XDFFP7Z-1 04/18/2025 THR (L)THR 2025-1087 SUB HB283 SHAW SUBSTITUTE TO HB283 OFFERED BY REPRESENTATIVE SHAW



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4	SYNOPSIS:
5	Personal data that is collected online is
6	regulated to some extent by federal law.
7	This bill would authorize a consumer to confirm,
8	when the consumer is online, whether his or her
9	personal data is being processed by an entity with
10	which he or she has interacted.
11	This bill would authorize a consumer to confirm
12	whether any of the consumer's personal data is being
13	processed, correct any inaccuracies in the consumer's
14	personal data, direct a controller to delete the
15	consumer's personal data, obtain a copy of the
16	consumer's personal data, and opt out of the processing
17	of the consumer's data.
18	This bill would require a controller to
19	establish a secure and reliable method for a consumer
20	to exercise the consumer's rights.
21	This bill would authorize a consumer to
22	designate an authorized agent to exercise the
23	consumer's rights.
24	This bill would regulate the manner in which a
25	controller may process consumer data.
26	This bill would also regulate the processing of
27	deidentified data.
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31	A BILL
32	TO BE ENTITLED
33	AN ACT
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35	Relating to data privacy; to authorize a consumer to
36	take certain actions regarding the consumer's personal data;
37	to regulate the manner in which a controller may process
38	personal data; and to regulate the processing of deidentified
39	data.
40	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
41	Section 1. This act shall be known as the Alabama
42	Personal Data Protection Act.
43	Section 2. For the purposes of this act, the following
44	terms have the following meanings:
45	(1) AFFILIATE. A legal entity that shares common
46	branding with another legal entity or that controls, is
47	controlled by, or is under common control with another legal
48	entity.
49	(2) ARTIFICIAL INTELLIGENCE MODEL. The underlying
50	machine learning algorithm, along with its derived parameters,
51	including, but not limited to, weights, biases, and other
52	internal representations that result solely from the training
53	process, and which does not inherently contain personally
54	identifiable information unless that information has been
55	explicitly embedded in the algorithm. The term does not
56	include any downstream system or application that uses the



57 model.

58 (3) AUTHENTICATE. To use reasonable methods to 59 determine that a request to exercise any of the consumer 60 rights afforded under this act is being made by, or on behalf of, a consumer who is entitled to exercise those consumer 61 62 rights with respect to the consumer's personal data at issue. 63 (4) BIOMETRIC DATA. Data generated by automatic 64 measurements of an individual's biological characteristics 65 such as a fingerprint, voiceprint, retina, or iris that are used to identify a specific individual. The term does not 66 67 include any of the following: a. A digital or physical photograph. 68 69 b. An audio or video recording. 70 c. Any data generated from paragraphs a. or b. unless 71 the data is used to identify a specific individual. (5) CHILD. An individual under 13 years of age. 72 73 (6) CONSENT. A clear affirmative act signifying a 74 consumer's freely given, specific, informed, and unambiguous 75 agreement to allow the processing of personal data relating to 76 the consumer, including, but not limited to, a written 77 statement or a statement by electronic means. The term does 78 not include any of the following: 79 a. Acceptance of a general or broad term of use or 80 similar document that contains descriptions of personal data 81 processing along with other unrelated information. 82 b. Hovering over, muting, pausing, or closing a given piece of content. 83 84 c. An agreement obtained using dark patterns.



85 (7) CONSUMER. An individual who is a resident of this 86 state. The term does not include an individual acting in a 87 commercial or employment context or as an employee, owner, 88 director, officer, or contractor of a company, partnership, 89 sole proprietorship, nonprofit, or government agency whose 90 communications or transactions with the controller occur 91 solely within the context of that individual's role with the 92 company, partnership, sole proprietorship, nonprofit, or 93 government agency.

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(8) CONTROL. Any of the following:

95 a. Ownership of or the power to vote more than 50
96 percent of the outstanding shares of any class of voting
97 security of a company.

98 b. Control in any manner over the election of a 99 majority of the directors or of individuals exercising similar 100 functions.

101 c. The power to exercise controlling influence over the 102 management of a company.

103 (9) CONTROLLER. An individual or legal entity that, 104 alone or jointly with others, determines the purposes and 105 means of processing personal data.

106 (10) DARK PATTERN. A user interface designed or 107 manipulated with the effect of substantially subverting or 108 impairing user autonomy, decision-making, or choice.

109 (11) DEIDENTIFIED DATA. Data that cannot be used to 110 reasonably infer information about or otherwise be linked to 111 an identified or identifiable individual or a device linked to 112 an identified or identifiable individual if the controller



113 that possesses the data does all of the following:

a. Takes reasonable measures to ensure that the datacannot be associated with an individual.

b. Publicly commits to process the data in a deidentified fashion only and to not attempt to reidentify the data.

c. Contractually obligates any recipients of the datato satisfy the criteria set forth in Section 11(a) and (b).

121 (12) IDENTIFIABLE INDIVIDUAL. An individual who can be122 readily identified, directly or indirectly.

123 (13) NONPROFIT ENTITY. As defined in Section124 10A-1-1.03, Code of Alabama 1975.

(14) PERSONAL DATA. Any information that is linked or reasonably linkable to an identified or identifiable individual. The term does not include deidentified data or publicly available information.

129 (15) PRECISE GEOLOCATION DATA. Information derived from 130 technology, including, but not limited to, global positioning 131 system level latitude and longitude coordinates, which 132 directly identifies the specific location of an individual 133 with precision and accuracy within a radius of 1,750 feet. The 134 term does not include the content of communications or any 135 data generated by or connected to advanced utility metering 136 infrastructure systems or equipment for use by a utility.

(16) PROCESS. Any operation or set of operations,
whether by manual or automated means, performed on personal
data or on sets of personal data, including, but not limited
to, the collection, use, storage, disclosure, analysis,

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141 deletion, or modification of personal data.

142 (17) PROCESSOR. An individual or legal entity that143 processes personal data on behalf of a controller.

(18) PROFILING. Any form of solely-automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements.

(19) PSEUDONYMOUS DATA. Personal data that cannot be attributed to a specific individual without the use of additional information, provided the additional information is kept separately and is subject to appropriate technical and organizational measures to ensure that the personal data is not attributable to an identified or identifiable individual.

155 (20) PUBLICLY AVAILABLE INFORMATION. Either of the 156 following:

a. Information that is lawfully made available through
federal, state, or local government records or widely
distributed media.

b. Information that a controller has a reasonable basis
to believe a consumer has lawfully made available to the
public.

163 (21) SALE OF PERSONAL DATA. The exchange of personal 164 data for monetary or other valuable consideration by a 165 controller to a third party. The term does not include any of 166 the following:

a. The disclosure of personal data to a processor thatprocesses the personal data on behalf of the controller.



b. The disclosure of personal data to a third party for the purposes of providing a product or service requested by the consumer.

172 c. The disclosure or transfer of personal data to an173 affiliate of the controller.

d. The disclosure of personal data in which the consumer directs the controller to disclose the personal data or intentionally uses the controller to interact with a third party.

e. The disclosure of personal data that the consumer intentionally made available to the public via a channel of mass media and did not restrict to a specific audience.

181 f. The disclosure or transfer of personal data to a 182 third party as an asset that is part of a merger, acquisition, 183 bankruptcy, or other transaction, or a proposed merger, 184 acquisition, bankruptcy, or other transaction in which the 185 third party assumes control of all or part of the controller's 186 assets.

187 g. The disclosure or transfer of personal data to a 188 third party for the purposes of providing analytics or 189 marketing services solely to the controller.

190 (22) SENSITIVE DATA. Personal data that includes any of 191 the following:

a. Data revealing racial or ethnic origin, religious
beliefs, a mental or physical health condition or diagnosis,
information about an individual's sex life, sexual
orientation, or citizenship or immigration status.

b. The processing of genetic or biometric data for the



197 purpose of uniquely identifying an individual.

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c. Personal data collected from a known child.

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d. Precise geolocation data.

(23) SIGNIFICANT DECISION. A decision made by a
controller that results in the provision or denial by the
controller of credit or lending services, housing, insurance,
education enrollment or opportunity, criminal justice,
employment opportunity, health care service, or access to
basic necessities such as food or water.

(24) TARGETED ADVERTISING. Displaying advertisements to a consumer in which the advertisement is selected based on personal data obtained or inferred from that consumer's activities over time and across nonaffiliated Internet websites or online applications to predict the consumer's preferences or interests. The term does not include any of the following:

a. Advertisements based on activities within acontroller's own Internet websites or online applications.

b. Advertisements based on the context of a consumer's current search query or visit to any Internet website or online application.

218 c. Advertisements directed to a consumer in response to 219 the consumer's request for information or feedback.

d. Processing personal data solely to measure or reportadvertising frequency, performance, or reach.

(25) THIRD PARTY. An individual or legal entity other
 than a consumer, controller, processor, or an affiliate of the
 controller or processor.



(26) TRADE SECRET. As defined in Section 8-27-2, Codeof Alabama 1975.

227 Section 3. The provisions of this act apply to persons 228 that conduct business in this state or persons that produce 229 products or services that are targeted to residents of this 230 state and that meet either of the following qualifications:

(1) Control or process the personal data of more than 50,000 consumers, excluding personal data controlled or processes solely for the purpose of completing a payment transaction.

(2) Control or process the personal data of more than
236 25,000 consumers and derive more than 25 percent of gross
237 revenue from the sale of personal data.

238 Section 4. (a) Notwithstanding any other provisions of 239 this act, this act shall not apply to any of the following:

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(1) A political subdivision of the state.

241 (2) A two-year or four-year institution of higher242 education.

243 (3) A national securities association that is
244 registered under 15 U.S.C. § 780-3.

(4) A financial institution or an affiliate of afinancial institution governed by 15 U.S.C. Chapter 94.

(5) A financial institution or an affiliate of a
financial institution governed by, or personal data collected,
processed, sold, or disclosed in accordance with Title V of
the Gramm-Leach-Bliley Act, 15 U.S.C. § 6801 et. seq.

251 (6) A covered entity or business associate as defined
252 in the privacy regulations of 45 C.F.R. § 160.13.



(7) A business with fewer than 500 employees, provided 254 the business does not engage in the sale of personal data. (8) A nonprofit entity, as defined in Section 255 10A-1-1.03, Code of Alabama 1975, with less than 100 256 257 employees, provided the employer does not engage in the sale 258 of personal data. 259 (9) Any person or entity regulated by Section 8-6-1 et 260 seq., Code of Alabama 1975. 261 (10) Any person or entity regulated by Section 8-7A-1 262 et seq., Code of Alabama 1975. 263 (11) Any trade association explicitly authorized to receive documents or evidence pursuant to Section 27-12A-23, 264 265 Code of Alabama 1975. 266 (b) This act shall not apply to any of the following 267 information or data: (1) Protected health information under the privacy 268 269 regulations of the federal Health Insurance Portability and 270 Accountability Act of 1996 and related regulations. 271 (2) Patient-identifying information for the purposes of 272 42 C.F.R. Part 2, established pursuant to 42 U.S.C. § 290dd-2. 273 (3) Identifiable private information for the purposes 274 of 45 C.F.R. Part 46. 275 (4) Identifiable private information that is otherwise 276 collected as part of human subjects research pursuant to the 277 good clinical practice guidelines issued by the International 278 Council for Harmonisation of Technical Requirements for Pharmaceuticals for Human Use. 279 280 (5) The protection of human subjects under 21 C.F.R.

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Parts 6, 50, and 56, or personal data used or shared in research as defined in the federal Health Insurance Portability and Accountability Act of 1996 and 45 C.F.R. § 164.501, that is conducted in accordance with applicable law. (6) Information or documents created for the purposes of the federal Health Care Quality Improvement Act of 1986. (7) Patient safety work products for the purposes of

288 the federal Patient Safety and Quality Improvement Act of 289 2005.

(8) Information derived from any of the health care
related information listed in this subsection which is
deidentified in accordance with the requirements for
deidentification pursuant to the privacy regulations of the
federal Health Insurance Portability and Accountability Act of
1996.

(9) Information derived from any of the health care
related information listed in this subsection which is
included in a limited data set as described in 45 C.F.R. §
164.514(e), to the extent that the information is used,
disclosed, and maintained in a manner specified in 45 C.F.R. §
164.514(e).

(10) Information originating from and intermingled to be indistinguishable with or information treated in the same manner as information exempt under this subsection which is maintained by a covered entity or business associate as defined in the privacy regulations of the federal Health Insurance Portability and Accountability Act of 1996 or a program or qualified service organization as specified in 42



309 U.S.C. § 290dd-2.

(11) Information used for public health activities and purposes as authorized by the federal Health Insurance Portability and Accountability Act of 1996, community health activities, and population health activities.

314 (12) The collection, maintenance, disclosure, sale, 315 communication, or use of any personal information bearing on a 316 consumer's credit worthiness, credit standing, credit 317 capacity, character, general reputation, personal characteristics, or mode of living by a consumer reporting 318 319 agency, furnisher, or user that provides information for use 320 in a consumer report and by a user of a consumer report, but 321 only to the extent that the activity is regulated by and 322 authorized under the federal Fair Credit Reporting Act.

323 (13) Personal data collected, processed, sold, or 324 disclosed in compliance with the federal Driver's Privacy 325 Protection Act of 1994.

326 (14) Personal data regulated by the federal Family327 Educational Rights and Privacy Act of 1974.

328 (15) Personal data collected, processed, sold, or 329 disclosed in compliance with the federal Farm Credit Act of 330 1971.

(16) Data processed or maintained by an individual applying to, employed by, or acting as an agent or independent contractor of a controller, processor, or third party to the extent that the data is collected and used within the context of that role.

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(17) Data processed or maintained as the emergency



337 contact information of an individual under this act and used 338 for emergency contact purposes.

(18) Data processed or maintained that is necessary to retain to administer benefits for another individual relating to the individual who is the subject of the information under this section and is used for the purposes of administering the benefits.

(19) Personal data collected, processed, sold, or
disclosed in relation to price, route, or service, as these
terms are used in the federal Airline Deregulation Act of 1978
by an air carrier subject to the act.

348 (20) Data or information collected or processed to349 comply with or in accordance with state law.

350 (21) Artificial intelligence models, provided that no
351 personally identifiable data is present in the model or can be
352 extracted from the model.

353 (22) Personal data collected or used pursuant to 21354 U.S.C. § 830.

355 (c) Controllers and processors that comply with the 356 verifiable parental consent requirements of the federal 357 Children's Online Privacy Protection Act of 1998 are compliant 358 with any obligation to obtain parental consent pursuant to 359 this act.

360 Section 5. (a) Subject to authentication and any other 361 conditions or limitations provided by this act, a consumer may 362 invoke the rights authorized under this subsection at any time 363 by submitting a request to a controller specifying the right 364 the consumer seeks to invoke. A known child's parent or legal



365 guardian may invoke a right on behalf of the child. A 366 controller shall comply with an authenticated request to do 367 any of the following:

368 (1) Confirm whether a controller is processing the 369 consumer's personal data and accessing any of the consumer's 370 personal data under the control of the controller, unless 371 confirmation or access would require the controller to reveal 372 a trade secret.

373 (2) Correct inaccuracies in the consumer's personal data, considering the nature of the personal data and the 374 375 purposes of the processing of the consumer's personal data.

376 (3) Direct a controller to delete the consumer's 377 personal data.

(4) Obtain a copy of the consumer's personal data 378 379 previously provided by the consumer to a controller in a portable and, to the extent technically feasible, readily 380 381 usable format that allows the consumer to transmit the 382 personal data to another controller without hindrance when the 383 processing is carried out by automated means, unless the 384 provision of the data would require the controller to reveal a 385 trade secret.

386 (5) Opt out of the processing of the consumer's 387 personal data for any of the following purposes:

388 a. Targeted advertising.

391

389 b. The sale of the consumer's personal data. 390 c. Profiling in furtherance of solely automated

significant decisions concerning the consumer.

392 (b) A controller shall establish a secure and reliable

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393 method for a consumer to exercise rights established by this 394 section and shall describe the method in the controller's 395 privacy notice.

396 (c) (1) A consumer may designate an authorized agent in 397 accordance with Section 6 to exercise the consumer's rights 398 established by this section.

399 (2) A parent or legal guardian of a known child may
400 exercise the consumer's rights on behalf of the known child
401 regarding the processing of personal data.

402 (3) A guardian or conservator of a consumer may
403 exercise the consumer's rights on behalf of the consumer
404 regarding the processing of personal data.

405 (d) Except as otherwise provided in this act, a 406 controller shall comply with a request by a consumer to 407 exercise the consumer's rights authorized by this section as 408 follows:

409 (1)a. A controller shall respond to a consumer's410 request within 45 days of receipt of the request.

b. A controller may extend the response period by 45 additional days, when reasonably necessary considering the complexity and number of the consumer's requests, by notifying the consumer of the extension and the reason for the extension within the initial 45-day response period.

(2) If a controller declines to act regarding a consumer's request, the controller shall inform the consumer of the justification for declining to act within 45 days of receipt of the request.

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(3) Information provided in response to a consumer



421 request must be provided by a controller, free of charge, once 422 for each consumer during any 12-month period. If a consumer's 423 requests are manifestly unfounded, excessive, technically 424 infeasible, or repetitive, the controller may charge the 425 consumer a reasonable fee to cover the administrative costs of 426 complying with a request or decline to act on a request. The 427 controller bears the burden of demonstrating the manifestly 428 unfounded, excessive, technically infeasible, or repetitive 429 nature of a request.

430 (4) If a controller is unable to authenticate a 431 consumer's request using commercially reasonable efforts, the 432 controller shall not be required to comply with a request to 433 initiate an action pursuant to this section and shall provide notice to the consumer that the controller is unable to 434 435 authenticate the request until the consumer provides 436 additional information reasonably necessary to authenticate 437 the consumer and the request. A controller is not required to 438 authenticate an opt-out request, but a controller may deny an 439 opt-out request if the controller has a good faith, 440 reasonable, and documented belief that the request is 441 fraudulent. If a controller denies an opt-out request because 442 the controller believes the request is fraudulent, the 443 controller shall send notice to the person who made the 444 request disclosing that the controller believes the request is 445 fraudulent and that the controller may not comply with the 446 request.

447 (5) A controller that has obtained personal data about448 a consumer from a source other than the consumer is in

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449 compliance with a consumer's request to delete the consumer's 450 data if the controller has done either of the following:

a. Retained a record of the deletion request and the
minimum data necessary for the purpose of ensuring the
consumer's personal data remains deleted from the controller's
records and refrains from using the retained data for any
other purpose.

b. Opted the consumer out of the processing of the
consumer's personal data for any purpose except for those
exempted pursuant to this act.

Section 6. (a) A consumer may designate another person to serve as the consumer's authorized agent and act on the consumer's behalf to opt out of the processing of the consumer's personal data for one or more of the purposes specified in Section 4.

(b) A controller shall comply with an opt-out request received from an authorized agent if the controller is able to verify, with commercially reasonable effort, the identity of the consumer and the authorized agent's authority to act on the consumer's behalf.

(c) An opt-out method must do both of the following: (1) Provide a clear and conspicuous link on the controller's Internet website to an Internet web page that enables a consumer or an agent of the consumer to opt out of the targeted advertising or sale of the consumer's personal data.

475 (2) By no later than January 1, 2027, allow a consumer476 or an agent of the consumer to opt out of any processing of



477 the consumer's personal data for the purposes of targeted 478 advertising, or any sale of such personal data through an 479 opt-out preference signal sent with the consumer's consent, to 480 the controller by a platform, technology, or mechanism that 481 does all of the following:

482

a. May not unfairly disadvantage another controller. 483 b. May not make use of a default setting, but require 484 the consumer to make an affirmative, freely given, and 485 unambiguous choice to opt out of any processing of a 486 customer's personal data pursuant to this act.

487 c. Must be consumer friendly and easy to use by the 488 average consumer.

489 d. Must be consistent with any federal or state law or 490 regulation.

491 e. Must allow the controller to accurately determine whether the consumer is a resident of the state and whether 492 493 the consumer has made a legitimate request to opt out of any 494 sale of a consumer's personal data or targeted advertising.

495 (d) (1) If a consumer's decision to opt out of any 496 processing of the consumer's personal data for the purposes of 497 targeted advertising, or any sale of personal data, through an 498 opt-out preference signal sent in accordance with this section 499 conflicts with the consumer's existing controller-specific 500 privacy setting or voluntary participation in a controller's 501 bona fide loyalty, rewards, premium features, discounts, or 502 club card program, the controller shall comply with the consumer's opt-out preference signal but may notify the 503 504 consumer of the conflict and provide the choice to confirm



505 controller-specific privacy settings or participation in such 506 a program.

(2) If a controller responds to consumer opt-out requests received in accordance with this section by informing the consumer of a charge for the use of any product or service, the controller shall present the terms of any financial incentive offered pursuant to this section for the retention, use, sale, or sharing of the consumer's personal data.

514 Section 7. (a) A controller shall do all of the 515 following:

516 (1) Limit the collection of personal data to what is 517 adequate, relevant, and reasonably necessary in relation to 518 the purposes for which the personal data is processed, as 519 disclosed to the consumer.

520 (2) Establish, implement, and maintain reasonable
521 administrative, technical, and physical data security
522 practices to protect the confidentiality, integrity, and
523 accessibility of personal data appropriate to the volume and
524 nature of the personal data at issue.

(3) Provide an effective mechanism for a consumer to revoke the consumer's consent under this act that is at least as easy as the mechanism by which the consumer provided the consumer's consent and, on revocation of the consent, cease to process the personal data as soon as practicable, but within 45 days of receipt of the request.

(b) A controller may not do any of the following:(1) Except as provided in this act, process personal



533 data for purposes that are not reasonably necessary to or 534 compatible with the disclosed purposes for which the personal 535 data is processed as disclosed to the consumer unless the 536 controller obtains the consumer's consent.

(2) Process sensitive data concerning a consumer without notifying the consumer and providing the consumer an opportunity to opt out of the processing or, in the case of the processing of sensitive data concerning a known child, without processing the sensitive data in accordance with the federal Children's Online Privacy Protection Act of 1998.

543 (3) Process personal data in violation of the laws of 544 this state or federal laws that prohibit unlawful 545 discrimination against consumers.

(4) Process the personal data of a consumer for the purposes of targeted advertising or sell a consumer's personal data without the consumer's consent under circumstances in which a controller has actual knowledge that the consumer is at least 13 years of age but younger than 16 years of age.

551 (5) Deny goods or services, charge different prices or 552 rates for goods or services, or provide a different level of 553 quality of goods or services to a customer if the customer 554 opts out of the processing of the customer's data. However, if 555 a customer opts out of data processing, the covered entity is 556 not required to provide a service that requires data 557 processing. Controllers may provide different prices or levels 558 for goods or services if the good or service is a bona fide loyalty, rewards, premium features, discount, or club card 559 560 programs in which a customer voluntarily participates.



(c) If a controller sells personal data to third parties or processes personal data for targeted advertising, the controller shall clearly and conspicuously disclose the processing, as well as the way a consumer may exercise the right to opt out of the processing.

(d) A controller shall provide consumers with a reasonably accurate, clear, and meaningful privacy notice that includes all of the following:

569 (1) The categories of personal data processed by the 570 controller.

571 (2) The purpose for processing personal data.

572 (3) The categories of personal data that the controller 573 shares with third parties, if any.

574 (4) The categories of third parties, if any, with which 575 the controller shares personal data.

576 (5) An active email address or other mechanism that the 577 consumer may use to contact the controller.

578

(6) How consumers may exercise their consumer rights.

579 (e) (1) A controller shall establish and describe in a 580 privacy notice one or more secure and reliable means for 581 consumers to submit a request to exercise their consumer 582 rights pursuant to this act considering the ways in which 583 consumers normally interact with the controller, the need for 584 secure and reliable communication of consumer requests, and 585 the ability of the controller to verify the identity of the 586 consumer making the request.

587 (2) A controller may not require a consumer to create a 588 new account to exercise consumer rights but may require a



589 consumer to use an existing account.

590 Section 8. (a) A processor shall adhere to the 591 instructions of a controller and shall assist the controller 592 in meeting the controller's obligations under this act, 593 including, but not limited to, both of the following:

(1) Considering the nature of processing and the
information available to the processor by appropriate
technical and organizational measures as much as reasonably
practicable to fulfill the controller's obligation to respond
to consumer rights requests.

(2) Considering the nature of processing and the information available to the processor by assisting the controller in meeting the controller's obligations in relation to the security of processing the personal data and in relation to the notification of a breach of security of the system of the processor to meet the controller's obligations.

605 (b) A contract between a controller and a processor 606 must govern the processor's data processing procedures with 607 respect to processing performed on behalf of the controller. 608 The contract must be binding and clearly set forth 609 instructions for processing data, the nature and purpose of 610 processing, the type of data subject to processing, the 611 duration of processing, and the rights and obligations of both 612 parties. The contract must also require that the processor do 613 all of the following:

614 (1) Ensure that each person processing personal data is
615 subject to a duty of confidentiality with respect to the
616 personal data.



617 (2) At the controller's direction, delete or return all 618 personal data to the controller as requested at the end of the 619 provision of services, unless retention of the personal data 620 is required by law.

(3) Upon the reasonable request of the controller, make
available to the controller all information in the processor's
possession necessary to demonstrate the processor's compliance
with the obligations in this act.

(4) Engage any subcontractor pursuant to a written
contract that requires the subcontractor to meet the
obligations of the processor with respect to the personal
data.

629 (5) Allow and cooperate with reasonable assessments by 630 the controller or the controller's designated assessor, or the 631 processor may arrange for a qualified and independent assessor to assess the processor's policies and technical and 632 633 organizational measures in support of the obligations under 634 this act using an appropriate and accepted control standard or 635 framework and assessment procedure for the assessments. The 636 processor shall provide a report of the assessment to the 637 controller on request.

638 (c) Nothing in this section may be construed to relieve 639 a controller or processor from the liabilities imposed on the 640 controller or processor by virtue of the controller's or 641 processor's role in the processing relationship as described 642 in this act.

643 (d) Determining whether a person is acting as a644 controller or processor with respect to a specific processing



645 of data is a fact-based determination that depends on the 646 following context in which personal data is to be processed:

(1) A person who is not limited in the processing of personal data pursuant to a controller's instructions or who fails to adhere to a controller's instructions is a controller and not a processor with respect to a specific processing of data.

652 (2) A processor that continues to adhere to a
653 controller's instructions with respect to a specific
654 processing of personal data remains a processor.

(3) If a processor begins, alone or jointly with
others, determining the purposes and means of the processing
of personal data, the processor is a controller with respect
to the processing and may be subject to an enforcement action
under this act.

660 Section 9. (a) Any controller in possession of 661 deidentified data shall do all of the following:

662 (1) Take reasonable measures to ensure that the663 deidentified data cannot be associated with an individual.

664 (2) Publicly commit to maintaining and using
665 deidentified data without attempting to reidentify the
666 deidentified data.

667 (3) Contractually obligate any recipients of the
668 deidentified data to comply with all provisions of this
669 section.

(b) Nothing in this act may be construed to do eitherof the following:

672 (1) Require a controller or processor to reidentify



673 deidentified data or pseudonymous data.

674 (2) Maintain data in identifiable form or collect,
675 obtain, retain, or access any data or technology to be capable
676 of associating an authenticated consumer request with personal
677 data.

(c) Nothing in this act may be construed to require a
controller or processor to comply with an authenticated
consumer rights request if the controller:

(1) Is not reasonably capable of associating the request with the personal data or it would be unreasonably burdensome for the controller to associate the request with the personal data;

(2) Does not use the personal data to recognize or
respond to the specific consumer who is the subject of the
personal data or associate the personal data with other
personal data about the same specific consumer; and

(3) Does not sell the personal data to any third party
or otherwise voluntarily disclose the personal data to any
third party other than a processor, except as otherwise
permitted in this section.

(d) The rights afforded under Section 4 may not apply to pseudonymous data in cases in which the controller is able demonstrate that any information necessary to identify the consumer is kept separately and is subject to effective technical and organizational controls that prevent the controller from accessing the information.

(e) A controller that discloses pseudonymous data ordeidentified data shall exercise reasonable oversight to



701 monitor compliance with any contractual commitments to which 702 the pseudonymous data or deidentified data is subject and 703 shall take appropriate steps to address any breaches of those 704 contractual commitments.

Section 10. (a) Nothing in this act may be construed to restrict a controller's or processor's ability to do any of the following:

708 (1) Comply with federal, state, or local ordinances or 709 regulations.

(2) Comply with a civil, criminal, or regulatory
inquiry, investigation, subpoena, or summons by federal,
state, local, or other government authority.

(3) Cooperate with law enforcement agencies concerning conduct or activity that the controller or processor reasonably and in good faith believes may violate federal, state, or local ordinances, rules, or regulations.

717 (4) Investigate, establish, exercise, prepare for, or718 defend legal claims.

719 (5) Provide a product or service specifically requested720 by a consumer.

(6) Perform under a contract to which a consumer is aparty, including fulfilling the terms of a written warranty.

723 (7) Take steps at the request of a consumer prior to724 entering a contract.

(8) Take immediate steps to protect an interest that is essential for the life or physical safety of the consumer or another individual and when the processing cannot be manifestly based on another legal basis.



(9) Prevent, detect, protect against, or respond to security incidents; identify theft, fraud, harassment, malicious or deceptive activities, or any illegal activity; preserve the integrity or security of systems; or investigate, report, or prosecute those responsible for any of these actions.

(10) Engage in public or peer-reviewed scientific or statistical research in the public interest that adheres to all other applicable ethics and privacy laws and is approved, monitored, and governed by an institutional review board that determines or similar independent oversight entities that determine all of the following:

a. Whether the deletion of the information is likely to
provide substantial benefits that do not exclusively accrue to
the controller.

744 b. The expected benefits of the research outweigh the 745 privacy risks.

c. Whether the controller has implemented reasonable
safeguards to mitigate privacy risks associated with research,
including any risks associated with reidentification.

749 (11) Assist another controller, processor, or third750 party with any of the obligations under this act.

(12) Process personal data for reasons of public interest in public health, community health, or population health, but solely to the extent that the processing does both of the following:

a. Subject to suitable and specific measures tosafeguard the rights of the consumer whose personal data is



757 being processed.

b. Under the responsibility of a professional subject
to confidentiality obligations under federal, state, or local
law.

(b) The obligations imposed on controllers or processors under this act may not restrict a controller's or processor's ability to collect, use, or retain personal data for internal use to do any of the following:

765 (1) Conduct internal research to develop, improve, or766 repair products, services, or technology.

767

(2) Effectuate a product recall.

768 (3) Identify and repair technical errors that impair769 existing or intended functionality.

(4) Perform internal operations that are reasonably aligned with the expectations of the consumer or reasonably anticipated based on the consumer's existing relationship with the controller or are otherwise compatible with processing data in furtherance of the provision of a product or service specifically requested by a consumer or the performance of a contract to which the consumer is a party.

777 (c) The obligations imposed on controllers or 778 processors under this act may not apply when compliance by the controller or processor with this act would violate an 779 780 evidentiary privilege under the laws of this state. Nothing in 781 this act may be construed to prevent a controller or processor 782 from providing personal data concerning a consumer to a person covered by an evidentiary privilege under the laws of this 783 784 state as part of a privileged communication.



(d) (1) If, at the time a controller or processor discloses personal data to a processor or third-party controller in accordance with this act, the controller or processor did not have actual knowledge that the processor or third-party controller would violate this act, then the controller or processor may not be considered to have violated this act.

(2) A receiving processor or third-party controller receiving personal data from a disclosing controller or processor in compliance with this act is likewise not in violation of this act for the transgressions of the disclosing controller or processor from which the receiving processor or third-party controller receives the personal data.

(e) Nothing in this act may be construed to do eitherof the following:

800 (1) Impose any obligation on a controller or processor801 that adversely affects the rights or freedoms of any person.

802 (2) Apply to a person's processing of personal data803 during the person's personal or household activities.

(f) Personal data processed by a controller pursuant to this section may be processed to the extent that the processing is both of the following:

807 (1) Reasonably necessary and proportionate to the808 purposes listed in this section.

809 (2) Adequate, relevant, and limited to what is
810 necessary in relation to the specific purposes listed in this
811 section. The controller or processor must, when applicable,
812 consider the nature and purpose of the collection, use, or

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813 retention of the personal data collected, used, or retained 814 pursuant to this section. The personal data must be subject to 815 reasonable administrative, technical, and physical measures to 816 protect the confidentiality, integrity, and accessibility of 817 the personal data and to reduce reasonably foreseeable risks 818 of harm to consumers relating to the collection, use, or 819 retention of personal data.

(g) If a controller processes personal data pursuant to an exemption in this section, the controller bears the burden of demonstrating that the processing qualifies for the exemption and complies with the requirements in this section.

(h) Processing personal data for the purposes expressly
identified in this section may not solely make a legal entity
a controller with respect to the processing.

827 Section 11. (a) The Attorney General has exclusive 828 authority to enforce violations of this act.

(b) (1) The Attorney General, prior to initiating any
action for a violation of any provision of this act, shall
issue a notice of violation to the controller.

(2) If the controller fails to correct the violation
within 60 days of receipt of the notice of violation, the
Attorney General may bring an action pursuant to this section
and assess a fine of not more than ten thousand dollars
(\$10,000) per violation.

837 (3) If within the 60-day period the controller corrects
838 the noticed violation and provides the Attorney General an
839 express written statement that the alleged violations have
840 been corrected and that no such further violations will occur,

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841 no action may be initiated against the controller.

(c) A violation of this act does not establish a
private cause of action under the laws of this state. Nothing
in this act may be otherwise construed to affect any right a
person may have at common law, by statute, or otherwise.

846 Section 12. This act shall become effective on July 1,847 2026.