPs (AT&T Mobility, Verizon Wireless) | Three CSPs (AT&T Mobility, T-Mobile US, Boost Mobile, U.S. Cellular) |

**TABLE II**
TYPES OF DATA COLLECTION METHODS APPLIED BY THE CELLULAR SERVICE PROVIDERS TO COLLECT CONSUMER MOBILE LOCATION DATA

(ATT Mobility) did not mention in their privacy policy that they provide MLD to emergency or legal services upon request. Two policies (T-Mobile, U.S. Cellular) state that the account holder is also given access to all MLD collected by the CSP. These results are shown in Table IV.

V. DISCUSSION

Through the thematic analysis of data privacy regulations and CSP privacy policies, we were able to answer the five proposed research questions of this study. First, whether CSP privacy policies are compliant with current data protection regulations, cannot be simply answered with a yes or a no but rather addressed as individual clauses of each regulation.

All five CSPs explicitly define MLD as Personal Information (PI) which is in agreement with all five data protection regulation’s definitions. As required by four data privacy regulations (GDPR, LGPD, COPPA and CCPA), the right to know what data is collected is properly addressed by all five CSPs. Similarly, these four data privacy regulations require, the right to opt-out is adhered to by four CSPs (Verizon Wireless, T-Mobile, Boost Mobile and U.S. Cellular). In this sense, CSP privacy policies are majorly in compliance with current data privacy regulations. However, the right to delete MLD is only observed by Verizon, while four CSPs (AT&T Mobility, T-Mobile US, Boost Mobile and U.S. Cellular) only afforded that right to Californian residents and as such are in violation of GDPR [65] and LGPD [32] legislation.

In late 2019, the United States Congress introduced the Consumer Online Rights Privacy Act (COPRA) bill. Under the current version of this bill, MLD is defined as “sensitive covered data” and also protects the right to know, to delete, and to opt-out [73]. Similar to other national data protections in the US, the Federal Trade Commission (FTC) would then develop a department to enforce this proposed act. The development of a national legislation in the United States will likely rectify this disparity between rights for California residents and the
Incident Account Holder. However, COVID-19 has been considered as a national, therefore the Four CSPs (Verizon Wireless, T-Mobile, Employee/Legal Services that this level of transparency is not a common practice for All the CSPs’ privacy policies that were evaluated adhered to (Verizon Wireless) included a notice dedicated to describing none of the CSPs did. In this case, only one privacy policy to the average consumer, vital information about collection and processes may not be easily understandable this requirement, however in an area such as MLD, where more CSPs retained the MLD only as long as needed, which can be concerning. In fact, privacy policies often do not go into specifics in regards to data processing or protection, as such it is difficult for the users to assess how effective and thorough any of the details mentioned in the privacy policies are.

TABLE III
SECURITY MEASURES IMPLEMENTED BY THE CELLPHONE SERVICE PROVIDERS TO PROCESS AND PROTECT CONSUMER MOBILE LOCATION DATA AS MENTIONED IN THE PRIVACY POLICIES

| Number of CSPs | Authentication | Incident Response Plan/Safeguards | Retained only as long as needed | Anonymous aggregate reports | Employee Training |
|----------------|---------------|----------------------------------|---------------------------------|-----------------------------|-------------------|
| Four CSPs (AT&T Mobility, T-Mobile, Boost Mobile, U.S. Cellular) | Two CSPs (Boost Mobile, U.S. Cellular) | Two CSPs (Verizon Wireless, T-Mobile, U.S. Cellular) | Four CSPs (Verizon Wireless, T-Mobile, Boost Mobile, U.S. Cellular) | Two CSPs (Verizon Wireless, U.S. Cellular) |

| Third Parties | Emergency/Legal Services | Account Holder |
|---------------|--------------------------|----------------|
| Number of CSPs | All Five CSPs | Four CSPs (Verizon Wireless, T-Mobile, Boost Mobile, U.S. Cellular) | Two CSPs (T-Mobile, U.S. Cellular) |

TABLE IV
DATA ACCESS PROVIDED TO THE MOBILE LOCATED DATA AS COLLECTED BY THE CSPS STARTING FROM THIRD PARTIES, EMERGENCY/Legal SERVICES, AND ACCOUNT HOLDER AS MENTIONED IN THE PRIVACY POLICIES.

rest of US citizens.

To answer the second question of how MLD is collected, we found that automated processes are in use most frequently, and often are found in a combination of cell tower data, Wi-Fi access point data, Bluetooth, and GPS data, where cell tower data is the most common form of data collection. Less frequently, MLD is provided by a data subject, however it is important to note that this location data is usually in the form of a data subject’s zip code and home address and is not active MLD (precise location). It is vital that this information is included in a CSP’s privacy policy, because the majority of MLD is collected in an automated way, and it is often easy for consumers to forget about these processes. Furthermore, MLD received by most CSPs is anonymized in aggregate reports, but fewer CSPs retained the MLD only as long as needed, which can be concerning. In fact, privacy policies often do not go into specifics in regards to data processing or protection, as such it is difficult for the users to assess how effective and thorough any of the details mentioned in the privacy policies are.

Transparency in privacy policies is extremely important and is even mandated under recital 58 of the GDPR, such that policies must be “concise, easily accessible and easy to understand, and that clear and plain language […] be used” [65]. All the CSPs’ privacy policies that were evaluated adhered to this requirement, however in an area such as MLD, where collection and processes may not be easily understandable to the average consumer, vital information about collection and storage processes should be explicitly mentioned, which none of the CSPs did. In this case, only one privacy policy (Verizon Wireless) included a notice dedicated to describing the collection and processing of MLD [74], as such it is clear that this level of transparency is not a common practice for American CSPs.

Finally, within the scope of our present user monitoring to prevent the spread of COVID-19, none of the CSP privacy policies explicitly detail the purpose of the MLDs collected or mention the change of location data collection due to the situation. However, as each policy stands, it is possible that contact tracing could be developed without any policy change. All but one CSP privacy policy analyzed in this study state that they will provide MLD to emergency or legal services if requested. Currently, this is being used primarily to convict criminals by placing them at the scene of a crime, or by emergency response teams to locate a person in need of help 1. However, COVID-19 has been considered as a national sanitary emergency by many governments 2, therefore the collection of MLD by emergency services for contact tracing purposes is within the scope of these privacy policies.

CSPs also state in their privacy policies that MLD is shared with partnered third parties, this statement itself is vague and could also allow for CSPs to partner with future apps or companies whose purpose is to use MLD for variety of purposes. Another way that CSPs could access MLD for contact tracing purposes, is simply through data subject consent. If CSPs wish to use MLD for contact tracing, it would be most advantageous and regulation compliant to adjust their privacy policy in order to keep each data subject informed. Thus, we see that there are several consistency issues when it comes to CSPs privacy policies with the data collection. Thus, we provide a few recommendations obtained through our research

1https://cacm.acm.org/magazines/2020/10/247585-who-has-access-to-your-smartphone-data/fulltext
2https://www.who.int/publications/m/item/COVID-19-public-health-emergency-of-international-concern-(phei)-global-research-and-innovation-forum
in the following section.

VI. IMPLICATIONS

In this section we will address the results and observations from the analysis of our study in the realm of data privacy frameworks, analyses of location privacy laws, and COVID-19 contact tracing. We will also provide actionable recommendations for the users, developers, policy makers, and organizations, as well as policy change or update suggestions, based on our findings from this study and several other studies.

A. Data privacy frameworks

In our study, we did not develop a new data privacy framework, however we took into consideration many different privacy frameworks such as the ones introduced by Ahamed et al. [48], Lee et al. [49], and primarily Cavoukian [51] work and conducted a comparative analysis.

Understanding how policies are written can help develop frameworks that focus on the policies rather than on procedures. Implementing an effective and efficient privacy policy is key [75]. In this study, we found that there was a lack of transparency when it came to actual procedures followed by the CSPs. As such a modular approach to transparency in privacy policy would provide a huge improvement to current policies [76]. We also recommend introducing the policy in plain, easy to understand language as Kumaraguru et al. suggests [77], using easily understandable language is critical [78]. This level of transparency would make it easier for common users to have a better understanding of the implications of using a specific CSP [79], as well as make it easier for scholars to conduct research and to determine if actual practices align with policy [80].

B. Analysis of location privacy laws

In our analysis of six data privacy legislation, we found that most regulations have similar requirements for the protection of MLD. Understanding that CSP privacy policies are mostly compliant with the current leading legislation is important because it provides more opportunities to develop widespread and helpful legislation in the US. Implementing new national policy in the US will continue to enforce the current model of CSP privacy policies and lead to the development of better consumer data protections [81], [82].

C. COVID-19 contact tracing efforts of MLD

The works of Egan and Oliver et al. discuss the importance of COVID-19 contact tracing and the privacy concerns that are brought to the table if MLD were used for contact tracing efforts. We were able to contribute to their works by analyzing CPS privacy policies and data privacy regulations to determine if privacy concerns are viable in the instance related to COVID-19 contact tracing.

Due to the lack of CSPs' privacy policy transparency [28], we were unable to collect enough data, which in turn made it impossible to gain an in-depth understanding of the CSPs’ mobile location data collection and use processes. We are however able to assert that it is possible for CSPs to use MLD for COVID-19 contact tracing within their privacy policies’ guidelines. Nonetheless we recommend that the CSPs update their privacy policy if they intend to use MLD for contact tracing. Proper security measures should also be adopted when using contact tracing, such as encryption, anonymization, and obfuscation [83], [23], [84]. At the time of this research, we are not aware of any privacy policy changes made by CSPs to allow for COVID-19 contact tracing. An update describing the extent of MLD use in contact tracing efforts and preferably the opportunity for a data subject to opt-out, would reflect positively on the CSPs [85], [86].

VII. FUTURE WORK AND LIMITATIONS

Using the methodology explained in this study, we believe it is important to analyze more CSPs. This should provide a better understanding of CSP privacy policy on the macro scale. It will also be advantageous for future extension of this work to dig deeper into the actual processes which CSPs use to collect, process, protect, and distribute MLD rather than just analyzing what is mentioned by them in the privacy policies. A thorough understanding of what processes are used to collect MLD, how and if MLD is actually anonymized, and what reports third parties and emergency or legal services receive through the CSPs, will help to build the bigger picture of how CSPs interact and utilize with the MLD they collect. Finally, we believe it is critical to develop technologies that comply with data privacy regulations. Any future works on COVID-19 contact tracing efforts will be able to utilize the findings of the study to determine how best to comply with legal regulations when interacting with MLD.

VIII. CONCLUSION

Since the introduction of the GDPR in 2016, the rise of data protection regulations have become a notable force that should be addressed by privacy policies of all organisations that handle Personally Identifiable Information (PII). In addition, the development of the COVID-19 pandemic demands unique solutions to prevent further spread of the virus, such as contact tracing applications which monitors the location of users. Such changes, demand to see whether the CSPs are adhering to the privacy policies and user perceptions when it comes to handling critical data such as precise location.

In this regard, the contribution of this study is to get a primary understanding of five big CSP’s privacy policies as they relate to the collection, processing, protection, and sharing of mobile location data under the scope of data protection regulations. This study analyzes state-wide, national, and international data privacy regulations (SHIELD ACT, CCPA, HIPAA, COPPA, LGPD, and GDPR) with the privacy policies of five most used cellphone provider services (Verizon Wireless, AT&T Mobility, T-Mobile US, Boost Mobile, and U.S. Cellular) in the United States is very timely and critical.

Our study provides us with a lens to better determine the viability of COVID-19 contact tracing under current CSP privacy policies. While some contact tracing may be possible,
we determined it is likely necessary that changes to policy and appropriate measures to protect MLD should be implemented. This study was limited in analyzing exclusively what was stated in each privacy policy rather than the true practices of CSPs which is mentioned as the future extension of this work. Further contributions should expand by analyzing additional CSPs privacy policies, analyzing actual processes used by CSPs to process and share MLD, look into further policy changes which allow the use of MLD for COVID-19 contact tracing while minimizing privacy violations, or developing regulation compliant technologies for contact tracing. We conclude by providing actionable recommendations for users, policy makers, developers, and organizations.

ACKNOWLEDGMENTS

We would like to acknowledge the Security and Privacy Research Lab at the University of Denver and the students of the COMP 3705/4705: Adv Topics: Human-Centered Data Security and Privacy for their initial feedback. Any opinions, findings, and conclusions or recommendations expressed in this material are solely those of the authors and do and do not necessarily reflect the views of the University of Denver.

REFERENCES

[1] K. D. Martin, J. J. Kim, R. W. Palmatier, L. Steinhoff, D. W. Stewart, B. A. Walker, Y. Wang, and S. K. Weaven, “Data privacy in retail,” Journal of Retailing, vol. 96, no. 4, pp. 474–489, 2020.
[2] N. Saxena, S. Grijalva, and N. S. Chaudhari, “Authentication protocol for an iot-enabled lite network,” vol. 16, no. 4, 2016. [Online]. Available: https://doi.org/10.1145/2981547
[3] J. Streiff, S. Das, and J. Cannon, “Overpowered and underprotected technologies empowering parents with tools to protect their children,” in 2019 IEEE 5th International Conference on Collaboration and Internet Computing (CIC). IEEE, 2019, pp. 322–329.
[4] H. Hadan, N. Serrano, S. Das, and L. J. Camp, “Making iot worthy of human trust,” Available at SSRN 3426871, 2019.
[5] S. R. Gopavaram, J. Dev, S. Das, and J. Camp, “Iotmarketplace: Informing purchase decisions with risk communication,” 2019.
[6] K. Yang, “Determinants of us consumer mobile shopping services adoption: implications for designing mobile shopping services,” Journal of consumer marketing, 2010.
[7] T. Hatt and P. Jarich, “Global mobile trends 2020,” https://data.gsmaintelligence.com/research/research-research-2019/global-mobile-trends-2019.
[8] D. Petzer and C. De Meyer, “The perceived service quality, satisfaction and behavioural intent towards cellphone network service providers: A generational perspective,” African journal of business management, vol. 5, no. 17, pp. 7461–7473, 2011.
[9] J. Y. Tsai, P. G. Kelley, L. F. Cranor, and N. Sadeh, “Location-sharing technologies: Privacy risks and controls,” Indoor, vol. 6, p. 119, 2010.
[10] K. Sung, B. Levine, and M. Zheleva, “Zipphone: Protecting user location privacy from cellular service providers,” arXiv preprint arXiv:2002.04731, 2020.
[11] Case No. 19-cv-4063, Scott, Jewel, And Pontis, et al. v. AT&T Inc.; AT&T Services, Inc.; AT&T Mobility, LLC; Technocom Corp.;and Zuggio, Inc.
[12] S. Khan, R. Siddique, A. Ali, Q. Bai, Z. Li, H. Li, M. A. Shereen, M. Xue, and G. Nabi, “The spread of novel coronavirus has created an alarming situation worldwide,” Journal of infection and public health, vol. 13, no. 4, p. 469, 2020.
[13] S. Das, A. Kim, and S. Karmakar, “Change-point analysis of cyberbullying-related twitter discussions during covid-19,” arXiv preprint arXiv:2008.13613, 2020.
[14] S. Karmakar and S. Das, “Evaluating the impact of covid-19 on cyberbullying through bayesian trend analysis,” in Proceedings of the European Interdisciplinary Cybersecurity Conference, 2020, pp. 1–6.
[86] R. A. Kleinman and C. Merkel, “Digital contact tracing for covid-19,” *CMAJ*, vol. 192, no. 24, pp. E653–E656, 2020.