1	AN ACT relating to the disclosure of private cellular phone numbers.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→ SECTION 1. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) For the purposes of this section:
6	(a) "Directory provider" means any person in the business of marketing,
7	selling, or sharing the wireless phone number of any subscriber for
8	commercial purposes;
9	(b) "Subscriber" means a person who resides in Kentucky and subscribes to a
0	wireless communications service and holds a wireless phone number with a
1	Kentucky state area code;
2	(c) "Wireless communications service provider" means every corporation,
3	company, association, partnership, or person that provides radio
4	communications service or cellular communications service for hire, sale,
5	or resale; and
6	(d) "Wireless phone number" means a phone number unique to a specific
17	subscriber to receive cellular communications from others.
8	(2) A person, including a directory provider or wireless communications service
9	provider, shall not market, sell, or share the wireless phone number of any
20	subscriber for commercial purposes without first obtaining the subscriber's
21	express consent in accordance with subsection (3) of this section.
22	(3) The consent of a subscriber shall:
23	(a) Be in writing or transmitted electronically, with the return receipt of the
24	consent sent to the subscriber;
25	(b) Be obtained through a separate document or located on a separate screen of
26	a Web site that has the sole purpose of authorizing a wireless
27	communications service provider or directory provider to market, sell, or

1			share the subscriber's wireless phone number; and
2		<u>(c)</u>	Provide that:
3			1. The subscriber authorizes the subscriber's wireless phone number to
4			be marketed, shared, or sold as part of a list of subscribers; and
5			2. The subscriber may incur additional charges for receiving unsolicited
6			calls or text messages.
7	<u>(4)</u>	This	s section does not apply to the sharing of wireless phone numbers by any of
8		the j	following:
9		<u>(a)</u>	A law enforcement agency, fire protection agency, public health agency, or
10			other emergency service agency, or any person operating under a contract
11			with or at the direction of one (1) or more of these agencies, when carrying
12			out official duties;
13		<u>(b)</u>	A wireless communications service provider effectuating a transfer of
14			service to another wireless communications service at a subscriber's
15			request;
16		<u>(c)</u>	A person carrying out a lawful order or process issued under state or
17			federal law;
18		<u>(d)</u>	A sales agent providing a subscriber's wireless phone number to the
19			wireless communications service provider for the limited purpose of billing
20			and customer service;
21		<u>(e)</u>	A person for uses permitted under state or federal law, including but not
22			limited to uses permitted under the Fair Credit Reporting Act, 15 U.S.C. sec
23			1681(b), and the Gramm-Leach-Billey Act, 15 U.S.C. secs. 6801 et seq;
24		<u>(f)</u>	A public agency complying with a public record request in accordance with
25			the Kentucky Open Records Act, KRS 61.870 to 61.884 or other applicable
26			open records statutes;
27		<u>(g)</u>	A person, including a directory provider or wireless communications service

1		provider, sharing information to its affiliates, subsidiaries, agents, or						
2		vendors, for the purpose of rendering, maintaining, or improving wireless						
3		communications service to a subscriber; or						
4		(h) A person for the purpose of a law enforcement investigation, risk and						
5		security assessment or analysis, legal research and case management, legal						
6		compliance assessment or analysis, academic research, or identity theft or						
7		fraud prevention analysis or investigation.						
8		→ Section 2. KRS 367.990 is amended to read as follows:						
9	(1)	Any person who violates the terms of a temporary or permanent injunction issued						
10		under KRS 367.190 shall forfeit and pay to the Commonwealth a civil penalty of						
11		not more than twenty-five thousand dollars (\$25,000) per violation. For the						
12		purposes of this section, the Circuit Court issuing an injunction shall retain						
13		jurisdiction, and the cause shall be continued, and in such cases the Attorney						
14		General acting in the name of the Commonwealth may petition for recovery of civil						
15		penalties.						
16	(2)	In any action brought under KRS 367.190, if the court finds that a person is						
17		willfully using or has willfully used a method, act, or practice declared unlawful by						
18		KRS 367.170, the Attorney General, upon petition to the court, may recover, on						
19		behalf of the Commonwealth, a civil penalty of not more than two thousand dollars						
20		(\$2,000) per violation, or where the defendant's conduct is directed at a person aged						
21		sixty (60) or older, a civil penalty of not more than ten thousand dollars (\$10,000)						
22		per violation, if the trier of fact determines that the defendant knew or should have						
23		known that the person aged sixty (60) or older is substantially more vulnerable than						
24		other members of the public.						
25	(3)	Any person with actual notice that an investigation has begun or is about to begin						
26		pursuant to KRS 367.240 and 367.250 who intentionally conceals, alters, destroys,						
27		or falsifies documentary material is guilty of a Class A misdemeanor.						

Any person who, in response to a subpoena or demand as provided in KRS 367.240

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2		or 367.250, intentionally falsifies or withholds documents, records, or pertinent
3		materials that are not privileged shall be subject to a fine as provided in subsection
4		(3) of this section.
5	(5)	The Circuit Court of any county in which any plan described in KRS 367.350 is
6		proposed, operated, or promoted may grant an injunction without bond, upon
7		complaint filed by the Attorney General to enjoin the further operation thereof, and
8		the Attorney General may ask for and the court may assess civil penalties against
9		the defendant in an amount not to exceed the sum of five thousand dollars (\$5,000)
10		which shall be for the benefit of the Commonwealth of Kentucky.
11	(6)	Any person, business, or corporation who knowingly violates the provisions of KRS
12		367.540 shall be guilty of a violation. It shall be considered a separate offense each
13		time a magazine is mailed into the state; but it shall be considered only one (1)
14		offense for any quantity of the same issue of a magazine mailed into Kentucky.
15	(7)	Any solicitor who violates the provisions of KRS 367.513 or 367.515 shall be guilty

- 17 (8) In addition to the penalties contained in this section, the Attorney General, upon petition to the court, may recover, on behalf of the Commonwealth a civil penalty of
- not more than the greater of five thousand dollars (\$5,000) or two hundred dollars
- 20 (\$200) per day for each and every violation of KRS 367.175.

of a Class A misdemeanor.

- 21 (9) Any person who shall willfully and intentionally violate any provision of KRS 367.976 to 367.985 shall be guilty of a Class B misdemeanor.
- 23 (10) (a) Any person who violates the terms of a temporary or permanent injunction 24 issued under KRS 367.665 shall forfeit and pay to the Commonwealth a 25 penalty of not more than five thousand dollars (\$5,000) per violation. For the 26 purposes of this section, the Circuit Court issuing an injunction shall retain 27 jurisdiction, and the cause shall be continued, and in such cases the Attorney

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1		General acting in the name of the Commonwealth may petition for recovery of
2		civil penalties;
3		(b) The Attorney General may, upon petition to a court having jurisdiction under
4		KRS 367.190, recover on behalf of the Commonwealth from any person
5		found to have willfully committed an act declared unlawful by KRS 367.667 a
6		penalty of not more than two thousand dollars (\$2,000) per violation; and
7		(c) Any person who knowingly violates any provision of KRS 367.652, 367.653,
8		367.656, 367.657, 367.658, 367.666, or 367.668 or who knowingly gives false
9		or incorrect information to the Attorney General in filing statements or reports
10		required by KRS 367.650 to 367.670 shall be guilty of a Class D felony.
11	(11)	Any dealer who fails to provide a statement under KRS 367.760 or a notice under
12		KRS 367.765 shall be liable for a penalty of one hundred dollars (\$100) per
13		violation to be collected in the name of the Commonwealth upon action of the
14		Attorney General.
15	(12)	Any dealer or manufacturer who falsifies a statement under KRS 367.760 shall be
16		liable for a penalty not exceeding one thousand dollars (\$1,000) to be collected in
17		the name of the Commonwealth upon action by the Attorney General.
18	(13)	Any person who violates KRS 367.805, 367.809(2), 367.811, 367.813(1), or
19		367.816 shall be guilty of a Class C felony.
20	(14)	Either the Attorney General or the appropriate Commonwealth's attorney shall have
21		authority to prosecute violations of KRS 367.801 to 367.819.
22	(15)	A violation of KRS 367.474 to 367.478 and 367.482 is a Class C felony. Either the
23		Attorney General or the appropriate Commonwealth's attorney shall have authority
24		to prosecute violators of KRS 367.474 to 367.478 and 367.482.
25	(16)	Any person who violates KRS 367.310 shall be guilty of a violation.
26	(17)	Any person, partnership, or corporation who violates the provisions of KRS

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367.850 shall be guilty of a Class A misdemeanor.

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1	(18)	Any d	lealer in moto	or vehic	eles	or any c	ther	person	who	o fra	audulently	cha	nges,	sets
2		back,	disconnects,	fails	to o	connect,	or	causes	to	be	changed,	set	back,	or
3		discon	nnected, the sp	eedom	eter	or odon	neter	of any	mote	or v	ehicle, to	effec	et the s	sale
4		of the	motor vehicle	shall b	e gu	uilty of a	Clas	ss D felo	ony.					

- 5 (19) Any person who negotiates a contract of membership on behalf of a club without 6 having previously fulfilled the bonding requirement of KRS 367.403 shall be guilty 7 of a Class D felony.
- 8 (20) Any person or corporation who operates or attempts to operate a health spa in violation of KRS 367.905(1) shall be guilty of a Class A misdemeanor.
- 10 (21) (a) Any person who violates KRS 367.832 shall be guilty of a Class C felony; and
- 11 (b) The appropriate Commonwealth's attorney shall have authority to prosecute 12 felony violations of KRS 367.832.
- 13 (22) (a) Any person who violates the provisions of KRS 367.855 or 367.857 shall be 14 guilty of a violation. Either the Attorney General or the appropriate county 15 health department may prosecute violators of KRS 367.855 or 367.857.
- 16 (b) The provisions of this subsection shall not apply to any retail establishment if
 17 the wholesaler, distributor, or processor fails to comply with the provisions of
 18 KRS 367.857.
- 19 (23) Notwithstanding any other provision of law, any telemarketing company,
 20 telemarketer, caller, or merchant shall be guilty of a Class D felony when that
 21 telemarketing company, telemarketer, caller, or merchant three (3) times in one (1)
 22 calendar year knowingly and willfully violates KRS 367.46955(15) by making or
 23 causing to be made an unsolicited telephone solicitation call to a telephone number
 24 that appears in the current publication of the zero call list maintained by the Office
 25 of the Attorney General, Division of Consumer Protection.
- 26 (24) Notwithstanding any other provision of law, any telemarketing company, 27 telemarketer, caller, or merchant shall be guilty of a Class A misdemeanor when

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that telemarketing company, telemarketer, caller, or merchant uses a zero call list identified in KRS 367.46955(15) for any purpose other than complying with the provisions of KRS 367.46951 to 367.46999.

4 (25) (a) Notwithstanding any other provision of law, any telemarketing company, telemarketer, caller, or merchant that violates KRS 367.46951 to 367.46999 shall be assessed a civil penalty of not more than five thousand dollars (\$5,000) for each offense.

- (b) The Attorney General, or any person authorized to act in his or her behalf, shall initiate enforcement of a civil penalty imposed under paragraph (a) of this subsection.
- (c) Any civil penalty imposed under paragraph (a) of this subsection may be compromised by the Attorney General or his or her designated representative. In determining the amount of the penalty or the amount agreed upon in compromise, the Attorney General, or his or her designated representative, shall consider the appropriateness of the penalty to the financial resources of the telemarketing company, telemarketer, caller, or merchant charged, the gravity of the violation, the number of times the telemarketing company, telemarketer, caller, or merchant charged has been cited, and the good faith of the telemarketing company, telemarketer, caller, or merchant charged in attempting to achieve compliance, after notification of the violation.
- (d) If a civil penalty is imposed under this subsection, a citation shall be issued which describes the violation which has occurred and states the penalty for the violation. If, within fifteen (15) working days from the receipt of the citation, the affected party fails to pay the penalty imposed, the Attorney General, or any person authorized to act in his or her behalf, shall initiate a civil action to collect the penalty. The civil action shall be taken in the court which has jurisdiction over the location in which the violation occurred.

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1	(26) Any person who violates KRS 367.500 shall be liable for a penalty of two thousand
2	five hundred dollars (\$2,500) per violation. Either the Attorney General or the
3	appropriate Commonwealth's attorney may prosecute violations of KRS 367.500.
4	(27) (a) Any person, including a wireless communications service provider or
5	directory provider, who violates Section 1 of this Act shall be liable for a
6	penalty of not less than one thousand dollars (\$1,000) nor more than ten
7	thousand dollars (\$10,000) per violation. Each wireless phone number
8	marketed, shared, or sold shall be considered a separate violation.
9	(b) Notwithstanding paragraph (a) of this subsection, a disclosure of wireless
10	phone numbers that occurs as the result of a criminal act shall not be
11	considered a violation so long as the wireless communications service
12	provider or directory provider makes a reasonable effort to notify the
13	subscriber of the disclosure of the wireless phone number which occurred
14	as a result of a criminal act.
15	(c) The Attorney General, or any person authorized to act on his or her behalf,
16	shall have jurisdiction to enforce the penalty established in this subsection.