Autodesk CCPA FAQs

1. **What is CCPA?**

   The California Consumer Privacy Act (CCPA) is the most comprehensive consumer privacy law in the US and applies to certain business who process personal information of California residents. CCPA becomes effective on January 1, 2020.

2. **What obligations do businesses have under CCPA?**

   The CCPA requires businesses subject to the law to provide disclosures to California consumers about the collection, use, and sharing of consumer “personal information.” Specifically, businesses must disclose in their privacy policies the sources, business purposes and categories of personal information collected, and how the personal information is shared with or sold to other companies. Further, businesses must provide consumers with the right to opt out from the sale of their personal information.

3. **What rights do consumers have under CCPA?**

   The CCPA affords California consumers the right to access, delete and receive a copy of their personal information that regulated businesses process. Consumers also have the right to opt out from businesses’ sale of personal information and not to be discriminated against by businesses when they exercise their CCPA rights. Autodesk does not sell personal information subject to California law.

4. **Does CCPA apply to minors?**

   Where businesses sell personal information of consumers under 16 years of age, CCPA requires that businesses obtain opt-in consent regarding such sale from the parents of minors under 13 years of age, and from the minors themselves if they are between 13 and 16 years of age. Autodesk does not sell personal information of minors subject to California law.

5. **How does Autodesk comply with CCPA?**

   Autodesk has incorporated its CCPA disclosure and consumer rights obligations into its global privacy program. For more information, including information on how California consumers can exercise their CCPA rights at Autodesk, please see Autodesk's Privacy Statement and Autodesk’s Trust Center Privacy page.