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LEGISLATIVE ACTION

	Sena	ite		•		House
	Comm:	RCS		•		
	04/07/	2021		•		
				•		
				•		
				•		
The	Committ	ee on Rules	(Bradley)	recommer	nded the fo	ollowing:
	Senate	e Amendment	(with title	e amendme	ent)	
	Delete	e everything	after the	enacting	g clause	
and	insert:					
	Sectio	on 1. Section	n 501.172,	Florida	Statutes,	is created to
read	1:					
	501.17	2 Short tit	le.—This a	ct mav be	e cited as	the "Florida

8 Privacy Protection Act."

9 Section 2. Section 501.173, Florida Statutes, is created to 10 read:

11

501.173 Purpose.-This act shall be construed liberally in

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12	recognition that privacy is an important right, and consumers in
13	this state should have the ability to share their personal
14	information as they wish, in a way that is safe and that they
15	understand and control.
16	Section 3. Section 501.174, Florida Statutes, is created to
17	read:
18	501.174 DefinitionsAs used in ss. 501.172-501.177, unless
19	the context otherwise requires, the term:
20	(1) "Advertising and marketing" means a communication by a
21	business or a person acting on behalf of the business through
22	any medium intended to induce a consumer to obtain goods,
23	services, or employment.
24	(2) "Aggregate consumer information" means information that
25	relates to a group or category of consumers, from which
26	individual consumer identities have been removed, which is not
27	linked or reasonably linkable to any consumer or household,
28	including through a device. The term does not include one or
29	more individual consumer records that have been de-identified.
30	(3) "Biometric information" means an individual's
31	physiological, biological, or behavioral characteristics,
32	including an individual's deoxyribonucleic acid (DNA), which can
33	be used, singly or in combination with each other or with other
34	identifying data, to establish individual identity. The term
35	includes, but is not limited to, imagery of the iris, retina,
36	fingerprint, face, hand, or palm; vein patterns; voice
37	recordings from which an identifier template, such as a
38	faceprint, a minutiae template, or a voice print, can be
39	extracted; keystroke patterns or rhythms; gait patterns or
40	rhythms; and sleep, health, or exercise data that contain

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41	identifying information.
42	(4) "Business" means:
43	(a) A sole proprietorship, a partnership, a limited
44	liability company, a corporation, or an association or any other
45	legal entity that meets the following requirements:
46	1. Is organized or operated for the profit or financial
47	benefit of its shareholders or owners;
48	2. Does business in this state;
49	3. Collects personal information about consumers, or is the
50	entity on behalf of which such information is collected;
51	4. Determines the purposes and means of processing personal
52	information about consumers, alone or jointly with others; and
53	5. Satisfies either of the following thresholds:
54	a. Annually buys, sells, or shares the personal information
55	of 100,000 or more consumers, households, or devices.
56	b. Derives 50 percent or more of its global annual revenues
57	from selling or sharing personal information about consumers.
58	(b) An entity that controls or is controlled by a business
59	and that shares common branding with the business. As used in
60	this paragraph, the term:
61	1. "Common branding" means a shared name, service mark, or
62	trademark that the average consumer would understand to mean
63	that two or more entities are commonly owned.
64	2. "Control" means:
65	a. Ownership of, or the power to vote, more than 50 percent
66	of the outstanding shares of any class of voting security of a
67	business;
68	b. Control in any manner over the election of a majority of
69	the directors, or of individuals exercising similar functions;

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70	or
71	c. The power to exercise a controlling influence over the
72	management of a company.
73	(c) A joint venture or partnership composed of businesses
74	in which each business has at least a 40 percent interest. For
75	the purposes of this act, the joint venture or partnership, and
76	each business that comprises the joint venture or partnership,
77	must be considered a separate, single business, except that
78	personal information in the possession of each business and
79	disclosed to the joint venture or partnership may not be shared
80	with the other business. A joint venture does not include a
81	third party that operates, hosts, or manages a website or an
82	online service on behalf of a business or processes information
83	on behalf of a business.
84	(5) "Business purpose" means the use of personal
85	information for the business' operational or other notice-given
86	purposes or for the service provider's operational purposes,
87	provided that the use of the personal information is reasonably
88	necessary to achieve, and proportionate to the benefit of
89	achieving, the purpose for which the personal information was
90	collected or processed or for another purpose that is compatible
91	with the context in which the personal information was
92	collected. The term includes all of the following:
93	(a) Auditing related to counting ad impressions of unique
94	visitors and verifying positioning and the quality of ad
95	impressions, and auditing compliance with this specification and
96	other standards.
97	(b) Helping to ensure security and integrity to the extent
98	that the use of the consumer's personal information is

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99 reasonably necessary for these purposes and proportionate to the 100 benefit of its use for these purposes. 101 (c) Debugging to identify and repair errors that impair 102 existing intended functionality. 103 (d) Short-term, transient use, including, but not limited 104 to, nonpersonalized advertising shown as part of a consumer's current interaction with the business, provided that the 105 106 consumer's personal information is not disclosed to a third 107 party and is not used to build a profile of the consumer or to 108 otherwise alter the consumer's experience outside his or her 109 current interaction with the business. 110 (e) Performing services on behalf of the business, 111 including maintaining or servicing accounts, providing customer 112 service, processing or fulfilling orders and transactions, 113 verifying customer information, processing payments, or providing financing, analytic services, storage, or similar 114 115 services on behalf of the business. 116 (f) Providing advertising and marketing services, not 117 including targeted advertising, to the consumer provided that, 118 for the purpose of advertising and marketing, a service provider 119 may not combine the personal information of consumers who opt 120 out which the service provider receives from, or on behalf of, 121 the business with personal information that the service provider 122 receives from, or on behalf of, another person or persons or 123 collects from its own interaction with consumers. 124 (g) Undertaking internal research for technological 125 development and demonstration. 126 (h) Undertaking activities to verify or maintain the 127 quality or safety of a service or device that is owned,

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128 manufactured, manufactured for, or controlled by the business, 129 and to improve, upgrade, or enhance the service or device that 130 is owned, manufactured, manufactured for, or controlled by the 131 business. 132 (6) "Categories" or "category" means the items of personal 133 identifying information specified as being included as personal 134 information under subsection (18). (7) "Collects," "collected," or "collection" means buying, 135 136 renting, gathering, obtaining, receiving, or accessing by any 137 means any personal information pertaining to a consumer. The 138 term includes receiving information from the consumer, either 139 actively or passively, or by observing the consumer's behavior. 140 (8) "Commercial purposes" means to advance a person's 141 commercial or economic interests, such as by inducing another 142 person to buy, rent, lease, join, subscribe to, provide, or 143 exchange products, goods, property, information, or services or enabling or effecting, directly or indirectly, a commercial 144 145 transaction. The term does not include engaging in speech that 146 state or federal courts have recognized as noncommercial speech, 147 including political speech and journalism. 148 (9) "Consumer" means a natural person, however identified, including identification by a unique identifier, who is in this 149 150 state for other than a temporary or transitory purpose. The term 151 does not include any other natural person who is a nonresident. 152 (10) "De-identified" means information: 153 (a) That cannot reasonably identify, relate to, describe, be associated with, or be linked directly or indirectly to a 154 155 particular consumer or device; 156 (b) Containing data that the business has taken reasonable

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157 measures to ensure could not be reidentified; 158 (c) Containing data that the business publicly commits to 159 maintain and use in a de-identified fashion and that it does not 160 attempt to reidentify; and 161 (d) Containing data that the business contractually 162 prohibits downstream recipients from attempting to reidentify. 163 (11) "Designated request address" means an electronic mail 164 address, a toll-free telephone number, or a website established 165 by a business through which a consumer may submit a verified 166 request to the business. 167 (12) "Device" means a physical object capable of directly 168 or indirectly connecting to the Internet. 169 (13) "Home page" means the introductory page of an Internet 170 website and any Internet web page where personal information is 171 collected. In the case of an online service, such as a mobile 172 application, the term means the application's platform page or 173 download page; a link within the application, such as from the application configuration, "about," "information," or settings 174 175 page; and any other location that allows consumers to review the 176 notices required by this act, at any time, including, but not 177 limited to, before downloading the application. 178 (14) "Household" means a person or group of persons living 179 together or sharing living quarters who are or are not related. 180 (15) "Intentional interaction" or "intentionally 181 interacting" means the consumer intends to interact with or 182 disclose personal information to a person through one or more 183 deliberate interactions, including visiting the person's website 184 or purchasing a good or service from the person. The term does 185 not include hovering over, muting, pausing, or closing a given

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<pre>piece of content. (16) "Nonpersonalized advertising" means advertising a marketing that is based solely on a consumer's personal information derived from the consumer's current interaction</pre>	nd
marketing that is based solely on a consumer's personal	nd
information dominad from the concurrent a success interesting	
information derived from the consumer's current interaction	with
the business, with the exception of the consumer's precise	
geolocation.	
(17) "Person" means an individual, a proprietorship, a	
firm, a partnership, a joint venture, a syndicate, a busine	SS
trust, a company, a corporation, a limited liability compan	y, an
association, a committee, and any other organization or gro	up of
persons acting in concert.	
(18) "Personal information" means information that	
identifies, relates to, describes, is reasonably capable of	
being associated with, or could reasonably be linked, direc	tly
or indirectly, with a particular consumer or household.	
(a) The term includes, but is not limited to, all of t	he
following items of personal identifying information about a	
consumer collected and maintained by a person or business:	
1. A first and last name.	
2. A home or other physical address that includes the	name
of a street and the name of a city or town.	
3. An electronic mail address.	
4. A telephone number.	
5. A social security number.	
6. An identifier such as an alias, a unique personal	
identifier, an online identifier, an Internet protocol addr	ess,
an account name, a driver license number, a passport number	, or
other similar identifiers.	
7. Biometric information, such as DNA or fingerprints	or

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215	any other biometric information collected by a business about a
216	consumer without the consumer's knowledge.
217	8. Internet or other electronic network activity
218	information, including, but not limited to, browsing history,
219	search history, and information regarding a consumer's
220	interaction with a website, an application, or an advertisement.
221	9. Audio, electronic, visual, thermal, olfactory,
222	geolocation, or similar information.
223	10. Professional or employment-related information.
224	11. Education information, defined as only information that
225	is not publicly available.
226	12. Inferences drawn from any information specified in this
227	paragraph which can create a profile about a consumer reflecting
228	the consumer's preferences, characteristics, psychological
229	trends, predispositions, behavior, attitudes, intelligence,
230	abilities, and aptitudes.
231	13. Any other information that may serve as a probabilistic
232	identifier concerning a consumer which is collected from the
233	consumer through a website, an online service, or some other
234	means by the business and maintained by the business in
235	combination with an identifier in a form that, when used
236	together with the information, identifies the consumer.
237	14. Characteristics of protected classifications under
238	state or federal law.
239	15. Commercial information, including records of personal
240	property; products or services purchased, obtained, or
241	considered; or other purchasing or consuming histories or
242	tendencies.
243	16. Geolocation data.

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244	(b) The term does not include:
245	1. Information about a consumer obtained from public
246	records, including information that is lawfully made available
247	from federal, state, or local governmental records; information
248	that a business has a reasonable basis to believe is lawfully
249	made available to the general public by the consumer or from
250	widely distributed media; or lawfully obtained, truthful
251	information that is a matter of public concern.
252	2. Consumer information that is de-identified or aggregate
253	consumer information that relates to a group or category of
254	consumers from which individual consumer identities have been
255	removed.
256	(19) "Probabilistic identifier" means the identification of
257	a consumer or a device to a degree of certainty more probable
258	than not, based on any categories of personal information
259	included in or similar to the items of personal identifying
260	information specified in subsection (18).
261	(20) "Processing" means any operation or set of operations
262	performed on personal information or on sets of personal
263	information, whether or not by automated means.
264	(21) "Profiling" means any form of automated processing
265	performed on personal data to evaluate, analyze, or predict
266	personal aspects related to an identified or identifiable
267	natural person's economic situation, health, personal
268	preferences, interests, reliability, behavior, location, or
269	movements.
270	(22)(a) "Sale" or "sell" means the sale, rental, release,
271	disclosure, dissemination, making available, loaning, sharing,
272	transferring, or other communication, orally, in writing, or by

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273	electronic or other means, of a consumer's personal information
274	by a business to a third party for monetary or other tangible or
275	intangible consideration or for any commercial purpose.
276	(b) The term does not include any of the following:
277	1. The disclosure, for a business purpose, of personal
278	information by a business to a service provider who processes
279	the personal information on behalf of the business.
280	2. The disclosure, for the purposes of providing a product
281	or service requested by the consumer, of personal information by
282	a business to another business resulting from the consumer's
283	intentional interaction.
284	(23) "Security and integrity" means the ability of a:
285	(a) Network or information system to detect security
286	incidents that compromise the availability, authenticity,
287	integrity, and confidentiality of stored or transmitted personal
288	information.
289	(b) Business to detect security incidents; to resist
290	malicious, deceptive, fraudulent, or illegal actions; and to
291	help prosecute those responsible for such actions.
292	(c) Business to ensure the physical safety of natural
293	persons.
294	(24) "Service provider" means a person who processes
295	personal information on behalf of a business to whom the
296	business discloses a consumer's personal information for a
297	business purpose pursuant to a written or electronic contract if
298	the contract prohibits the person from:
299	(a) Selling the information;
300	(b) Retaining, using, or disclosing the personal
301	information for any purpose other than the business purposes

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302	specified in the contract, including a prohibition on retaining,
303	using, or disclosing the personal information for a commercial
304	purpose other than the business purposes specified in the
305	contract with the business;
306	(c) Combining the personal information that the service
307	provider receives from or on behalf of the business with
308	personal information that the service provider receives from or
309	on behalf of another person or persons or collects from its own
310	interaction with consumers, provided that the service provider
311	may combine personal information to perform a business purpose;
312	and
313	(d) Retaining, using, or disclosing the information outside
314	of the direct business relationship between the service provider
315	and the business.
316	(25) "Targeted advertising" means displaying an
317	advertisement to a consumer when the advertisement is selected
318	based on personal data obtained from a consumer's activities
319	over time and across businesses, websites, or online
320	applications other than the business, website, or online
321	application with which the consumer is intentionally
322	interacting, to predict such consumer's preferences or
323	interests. The term does not include nonpersonalized
324	advertising.
325	(26) "Third party" means a person who is not any of the
326	following:
327	(a) The business with which the consumer intentionally
328	interacts which collects personal information from the consumer
329	as part of the consumer's current interaction with the business.
330	(b) A service provider to the business.

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331	(27) "Unique identifier" or "unique personal identifier"
332	means a persistent identifier that can be used to recognize a
333	consumer, a family, or a device linked to a consumer or family
334	over time and across different services, including, but not
335	limited to, a device identifier; an Internet protocol address;
336	cookies, beacons, pixel tags, mobile ad identifiers, or similar
337	technology; a customer number, unique pseudonym, or user alias;
338	telephone numbers; or other forms of persistent or probabilistic
339	identifiers that can be used to identify a particular consumer
340	or device that is linked to a consumer or family. For purposes
341	of this subsection, the term "family" means a custodial parent
342	or guardian and any minor children of which the parent or
343	guardian has custody.
344	(28) "Verified request" means a request submitted by a
345	consumer, by a consumer on behalf of the consumer's minor child,
346	or by a natural person or a person registered with the Secretary
347	of State, who is authorized by the consumer to act on the
348	consumer's behalf, to a business for which the business can
349	reasonably verify the authenticity of the request.
350	Section 4. Section 501.1745, Florida Statutes, is created
351	to read:
352	501.1745 General duties of businesses that collect personal
353	information
354	(1)(a) A business that controls the collection of a
355	consumer's personal information that will be used for any
356	purpose other than a business purpose, at or before the point of
357	collection, shall inform consumers of all of the following:
358	1. The purposes for which each category of personal
359	information is collected or used and whether that information is

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360	sold. A business may not collect additional categories of
361	personal information, or use collected personal information for
362	additional purposes that are incompatible with the disclosed
363	purpose for which the personal information was collected,
364	without providing the consumer with notice consistent with this
365	section.
366	2. The length of time the business intends to retain each
367	category of personal information or, if that is not possible,
368	the criteria used to determine such period, provided that a
369	business may not retain a consumer's personal information for
370	each disclosed purpose for which the personal information was
371	collected for longer than is reasonably necessary for that
372	disclosed purpose.
373	(b) A business that collects personal information about,
374	but not directly from, consumers may provide the required
375	information on its Internet home page or in its online privacy
376	policy.
377	(2) A business' collection, use, retention, and sharing of
378	a consumer's personal information must be reasonably necessary
379	to achieve, and proportionate to the benefit of achieving, the
380	purposes for which the personal information was collected or
381	processed, and such information may not be further processed in
382	a manner that is incompatible with those purposes.
383	(3) A business that collects a consumer's personal
384	information shall implement reasonable security procedures and
385	practices appropriate to the nature of the personal information
386	to protect the personal information from unauthorized or illegal
387	access, destruction, use, modification, or disclosure.
388	(4) A business that collects a consumer's personal

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389	information and discloses it to a service provider for a
390	business purpose shall enter into an agreement with such service
391	provider which obligates the service provider to comply with
392	applicable obligations under this act and to provide the same
393	level of privacy protection as is required by this act. If a
394	service provider engages any other person to assist it in
395	processing personal information for a business purpose on behalf
396	of the business, or if any other person engaged by the service
397	provider engages another person to assist in processing personal
398	information for that business purpose, the provider or person
399	must notify the business of that engagement, and the engagement
400	must be pursuant to a written contract that includes the
401	prohibitions described in s. 501.174(23) and a certification
402	made by the person receiving the personal information that he or
403	she understands the restrictions under this act and will comply
404	with them.
405	(5) A business may not process sensitive data concerning a
406	consumer without obtaining the consumer's consent or, in the
407	case of the processing of sensitive data concerning a known
408	child, without processing such data in accordance with the
409	federal Children's Online Privacy Protection Act, 15 U.S.C. s.
410	
411	Section 5. Section 501.175, Florida Statutes, is created to
412	read:
413	501.175 Use of personal information; third parties; other
414	rights
415	(1) (a) A consumer has the right, at any time, to direct a
416	business that sells personal information about the consumer not
417	to sell the consumer's personal information. This right may be

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418 referred to as the right to opt out of the sale. 419 (b) As part of the right to opt out of the sale of his or 420 her personal information, a consumer has the right, at any time, 421 to opt out of the processing of the consumer's personal data for 422 purposes of targeted advertising or profiling. However, this 423 paragraph may not be construed to prohibit the business that 424 collected the consumer's personal information from: 425 1. Offering a different price, rate, level, quality, or selection of goods or services to a consumer, including offering 42.6 427 goods or services for no fee, if the consumer has opted out of 428 targeted advertising or the sale of his or her personal 429 information; or 430 2. Offering a loyalty, reward, premium feature, discount, 431 or club card program. 432 (c) A business that charges or offers a different price, rate, level, quality, or selection of goods or services to a 433 434 consumer who has opted out of targeted advertising or the sale 435 of his or her personal information, or that offers goods or services for no fee, shall ensure that such charge or offer is: 436 437 1. Reasonably related to the value provided to the business 438 by the consumer's data; and 439 2. Not unjust, unreasonable, coercive, or usurious. 440 (2) A business that sells consumers' personal information shall provide notice to consumers that the information may be 441 442 sold and that consumers have the right to opt out of the sale of 443 their personal information. 444 (3) A business that sells consumer information and that has 445 received direction from a consumer not to sell the consumer's 446 personal information or, in the case of a minor consumer's

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447	personal information, has not received consent to sell the minor
448	consumer's personal information, is prohibited from selling the
449	consumer's personal information after the business receives the
450	consumer's direction, unless the consumer subsequently provides
451	express authorization for the sale of the consumer's personal
452	information. A business that is able to authenticate the
453	consumer, for example, by the consumer logging in, or that uses
454	some other unique identifier for the consumer, must comply with
455	any privacy preferences the consumer previously directed. The
456	business may not require the consumer to declare privacy
457	preferences every time the consumer visits the business' website
458	or uses the business' online services.
459	(4)(a) Notwithstanding subsection (1), a business may not
460	sell the personal information of consumers if the business has
461	actual knowledge that the consumer is younger than 16 years of
462	age, unless:
463	1. The consumer, in the case of consumers between 13 and 16
464	years of age, has affirmatively authorized the sale of the
465	consumer's personal information; or
466	2. The consumer's parent or guardian, in the case of
467	consumers who are younger than 13 years of age, has
468	affirmatively authorized the sale of the consumer's personal
469	information.
470	(b) This right may be referred to as the right to opt in.
471	(c) A business that willfully disregards the consumer's age
472	is deemed to have actual knowledge of the consumer's age.
473	(d) A business that complies with the verifiable parental
474	consent requirements of the Children's Online Privacy Protection
475	Act, 15 U.S.C. s. 6501 et seq., shall be deemed compliant with

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476	any obligation to obtain parental consent.
477	(5) A business that is required to comply with this section
478	shall, in a form that is reasonably accessible to consumers, do
479	all of the following:
480	(a) Provide a clear and conspicuous link on the business'
481	Internet home page, titled "Do Not Sell My Personal
482	Information," to a web page that enables a consumer or a person
483	authorized by the consumer to opt out of the sale of the
484	consumer's personal information. A business may not require a
485	consumer to create an account in order to direct the business
486	not to sell the consumer's information.
487	(b) Ensure that all individuals responsible for handling
488	consumer inquiries about the business' privacy practices or the
489	business' compliance with this section are informed of all
490	requirements of this section and how to direct consumers to
491	exercise their rights.
492	(c) For consumers who exercise their right to opt out of
493	the sale of their personal information, refrain from selling
494	personal information the business collected about the consumer
495	as soon as reasonably possible but no longer than 2 business
496	days after receiving the request to opt out.
497	(d) For consumers who have opted out of the sale of their
498	personal information, respect the consumer's decision to opt out
499	for at least 12 months before requesting that the consumer
500	authorize the sale of the consumer's personal information.
501	(e) Use any personal information collected from the
502	consumer in connection with the submission of the consumer's
503	opt-out request solely for the purposes of complying with the
504	opt-out request.

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505	(f) Ensure that consumers have the right to submit a
506	verified request for certain information from a business,
507	including the categories of sources from which the consumer's
508	personal information was collected, the specific items of
509	personal information it has collected about the consumer, and
510	the categories of any third parties to whom the personal
511	information was sold.
512	(6) Consumers have the right to submit a verified request
513	that personal information that has been collected from the
514	consumer be deleted. A business shall notify a third party to
515	delete any consumer information bought or sold.
516	(7) A business, or a service provider acting pursuant to
517	its contract with the business or another service provider, is
518	not required to comply with a consumer's verified request to
519	delete the consumer's personal information if it is necessary
520	for the business or service provider to maintain the consumer's
521	personal information in order to do any of the following:
522	(a) Complete the transaction for which the personal
523	information was collected, fulfill the terms of a written
524	warranty or product recall conducted in accordance with federal
525	law, provide a good or service requested by the consumer, or
526	otherwise perform a contract between the business and the
527	consumer.
528	(b) Help to ensure security and integrity to the extent
529	that the use of the consumer's personal information is
530	reasonably necessary and proportionate for those purposes.
531	(c) Debug to identify and repair errors that impair
532	existing intended functionality.
533	(d) Exercise free speech, ensure the right of another

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534	consumer to exercise that consumer's right of free speech, or
535	exercise another right provided for by law.
536	(e) Engage in public or peer-reviewed scientific,
537	historical, or statistical research that conforms or adheres to
538	all other applicable ethics and privacy laws, when the business'
539	deletion of the information is likely to render impossible or
540	seriously impair the ability to complete such research, if the
541	consumer has provided informed consent.
542	(f) Comply with a legal obligation.
543	(8) Consumers have the right to submit a verified request
544	for correction of their personal information held by a business
545	if that information is inaccurate.
546	(9) This section may not be construed to require a business
547	to comply by doing any of the following:
548	(a) Including any required links and text on the home page
549	that the business makes available to the public generally, if:
550	1. The business maintains a separate and additional home
551	page that is dedicated to consumers in this state and includes
552	the required links and text; and
553	2. The business takes reasonable steps to ensure that
554	consumers in this state are directed to the home page for
555	consumers in this state and not the home page made available to
556	the public generally.
557	(b) Reidentifying or otherwise linking information that is
558	not maintained in a manner that would be considered personal
559	information; retaining any personal information about a consumer
560	if, in the ordinary course of business, that information would
561	not be retained; maintaining information in identifiable,
562	linkable, or associable form; or collecting, obtaining,

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563	retaining, or accessing any data or technology in order to be
564	capable of linking or associating a verifiable consumer request
565	with personal information.
566	(10) A consumer may authorize another person to opt out of
567	the sale of the consumer's personal information. A business
568	shall comply with an opt-out request received from a person
569	authorized by the consumer to act on the consumer's behalf,
570	including a request received through a user-enabled global
571	privacy control, such as a browser plug-in or privacy setting,
572	device setting, or other mechanism, which communicates or
573	signals the consumer's choice to opt out, and may not require a
574	consumer to make a verified request to opt out of the sale of
575	his or her information.
576	(11) Each business shall establish a designated request
577	address through which a consumer may submit a request to
578	exercise his or her rights under this act.
579	(12) (a) A business that receives a verified request:
580	1. For a consumer's personal information shall disclose to
581	the consumer any personal information about the consumer which
582	it has collected since July 1, 2022, directly or indirectly,
583	including through or by a service provider.
584	2. To correct a consumer's inaccurate personal information
585	shall correct the inaccurate personal information.
586	3. To delete a consumer's personal information shall delete
587	such personal information.
588	(b) A service provider is not required to personally comply
589	with a verified request received directly from a consumer or a
590	consumer's authorized agent to the extent that the service
591	provider has collected personal information about the consumer
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592 in its role as a service provider. A service provider shall 593 provide assistance to a business with which it has a contractual 594 relationship with respect to the business' response to a 595 verifiable consumer request, including, but not limited to, by 596 providing to the business the consumer's personal information in 597 the service provider's possession which the service provider 598 obtained as a result of providing services to the business. 599 (c) At the direction of the business, a service provider 600 shall correct inaccurate personal information or delete personal 601 information, or enable the business to do the same, and shall 602 direct any service providers who may have accessed such personal 603 information from or through the service provider to correct or 604 delete the consumer's personal information, as applicable. 605 (d) A business shall comply with a verified request 606 submitted by a consumer to access, correct, or delete personal 607 information within 30 days after the date the request is 608 submitted. A business may extend such period by up to 30 days if 609 the business, in good faith, determines that such an extension 610 is reasonably necessary. A business that extends the period 611 shall notify the consumer of the necessity of an extension. 612 (13) A business shall comply with a consumer's previous 613 expressed decision to opt out of the sale of his or her personal 614 information without requiring the consumer to take any 615 additional action if: 616 (a) The business is able to identify the consumer through a 617 login protocol or any other process the business uses to 618 identify consumers and the consumer has previously exercised his 619 or her right to opt out of the sale of his or her personal 620 information; or

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621	(b) The business is aware of the consumer's desire to opt
622	out of the sale of his or her personal information through the
623	use of a user-enabled global privacy control, such as a browser,
624	browser instruction, plug-in or privacy setting, device setting,
625	application, service, or other mechanism, which communicates or
626	signals the consumer's choice to opt out.
627	(14) A business shall make available, in a manner
628	reasonably accessible to consumers whose personal information
629	the business collects through its website or online service, a
630	notice that does all of the following:
631	(a) Identifies the categories of personal information that
632	the business collects through its website or online service
633	about consumers who use or visit the website or online service
634	and the categories of third parties with whom the business may
635	share such personal information.
636	(b) Provides a description of the process, if applicable,
637	for a consumer who uses or visits the website or online service
638	to review and request changes to any of his or her personal
639	information that is collected through the website or online
640	service.
641	(c) Describes the process by which the business notifies
642	consumers who use or visit the website or online service of
643	material changes to the notice.
644	(d) Discloses whether a third party may collect personal
645	information about a consumer's online activities over time and
646	across different websites or online services when the consumer
647	uses the business' website or online service.
648	(e) States the effective date of the notice.
649	(15) If a request from a consumer is manifestly unfounded

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650	or excessive, in particular because of the request's repetitive
651	character, a business may either charge a reasonable fee, taking
652	into account the administrative costs of providing the
653	information or communication or taking the action requested, or
654	refuse to act on the request and notify the consumer of the
655	reason for refusing the request. The business bears the burden
656	of demonstrating that any verified consumer request is
657	manifestly unfounded or excessive.
658	(16) A business that discloses personal information to a
659	service provider is not liable under this act if the service
660	provider receiving the personal information uses it in violation
661	of the restrictions set forth in the act, provided that, at the
662	time of disclosing the personal information, the business does
663	not have actual knowledge, or reason to believe, that the
664	service provider intends to commit such a violation. A service
665	provider is likewise not liable under this act for the
666	obligations of a business for which it provides services as set
667	forth in this act.
668	(17) The rights afforded to consumers and the obligations
669	imposed on a business in this act may not adversely affect the
670	rights and freedoms of other consumers. Notwithstanding
671	subsection (7), a verified request for specific items of
672	personal information, to delete a consumer's personal
673	information, or to correct inaccurate personal information does
674	not extend to personal information about the consumer which
675	belongs to, or which the business maintains on behalf of,
676	another natural person.
677	Section 6. Section 501.176, Florida Statutes, is created to
678	read:

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679	501.176 Scope; exclusions
680	(1) The obligations imposed on a business by this act do
681	not restrict a business' ability to do any of the following:
682	(a) Comply with federal, state, or local laws.
683	(b) Comply with a civil, criminal, or regulatory inquiry or
684	an investigation, a subpoena, or a summons by federal, state, or
685	local authorities.
686	(c) Cooperate with law enforcement agencies concerning
687	conduct or activity that the business, service provider, or
688	third party reasonably and in good faith believes may violate
689	federal, state, or local law.
690	(d) Exercise or defend legal claims.
691	(e) Collect, use, retain, sell, or disclose consumer
692	information that is de-identified or in the aggregate consumer
693	information that relates to a group or category of consumers
694	from which individual consumer identities have been removed.
695	(f) Collect or sell a consumer's personal information if
696	every aspect of that commercial conduct takes place wholly
697	outside of this state. For purposes of this act, commercial
698	conduct takes place wholly outside of this state if the business
699	collected that information while the consumer was outside of
700	this state, no part of the sale of the consumer's personal
701	information occurred in this state, and no personal information
702	collected while the consumer was in this state is sold. This
703	paragraph does not permit a business to store, including on a
704	device, personal information about a consumer when the consumer
705	is in this state and then to collect that personal information
706	when the consumer and stored personal information are outside of
707	this state.

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708 (2) This act does not apply to any of the following: 709 (a) A business that collects or discloses the personal 710 information of its employees, owners, directors, officers, job 711 applicants, interns, or volunteers, so long as the business is 712 collecting or disclosing such information only to the extent 713 reasonable and necessary within the scope of the role the 714 business has in relation to each class of listed individuals. 715 (b) A business that enters into a contract with an 716 independent contractor and collects or discloses personal 717 information about the contractor reasonably necessary to either 718 enter into or to fulfill the contract when the contracted 719 services would not defeat the purposes of this act. 720 (c) Protected health information for purposes of the 721 federal Health Insurance Portability and Accountability Act of 722 1996 and related regulations, and patient identifying 723 information for purposes of 42 C.F.R. part 2, established 724 pursuant to 42 U.S.C. s. 290dd-2. 725 (d) A covered entity or business associate governed by the 726 privacy, security, and breach notification rules issued by the 727 United States Department of Health and Human Services in 45 728 C.F.R. parts 160 and 164, or a program or a qualified service 729 program defined in 42 C.F.R. part 2, to the extent the covered 730 entity, business associate, or program maintains personal 731 information in the same manner as medical information or 732 protected health information as described in paragraph (c). 733 (e) Identifiable private information collected for purposes 734 of research as defined in 45 C.F.R. s. 164.501 conducted in 735 accordance with the Federal Policy for the Protection of Human 736 Subjects for purposes of 45 C.F.R. part 46, the good clinical

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737	practice guidelines issued by the International Council for
738	Harmonisation of Technical Requirements for Pharmaceuticals for
739	Human Use, or the Protection for Human Subjects for purposes of
740	21 C.F.R. parts 50 and 56; or personal information used or
741	shared in research conducted in accordance with one or more of
742	these standards.
743	(f) Information and documents created for purposes of the
744	federal Health Care Quality Improvement Act of 1986 and related
745	regulations, or patient safety work product for purposes of 42
746	C.F.R. part 3, established pursuant to 42 U.S.C. s. 299b-21
747	through 299b-26.
748	(g) Information that is de-identified in accordance with 45
749	C.F.R. part 164 and that is derived from individually
750	identifiable health information, as described in the Health
751	Insurance Portability and Accountability Act of 1996, or
752	identifiable personal information, consistent with the Federal
753	Policy for the Protection of Human Subjects or the human subject
754	protection requirements of the United States Food and Drug
755	Administration or the good clinical practice guidelines issued
756	by the International Council for Harmonisation.
757	(h) Information collected as part of a clinical trial
758	subject to the Federal Policy for the Protection of Human
759	Subjects pursuant to good clinical practice guidelines issued by
760	the International Council for Harmonisation of Technical
761	Requirements for Pharmaceuticals for Human Use or pursuant to
762	human subject protection requirements of the United States Food
763	and Drug Administration.
764	(i) The sale of personal information to or from a consumer
765	reporting agency if that information is to be reported in or

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766 used to generate a consumer report as defined by 15 U.S.C. s. 767 1681(a), and if the use of that information is limited by the 768 federal Fair Credit Reporting Act, 15 U.S.C. s. 1681 et seq. 769 (j) Personal information collected, processed, sold, or 770 disclosed pursuant to the federal Gramm-Leach-Bliley Act, 15 771 U.S.C. s. 6801 et seq. and implementing regulations. 772 (k) Personal information collected, processed, sold, or 773 disclosed pursuant to the Farm Credit Act of 1971, as amended in 774 12 U.S.C. s. 2001-2279cc and implementing regulations. 775 (1) Personal information collected, processed, sold, or 776 disclosed pursuant to the federal Driver's Privacy Protection 777 Act of 1994, 18 U.S.C. s. 2721 et seq. 778 (m) Education information covered by the federal Family 779 Educational Rights and Privacy Act, 20 U.S.C. s. 1232g and 34 780 C.F.R. part 99. 781 (n) Personal information collected, processed, sold, or disclosed in relation to price, route, or service as those terms 782 783 are used in the federal Airline Deregulation Act, 49 U.S.C. s. 784 40101 et seq., by entities subject to the federal Airline 785 Deregulation Act, to the extent the provisions of this act are 786 preempted by s. 41713 of the federal Airline Deregulation Act. 787 (o) Vehicle information or ownership information retained 788 or shared between a new motor vehicle dealer and the vehicle's 789 manufacturer if the vehicle or ownership information is shared 790 for the purpose of effectuating, or in anticipation of 791 effectuating, a vehicle repair covered by a vehicle warranty or 792 a recall conducted pursuant to 49 U.S.C. s. 30118-30120, 793 provided that the new motor vehicle dealer or vehicle 794 manufacturer with which that vehicle information or ownership

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795	information is shared does not sell, share, or use that
796	information for any other purpose. As used in this paragraph,
797	the term "vehicle information" means the vehicle information
798	number, make, model, year, and odometer reading, and the term
799	"ownership information" means the name or names of the
800	registered owner or owners and the contact information for the
801	owner or owners.
802	Section 7. Section 501.177, Florida Statutes, is created to
803	read:
804	501.177 Enforcement; attorney general; rules
805	(1) The Department of Legal Affairs may adopt rules to
806	implement this section. If the department has reason to believe
807	that any business, service provider, or other person or entity
808	is in violation of this act and that proceedings would be in the
809	public interest, the department may institute an appropriate
810	legal proceeding against such party.
811	(2) After the department has notified a business in writing
812	of an alleged violation, the department may grant the business a
813	30-day period to cure the alleged violation. The department may
814	consider the number of violations, the substantial likelihood of
815	injury to the public, or the safety of persons or property when
816	determining whether to grant 30 days to cure an alleged
817	violation. If the business cures the alleged violation to the
818	satisfaction of the department and provides proof of such cure
819	to the department, the department may issue a letter of guidance
820	to the business which indicates that the business will not be
821	offered a 30-day cure period for any future violations. If the
822	business fails to cure the violation within 30 days, the
823	department may bring an action against the business for the

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824	alleged violation.
825	(3) The trial court, upon a showing that any business,
826	service provider, or other person or entity is in violation of
827	this act, may take any of the following actions:
828	(a) Issue a temporary or permanent injunction.
829	(b) Impose a civil penalty of not more than \$2,500 for each
830	unintentional violation or \$7,500 for each intentional
831	violation. Such fines may be tripled if the violation involves a
832	consumer who is 16 years of age or younger.
833	(c) Award reasonable costs of enforcement, including
834	reasonable attorney fees and costs.
835	(d) Grant such other relief as the court may deem
836	appropriate.
837	Section 8. This act shall take effect July 1, 2022.
838	
839	======================================
840	And the title is amended as follows:
841	Delete everything before the enacting clause
842	and insert:
843	A bill to be entitled
844	An act relating to consumer data privacy; creating s.
845	501.172, F.S.; providing a short title; creating s.
846	501.173, F.S.; providing a purpose; creating s.
847	501.174, F.S.; defining terms; creating s. 501.1745,
848	F.S.; requiring certain businesses that collect
849	consumer personal information to provide certain
850	information to the consumer; requiring such
851	collection, use, retention, and sharing of such
852	information to meet certain requirements; requiring

COMMITTEE AMENDMENT

Florida Senate - 2021 Bill No. CS for SB 1734



853 such businesses to implement reasonable security 854 procedures and practices; requiring such businesses to 855 enter into an agreement with service providers under 856 certain circumstances; prohibiting a business from 857 processing certain sensitive consumer data under 858 certain circumstances; creating s. 501.175, F.S.; 859 providing that consumers have the right to direct 860 certain businesses not to sell their personal 861 information; providing construction; requiring such 862 businesses to notify consumers of such right; 863 requiring businesses to comply with such a request 864 under certain circumstances; prohibiting businesses 865 from selling the personal information of consumers 866 younger than a specified age without express 867 authorization from the consumer or the consumer's 868 parent or guardian under certain circumstances; 869 providing that a business that willfully disregards a 870 consumer's age is deemed to have actual knowledge of 871 the consumer's age; requiring certain businesses to 872 provide a specified link on their home page for 873 consumers to opt out; providing requirements for businesses to comply with a consumer's opt-out 874 875 request; providing that consumers have the right to 876 submit a verified request for businesses to delete or 877 correct personal information the businesses have 878 collected about the consumers; providing construction; 879 providing that consumers may authorize other persons 880 to opt out of the sale of the consumer's personal 881 information on the consumer's behalf; requiring

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882 businesses to establish designated addresses through 883 which consumers may submit verified requests; 884 specifying requirements for consumers' verified 885 requests and businesses' responses; requiring 886 businesses to comply with previous consumer requests 887 without requiring additional information from the 888 consumer, under certain circumstances; requiring 889 businesses to provide certain notices to consumers; 890 authorizing businesses to charge consumers a 891 reasonable fee for manifestly unfounded or excessive 892 requests, or to refuse to complete a request under 893 certain circumstances; providing that business and 894 service providers are not liable for certain actions; 895 providing that a consumer's rights and the obligations 896 of a business may not adversely affect the rights and 897 freedoms of other consumers; creating s. 501.176, 898 F.S.; providing applicability; providing exceptions; creating s. 501.177, F.S.; authorizing the Department 899 900 of Legal Affairs to adopt rules and to bring 901 appropriate legal proceedings for violations under 902 certain circumstances; providing that businesses must 903 have a specified timeframe to cure any violations; 904 providing civil remedies; providing civil penalties 905 for unintentional and intentional violations; 906 providing enhanced penalties for certain violations; 907 providing an effective date.