

2SSB 5062 - H AMD TO CRJ COMM AMD (H-1373.1/21) **711**

By Representative Stokesbary

1 Beginning on page 1, after line 2, strike all material through
2 "immediately." on page 46, line 16 and insert:

3 "NEW SECTION. **Sec. 1.** SHORT TITLE. This act may be known and
4 cited as the Washington privacy act.

5 NEW SECTION. **Sec. 2.** LEGISLATIVE FINDINGS AND INTENT. (1) The
6 legislature finds that the people of Washington regard their privacy
7 as a fundamental right and an essential element of their individual
8 freedom. Washington's Constitution explicitly provides the right to
9 privacy, and fundamental privacy rights have long been and continue
10 to be integral to protecting Washingtonians and to safeguarding our
11 democratic republic.

12 (2) Ongoing advances in technology have produced an exponential
13 growth in the volume and variety of personal data being generated,
14 collected, stored, and analyzed, which presents both promise and
15 potential peril. The ability to harness and use data in positive ways
16 is driving innovation and brings beneficial technologies to society.
17 However, it has also created risks to privacy and freedom. The
18 unregulated and unauthorized use and disclosure of personal
19 information and loss of privacy can have devastating impacts, ranging
20 from financial fraud, identity theft, and unnecessary costs, to
21 personal time and finances, to destruction of property, harassment,
22 reputational damage, emotional distress, and physical harm.

23 (3) Given that technological innovation and new uses of data can
24 help solve societal problems, protect public health associated with
25 global pandemics, and improve quality of life, the legislature seeks
26 to shape responsible public policies where innovation and protection
27 of individual privacy coexist. The legislature notes that our federal
28 authorities have not developed or adopted into law regulatory or
29 legislative solutions that give consumers control over their privacy.
30 In contrast, the European Union's general data protection regulation
31 has continued to influence data privacy policies and practices of

1 those businesses competing in global markets. In the absence of
2 federal standards, Washington and other states across the United
3 States are analyzing elements of the European Union's general data
4 protection regulation to enact state-based data privacy regulatory
5 protections.

6 (4) Responding to COVID-19 illustrates the need for public
7 policies that protect individual privacy while fostering
8 technological innovation. For years, contact tracing best practices
9 have been used by public health officials to securely process high
10 value individual data and have effectively stopped the prolific
11 spread of infectious diseases. However, the scale of COVID-19 is
12 unprecedented. Contact tracing is evolving in a manner that
13 necessitates the use of technology to rapidly collect and process
14 data from multiple data sets, many of which are unanticipated, to
15 protect public health as well as to facilitate the continued safe
16 operation of the economy. The benefits of such technology, however,
17 should not supersede the potential privacy risks to individuals.

18 (5) Exposure notification applications have already been deployed
19 throughout the country and the world. However, contact tracing
20 technology is rapidly evolving. Applications may be integrated in a
21 manner that facilitates the aggregation and sharing of individual
22 data that in effect generate profiles of individuals. Artificial
23 intelligence may be used for the extrapolation of data to analyze and
24 interpret data for public health purposes. Moreover, the potential
25 government use of exposure notification applications poses additional
26 potential privacy risks to individuals due to the types of sensitive
27 data it has access to and processes. Much of that processing may have
28 legal effects, including access to services or establishments. The
29 capabilities of next generation contact tracing technologies are
30 unknown and policies must be in place to provide privacy protections
31 for current uses as well as potential future uses.

32 (6) With this act, the legislature intends to: Provide a modern
33 privacy regulatory framework with data privacy guardrails to protect
34 individual privacy; establish mechanisms for consumers to exercise
35 control over their data; instill public confidence on the processing
36 of their personal and public health data during any global pandemic;
37 and require companies to be responsible custodians of data as
38 technological innovations emerge.

39 (7) This act gives consumers the ability to protect their own
40 rights to privacy by explicitly providing consumers the right to

1 access, correct, and delete personal data, as well as the rights to
2 obtain data in a portable format and to opt out of the collection and
3 use of personal data for certain purposes. These rights will add to,
4 and not subtract from, the consumer protection rights that consumers
5 already have under Washington state law.

6 (8) This act also imposes affirmative obligations upon companies
7 to safeguard personal data, and provide clear, understandable, and
8 transparent information to consumers about how their personal data is
9 used. It strengthens compliance and accountability by requiring data
10 protection assessments in the collection and use of personal data.
11 Finally, it exclusively empowers the state attorney general to obtain
12 and evaluate a company's data protection assessments, to conduct
13 investigations, while preserving consumers' rights under the consumer
14 protection act to impose penalties where violations occur, and to
15 prevent against future violations.

16 (9) Lastly, the legislature encourages the state office of
17 privacy and data protection to monitor (1) the development of
18 universal privacy controls that communicate a consumer's affirmative,
19 freely given, and unambiguous choice to opt out of the processing of
20 their personal data, and (2) the effectiveness of allowing a consumer
21 to designate a third party to exercise a consumer right on their
22 behalf as authorized in other privacy laws.

23 **PART 1**

24 **Personal Data Privacy Regulations—Private Sector**

25 NEW SECTION. **Sec. 101.** DEFINITIONS. The definitions in this
26 section apply throughout this chapter unless the context clearly
27 requires otherwise.

28 (1) "Affiliate" means a legal entity that controls, is controlled
29 by, or is under common control with, that other legal entity. For
30 these purposes, "control" or "controlled" means: Ownership of, or the
31 power to vote, more than 50 percent of the outstanding shares of any
32 class of voting security of a company; control in any manner over the
33 election of a majority of the directors or of individuals exercising
34 similar functions; or the power to exercise a controlling influence
35 over the management of a company.

36 (2) "Air carriers" has the same meaning as defined in the federal
37 aviation act (49 U.S.C. Sec. 40101, et seq.), including the airline
38 deregulation act (49 U.S.C. 41713).

1 (3) "Authenticate" means to use reasonable means to determine
2 that a request to exercise any of the rights in section 103 (1)
3 through (4) of this act is being made by the consumer who is entitled
4 to exercise such rights with respect to the personal data at issue.

5 (4) "Business associate" has the same meaning as in Title 45
6 C.F.R., established pursuant to the federal health insurance
7 portability and accountability act of 1996.

8 (5) "Child" has the same meaning as defined in the children's
9 online privacy protection act, Title 15 U.S.C. Sec. 6501 through
10 6506.

11 (6) "Consent" means any freely given, specific, informed, and
12 unambiguous indication of the consumer's wishes by which the consumer
13 signifies agreement to the processing of personal data relating to
14 the consumer for a narrowly defined particular purpose. Acceptance of
15 a general or broad terms of use or similar document that contains
16 descriptions of personal data processing along with other, unrelated
17 information, does not constitute consent. Hovering over, muting,
18 pausing, or closing a given piece of content does not constitute
19 consent. Likewise, agreement obtained through dark patterns does not
20 constitute consent.

21 (7) "Consumer" means a natural person who is a Washington
22 resident acting only in an individual or household context. It does
23 not include a natural person acting in a commercial or employment
24 context.

25 (8) "Controller" means the natural or legal person that, alone or
26 jointly with others, determines the purposes and means of the
27 processing of personal data.

28 (9) "Covered entity" has the same meaning as defined in Title 45
29 C.F.R., established pursuant to the federal health insurance
30 portability and accountability act of 1996.

31 (10) "Dark pattern" means a user interface designed or
32 manipulated with the substantial effect of subverting or impairing
33 user autonomy, decision making, or choice.

34 (11) "Decisions that produce legal effects concerning a consumer
35 or similarly significant effects concerning a consumer" means
36 decisions that result in the provision or denial of financial and
37 lending services, housing, insurance, education enrollment, criminal
38 justice, employment opportunities, health care services, or access to
39 basic necessities, such as food and water.

1 (12) "Deidentified data" means data that cannot reasonably be
2 used to infer information about, or otherwise be linked to, an
3 identified or identifiable natural person, or a device linked to such
4 person, provided that the controller that possesses the data: (a)
5 Takes reasonable measures to ensure that the data cannot be
6 associated with a natural person; (b) publicly commits to maintain
7 and use the data only in a deidentified fashion and not attempt to
8 reidentify the data; and (c) contractually obligates any recipients
9 of the information to comply with all provisions of this subsection.

10 (13) "Health care facility" has the same meaning as defined in
11 RCW 70.02.010.

12 (14) "Health care information" has the same meaning as defined in
13 RCW 70.02.010.

14 (15) "Health care provider" has the same meaning as defined in
15 RCW 70.02.010.

16 (16) "Identified or identifiable natural person" means a person
17 who can be readily identified, directly or indirectly.

18 (17) "Institutions of higher education" has the same meaning as
19 in RCW 28B.92.030.

20 (18) "Judicial branch" means any court, agency, commission, or
21 department provided in Title 2 RCW.

22 (19) "Known child" means a child under circumstances where a
23 controller has actual knowledge of, or willfully disregards, the
24 child's age.

25 (20) "Legislative agencies" has the same meaning as defined in
26 RCW 44.80.020.

27 (21) "Local government" has the same meaning as in RCW 39.46.020.

28 (22) "Nonprofit corporation" has the same meaning as in RCW
29 24.03.005.

30 (23) "Personal data" means any information that is linked or
31 reasonably linkable to an identified or identifiable natural person.
32 "Personal data" does not include deidentified data or publicly
33 available information.

34 (24) "Process" or "processing" means any operation or set of
35 operations which are performed on personal data or on sets of
36 personal data, whether or not by automated means, such as the
37 collection, use, storage, disclosure, analysis, deletion, or
38 modification of personal data.

39 (25) "Processor" means a natural or legal person who processes
40 personal data on behalf of a controller.

1 (26) "Profiling" means any form of automated processing of
2 personal data to evaluate, analyze, or predict personal aspects
3 concerning an identified or identifiable natural person's economic
4 situation, health, personal preferences, interests, reliability,
5 behavior, location, or movements.

6 (27) "Protected health information" has the same meaning as
7 defined in Title 45 C.F.R., established pursuant to the federal
8 health insurance portability and accountability act of 1996.

9 (28) "Pseudonymous data" means personal data that cannot be
10 attributed to a specific natural person without the use of additional
11 information, provided that such additional information is kept
12 separately and is subject to appropriate technical and organizational
13 measures to ensure that the personal data are not attributed to an
14 identified or identifiable natural person.

15 (29) "Publicly available information" means information that is
16 lawfully made available from federal, state, or local government
17 records.

18 (30)(a) "Sale," "sell," or "sold" means the exchange of personal
19 data for monetary or other valuable consideration by the controller
20 to a third party.

21 (b) "Sale" does not include the following: (i) The disclosure of
22 personal data to a processor who processes the personal data on
23 behalf of the controller; (ii) the disclosure of personal data to a
24 third party with whom the consumer has a direct relationship for
25 purposes of providing a product or service requested by the consumer;
26 (iii) the disclosure or transfer of personal data to an affiliate of
27 the controller; (iv) the disclosure of information that the consumer
28 (A) intentionally made available to the general public via a channel
29 of mass media, and (B) did not restrict to a specific audience; or
30 (v) the disclosure or transfer of personal data to a third party as
31 an asset that is part of a merger, acquisition, bankruptcy, or other
32 transaction in which the third party assumes control of all or part
33 of the controller's assets.

34 (31) "Sensitive data" means (a) personal data revealing racial or
35 ethnic origin, religious beliefs, mental or physical health condition
36 or diagnosis, sexual orientation, or citizenship or immigration
37 status; (b) the processing of genetic or biometric data for the
38 purpose of uniquely identifying a natural person; (c) the personal
39 data from a known child; or (d) specific geolocation data. "Sensitive
40 data" is a form of personal data.

1 (32) "Specific geolocation data" means information derived from
2 technology including, but not limited to, global positioning system
3 level latitude and longitude coordinates or other mechanisms that
4 directly identifies the specific location of a natural person within
5 a geographic area that is equal to or less than the area of a circle
6 with a radius of 1,850 feet. Specific geolocation data excludes the
7 content of communications.

8 (33) "State agency" has the same meaning as in RCW 43.105.020.

9 (34) "Targeted advertising" means displaying advertisements to a
10 consumer where the advertisement is selected based on personal data
11 obtained from a consumer's activities over time and across
12 nonaffiliated websites or online applications to predict the
13 consumer's preferences or interests. It does not include advertising:
14 (a) Based on activities within a controller's own websites or online
15 applications; (b) based on the context of a consumer's current search
16 query or visit to a website or online application; or (c) to a
17 consumer in response to the consumer's request for information or
18 feedback.

19 (35) "Third party" means a natural or legal person, public
20 authority, agency, or body other than the consumer, controller,
21 processor, or an affiliate of the processor or the controller.

22 NEW SECTION. **Sec. 102.** JURISDICTIONAL SCOPE. (1) This chapter
23 applies to legal entities that conduct business in Washington or
24 produce products or services that are targeted to residents of
25 Washington, and that satisfy one or more of the following thresholds:

26 (a) During a calendar year, controls or processes personal data
27 of 100,000 consumers or more; or

28 (b) Derives over 25 percent of gross revenue from the sale of
29 personal data and processes or controls personal data of 25,000
30 consumers or more.

31 (2) This chapter does not apply to:

32 (a) State agencies, legislative agencies, the judicial branch,
33 local governments, or tribes;

34 (b) Municipal corporations;

35 (c) Air carriers;

36 (d) Information that meets the definition of:

37 (i) Protected health information for purposes of the federal
38 health insurance portability and accountability act of 1996 and
39 related regulations;

- 1 (ii) Health care information for purposes of chapter 70.02 RCW;
- 2 (iii) Patient identifying information for purposes of 42 C.F.R.
- 3 Part 2, established pursuant to 42 U.S.C. Sec. 290dd-2;
- 4 (iv) Identifiable private information for purposes of the federal
- 5 policy for the protection of human subjects, 45 C.F.R. Part 46;
- 6 identifiable private information that is otherwise information
- 7 collected as part of human subjects research pursuant to the good
- 8 clinical practice guidelines issued by the international council for
- 9 harmonization; the protection of human subjects under 21 C.F.R. Parts
- 10 50 and 56; or personal data used or shared in research conducted in
- 11 accordance with one or more of the requirements set forth in this
- 12 subsection;
- 13 (v) Information and documents created specifically for, and
- 14 collected and maintained by:
- 15 (A) A quality improvement committee for purposes of RCW
- 16 43.70.510, 70.230.080, or 70.41.200;
- 17 (B) A peer review committee for purposes of RCW 4.24.250;
- 18 (C) A quality assurance committee for purposes of RCW 74.42.640
- 19 or 18.20.390;
- 20 (D) A hospital, as defined in RCW 43.70.056, for reporting of
- 21 health care-associated infections for purposes of RCW 43.70.056, a
- 22 notification of an incident for purposes of RCW 70.56.040(5), or
- 23 reports regarding adverse events for purposes of RCW 70.56.020(2)(b);
- 24 (vi) Information and documents created for purposes of the
- 25 federal health care quality improvement act of 1986, and related
- 26 regulations;
- 27 (vii) Patient safety work product for purposes of 42 C.F.R. Part
- 28 3, established pursuant to 42 U.S.C. Sec. 299b-21 through 299b-26; or
- 29 (viii) Information that is (A) deidentified in accordance with
- 30 the requirements for deidentification set forth in 45 C.F.R. Part
- 31 164, and (B) derived from any of the health care-related information
- 32 listed in this subsection (2)(d);
- 33 (e) Information originating from, and intermingled to be
- 34 indistinguishable with, information under (d) of this subsection that
- 35 is maintained by:
- 36 (i) A covered entity or business associate as defined by the
- 37 health insurance portability and accountability act of 1996 and
- 38 related regulations;
- 39 (ii) A health care facility or health care provider as defined in
- 40 RCW 70.02.010; or

1 (iii) A program or a qualified service organization as defined by
2 42 C.F.R. Part 2, established pursuant to 42 U.S.C. Sec. 290dd-2;

3 (f) Information used only for public health activities and
4 purposes as described in 45 C.F.R. Sec. 164.512;

5 (g)(i) An activity involving the collection, maintenance,
6 disclosure, sale, communication, or use of any personal information
7 bearing on a consumer's credit worthiness, credit standing, credit
8 capacity, character, general reputation, personal characteristics, or
9 mode of living by a consumer reporting agency, as defined in Title 15
10 U.S.C. Sec. 1681a(f), by a furnisher of information, as set forth in
11 Title 15 U.S.C. Sec. 1681s-2, who provides information for use in a
12 consumer report, as defined in Title 15 U.S.C. Sec. 1681a(d), and by
13 a user of a consumer report, as set forth in Title 15 U.S.C. Sec.
14 1681b.

15 (ii) (g)(i) of this subsection applies only to the extent that
16 such an activity involving the collection, maintenance, disclosure,
17 sale, communication, or use of such information by that agency,
18 furnisher, or user is subject to regulation under the fair credit
19 reporting act, Title 15 U.S.C. Sec. 1681 et seq., and the information
20 is not collected, maintained, used, communicated, disclosed, or sold
21 except as authorized by the fair credit reporting act;

22 (h) Personal data collected and maintained for purposes of
23 chapter 43.71 RCW;

24 (i) Personal data collected, processed, sold, or disclosed
25 pursuant to the federal Gramm-Leach-Bliley act (P.L. 106-102), and
26 implementing regulations, if the collection, processing, sale, or
27 disclosure is in compliance with that law;

28 (j) Personal data collected, processed, sold, or disclosed
29 pursuant to the federal driver's privacy protection act of 1994 (18
30 U.S.C. Sec. 2721 et seq.), if the collection, processing, sale, or
31 disclosure is in compliance with that law;

32 (k) Personal data regulated by the federal family education
33 rights and privacy act, 20 U.S.C. Sec. 1232g and its implementing
34 regulations;

35 (l) Personal data regulated by the student user privacy in
36 education rights act, chapter 28A.604 RCW;

37 (m) Personal data collected, maintained, disclosed, or otherwise
38 used in connection with the gathering, dissemination, or reporting of
39 news or information to the public by news media as defined in RCW
40 5.68.010(5);

1 (n) Personal data collected, processed, sold, or disclosed
2 pursuant to the federal farm credit act of 1971 (as amended in 12
3 U.S.C. Sec. 2001-2279cc) and its implementing regulations (12 C.F.R.
4 Part 600 et seq.) if the collection, processing, sale, or disclosure
5 is in compliance with that law; or

6 (o) Data collected or maintained: (i) In the course of an
7 individual acting as a job applicant to, an employee of, owner of,
8 director of, officer of, medical staff member of, or contractor of
9 that business to the extent that it is collected and used solely
10 within the context of that role; (ii) as the emergency contact
11 information of an individual under (o)(i) of this subsection used
12 solely for emergency contact purposes; or (iii) that is necessary for
13 the business to retain to administer benefits for another individual
14 relating to the individual under (o)(i) of this subsection is used
15 solely for the purposes of administering those benefits.

16 (3) Controllers that are in compliance with the children's online
17 privacy protection act, Title 15 U.S.C. Sec. 6501 through 6506 and
18 its implementing regulations, shall be deemed compliant with any
19 obligation to obtain parental consent under this chapter.

20 (4) Payment-only credit, check, or cash transactions where no
21 data about consumers are retained do not count as "consumers" for
22 purposes of subsection (1) of this section.

23 NEW SECTION. **Sec. 103.** CONSUMER RIGHTS. (1) A consumer has the
24 right to confirm whether or not a controller is processing personal
25 data concerning the consumer and access the categories of personal
26 data the controller is processing.

27 (2) A consumer has the right to correct inaccurate personal data
28 concerning the consumer, taking into account the nature of the
29 personal data and the purposes of the processing of the personal
30 data.

31 (3) A consumer has the right to delete personal data concerning
32 the consumer.

33 (4) A consumer has the right to obtain personal data concerning
34 the consumer, which the consumer previously provided to the
35 controller, in a portable and, to the extent technically feasible,
36 readily usable format that allows the individual to transmit the data
37 to another controller without hindrance, where the processing is
38 carried out by automated means.

1 (5) A consumer has the right to opt out of the processing of
2 personal data concerning such a consumer for the purposes of (a)
3 targeted advertising; (b) the sale of personal data; or (c) profiling
4 in furtherance of decisions that produce legal effects concerning a
5 consumer or similarly significant effects concerning a consumer.

6 NEW SECTION. **Sec. 104.** EXERCISING CONSUMER RIGHTS. (1)
7 Consumers may exercise the rights set forth in section 103 of this
8 act by submitting a request, at any time, to a controller specifying
9 which rights the individual wishes to exercise.

10 (2) In the case of processing personal data of a known child, the
11 parent or legal guardian of the known child may exercise the rights
12 of this chapter on the child's behalf.

13 (3) In the case of processing personal data concerning a consumer
14 subject to guardianship, conservatorship, or other protective
15 arrangement under chapter 11.88, 11.92, or 11.130 RCW, the guardian
16 or the conservator of the consumer may exercise the rights of this
17 chapter on the consumer's behalf.

18 NEW SECTION. **Sec. 105.** RESPONDING TO REQUESTS. (1) Except as
19 provided in this chapter, the controller must comply with a request
20 to exercise the rights pursuant to section 103 of this act.

21 (2)(a) Controllers must provide one or more secure and reliable
22 means for consumers to submit a request to exercise their rights
23 under this chapter. These means must take into account the ways in
24 which consumers interact with the controller and the need for secure
25 and reliable communication of the requests.

26 (b) Controllers may not require a consumer to create a new
27 account in order to exercise a right, but a controller may require a
28 consumer to use an existing account to exercise the consumer's rights
29 under this chapter.

30 (3) A controller must comply with a request to exercise the right
31 in section 103(5) of this act as soon as feasibly possible, but no
32 later than 15 days of receipt of the request.

33 (4)(a) A controller must inform a consumer of any action taken on
34 a request to exercise any of the rights in section 103 (2) through
35 (4) of this act without undue delay and in any event within 45 days
36 of receipt of the request. That period may be extended once by 45
37 additional days where reasonably necessary, taking into account the
38 complexity and number of the requests. The controller must inform the

1 consumer of any such extension within 45 days of receipt of the
2 request, together with the reasons for the delay.

3 (b) If a controller does not take action on the request of a
4 consumer, the controller must inform the consumer without undue delay
5 and at the latest within 45 days of receipt of the request of the
6 reasons for not taking action and instructions for how to appeal the
7 decision with the controller as described in subsection (5) of this
8 section.

9 (c) Information provided under this section must be provided by
10 the controller to the consumer free of charge, up to twice annually.
11 Where requests from a consumer are manifestly unfounded or excessive,
12 in particular because of their repetitive character, the controller
13 may either: (i) Charge a reasonable fee to cover the administrative
14 costs of complying with the request; or (ii) refuse to act on the
15 request. The controller bears the burden of demonstrating the
16 manifestly unfounded or excessive character of the request.

17 (d) A controller is not required to comply with a request to
18 exercise any of the rights under section 103 (1) through (4) of this
19 act if the controller is unable to authenticate the request using
20 commercially reasonable efforts. In such a case, the controller may
21 request the provision of additional information reasonably necessary
22 to authenticate the request.

23 (5) (a) Controllers must establish an internal process whereby
24 consumers may appeal a refusal to take action on a request to
25 exercise any of the rights under section 103 of this act within a
26 reasonable period of time after the consumer's receipt of the notice
27 sent by the controller under subsection (4) (b) of this section.

28 (b) The appeal process must be conspicuously available and as
29 easy to use as the process for submitting such a request under this
30 section.

31 (c) Within 30 days of receipt of an appeal, a controller must
32 inform the consumer of any action taken or not taken in response to
33 the appeal, along with a written explanation of the reasons in
34 support thereof. That period may be extended by 60 additional days
35 where reasonably necessary, taking into account the complexity and
36 number of the requests serving as the basis for the appeal. The
37 controller must inform the consumer of such an extension within 30
38 days of receipt of the appeal, together with the reasons for the
39 delay. The controller must also provide the consumer with an email
40 address or other online mechanism through which the consumer may

1 submit the appeal, along with any action taken or not taken by the
2 controller in response to the appeal and the controller's written
3 explanation of the reasons in support thereof, to the attorney
4 general.

5 (d) When informing a consumer of any action taken or not taken in
6 response to an appeal pursuant to (c) of this subsection, the
7 controller must clearly and prominently provide the consumer with
8 information about how to file a complaint with the consumer
9 protection division of the attorney general's office. The controller
10 must maintain records of all such appeals and how it responded to
11 them for at least 24 months and shall, upon request, compile and
12 provide a copy of such records to the attorney general.

13 NEW SECTION. **Sec. 106.** RESPONSIBILITY ACCORDING TO ROLE. (1)
14 Controllers and processors are responsible for meeting their
15 respective obligations established under this chapter.

16 (2) Processors are responsible under this chapter for adhering to
17 the instructions of the controller and assisting the controller to
18 meet its obligations under this chapter. This assistance includes the
19 following:

20 (a) Taking into account the nature of the processing, the
21 processor shall assist the controller by appropriate technical and
22 organizational measures, insofar as this is possible, for the
23 fulfillment of the controller's obligation to respond to consumer
24 requests to exercise their rights pursuant to section 103 of this
25 act; and

26 (b) Taking into account the nature of processing and the
27 information available to the processor, the processor shall: Assist
28 the controller in meeting the controller's obligations in relation to
29 the security of processing the personal data and in relation to the
30 notification of a breach of the security of the system pursuant to
31 RCW 19.255.010; and provide information to the controller necessary
32 to enable the controller to conduct and document any data protection
33 assessments required by section 109 of this act. The controller and
34 processor are each responsible for only the measures allocated to
35 them.

36 (3) Notwithstanding the instructions of the controller, a
37 processor shall:

38 (a) Ensure that each person processing the personal data is
39 subject to a duty of confidentiality with respect to the data; and

1 (b) Engage a subcontractor only after providing the controller
2 with an opportunity to object and pursuant to a written contract in
3 accordance with subsection (5) of this section that requires the
4 subcontractor to meet the obligations of the processor with respect
5 to the personal data.

6 (4) Taking into account the context of processing, the controller
7 and the processor shall implement appropriate technical and
8 organizational measures to ensure a level of security appropriate to
9 the risk and establish a clear allocation of the responsibilities
10 between them to implement such measures.

11 (5) Processing by a processor must be governed by a contract
12 between the controller and the processor that is binding on both
13 parties and that sets out the processing instructions to which the
14 processor is bound, including the nature and purpose of the
15 processing, the type of personal data subject to the processing, the
16 duration of the processing, and the obligations and rights of both
17 parties. In addition, the contract must include the requirements
18 imposed by this subsection and subsections (3) and (4) of this
19 section, as well as the following requirements:

20 (a) At the choice of the controller, the processor shall delete
21 or return all personal data to the controller as requested at the end
22 of the provision of services, unless retention of the personal data
23 is required by law;

24 (b) (i) The processor shall make available to the controller all
25 information necessary to demonstrate compliance with the obligations
26 in this chapter; and

27 (ii) The processor shall allow for, and contribute to, reasonable
28 audits and inspections by the controller or the controller's
29 designated auditor. Alternatively, the processor may, with the
30 controller's consent, arrange for a qualified and independent auditor
31 to conduct, at least annually and at the processor's expense, an
32 audit of the processor's policies and technical and organizational
33 measures in support of the obligations under this chapter using an
34 appropriate and accepted control standard or framework and audit
35 procedure for the audits as applicable, and provide a report of the
36 audit to the controller upon request.

37 (6) In no event may any contract relieve a controller or a
38 processor from the liabilities imposed on them by virtue of its role
39 in the processing relationship as defined by this chapter.

1 (7) Determining whether a person is acting as a controller or
2 processor with respect to a specific processing of data is a fact-
3 based determination that depends upon the context in which personal
4 data are to be processed. A person that is not limited in its
5 processing of personal data pursuant to a controller's instructions,
6 or that fails to adhere to such instructions, is a controller and not
7 a processor with respect to a specific processing of data. A
8 processor that continues to adhere to a controller's instructions
9 with respect to a specific processing of personal data remains a
10 processor. If a processor begins, alone or jointly with others,
11 determining the purposes and means of the processing of personal
12 data, it is a controller with respect to the processing.

13 NEW SECTION. **Sec. 107.** RESPONSIBILITIES OF CONTROLLERS. (1) (a)
14 Controllers shall provide consumers with a reasonably accessible,
15 clear, and meaningful privacy notice that includes:

16 (i) The categories of personal data processed by the controller;

17 (ii) The purposes for which the categories of personal data are
18 processed;

19 (iii) How and where consumers may exercise the rights contained
20 in section 103 of this act, including how a consumer may appeal a
21 controller's action with regard to the consumer's request;

22 (iv) The categories of personal data that the controller shares
23 with third parties, if any; and

24 (v) The categories of third parties, if any, with whom the
25 controller shares personal data.

26 (b) If a controller sells personal data to third parties or
27 processes personal data for targeted advertising, the controller must
28 clearly and conspicuously disclose the processing, as well as the
29 manner in which a consumer may exercise the right to opt out of the
30 processing, in a clear and conspicuous manner.

31 (2) A controller's collection of personal data must be limited to
32 what is reasonably necessary in relation to the purposes for which
33 the data is processed.

34 (3) A controller's collection of personal data must be adequate,
35 relevant, and limited to what is reasonably necessary in relation to
36 the purposes for which the data is processed.

37 (4) Except as provided in this chapter, a controller may not
38 process personal data for purposes that are not reasonably necessary

1 to, or compatible with, the purposes for which the personal data is
2 processed unless the controller obtains the consumer's consent.

3 (5) A controller shall establish, implement, and maintain
4 reasonable administrative, technical, and physical data security
5 practices to protect the confidentiality, integrity, and
6 accessibility of personal data. The data security practices must be
7 appropriate to the volume and nature of the personal data at issue.

8 (6) A controller shall not process personal data on the basis of
9 a consumer's or a class of consumers' actual or perceived race,
10 color, ethnicity, religion, national origin, sex, gender, gender
11 identity, sexual orientation, familial status, lawful source of
12 income, or disability, in a manner that unlawfully discriminates
13 against the consumer or class of consumers with respect to the
14 offering or provision of: (a) Housing; (b) employment; (c) credit;
15 (d) education; or (e) the goods, services, facilities, privileges,
16 advantages, or accommodations of any place of public accommodation.

17 (7) A controller may not discriminate against a consumer for
18 exercising any of the rights contained in this chapter, including
19 denying goods or services to the consumer, charging different prices
20 or rates for goods or services, and providing a different level of
21 quality of goods and services to the consumer. This subsection does
22 not prohibit a controller from offering a different price, rate,
23 level, quality, or selection of goods or services to a consumer,
24 including offering goods or services for no fee, if the offering is
25 in connection with a consumer's voluntary participation in a bona
26 fide loyalty, rewards, premium features, discounts, or club card
27 program. If a consumer exercises their right pursuant to section
28 103(5) of this act, a controller may not sell personal data to a
29 third-party controller as part of such a program unless: (a) The sale
30 is reasonably necessary to enable the third party to provide a
31 benefit to which the consumer is entitled; (b) the sale of personal
32 data to third parties is clearly disclosed in the terms of the
33 program; and (c) the third party uses the personal data only for
34 purposes of facilitating such a benefit to which the consumer is
35 entitled and does not retain or otherwise use or disclose the
36 personal data for any other purpose.

37 (8) Except as otherwise provided in this chapter, a controller
38 may not process sensitive data concerning a consumer without
39 obtaining the consumer's consent or, in the case of the processing of
40 sensitive data of a known child, without obtaining consent from the

1 child's parent or lawful guardian, in accordance with the children's
2 online privacy protection act requirements.

3 (9) Any provision of a contract or agreement of any kind that
4 purports to waive or limit in any way a consumer's rights under this
5 chapter is deemed contrary to public policy and is void and
6 unenforceable.

7 NEW SECTION. **Sec. 108.** PROCESSING DEIDENTIFIED DATA OR
8 PSEUDONYMOUS DATA. (1) This chapter does not require a controller or
9 processor to do any of the following solely for purposes of complying
10 with this chapter:

11 (a) Reidentify deidentified data;

12 (b) Comply with an authenticated consumer request to access,
13 correct, delete, or port personal data pursuant to section 103 (1)
14 through (4) of this act, if all of the following are true:

15 (i) (A) The controller is not reasonably capable of associating
16 the request with the personal data; or (B) it would be unreasonably
17 burdensome for the controller to associate the request with the
18 personal data;

19 (ii) The controller does not use the personal data to recognize
20 or respond to the specific consumer who is the subject of the
21 personal data, or associate the personal data with other personal
22 data about the same specific consumer; and

23 (iii) The controller does not sell the personal data to any third
24 party or otherwise voluntarily disclose the personal data to any
25 third party other than a processor, except as otherwise permitted in
26 this section; or

27 (c) Maintain data in identifiable form, or collect, obtain,
28 retain, or access any data or technology, in order to be capable of
29 associating an authenticated consumer request with personal data.

30 (2) The rights contained in section 103 (1) through (4) of this
31 act do not apply to pseudonymous data in cases where the controller
32 is able to demonstrate any information necessary to identify the
33 consumer is kept separately and is subject to effective technical and
34 organizational controls that prevent the controller from accessing
35 such information.

36 (3) A controller that uses pseudonymous data or deidentified data
37 must exercise reasonable oversight to monitor compliance with any
38 contractual commitments to which the pseudonymous data or

1 deidentified data are subject and must take appropriate steps to
2 address any breaches of contractual commitments.

3 NEW SECTION. **Sec. 109.** DATA PROTECTION ASSESSMENTS. (1)

4 Controllers must conduct and document a data protection assessment of
5 each of the following processing activities involving personal data:

6 (a) The processing of personal data for purposes of targeted
7 advertising;

8 (b) The processing of personal data for the purposes of the sale
9 of personal data;

10 (c) The processing of personal data for purposes of profiling,
11 where such profiling presents a reasonably foreseeable risk of: (i)
12 Unfair or deceptive treatment of, or disparate impact on, consumers;
13 (ii) financial, physical, or reputational injury to consumers; (iii)
14 a physical or other intrusion upon the solitude or seclusion, or the
15 private affairs or concerns, of consumers, where such intrusion would
16 be offensive to a reasonable person; or (iv) other substantial injury
17 to consumers;

18 (d) The processing of sensitive data; and

19 (e) Any processing activities involving personal data that
20 present a heightened risk of harm to consumers.

21 Such data protection assessments must take into account the type
22 of personal data to be processed by the controller, including the
23 extent to which the personal data are sensitive data, and the context
24 in which the personal data are to be processed.

25 (2) Data protection assessments conducted under subsection (1) of
26 this section must identify and weigh the benefits that may flow
27 directly and indirectly from the processing to the controller,
28 consumer, other stakeholders, and the public against the potential
29 risks to the rights of the consumer associated with such processing,
30 as mitigated by safeguards that can be employed by the controller to
31 reduce such risks. The use of deidentified data and the reasonable
32 expectations of consumers, as well as the context of the processing
33 and the relationship between the controller and the consumer whose
34 personal data will be processed, must be factored into this
35 assessment by the controller.

36 (3) The attorney general may request, in writing, that a
37 controller disclose any data protection assessment that is relevant
38 to an investigation conducted by the attorney general. The controller
39 must make a data protection assessment available to the attorney

1 general upon such a request. The attorney general may evaluate the
2 data protection assessments for compliance with the responsibilities
3 contained in section 107 of this act and, if it serves a civil
4 investigative demand, with RCW 19.86.110. Data protection assessments
5 are confidential and exempt from public inspection and copying under
6 chapter 42.56 RCW. The disclosure of a data protection assessment
7 pursuant to a request from the attorney general under this subsection
8 does not constitute a waiver of the attorney-client privilege or work
9 product protection with respect to the assessment and any information
10 contained in the assessment unless otherwise subject to case law
11 regarding the applicability of attorney-client privilege or work
12 product protections.

13 (4) Data protection assessments conducted by a controller for the
14 purpose of compliance with other laws or regulations may qualify
15 under this section if they have a similar scope and effect.

16 NEW SECTION. **Sec. 110.** LIMITATIONS AND APPLICABILITY. (1) The
17 obligations imposed on controllers or processors under this chapter
18 do not restrict a controller's or processor's ability to:

19 (a) Comply with federal, state, or local laws, rules, or
20 regulations;

21 (b) Comply with a civil, criminal, or regulatory inquiry,
22 investigation, subpoena, or summons by federal, state, local, or
23 other governmental authorities;

24 (c) Cooperate with law enforcement agencies concerning conduct or
25 activity that the controller or processor reasonably and in good
26 faith believes may violate federal, state, or local laws, rules, or
27 regulations;

28 (d) Investigate, establish, exercise, prepare for, or defend
29 legal claims;

30 (e) Provide a product or service specifically requested by a
31 consumer, perform a contract to which the consumer is a party, or
32 take steps at the request of the consumer prior to entering into a
33 contract;

34 (f) Take immediate steps to protect an interest that is essential
35 for the life of the consumer or of another natural person, and where
36 the processing cannot be manifestly based on another legal basis;

37 (g) Prevent, detect, protect against, or respond to security
38 incidents, identity theft, fraud, harassment, malicious or deceptive
39 activities, or any illegal activity; preserve the integrity or

1 security of systems; or investigate, report, or prosecute those
2 responsible for any such action;

3 (h) Engage in public or peer-reviewed scientific, historical, or
4 statistical research in the public interest that adheres to all other
5 applicable ethics and privacy laws and is approved, monitored, and
6 governed by an institutional review board, human subjects research
7 ethics review board, or a similar independent oversight entity that
8 determines: (i) If the research is likely to provide substantial
9 benefits that do not exclusively accrue to the controller; (ii) the
10 expected benefits of the research outweigh the privacy risks; and
11 (iii) if the controller has implemented reasonable safeguards to
12 mitigate privacy risks associated with research, including any risks
13 associated with reidentification; or

14 (i) Assist another controller, processor, or third party with any
15 of the obligations under this subsection.

16 (2) The obligations imposed on controllers or processors under
17 this chapter do not restrict a controller's or processor's ability to
18 collect, use, or retain data to:

19 (a) Identify and repair technical errors that impair existing or
20 intended functionality; or

21 (b) Perform solely internal operations that are reasonably
22 aligned with the expectations of the consumer based on the consumer's
23 existing relationship with the controller, or are otherwise
24 compatible with processing in furtherance of the provision of a
25 product or service specifically requested by a consumer or the
26 performance of a contract to which the consumer is a party when those
27 internal operations are performed during, and not following, the
28 consumer's relationship with the controller.

29 (3) The obligations imposed on controllers or processors under
30 this chapter do not apply where compliance by the controller or
31 processor with this chapter would violate an evidentiary privilege
32 under Washington law and do not prevent a controller or processor
33 from providing personal data concerning a consumer to a person
34 covered by an evidentiary privilege under Washington law as part of a
35 privileged communication.

36 (4) A controller or processor that discloses personal data to a
37 third-party controller or processor in compliance with the
38 requirements of this chapter is not in violation of this chapter if
39 the recipient processes such personal data in violation of this
40 chapter, provided that, at the time of disclosing the personal data,

1 the disclosing controller or processor did not have actual knowledge
2 that the recipient intended to commit a violation. A third-party
3 controller or processor receiving personal data from a controller or
4 processor in compliance with the requirements of this chapter is
5 likewise not in violation of this chapter for the obligations of the
6 controller or processor from which it receives such personal data.

7 (5) Obligations imposed on controllers and processors under this
8 chapter shall not:

9 (a) Adversely affect the rights or freedoms of any persons, such
10 as exercising the right of free speech pursuant to the First
11 Amendment to the United States Constitution; or

12 (b) Apply to the processing of personal data by a natural person
13 in the course of a purely personal or household activity.

14 (6) Processing personal data solely for the purposes expressly
15 identified in subsection (1)(a) through (g) of this section does not,
16 by itself, make an entity a controller with respect to the
17 processing.

18 (7) If a controller processes personal data pursuant to an
19 exemption in this section, the controller bears the burden of
20 demonstrating that the processing qualifies for the exemption and
21 complies with the requirements in subsection (8) of this section.

22 (8)(a) Personal data that is processed by a controller pursuant
23 to this section must not be processed for any purpose other than
24 those expressly listed in this section.

25 (b) Personal data that is processed by a controller pursuant to
26 this section may be processed solely to the extent that such
27 processing is: (i) Necessary, reasonable, and proportionate to the
28 purposes listed in this section; (ii) adequate, relevant, and limited
29 to what is necessary in relation to the specific purpose or purposes
30 listed in this section; and (iii) insofar as possible, taking into
31 account the nature and purpose of processing the personal data,
32 subjected to reasonable administrative, technical, and physical
33 measures to protect the confidentiality, integrity, and accessibility
34 of the personal data, and to reduce reasonably foreseeable risks of
35 harm to consumers.

36 NEW SECTION. **Sec. 111.** PRIVATE RIGHT OF ACTION. (1) A violation
37 of this chapter may not serve as the basis for, or be subject to, a
38 private right of action under this chapter or under any other law.

1 (2) Rights possessed by consumers as of July 1, 2020, under
2 chapter 19.86 RCW, the Washington state Constitution, the United
3 States Constitution, or other laws are not altered.

4 NEW SECTION. **Sec. 112.** ENFORCEMENT. (1) This chapter may be
5 enforced solely by the attorney general under the consumer protection
6 act, chapter 19.86 RCW.

7 (2) In actions brought by the attorney general, the legislature
8 finds: (a) The practices covered by this chapter are matters vitally
9 affecting the public interest for the purpose of applying the
10 consumer protection act, chapter 19.86 RCW, and (b) a violation of
11 this chapter is not reasonable in relation to the development and
12 preservation of business, is an unfair or deceptive act in trade or
13 commerce, and an unfair method of competition for the purpose of
14 applying the consumer protection act, chapter 19.86 RCW.

15 (3) The legislative declarations in this section shall not apply
16 to any claim or action by any party other than the attorney general
17 alleging that conduct regulated by this chapter violates chapter
18 19.86 RCW, and this chapter does not incorporate RCW 19.86.093.

19 (4) In the event of a controller's or processor's violation under
20 this chapter, prior to filing a complaint, the attorney general must
21 provide the controller or processor with a warning letter identifying
22 the specific provisions of this chapter the attorney general alleges
23 have been or are being violated. If, after 30 days of issuance of the
24 warning letter, the attorney general believes the controller or
25 processor has failed to cure any alleged violation, the attorney
26 general may bring an action against the controller or processor as
27 provided under this chapter.

28 (5) A controller or processor found in violation of this chapter
29 is subject to a civil penalty of up to \$7,500 for each violation. The
30 civil penalties provided for in this section shall be exclusively
31 assessed and recovered in any action brought by the attorney general
32 under this section.

33 (6) In any action brought under this section, the state is
34 entitled to recover, in addition to the penalties prescribed in
35 subsection (5) of this section, the costs of investigation, including
36 reasonable attorneys' fees.

37 (7) All receipts from the imposition of civil penalties under
38 this chapter must be deposited into the consumer privacy account
39 created in section 113 of this act.

1 NEW SECTION. **Sec. 113.** CONSUMER PRIVACY ACCOUNT. The consumer
2 privacy account is created in the state treasury. All receipts from
3 the imposition of civil penalties under this chapter must be
4 deposited into the account. Moneys in the account may be spent only
5 after appropriation. Moneys in the account may only be used for the
6 purposes of recovery of costs and attorneys' fees accrued by the
7 attorney general in enforcing this chapter and for the office of
8 privacy and data protection as created in RCW 43.105.369. Moneys may
9 not be used to supplant general fund appropriations to either agency.

10 NEW SECTION. **Sec. 114.** PREEMPTION. (1) Except as provided in
11 this section, this chapter supersedes and preempts laws, ordinances,
12 regulations, or the equivalent adopted by any local entity regarding
13 the processing of personal data by controllers or processors.

14 (2) Laws, ordinances, or regulations regarding the processing of
15 personal data by controllers or processors that are adopted by any
16 local entity prior to July 1, 2020, are not superseded or preempted.

17 NEW SECTION. **Sec. 115.** If any provision of this act or its
18 application to any person or circumstance is held invalid, the
19 remainder of the act or the application of the provision to other
20 persons or circumstances is not affected.

21 NEW SECTION. **Sec. 116.** PRIVACY OFFICE REPORT. (1) The state
22 office of privacy and data protection, in collaboration with the
23 office of the attorney general, shall research and examine existing
24 analysis on the development of technology, such as a browser setting,
25 browser extension, or global device setting, indicating a consumer's
26 affirmative, freely given, and unambiguous choice to opt out of the
27 processing of personal data for the purposes of targeted advertising,
28 the sale of personal data, or profiling in furtherance of decisions
29 that produce legal effects concerning consumers or similarly
30 significant effects concerning consumers, and the effectiveness of
31 allowing a consumer to designate a third party to exercise a consumer
32 right on their behalf. A contracted study is not required.

33 (2) The office of privacy and data protection shall submit a
34 report of its findings and will identify specific recommendations to
35 the governor and the appropriate committees of the legislature by
36 December 1, 2022.

1 (1) "Authenticate" means to use reasonable means to determine
2 that a request to exercise any of the rights in section 203 of this
3 act is being made by the consumer who is entitled to exercise the
4 rights with respect to the covered data at issue.

5 (2) "Business associate" has the same meaning as in Title 45
6 C.F.R. Part 160, established pursuant to the federal health insurance
7 portability and accountability act of 1996.

8 (3) "Child" has the same meaning as defined in the children's
9 online privacy protection act, Title 15 U.S.C. Sec. 6501 through
10 6506.

11 (4) "Consent" means a clear affirmative act signifying a freely
12 given, specific, informed, and unambiguous indication of a consumer's
13 agreement to the processing of covered data relating to the consumer,
14 such as by a written statement, including by electronic means, or
15 other clear affirmative action.

16 (5) (a) "Consumer" means a natural person who is a Washington
17 resident acting only in an individual or household context.

18 (b) "Consumer" does not include a natural person acting in a
19 commercial or employment context.

20 (6) "Controller" means the natural or legal person that, alone or
21 jointly with others, determines the purposes and means of the
22 processing of covered data.

23 (7) "Covered data" includes personal data and one or more of the
24 following: Specific geolocation data; proximity data; or personal
25 health data.

26 (8) "Covered entity" has the same meaning as defined in Title 45
27 C.F.R. Part 160, established pursuant to the federal health insurance
28 portability and accountability act of 1996.

29 (9) "Covered purpose" means processing of covered data concerning
30 a consumer for the purposes of detecting symptoms of an infectious
31 disease, enabling the tracking of a consumer's contacts with other
32 consumers, or with specific locations to identify in an automated
33 fashion whom consumers have come into contact with, or digitally
34 notifying, in an automated manner, a consumer who may have become
35 exposed to an infectious disease, or other similar purposes directly
36 related to a state of emergency declared by the governor pursuant to
37 RCW 43.06.010 and any restrictions imposed under the state of
38 emergency declared by the governor pursuant to RCW 43.06.200 through
39 43.06.270.

1 (10) "Deidentified data" means data that cannot reasonably be
2 used to infer information about, or otherwise be linked to, an
3 identified or identifiable natural person, or a device linked to such
4 a person, provided that the controller that possesses the data: (a)
5 Takes reasonable measures to ensure that the data cannot be
6 associated with a natural person; (b) publicly commits to maintain
7 and use the data only in a deidentified fashion and not attempt to
8 reidentify the data; and (c) contractually obligates any recipients
9 of the information to comply with all provisions of this subsection.

10 (11) "Delete" means to remove or destroy information such that it
11 is not maintained in human or machine-readable form and cannot be
12 retrieved or utilized in the course of business.

13 (12) "Health care facility" has the same meaning as defined in
14 RCW 70.02.010.

15 (13) "Health care information" has the same meaning as defined in
16 RCW 70.02.010.

17 (14) "Health care provider" has the same meaning as defined in
18 RCW 70.02.010.

19 (15) "Identified or identifiable natural person" means a consumer
20 who can be readily identified, directly or indirectly.

21 (16) "Known child" means a child under circumstances where a
22 controller has actual knowledge of, or willfully disregards, the
23 child's age.

24 (17) "Personal data" means any information that is linked or
25 reasonably linkable to an identified or identifiable natural person.

26 "Personal data" does not include deidentified data or publicly
27 available information.

28 (18) "Personal health data" means information relating to the
29 past, present, or future diagnosis or treatment of a consumer
30 regarding an infectious disease.

31 (19) "Process," "processed," or "processing" means any operation
32 or set of operations that are performed on covered data or on sets of
33 covered data by automated means, such as the collection, use,
34 storage, disclosure, analysis, deletion, or modification of covered
35 data.

36 (20) "Processor" means a natural or legal person that processes
37 covered data on behalf of a controller.

38 (21) "Protected health information" has the same meaning as
39 defined in Title 45 C.F.R. Sec. 160.103, established pursuant to the
40 federal health insurance portability and accountability act of 1996.

1 (22) "Proximity data" means technologically derived information
2 that identifies past or present proximity of one consumer to another,
3 or the proximity of natural persons to other locations or objects.

4 (23) "Publicly available information" means information that is
5 lawfully made available from federal, state, or local government
6 records.

7 (24) "Secure" means encrypted in a manner that meets or exceeds
8 the national institute of standards and technology standard or is
9 otherwise modified so that the covered data is rendered unreadable,
10 unusable, or undecipherable by an unauthorized person.

11 (25) "Sell" means the exchange of covered data for monetary or
12 other valuable consideration by the controller to a third party.

13 (26) "Specific geolocation data" means information derived from
14 technology including, but not limited to, global positioning system
15 level latitude and longitude coordinates or other mechanisms that
16 directly identifies the specific location of a natural person within
17 a geographic area that is equal to or less than the area of a circle
18 with a radius of 1,850 feet. Specific geolocation data excludes the
19 content of communications.

20 (27) "Third party" means a natural or legal person, public
21 authority, agency, or body other than the consumer, controller,
22 processor, or an affiliate of the processor or the controller.

23 NEW SECTION. **Sec. 202.** PROHIBITIONS. Except as provided in this
24 chapter, it is unlawful for a controller or processor to:

25 (1) Process covered data for a covered purpose unless:

26 (a) The controller or processor provides the consumer with a
27 privacy notice as required in section 207 of this act prior to or at
28 the time of the processing; and

29 (b) The consumer provides consent for the processing;

30 (2) Disclose any covered data processed for a covered purpose to
31 federal, state, or local law enforcement;

32 (3) Sell any covered data processed for a covered purpose; or

33 (4) Share any covered data processed for a covered purpose with
34 another controller, processor, or third party unless the sharing is
35 governed by contract pursuant to section 206 of this act and is
36 disclosed to a consumer in the notice required in section 207 of this
37 act.

1 NEW SECTION. **Sec. 203.** CONSUMER RIGHTS. (1) A consumer has the
2 right to opt out of the processing of covered data concerning the
3 consumer for a covered purpose.

4 (2) A consumer has the right to confirm whether or not a
5 controller is processing covered data concerning the consumer for a
6 covered purpose and access the covered data.

7 (3) A consumer has the right to request correction of inaccurate
8 covered data concerning the consumer processed for a covered purpose.

9 (4) A consumer has the right to request deletion of covered data
10 concerning the consumer processed for a covered purpose.

11 NEW SECTION. **Sec. 204.** EXERCISING CONSUMER RIGHTS. (1)
12 Consumers may exercise their rights set forth in section 203 of this
13 act by submitting a request, at any time, to a controller specifying
14 which rights the individual wishes to exercise.

15 (2) In the case of processing personal data of a known child, the
16 parent or legal guardian of the known child may exercise the rights
17 of this chapter on the child's behalf.

18 (3) In the case of processing personal data concerning a consumer
19 subject to guardianship, conservatorship, or other protective
20 arrangement under chapter 11.88, 11.92, or 11.130 RCW, the guardian
21 or the conservator of the consumer may exercise the rights of this
22 chapter on the consumer's behalf.

23 NEW SECTION. **Sec. 205.** RESPONDING TO REQUESTS. (1) Except as
24 provided in this chapter, controllers that process covered data for a
25 covered purpose must comply with a request to exercise the rights
26 pursuant to section 203 of this act.

27 (2) (a) Controllers must provide one or more secure and reliable
28 means for consumers to submit a request to exercise their rights
29 under this chapter. These means must take into account the ways in
30 which consumers interact with the controller and the need for secure
31 and reliable communication of the requests.

32 (b) Controllers may not require a consumer to create a new
33 account in order to exercise a right, but a controller may require a
34 consumer to use an existing account to exercise the consumer's rights
35 under this chapter.

36 (3) A controller must comply with a request to exercise the right
37 in section 203(1) of this act as soon as feasibly possible, but no
38 later than 15 days of receipt of the request.

1 (4) (a) A controller must inform a consumer of any action taken on
2 a request to exercise any of the rights in section 203 (2) through
3 (4) of this act without undue delay and in any event within 45 days
4 of receipt of the request. That period may be extended once by 45
5 additional days where reasonably necessary, taking into account the
6 complexity and number of the requests. The controller must inform the
7 consumer of any such extension within 45 days of receipt of the
8 request, together with the reasons for the delay.

9 (b) If a controller does not take action on the request of a
10 consumer, the controller must inform the consumer without undue delay
11 and within 45 days of receipt of the request, of the reasons for not
12 taking action and instructions for how to appeal the decision with
13 the controller as described in subsection (5) of this section.

14 (c) Information provided under this section must be provided by
15 the controller to the consumer free of charge, up to twice annually.
16 Where requests from a consumer are manifestly unfounded or excessive,
17 because of their repetitive character, the controller may either: (i)
18 Charge a reasonable fee to cover the administrative costs of
19 complying with the request; or (ii) refuse to act on the request. The
20 controller bears the burden of demonstrating the manifestly unfounded
21 or excessive character of the request.

22 (d) A controller is not required to comply with a request to
23 exercise any of the rights under section 203 (1) through (4) of this
24 act if the controller is unable to authenticate the request using
25 commercially reasonable efforts. In such a case, the controller may
26 request the provision of additional information reasonably necessary
27 to authenticate the request.

28 (5) (a) Controllers must establish an internal process whereby
29 consumers may appeal a refusal to take action on a request to
30 exercise any of the rights under section 203 of this act within a
31 reasonable period of time after the consumer's receipt of the notice
32 sent by the controller under subsection (4) (b) of this section.

33 (b) The appeal process must be conspicuously available and as
34 easy to use as the process for submitting such a request under this
35 section.

36 (c) Within 30 days of receipt of an appeal, a controller must
37 inform the consumer of any action taken or not taken in response to
38 the appeal, along with a written explanation of the reasons in
39 support thereof. That period may be extended by 60 additional days
40 where reasonably necessary, taking into account the complexity and

1 number of the requests serving as the basis for the appeal. The
2 controller must inform the consumer of such an extension within 30
3 days of receipt of the appeal, together with the reasons for the
4 delay. The controller must also provide the consumer with an email
5 address or other online mechanism through which the consumer may
6 submit the appeal, along with any action taken or not taken by the
7 controller in response to the appeal and the controller's written
8 explanation of the reasons in support thereof, to the attorney
9 general.

10 (d) When informing a consumer of any action taken or not taken in
11 response to an appeal pursuant to (c) of this subsection, the
12 controller must clearly and prominently provide the consumer with
13 information about how to file a complaint with the consumer
14 protection division of the attorney general's office. The controller
15 must maintain records of all such appeals and how it responded to
16 them for at least 24 months and shall, upon request, compile and
17 provide a copy of such records to the attorney general.

18 NEW SECTION. **Sec. 206.** RESPONSIBILITY ACCORDING TO ROLE. (1)
19 Controllers and processors are responsible for meeting their
20 respective obligations established under this chapter.

21 (2) Processors are responsible under this chapter for adhering to
22 the instructions of the controller and assisting the controller to
23 meet their obligations under this chapter. This assistance includes
24 the following:

25 (a) Taking into account the nature of the processing, the
26 processor shall assist the controller by appropriate technical and
27 organizational measures, insofar as this is possible, for the
28 fulfillment of the controller's obligation to respond to consumer
29 requests to exercise their rights pursuant to section 203 of this
30 act; and

31 (b) Taking into account the nature of processing and the
32 information available to the processor, the processor shall assist
33 the controller in meeting the controller's obligations in relation to
34 the security of processing the personal data and in relation to the
35 notification of a breach of the security of the system pursuant to
36 RCW 19.255.010.

37 (3) Notwithstanding the instructions of the controller, a
38 processor shall:

1 (a) Ensure that each person processing the personal data is
2 subject to a duty of confidentiality with respect to the data; and

3 (b) Engage a subcontractor only after providing the controller
4 with an opportunity to object and pursuant to a written contract in
5 accordance with subsection (5) of this section that requires the
6 subcontractor to meet the obligations of the processor with respect
7 to the personal data.

8 (4) Taking into account the context of processing, the controller
9 and the processor shall implement appropriate technical and
10 organizational measures to ensure a level of security appropriate to
11 the risk and establish a clear allocation of the responsibilities
12 between them to implement such measures.

13 (5) Processing by a processor must be governed by a contract
14 between the controller and the processor that is binding on both
15 parties and that sets out the processing instructions to which the
16 processor is bound, including the nature and purpose of the
17 processing, the type of personal data subject to the processing, the
18 duration of the processing, and the obligations and rights of both
19 parties. In addition, the contract must include the requirements
20 imposed by this subsection and subsections (3) and (4) of this
21 section, as well as the following requirements:

22 (a) At the choice of the controller, the processor shall delete
23 or return all personal data to the controller as requested at the end
24 of the provision of services, unless retention of the personal data
25 is required by law;

26 (b) (i) The processor shall make available to the controller all
27 information necessary to demonstrate compliance with the obligations
28 in this chapter; and

29 (ii) The processor shall allow for, and contribute to, reasonable
30 audits and inspections by the controller or the controller's
31 designated auditor. Alternatively, the processor may, with the
32 controller's consent, arrange for a qualified and independent auditor
33 to conduct, at least annually and at the processor's expense, an
34 audit of the processor's policies and technical and organizational
35 measures in support of the obligations under this chapter using an
36 appropriate and accepted control standard or framework and audit
37 procedure for the audits as applicable, and provide a report of the
38 audit to the controller upon request.

1 (6) In no event may any contract relieve a controller or a
2 processor from the liabilities imposed on them by virtue of its role
3 in the processing relationship as defined by this chapter.

4 (7) Determining whether a person is acting as a controller or
5 processor with respect to a specific processing of data is a fact-
6 based determination that depends upon the context in which personal
7 data is to be processed. A person that is not limited in its
8 processing of personal data pursuant to a controller's instructions,
9 or that fails to adhere to such instructions, is a controller and not
10 a processor with respect to a specific processing of data. A
11 processor that continues to adhere to a controller's instructions
12 with respect to a specific processing of personal data remains a
13 processor. If a processor begins, alone or jointly with others,
14 determining the purposes and means of the processing of personal
15 data, it is a controller with respect to the processing.

16 NEW SECTION. **Sec. 207.** RESPONSIBILITIES OF CONTROLLERS. (1)

17 Controllers that process covered data for a covered purpose must
18 provide consumers with a clear and conspicuous privacy notice that
19 includes, at a minimum:

20 (a) How a consumer may exercise the rights contained in section
21 203 of this act, including how a consumer may appeal a controller's
22 action with regard to the consumer's request;

23 (b) The categories of covered data processed by the controller;

24 (c) The purposes for which the categories of covered data are
25 processed;

26 (d) The categories of covered data that the controller shares
27 with third parties, if any; and

28 (e) The categories of third parties, if any, with whom the
29 controller shares covered data.

30 (2) A controller's collection of covered data must be limited to
31 what is reasonably necessary in relation to the covered purposes for
32 which the data is processed.

33 (3) A controller's collection of covered data must be adequate,
34 relevant, and limited to what is reasonably necessary in relation to
35 the covered purpose for which the data is processed.

36 (4) Except as provided in this chapter, a controller may not
37 process covered data for purposes that are not reasonably necessary
38 to, or compatible with, the covered purposes for which the personal
39 data is processed unless the controller obtains the consumer's

1 consent. Controllers may not process covered data or deidentified
2 data that was processed for a covered purpose for purposes of
3 marketing, developing new products or services, or engaging in
4 commercial product or market research.

5 (5) A controller shall establish, implement, and maintain
6 reasonable administrative, technical, and physical data security
7 practices to protect the confidentiality, integrity, and
8 accessibility of covered data. The data security practices must be
9 appropriate to the volume and nature of the personal data at issue.

10 (6) A controller must delete or deidentify all covered data
11 processed for a covered purpose when the data is no longer being used
12 for the covered purpose.

13 (7) A controller may not process personal data on the basis of a
14 consumer's or a class of consumers' actual or perceived race, color,
15 ethnicity, religion, national origin, sex, gender, gender identity,
16 sexual orientation, familial status, lawful source of income, or
17 disability, in a manner that unlawfully discriminates against the
18 consumer or class of consumers with respect to the offering or
19 provision of: (a) Housing; (b) employment; (c) credit; (d) education;
20 or (e) the goods, services, facilities, privileges, advantages, or
21 accommodations of any place of public accommodation.

22 (8) Any provision of a contract or agreement of any kind that
23 purports to waive or limit in any way a consumer's rights under this
24 chapter is deemed contrary to public policy and is void and
25 unenforceable.

26 NEW SECTION. **Sec. 208.** LIMITATIONS AND APPLICABILITY. (1) The
27 obligations imposed on controllers or processors under this chapter
28 do not restrict a controller's or processor's ability to:

29 (a) Comply with federal, state, or local laws, rules, or
30 regulations; or

31 (b) Process deidentified information to engage in public or peer-
32 reviewed scientific, historical, or statistical research in the
33 public interest that adheres to all other applicable ethics and
34 privacy laws and is approved, monitored, and governed by an
35 institutional review board, human subjects research ethics review
36 board, or a similar independent oversight entity that determines: (i)
37 If the research is likely to provide substantial benefits that do not
38 exclusively accrue to the controller; (ii) the expected benefits of
39 the research outweigh the privacy risks; and (iii) if the controller

1 has implemented reasonable safeguards to mitigate privacy risks
2 associated with research, including any risks associated with
3 reidentification.

4 (2) This chapter does not apply to:

5 (a) Information that meets the definition of:

6 (i) Protected health information for purposes of the federal
7 health insurance portability and accountability act of 1996 and
8 health insurance portability and accountability act of 1996 and
9 related regulations;

10 (ii) Health care information for purposes of chapter 70.02 RCW;

11 (iii) Identifiable private information for purposes of the
12 federal policy for the protection of human subjects, 45 C.F.R. Part
13 46; identifiable private information that is otherwise information
14 collected as part of human subjects research pursuant to the good
15 clinical practice guidelines issued by the international council for
16 harmonization; the protection of human subjects under 21 C.F.R. Parts
17 50 and 56; or personal data used or shared in research conducted in
18 accordance with one or more of the requirements set forth in this
19 subsection; or

20 (iv) Information that is (A) deidentified in accordance with the
21 requirements for deidentification set forth in 45 C.F.R. Sec. 164,
22 and (B) derived from any of the health care-related information
23 listed in this subsection (2)(a);

24 (b) Information originating from, and intermingled to be
25 indistinguishable with, information under (a) of this subsection that
26 is maintained by:

27 (i) A covered entity or business associate as defined by the
28 health insurance portability and accountability act of 1996 and
29 related regulations;

30 (ii) A health care facility or health care provider as defined in
31 RCW 70.02.010; or

32 (iii) A program or a qualified service organization as defined by
33 42 C.F.R. Part 2, established pursuant to 42 U.S.C. Sec. 290dd-2;

34 (c) Information used only for public health activities and
35 purposes as described in 45 C.F.R. Sec. 164.512; or

36 (d) Data maintained for employment records purposes.

37 (3) Processing covered data solely for the purposes expressly
38 identified in subsection (1) of this section does not, by itself,
39 make an entity a controller with respect to the processing.

1 (4) If a controller processes covered data pursuant to an
2 exemption in subsection (1) of this section, the controller bears the
3 burden of demonstrating that the processing qualifies for the
4 exemption and complies with the requirements in subsection (2) of
5 this section.

6 (5)(a) Covered data that is processed by a controller pursuant to
7 this section must not be processed for any purpose other than those
8 expressly listed in this section.

9 (b) Covered data that is processed by a controller pursuant to
10 this section may be processed solely to the extent that such
11 processing is: (i) Necessary, reasonable, and proportionate to the
12 purposes listed in this section; (ii) adequate, relevant, and limited
13 to what is necessary in relation to the specific purpose or purposes
14 listed in this section; and (iii) insofar as possible, taking into
15 account the nature and purpose of processing the personal data,
16 subjected to reasonable administrative, technical, and physical
17 measures to protect the confidentiality, integrity, and accessibility
18 of the personal data, and to reduce reasonably foreseeable risks of
19 harm to consumers.

20 NEW SECTION. **Sec. 209.** PRIVATE RIGHT OF ACTION. (1) A violation
21 of this chapter may not serve as the basis for, or be subject to, a
22 private right of action under this chapter or under any other law.

23 (2) Rights possessed by consumers as of July 1, 2020, under
24 chapter 19.86 RCW, the Washington state Constitution, the United
25 States Constitution, or other laws are not altered.

26 NEW SECTION. **Sec. 210.** ENFORCEMENT. (1) This chapter may be
27 enforced solely by the attorney general under the consumer protection
28 act, chapter 19.86 RCW.

29 (2) In actions brought by the attorney general, the legislature
30 finds: (a) The practices covered by this chapter are matters vitally
31 affecting the public interest for the purpose of applying the
32 consumer protection act, chapter 19.86 RCW, and (b) a violation of
33 this chapter is not reasonable in relation to the development and
34 preservation of business, is an unfair or deceptive act in trade or
35 commerce, and an unfair method of competition for the purpose of
36 applying the consumer protection act, chapter 19.86 RCW.

37 (3) The legislative declarations in this section shall not apply
38 to any claim or action by any party other than the attorney general

1 alleging that conduct regulated by this chapter violates chapter
2 19.86 RCW, and this chapter does not incorporate RCW 19.86.093.

3 (4) In the event of a controller's or processor's violation under
4 this chapter, prior to filing a complaint, the attorney general must
5 provide the controller or processor with a warning letter identifying
6 the specific provisions of this chapter the attorney general alleges
7 have been or are being violated. If, after 30 days of issuance of the
8 warning letter, the attorney general believes the controller or
9 processor has failed to cure any alleged violation, the attorney
10 general may bring an action against the controller or processor as
11 provided under this chapter.

12 (5) A controller or processor found in violation of this chapter
13 is subject to a civil penalty of up to \$7,500 for each violation. The
14 civil penalties provided for in this section shall be exclusively
15 assessed and recovered in any action brought by the attorney general
16 under this section.

17 (6) In any action brought under this section, the state is
18 entitled to recover, in addition to the penalties prescribed in
19 subsection (5) of this section, the costs of investigation, including
20 reasonable attorneys' fees.

21 (7) All receipts from the imposition of civil penalties under
22 this chapter must be deposited into the consumer privacy account
23 created in section 113 of this act.

24 NEW SECTION. **Sec. 211.** PREEMPTION. (1) Except as provided in
25 this section, this chapter supersedes and preempts laws, ordinances,
26 regulations, or the equivalent adopted by any local entity regarding
27 the processing of covered data for a covered purpose by controllers
28 or processors.

29 (2) Laws, ordinances, or regulations regarding the processing of
30 covered data for a covered purpose by controllers or processors that
31 are adopted by any local entity prior to July 1, 2020, are not
32 superseded or preempted.

33 NEW SECTION. **Sec. 212.** If any provision of this act or its
34 application to any person or circumstance is held invalid, the
35 remainder of the act or the application of the provision to other
36 persons or circumstances is not affected.

1 **Data Privacy Regarding Public Health Emergency—Public Sector**

2 NEW SECTION. **Sec. 301.** The definitions in this section apply
3 throughout this chapter unless the context clearly requires
4 otherwise.

5 (1) "Consent" means a clear affirmative act signifying a freely
6 given, specific, informed, and unambiguous indication of an
7 individual's agreement to the processing of technology-assisted
8 contact tracing information relating to the individual, such as by a
9 written statement, including by electronic means or other clear
10 affirmative action.

11 (2) "Controller" means the local government, state agency, or
12 institutions of higher education that, alone or jointly with others,
13 determines the purposes and means of the processing of technology-
14 assisted contact tracing information.

15 (3) (a) "Deidentified data" means data that cannot reasonably be
16 used to infer information about, or otherwise be linked to, an
17 identified or identifiable natural person, or a device linked to such
18 a person, provided that the controller that possesses the data: (i)
19 Takes reasonable measures to ensure that the data cannot be
20 associated with a natural person; (ii) publicly commits to maintain
21 and use the data only in a deidentified fashion and not attempt to
22 reidentify the data; and (iii) except as provided in (b) of this
23 subsection, contractually obligates any recipients of the information
24 to comply with all provisions of this subsection.

25 (b) For the purposes of this subsection, the obligations imposed
26 under (a)(iii) of this subsection do not apply when a controller
27 discloses deidentified data to the public pursuant to chapter 42.56
28 RCW or other state disclosure laws.

29 (4) "Delete" means to remove or destroy information such that it
30 is not maintained in human or machine-readable form and cannot be
31 retrieved or utilized in the course of business.

32 (5) "Identified or identifiable natural person" means an
33 individual who can be readily identified, directly or indirectly.

34 (6) "Individual" means a natural person who is a Washington
35 resident acting only in an individual or household context. It does
36 not include a natural person acting in a commercial or employment
37 context.

38 (7) "Institutions of higher education" has the same meaning as
39 defined in RCW 28B.92.030.

1 (8) "Local government" has the same meaning as in RCW 39.46.020.

2 (9) "Local health departments" has the same meaning as in RCW
3 70.05.010.

4 (10)(a) "Process," "processed," or "processing" means any
5 operation or set of operations that are performed on technology-
6 assisted contact tracing information by automated means, such as the
7 collection, use, storage, disclosure, analysis, deletion, or
8 modification of technology-assisted contact tracing information.

9 (b) "Processing" does not include means such as recognized
10 investigatory measures intended to gather information to facilitate
11 investigations including, but not limited to, traditional in-person,
12 email, or telephonic activities used as of the effective date of this
13 section by the department of health, created under chapter 43.70 RCW,
14 or local health departments to provide for the control and prevention
15 of any dangerous, contagious, or infectious disease.

16 (11) "Processor" means a natural or legal person, local
17 government, state agency, or institutions of higher education that
18 processes technology-assisted contact tracing information on behalf
19 of a controller.

20 (12) "Secure" means encrypted in a manner that meets or exceeds
21 the national institute of standards and technology standard or is
22 otherwise modified so that the technology-assisted contact tracing
23 information is rendered unreadable, unusable, or undecipherable by an
24 unauthorized person.

25 (13) "Sell" means the exchange of technology-assisted contact
26 tracing information for monetary or other valuable consideration by
27 the controller to a third party. For the purposes of this subsection,
28 "sell" does not include the recovery of fees by a controller.

29 (14) "State agency" has the same meaning as defined in RCW
30 43.105.020.

31 (15) "Technology-assisted contact tracing" means the use of a
32 digital application or other electronic or digital platform that is
33 capable of independently transmitting information and if offered to
34 individuals for the purpose of notifying individuals who may have had
35 contact with an infectious person through data collection and
36 analysis as a means of controlling the spread of a communicable
37 disease.

38 (16) "Technology-assisted contact tracing information" means any
39 information, data, or metadata received through technology-assisted
40 contact tracing.

1 (17) "Third party" means a natural or legal person, public
2 authority, agency, or body other than the individual, controller,
3 processor, or an affiliate of the processor or the controller.

4 NEW SECTION. **Sec. 302.** PROHIBITIONS. Except as provided in this
5 chapter, it is unlawful for a controller or processor to:

6 (1) Process technology-assisted contact tracing information
7 unless:

8 (a) The controller or processor provides the individual with a
9 privacy notice prior to or at the time of the processing; and

10 (b) The individual provides consent for the processing;

11 (2) Disclose any technology-assisted contact tracing information
12 to federal, state, or local law enforcement;

13 (3) Sell any technology-assisted contact tracing information; or

14 (4) Share any technology-assisted contact tracing information
15 with another controller, processor, or third party unless the sharing
16 is governed by a contract or data-sharing agreement as prescribed in
17 section 303 of this act and is disclosed to an individual in the
18 notice required in section 304 of this act.

19 NEW SECTION. **Sec. 303.** RESPONSIBILITY ACCORDING TO ROLE. (1)
20 Controllers and processors are responsible for meeting their
21 respective obligations established under this chapter.

22 (2) Processors are responsible under this chapter for adhering to
23 the instructions of the controller and assisting the controller to
24 meet its obligations under this chapter. This assistance must include
25 the processor assisting the controller in meeting the controller's
26 obligations in relation to the security of processing technology-
27 assisted contact tracing information and in relation to the
28 notification of a breach of the security of the system pursuant to
29 RCW 42.56.590.

30 (3) Notwithstanding the instructions of the controller, a
31 processor shall:

32 (a) Ensure that each person processing the technology-assisted
33 contact tracing information is subject to a duty of confidentiality
34 with respect to the information; and

35 (b) Engage a subcontractor only after providing the controller
36 with an opportunity to object and pursuant to a written contract in
37 accordance with subsection (5) of this section that requires the

1 subcontractor to meet the obligations of the processor with respect
2 to the technology-assisted contact tracing information.

3 (4) Taking into account the context of processing, the controller
4 and the processor shall implement appropriate technical and
5 organizational measures to ensure a level of security appropriate to
6 the risk and establish a clear allocation of the responsibilities
7 between them to implement such measures.

8 (5) Processing by a processor must be governed by a contract or
9 data-sharing agreement between the controller and the processor that
10 is binding on both parties and that sets out the processing
11 instructions to which the processor is bound, including the nature
12 and purpose of the processing, the type of data subject to the
13 processing, the duration of the processing, and the obligations and
14 rights of both parties. In addition, the contract or data-sharing
15 agreement must include the requirements imposed by this subsection
16 and subsections (3) and (4) of this section, as well as the following
17 requirements:

18 (a) At the choice of the controller, the processor shall delete
19 or return all technology-assisted contact tracing information to the
20 controller as requested at the end of the provision of services,
21 unless retention of the technology-assisted contact tracing
22 information is required by law;

23 (b) (i) The processor shall make available to the controller all
24 information necessary to demonstrate compliance with the obligations
25 in this chapter; and

26 (ii) The processor shall allow for, and contribute to, reasonable
27 audits and inspections by the controller or the controller's
28 designated auditor. Alternatively, the processor may, with the
29 controller's consent, arrange for a qualified and independent auditor
30 to conduct, at least annually and at the processor's expense, an
31 audit of the processor's policies and technical and organizational
32 measures in support of the obligations under this chapter using an
33 appropriate and accepted control standard or framework and audit
34 procedure for the audits as applicable, and provide a report of the
35 audit to the controller upon request.

36 (6) In no event may any contract or data-sharing agreement
37 relieve a controller or a processor from the liabilities imposed on
38 them by virtue of its role in the processing relationship as defined
39 in this chapter.

1 (7) Determining whether a person is acting as a controller or
2 processor with respect to a specific processing of data is a fact-
3 based determination that depends upon the context in which
4 technology-assisted contact tracing information is to be processed. A
5 person that is not limited in its processing of technology-assisted
6 contact tracing information pursuant to a controller's instructions,
7 or that fails to adhere to such instructions, is a controller and not
8 a processor with respect to processing of technology-assisted contact
9 tracing information. A processor that continues to adhere to a
10 controller's instructions with respect to processing of technology-
11 assisted contact tracing information remains a processor. If a
12 processor begins, alone or jointly with others, determining the
13 purposes and means of the processing of technology-assisted contact
14 tracing information, it is a controller with respect to the
15 processing.

16 NEW SECTION. **Sec. 304.** RESPONSIBILITIES OF CONTROLLERS. (1)
17 Controllers that process technology-assisted contact tracing
18 information must provide individuals with a clear and conspicuous
19 privacy notice that includes, at a minimum:

20 (a) The categories of technology-assisted contact tracing
21 information processed by the controller;

22 (b) The purposes for which the categories of technology-assisted
23 contact tracing information are processed;

24 (c) The categories of technology-assisted contact tracing
25 information that the controller shares with third parties, if any;
26 and

27 (d) The categories of third parties, if any, with whom the
28 controller shares technology-assisted contact tracing information.

29 (2) A controller's collection of technology-assisted contact
30 tracing information must be limited to what is reasonably necessary
31 in relation to the technology-assisted contact tracing purpose for
32 which the information is processed.

33 (3) A controller's collection of technology-assisted contact
34 tracing information must be adequate, relevant, and limited to what
35 is reasonably necessary in relation to the technology-assisted
36 contact tracing purposes for which the information is processed.

37 (4) Except as provided in this chapter, a controller may not
38 process technology-assisted contact tracing information for purposes
39 that are not reasonably necessary to, or compatible with, the

1 technology-assisted contact tracing purposes for which the
2 technology-assisted contact tracing information is processed unless
3 the controller obtains the individual's consent. Controllers may not
4 process technology-assisted contact tracing information or
5 deidentified data that was processed for a technology-assisted
6 contact tracing purpose for purposes of marketing, developing new
7 products or services, or engaging in commercial product or market
8 research.

9 (5) A controller shall establish, implement, and maintain
10 reasonable administrative, technical, and physical data security
11 practices to protect the confidentiality, integrity, and
12 accessibility of technology-assisted contact tracing information.
13 These data security practices must be appropriate to the volume and
14 nature of the data at issue.

15 (6) A controller must delete or deidentify all technology-
16 assisted contact tracing information when the information is no
17 longer being used for a technology-assisted contact tracing purpose
18 and has met records retention as required by federal or state law.

19 (7) A controller may not process technology-assisted contact
20 tracing information on the basis of an individual's or a class of
21 individuals' actual or perceived race, color, ethnicity, religion,
22 national origin, sex, gender, gender identity, sexual orientation,
23 familial status, lawful source of income, or disability, in a manner
24 that unlawfully discriminates against the individual or class of
25 individuals with respect to the offering or provision of: (a)
26 Housing; (b) employment; (c) credit; (d) education; or (e) the goods,
27 services, facilities, privileges, advantages, or accommodations of
28 any place of public accommodation.

29 NEW SECTION. **Sec. 305.** LIMITATIONS AND APPLICABILITY. (1) The
30 obligations imposed on controllers or processors under this chapter
31 do not restrict a controller's or processor's ability to:

32 (a) Comply with federal, state, or local laws, rules, or
33 regulations; or

34 (b) Process deidentified information to engage in public or peer-
35 reviewed scientific, historical, or statistical research in the
36 public interest that adheres to all other applicable ethics and
37 privacy laws and is approved, monitored, and governed by an
38 institutional review board, human subjects research ethics review
39 board, or a similar independent oversight entity that determines: (i)

1 If the research is likely to provide substantial benefits that do not
2 exclusively accrue to the controller; (ii) the expected benefits of
3 the research outweigh the privacy risks; and (iii) the controller has
4 implemented reasonable safeguards to mitigate privacy risks
5 associated with research, including any risks associated with
6 reidentification.

7 (2) Processing technology-assisted contact tracing information
8 solely for the purposes expressly identified in this section does
9 not, by itself, make an entity a controller with respect to such
10 processing.

11 (3) If a controller processes technology-assisted contact tracing
12 information pursuant to an exemption in this section, the controller
13 bears the burden of demonstrating that the processing qualifies for
14 the exemption and complies with the requirements in subsection (4) of
15 this section.

16 (4) (a) Technology-assisted contact tracing information that is
17 processed by a controller pursuant to this section must not be
18 processed for any purpose other than those expressly listed in this
19 section.

20 (b) Technology-assisted contact tracing information that is
21 processed by a controller pursuant to this section may be processed
22 solely to the extent that such processing is: (i) Necessary,
23 reasonable, and proportionate to the purposes listed in this section;
24 (ii) adequate, relevant, and limited to what is necessary in relation
25 to the specific purpose or purposes listed in this section; and (iii)
26 insofar as possible, taking into account the nature and purpose of
27 processing the technology-assisted contact tracing information,
28 subjected to reasonable administrative, technical, and physical
29 measures to protect the confidentiality, integrity, and accessibility
30 of the personal data, and to reduce reasonably foreseeable risks of
31 harm to consumers.

32 NEW SECTION. **Sec. 306.** LIABILITY. Where more than one
33 controller or processor, or both a controller and a processor,
34 involved in the same processing, is in violation of this chapter, the
35 liability must be allocated among the parties according to principles
36 of comparative fault.

1 the state government and its existing public institutions, and takes
2 effect immediately."

3 Correct the title.

EFFECT: Removes all the revisions made by the striking amendment to the underlying bill.

--- END ---