Many organizations are realizing that privacy requirements - including not retaining personal information any longer than necessary - are dictating how the organization deals with data. These privacy requirements are often in direct conflict with record retention requirements. Furthermore, some organizations want to create a “data retention policy,” when they already have a records retention schedule. Conflicting requirements and policies can create trouble for both privacy and records programs. In this webinar Kerry Childe, Esq., CIPP/US and Mark Diamond from Contoural will discuss how to privacy-enable your records retention schedule. Topics will include merging privacy and records requirements into a single schedule, resolving privacy deletion and record retention conflicts, and how to establish data retention business purpose "no longer than necessary." Join us for what is certain to be a lively discussion.

As founder and CEO of Contoural, Mark Diamond is one of the industry thought leaders in proactive records & information management, litigation readiness and risk & compliance strategies. As a trusted advisor he and his company help bridge legal, compliance, security and business needs and polices with effective processes, technology and change management.

Kerry Childe is a Senior Consultant with Contoural, Inc., an information governance and privacy consulting firm, as well as providing legal services through KLC Law, LLC. She has provided privacy and information protection consulting and legal services to clients ranging from startups to global corporations. Kerry has almost 20 years of information counsel experience, leading the development and implementation of enterprise-wide privacy and information protection programs to protect company information. She has previously worked as Senior Corporate Counsel for a Fortune 100 company and Senior Privacy and Regulatory Counsel for a non-profit student lending organization.