02/26/20 REVISOR JFK/LG 20-7388 as introduced

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4247

(SENATE AUTHORS: BIGHAM, Kent and Marty)

DATE D-PG 03/11/2020

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OFFICIAL STATUS

O3/11/2020 Introduction and first reading

Introduction and first reading
Referred to Commerce and Consumer Protection Finance and Policy

A bill for an act

relating to consumer data privacy; giving various rights to consumers regarding

personal data; placing obligations on businesses regarding consumer data; providing

1.4	for enforcement by the attorney general; requiring a report; proposing coding for new law as Minnesota Statutes, chapter 325O.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [3250.01] CITATION.
1./	Section 1. S250.01 CHATION.
1.8	This chapter may be cited as the "Minnesota Consumer Data Privacy Act."
1.9	Sec. 2. [325O.02] DEFINITIONS.
1.10	(a) For purposes of this chapter, the following terms have the meanings given.
1.11	(b) "Affiliate" means a legal entity that controls, is controlled by, or is under common
1.12	control with, that other legal entity. For these purposes, "control" or "controlled" means:
1.13	ownership of, or the power to vote, more than 50 percent of the outstanding shares of any
1.14	class of voting security of a company; control in any manner over the election of a majority
1.15	of the directors or of individuals exercising similar functions; or the power to exercise a
1.16	controlling influence over the management of a company.
1.17	(c) "Authenticate" means to use reasonable means to determine that a request to exercise
1.18	any of the rights in section 325O.05, subdivision 1, clauses (1) to (4), is being made by the
1.19	consumer who is entitled to exercise such rights with respect to the personal data at issue.
1.20	(d) "Child" means any natural person under 13 years of age.
1.21	(e) "Consent" means a clear affirmative act signifying a freely given, specific, informed
1.22	and unambiguous indication of a consumer's agreement to the processing of personal data

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relating to the consumer, such as by a written statement, including by electronic means or 2.1 other clear affirmative action. 2.2 (f) "Consumer" means a natural person who is a Minnesota resident acting only in an 2.3 individual or household context. It does not include a natural person acting in a commercial 2.4 2.5 or employment context. (g) "Controller" means the natural or legal person which, alone or jointly with others, 2.6 determines the purposes and means of the processing of personal data. 2.7 (h) "Decisions that produce legal effects concerning a consumer or similarly significant 2.8 effects concerning a consumer" means decisions that result in the provision or denial of 2.9 financial and lending services, housing, insurance, education enrollment, criminal justice, 2.10 employment opportunities, health care services, or access to basic necessities, such as food 2.11 and water. 2.12 (i) "Deidentified data" means data that cannot reasonably be used to infer information 2.13 about, or otherwise be linked to, an identified or identifiable natural person, or a device 2.14 linked to such person, provided that the controller that possesses the data: 2.15 2.16 (1) takes reasonable measures to ensure that the data cannot be associated with a natural person; 2.17 (2) publicly commits to maintain and use the data only in a deidentified fashion and not 2.18 attempt to reidentify the data; and 2.19 (3) contractually obligates any recipients of the information to comply with all provisions 2.20 of this paragraph. 2.21 (j) "Enroll," "enrolled," or "enrolling" means the process by which a facial recognition 2.22 service creates a facial template from one or more images of a consumer and adds the facial 2.23 template to a gallery used by the facial recognition service for identification, verification, 2.24 or persistent tracking of consumers. It also includes the act of adding an existing facial 2.25 template directly into a gallery used by a facial recognition service. 2.26 (k) "Facial recognition service" means technology that analyzes facial features and is 2.27

(l) "Facial template" means the machine-interpretable pattern of facial features that is extracted from one or more images of a consumer by a facial recognition service.

used for the identification, verification, or persistent tracking of consumers in still or video

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3.1	(m) "Identification" means the use of a facial recognition service by a controller to
3.2	determine whether an unknown consumer matches any consumer whose identity is known
3.3	to the controller and who has been enrolled by reference to that identity in a gallery used
3.4	by the facial recognition service.
3.5	(n) "Identified or identifiable natural person" means a person who can be readily
3.6	identified, directly or indirectly.
3.7	(o) "Meaningful human review" means review or oversight by one or more individuals
3.8	who are trained in accordance with section 325O.085, paragraph (k), and who have the
3.9	authority to alter the decision under review.
3.10	(p) "Persistent tracking" means the use of a facial recognition service to track the
3.11	movements of a consumer on a persistent basis without identification or verification of that
3.12	consumer. Such tracking becomes persistent as soon as:
3.13	(1) the facial template that permits the tracking uses a facial recognition service for more
3.14	than 48 hours after the first enrolling of that template; or
3.15	(2) the data created by the facial recognition service in connection with the tracking of
3.16	the movements of the consumer are linked to any other data such that the consumer who
3.17	has been tracked is identified or identifiable.
3.18	(q) "Personal data" means any information that is linked or reasonably linkable to an
3.19	identified or identifiable natural person. Personal data does not include deidentified data or
3.20	publicly available information. For purposes of this paragraph, "publicly available
3.21	information" means information that is lawfully made available from federal, state, or local
3.22	government records.
3.23	(r) "Process" or "processing" means any operation or set of operations that are performed
3.24	on personal data or on sets of personal data, whether or not by automated means, such as
3.25	the collection, use, storage, disclosure, analysis, deletion, or modification of personal data.
3.26	(s) "Processor" means a natural or legal person who processes personal data on behalf
3.27	of a controller.
3.28	(t) "Profiling" means any form of automated processing of personal data to evaluate,
3.29	analyze, or predict personal aspects concerning an identified or identifiable natural person's
3.30	economic situation, health, personal preferences, interests, reliability, behavior, location,
3.31	or movements.
3.32	(u) "Pseudonymous data" means personal data that cannot be attributed to a specific
3.33	natural person without the use of additional information, provided that such additional

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- (v) "Recognition" means the use of a facial recognition service to determine whether:
- 4.5 (1) an unknown consumer matches any consumer who has been enrolled in a gallery
 4.6 used by the facial recognition service; or
- 4.7 (2) an unknown consumer matches a specific consumer who has been enrolled in a gallery used by the facial recognition service.
 - (w) "Sale," "sell," or "sold" means the exchange of personal data for monetary or other valuable consideration by the controller to a third party. Sale does not include the following:
 - (1) the disclosure of personal data to a processor who processes the personal data on behalf of the controller;
 - (2) the disclosure of personal data to a third party with whom the consumer has a direct relationship for purposes of providing a product or service requested by the consumer;
 - (3) the disclosure or transfer of personal data to an affiliate of the controller;
- 4.16 (4) the disclosure of information that the consumer intentionally made available to the general public via a channel of mass media, and did not restrict to a specific audience; or
- 4.18 (5) the disclosure or transfer of personal data to a third party as an asset that is part of a
 4.19 merger, acquisition, bankruptcy, or other transaction in which the third party assumes control
 4.20 of all or part of the controller's assets.
- 4.21 (x) "Security or safety purpose" means physical security, protection of consumer data, 4.22 safety, fraud prevention, or asset protection.
- 4.23 (y) Sensitive data is a form of personal data. "Sensitive data" means:
- 4.24 (1) personal data revealing racial or ethnic origin, religious beliefs, mental or physical 4.25 health condition or diagnosis, sexual orientation, or citizenship or immigration status;
- 4.26 (2) the processing of genetic or biometric data for the purpose of uniquely identifying
 4.27 a natural person;
- 4.28 (3) the personal data from a known child; or
- 4.29 (4) specific geolocation data.

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natural person.

4.30 (z) "Specific geolocation data" means information derived from technology, including
 4.31 but not limited to global positioning system level latitude and longitude coordinates or other

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(2) a federally recognized Indian tribe;

(3) information that meets the definition of:

(1) a government entity, as defined by section 13.02, subdivision 7a;

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(1) protecte	ed health information as defined by and for purposes of the Health Insurance
Portability and	d Accountability Act of 1996, Public Law 104-191, and related regulations;
(ii) health 1	records, as defined in section 144.291, subdivision 2;
(iii) patient	t identifying information for purposes of Code of Federal Regulations, title
42, part 2, esta	ablished pursuant to United States Code, title 42, section 290dd-2;
(iv) identif	iable private information for purposes of the federal policy for the protection
of human subj	ects, Code of Federal Regulations, title 45, part 46; identifiable private
information th	at is otherwise information collected as part of human subjects research
pursuant to the	e good clinical practice guidelines issued by the International Council for
Harmonisation	n; the protection of human subjects under Code of Federal Regulations, title
21, parts 50 ar	nd 56; or personal data used or shared in research conducted in accordance
with one or me	ore of the requirements set forth in this paragraph;
(v) informa	ation and documents created for purposes of the federal Health Care Quality
Improvement	Act of 1986, Public Law 99-660, and related regulations; or
(vi) patient	t safety work product for purposes of Code of Federal Regulations, title 42,
part 3, establis	shed pursuant to United States Code, title 42, sections 299b-21 to 299b-26;
(4) informa	ation that is derived from any of the health care-related information listed in
clause (2), but	that has been deidentified in accordance with the requirements for
deidentificatio	on set forth in Code of Federal Regulations, title 45, part 164;
(5) informa	ation originating from, and intermingled to be indistinguishable with, any of
the health care	e-related information listed in clause (2) that is maintained by:
(i) a covere	ed entity or business associate as defined by the Health Insurance Portability
	bility Act of 1996, Public Law 104-191, and related regulations;
(ii) a healtl	n care provider, as defined in section 144.291, subdivision 2; or
	ram or a qualified service organization as defined by Code of Federal
290dd-2;	itle 42, part 2, established pursuant to United States Code, title 42, section
	ation used only for public health activities and purposes as described in Code
of Federal Reg	gulations, title 45, section 164.512;
(7) an activ	vity involving the collection, maintenance, disclosure, sale, communication,
or use of any p	ersonal data bearing on a consumer's credit worthiness, credit standing, credit
capacity, chara	acter, general reputation, personal characteristics, or mode of living by a

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7.1	consumer reporting agency, as defined in United States Code, title 15, section 1681a(f), by
7.2	a furnisher of information, as set forth in United States Code, title 15, section 1681s-2, who
7.3	provides information for use in a consumer report, as defined in United States Code, title
7.4	15, section 1681a(d), and by a user of a consumer report, as set forth in United States Code,
7.5	title 15, section 1681b, except that information is only excluded under this paragraph to the
7.6	extent that such activity involving the collection, maintenance, disclosure, sale,
7.7	communication, or use of such information by that agency, furnisher, or user is subject to
7.8	regulation under the federal Fair Credit Reporting Act, United States Code, title 15, sections
7.9	1681 to 1681x, and the information is not collected, maintained, used, communicated,
7.10	disclosed, or sold except as authorized by the Fair Credit Reporting Act;
7.11	(8) personal data collected, processed, sold, or disclosed pursuant to the federal
7.12	Gramm-Leach-Bliley Act, Public Law 106-102, and implementing regulations, if the
7.13	collection, processing, sale, or disclosure is in compliance with that law;
7.14	(9) personal data collected, processed, sold, or disclosed pursuant to the federal Driver's
7.15	Privacy Protection Act of 1994, United States Code, title 18, sections 2721 to 2725, if the
7.16	collection, processing, sale, or disclosure is in compliance with that law;
7.17	(10) personal data regulated by the federal Family Educations Rights and Privacy Act,
7.18	United States Code, title 20, section 1232g, and its implementing regulations;
7.19	(11) personal data collected, processed, sold, or disclosed pursuant to the federal Farm
7.20	Credit Act of 1971, as amended, United States Code, title 12, sections 2001 to 2279cc, and
7.21	its implementing regulations, Code of Federal Regulations, title 12, part 600, if the collection
7.22	processing, sale, or disclosure is in compliance with that law;
7.23	(12) information maintained for employment records purposes; or
7.24	(13) personal data collected, processed, sold, or disclosed pursuant to the Minnesota
7.25	Insurance Fair Information Reporting Act in sections 72A.49 to 72A.505.
7.26	(b) Controllers that are in compliance with the verifiable parental consent mechanisms
7.27	under the federal Children's Online Privacy Protection Act, United States Code, title 15,
7.28	sections 6501 to 6506, and its implementing regulations, shall be deemed compliant with
7.29	any obligation to obtain parental consent under this chapter.
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7.30	Sec. 4. [3250.04] RESPONSIBILITY ACCORDING TO ROLE.

Sec. 4. [325O.04] RESPONSIBILITY ACCORDING TO ROLE.

(a) Controllers and processors are responsible for meeting their respective obligations established under this chapter.

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(b) Processors are responsible under this chapter for adhering to the instructions of the 8.1 controller and assisting the controller to meet its obligations under this chapter. Such 8.2 8.3 assistance shall include the following: (1) taking into account the nature of the processing, the processor shall assist the controller 8.4 by appropriate technical and organizational measures, insofar as this is possible, for the 8.5 fulfillment of the controller's obligation to respond to consumer requests to exercise their 8.6 rights pursuant to section 325O.05; and 8.7 (2) taking into account the nature of processing and the information available to the 8.8 processor, the processor shall assist the controller in meeting the controller's obligations in 8.9 8.10 relation to the security of processing the personal data and in relation to the notification of a breach of the security of the system pursuant to section 325E.61, and shall provide 8.11 information to the controller necessary to enable the controller to conduct and document 8.12 any data protection assessments required by section 325O.08. 8.13 (c) Notwithstanding the instructions of the controller, a processor shall: 8.14 (1) implement and maintain reasonable security procedures and practices to protect 8.15 personal data, taking into account the context in which the personal data are to be processed; 8.16 (2) ensure that each person processing the personal data is subject to a duty of 8.17 confidentiality with respect to the data; and 8.18 (3) engage a subcontractor only (i) after providing the controller with an opportunity to 8.19 object and (ii) pursuant to a written contract in accordance with paragraph (e) that requires 8.20 the subcontractor to meet the obligations of the processor with respect to the personal data. 8.21 (d) Processing by a processor shall be governed by a contract between the controller 8.22 and the processor that is binding on both parties and that sets out the processing instructions 8.23 to which the processor is bound, including the nature and purpose of the processing, the 8.24 type of personal data subject to the processing, the duration of the processing, and the 8.25 obligations and rights of both parties. In addition, the contract shall include the requirements 8.26 imposed by this paragraph and paragraph (c), as well as the following requirements: 8.27 (1) at the choice of the controller, the processor shall delete or return all personal data 8.28 to the controller as requested at the end of the provision of services, unless retention of the 8.29 personal data is required by law; 8.30 (2) the processor shall make available to the controller all information necessary to 8.31

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demonstrate compliance with the obligations in this chapter; and

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(3) the processor shall allow for, and contribute to, reasonable audits and inspections by the controller or the controller's designated auditor. Alternatively, the processor may, with the controller's consent, arrange for a qualified and independent auditor to conduct, at least annually and at the processor's expense, an audit of the processor's policies and technical and organizational measures in support of the obligations under this chapter. The auditor must use an appropriate and accepted control standard or framework and audit procedure for such audits as applicable, and shall provide a report of such audit to the controller upon request.

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- (e) In no event shall any contract relieve a controller or a processor from the liabilities imposed on them by virtue of its role in the processing relationship as defined by this chapter.
- (f) Determining whether a person is acting as a controller or processor with respect to a specific processing of data is a fact-based determination that depends upon the context in which personal data are to be processed. A person that is not limited in the person's processing of personal data pursuant to a controller's instructions, or that fails to adhere to such instructions, is a controller and not a processor with respect to a specific processing of data. A processor that continues to adhere to a controller's instructions with respect to a specific processing of personal data remains a processor. If a processor begins, alone or jointly with others, determining the purposes and means of the processing of personal data, it is a controller with respect to such processing.

Sec. 5. [3250.05] CONSUMER PERSONAL DATA RIGHTS.

Subdivision 1. Consumer rights. Consumers may exercise the rights set forth in this paragraph by submitting a request, at any time, to a controller specifying which rights the consumer wishes to exercise. In the case of processing personal data concerning a known child, the parent or legal guardian of the known child shall exercise the rights of this chapter on the child's behalf. Except as provided in this chapter, the controller must comply with a request to exercise the following consumer rights:

- (1) right to access: a consumer has the right to confirm whether or not a controller is processing personal data concerning the consumer and to access such personal data;
- (2) right to correction: a consumer has the right to correct inaccurate personal data concerning the consumer, taking into account the nature of the personal data and the purposes of the processing of the personal data;
- (3) right to deletion: a consumer has the right to delete personal data concerning the consumer;

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(4) right to data portability: a consumer has the right to obtain personal data concerning the consumer, which the consumer previously provided to the controller, in a portable and, to the extent technically feasible, readily usable format that allows the consumer to transmit the data to another controller without hindrance, where the processing is carried out by automated means; and

- (5) right to opt out: a consumer has the right to opt out of the processing of personal data concerning the consumer for purposes of targeted advertising, the sale of personal data, or profiling in furtherance of decisions that produce legal effects concerning a consumer or similarly significant effects concerning a consumer.
- Subd. 2. Controller response to consumer requests. (a) A controller must inform a consumer of any action taken on a request under subdivision 1, clauses (1) to (5), without undue delay and in any event within 45 days of receipt of the request. That period may be extended once by 45 additional days where reasonably necessary, taking into account the complexity and number of the requests. The controller must inform the consumer of any such extension within 45 days of receipt of the request, together with the reasons for the delay.
- (b) If a controller does not take action on the request of a consumer, the controller must inform the consumer without undue delay and at the latest within 45 days of receipt of the request of the reasons for not taking action and instructions for how to appeal the decision with the controller as described in subdivision 3.
- (c) Information provided under this section must be provided by the controller free of charge, up to twice annually to the consumer. Where requests from a consumer are manifestly unfounded or excessive, in particular because of their repetitive character, the controller may either charge a reasonable fee to cover the administrative costs of complying with the request, or refuse to act on the request. The controller bears the burden of demonstrating the manifestly unfounded or excessive character of the request.
- (d) A controller is not required to comply with a request to exercise any of the rights under subdivision 1, clauses (1) to (4), if the controller is unable to authenticate the request using commercially reasonable efforts. In such cases, the controller may request the provision of additional information reasonably necessary to authenticate the request.
- Subd. 3. Appeal process required. (a) Controllers must establish an internal process whereby consumers may appeal a refusal to take action on a request to exercise any of the rights under subdivision 1, clauses (1) to (5), within a reasonable period of time after the

Sec. 5. 10 consumer's receipt of the notice sent by the controller under paragraph (b) of subdivision 2.

- (b) The appeal process must be conspicuously available and as easy to use as the process for submitting such requests under this section.
- (c) Within 30 days of receipt of an appeal, a controller must inform the consumer of any action taken or not taken in response to the appeal, along with a written explanation of the reasons in support thereof. That period may be extended by 60 additional days where reasonably necessary, taking into account the complexity and number of the requests serving as the basis for the appeal. The controller must inform the consumer of any such extension within 30 days of receipt of the appeal, together with the reasons for the delay. The controller must also provide the consumer with an e-mail address or other online mechanism through which the consumer may submit the appeal, along with any action taken or not taken by the controller in response to the appeal and the controller's written explanation of the reasons in support thereof, to the attorney general.
- (d) When informing a consumer of any action taken or not taken in response to an appeal pursuant to paragraph (c), the controller must clearly and prominently ask the consumer whether the consumer consents to having the controller submit the appeal, along with any action taken or not taken by the controller in response to the appeal and must, upon request, provide the controller's written explanation of the reasons in support thereof, to the attorney general. If the consumer provides such consent, the controller must submit such information to the attorney general.

Sec. 6. [3250.06] PROCESSING DEIDENTIFIED DATA OR PSEUDONYMOUS DATA.

- (a) This chapter does not require a controller or processor to do any of the following solely for purposes of complying with this chapter:
- 11.26 (1) reidentify deidentified data;

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- (2) maintain data in identifiable form, or collect, obtain, retain, or access any data or technology, in order to be capable of associating an authenticated consumer request with personal data; or
- (3) comply with an authenticated consumer request to access, correct, delete, or port personal data pursuant to section 325O.05, subdivision 1, clauses (1) to (4), if all of the following are true:

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12.1	(i) the controller is not reasonably capable of associating the request with the personal
12.2	data, or it would be unreasonably burdensome for the controller to associate the request
12.3	with the personal data;
12.4	(ii) the controller does not use the personal data to recognize or respond to the specific
12.5	consumer who is the subject of the personal data, or associate the personal data with other
12.6	personal data about the same specific consumer; and
12.7	(iii) the controller does not sell the personal data to any third party or otherwise
12.8	voluntarily disclose the personal data to any third party other than a processor, except as
12.9	otherwise permitted in this section.
12.10	(b) The rights contained in section 325O.05, subdivision 1, clauses (1) to (4), do not
12.11	apply to pseudonymous data in cases where the controller is able to demonstrate any
12.12	information necessary to identify the consumer is kept separately and is subject to effective
12.13	technical and organizational controls that prevent the controller from accessing such
12.14	information.
12.15	(c) A controller that uses pseudonymous data or deidentified data must exercise reasonable
12.16	oversight to monitor compliance with any contractual commitments to which the
12.17	pseudonymous data or deidentified data are subject, and must take appropriate steps to
12.18	address any breaches of contractual commitments.
12.19	Sec. 7. [3250.07] RESPONSIBILITIES OF CONTROLLERS.
12.20	Subdivision 1. Transparency obligations. (a) Controllers shall provide consumers with
12.21	a reasonably accessible, clear, and meaningful privacy notice that includes:
12.22	(1) the categories of personal data processed by the controller;
12.23	(2) the purposes for which the categories of personal data are processed;
12.24	(3) how and where consumers may exercise the rights contained in section 325O.05,
12.25	including how a consumer may appeal a controller's action with regard to the consumer's
12.26	request;
12.27	(4) the categories of personal data that the controller shares with third parties, if any;
12.28	<u>and</u>
12.29	(5) the categories of third parties, if any, with whom the controller shares personal data.
12.30	(b) If a controller sells personal data to third parties or processes personal data for targeted
12.31	advertising, it must clearly and conspicuously disclose such processing, as well as the manner

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in which a consumer may exercise the rig	tht to opt out of such processing, in a clear and
conspicuous manner.	
(c) A controller shall establish and de	scribe in the privacy notice one or more secure
and reliable means for consumers to subr	nit a request to exercise their rights under this
chapter. Such means shall take into accou	ant the ways in which consumers interact with the
controller, the need for secure and reliabl	e communication of such requests, and the
controller's ability to authenticate the idea	ntity of the consumer making the request. A
controller shall not require a consumer to	create a new account in order to exercise a right,
out a controller may require a consumer to	use an existing account to exercise the consumer's
ights under this chapter.	
Subd. 2. Use of data. (a) A controller	's collection of personal data must be limited to
what is reasonably necessary in relation to	o the purposes for which such data are processed,
as disclosed to the consumer.	
(b) A controller's collection of person	al data must be adequate, relevant, and limited to
what is reasonably necessary in relation to	o the purposes for which such data are processed,
as disclosed to the consumer.	
(c) Except as provided in this chapter,	a controller may not process personal data for
ourposes that are not reasonably necessar	ry to, or compatible with, the purposes for which
such personal data are processed, as disclo	osed to the consumer, unless the controller obtains
the consumer's consent.	
(d) A controller shall establish, imple	ment, and maintain reasonable administrative,
echnical, and physical data security prac	tices to protect the confidentiality, integrity, and
accessibility of personal data. Such data se	ecurity practices shall be appropriate to the volume
and nature of the personal data at issue.	
(e) Except as otherwise provided in th	is act, a controller may not process sensitive data
concerning a consumer without obtaining	the consumer's consent, or, in the case of the
processing of personal data concerning a	known child, without obtaining consent from the
child's parent or lawful guardian, in accord	lance with the children's online privacy protection
act requirements.	
(f) A controller may not sell personal	data to a third-party controller as part of such a
program unless:	, ,
(1) the sale is reasonably necessary to	enable the third party to provide a benefit to which
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the consumer is entitled;

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14.1	(2) the sale of personal data to third parties is clearly disclosed in the terms of the
14.2	program; and
14.3	(3) the third party uses the personal data only for purposes of facilitating such benefit
14.4	to which the consumer is entitled and does not retain or otherwise use or disclose the personal
14.5	data for any other purpose.
14.6	(g) A controller may not enroll a consumer in a facial recognition service in connection
14.7	with a bona fide loyalty, rewards, premium features, discounts, or club card program.
14.8	Subd. 3. Nondiscrimination; waiver of rights unenforceable. (a) A controller may
14.9	not process personal data in violation of state and federal laws that prohibit unlawful
14.10	discrimination against consumers. A controller shall not discriminate against a consumer
14.11	for exercising any of the rights contained in this chapter, including denying goods or services
14.12	to the consumer, charging different prices or rates for goods or services, and providing a
14.13	different level of quality of goods or services to the consumer. This paragraph shall not
14.14	prohibit a controller from offering a different price, rate, level, quality, or selection of goods
14.15	or services to a consumer, including offering goods or services for no fee, if the offering is
14.16	in connection with a consumer's voluntary participation in a bona fide loyalty, rewards,
14.17	premium features, discounts, or club card program.
14.18	(b) Any provision of a contract or agreement of any kind that purports to waive or limit
14.19	in any way a consumer's rights under this chapter shall be deemed contrary to public policy
14.20	and shall be void and unenforceable.
14.21	Sec. 8. [3250.08] DATA PROTECTION ASSESSMENTS.
14.22	(a) Controllers must conduct and document a data protection assessment of each of the
14.23	following processing activities involving personal data:
14.24	(1) the processing of personal data for purposes of targeted advertising;
14.25	(2) the sale of personal data;
14.26	(3) the processing of sensitive data;
14.27	(4) any processing activities involving personal data that present a heightened risk of
14.28	harm to consumers; and
14.29	(5) the processing of personal data for purposes of profiling, where such profiling presents
14.30	a reasonably foreseeable risk of:
14.31	(i) unfair or deceptive treatment of, or disparate impact on, consumers;

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(ii) financial, physical, or reputational injury to consumers;

(iii) a physical or other intrusion upon the solitude or seclusion, or the private affairs or concerns, of consumers, where such intrusion would be offensive to a reasonable person; or

(iv) other substantial injury to consumers.

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- (b) Data protection assessments must take into account the type of personal data to be processed by the controller, including the extent to which the personal data are sensitive data, and the context in which the personal data are to be processed.
- (c) Data protection assessments must identify and weigh the benefits that may flow directly and indirectly from the processing to the controller, consumer, other stakeholders, and the public against the potential risks to the rights of the consumer associated with such processing, as mitigated by safeguards that can be employed by the controller to reduce such risks. The use of deidentified data and the reasonable expectations of consumers, as well as the context of the processing and the relationship between the controller and the consumer whose personal data will be processed, must be factored into this assessment by the controller.
- (d) The attorney general may request, in writing, that a controller disclose any data protection assessment that is relevant to an investigation conducted by the attorney general. The controller must make a data protection assessment available to the attorney general upon such a request. The attorney general may evaluate the data protection assessments for compliance with the responsibilities contained in section 325O.07 and with other laws. Data protection assessments are classified as nonpublic data, as defined by section 13.02, subdivision 9. The disclosure of a data protection assessment pursuant to a request from the attorney general under this paragraph does not constitute a waiver of the attorney-client privilege or work product protection with respect to the assessment and any information contained in the assessment.
- (e) Data protection assessments conducted by a controller for the purpose of compliance with other laws or regulations may qualify under this section if they have a similar scope and effect.

Sec. 9. [3250.085] FACIAL RECOGNITION.

(a) Processors that provide facial recognition services must make available an application programming interface or other technical capability, chosen by the processor, to enable controllers or third parties to conduct legitimate, independent, and reasonable tests of those

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facial recognition services for accuracy and unfair performance differences across distinct subpopulations, provided that making such an application programming interface or other technical capability available does not require the disclosure of proprietary data, trade secrets, intellectual property, or other information, or if doing so would increase the risk of cyberattacks including but not limited to cyberattacks related to unique methods of conducting business, data unique to the product or services, or determining prices or rates to be charged for services.

- (b) If the results of independent testing under paragraph (a) identify material unfair performance differences across subpopulations and the methodology, data, and results are disclosed in a manner that allow full reproduction of the testing directly to the processor, who, acting reasonably, determines that the methodology and results of that testing are valid, then the processor must develop and implement a plan to mitigate the identified performance differences. Nothing in this paragraph prevents a processor from prohibiting the use of the processor's facial recognition service by a competitor for competitive purposes.
- (c) For purposes of this section, subpopulations are defined by visually detectable characteristics, such as:
- (1) race, skin tone, ethnicity, gender, age, or disability status; or
- (2) other protected characteristics that are objectively determinable or self-identified by 16.18 the individuals portrayed in the testing dataset. 16.19
 - (d) Processors that provide facial recognition services must provide documentation that includes general information that explains the capabilities and limitations of the services in plain language, and enables testing of the services in accordance with this section.
 - (e) Processors that provide facial recognition services must prohibit, in the contract required by section 325O.05, the use of facial recognition services by controllers to unlawfully discriminate under federal or state law against individual consumers or groups of consumers.
 - (f) Controllers must provide a conspicuous and contextually appropriate notice whenever a facial recognition service is deployed in a physical premise open to the public that includes, at minimum, the following:
 - (1) the purpose or purposes for which the facial recognition service is deployed; and
 - (2) information about where consumers can obtain additional information about the facial recognition service including but not limited to a link to any applicable online notice,

Sec. 9. 16 terms, or policy that provides information about where and how consumers can exercise any rights that they have with respect to the facial recognition service.

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- (g) Subject to paragraph (h), controllers must obtain consent from a consumer prior to enrolling an image of that consumer in a facial recognition service used in a physical premise open to the public.
- (h) Controllers may enroll an image of a consumer in a facial recognition service for a security or safety purpose without first obtaining consent from that consumer, provided that all of the following requirements are met:
- (1) the controller must hold a reasonable suspicion, based on a specific incident, that the consumer has engaged in criminal activity, which includes but is not limited to shoplifting, fraud, stalking, or domestic violence;
- (2) any database used by a facial recognition service for identification, verification, or persistent tracking of consumers for a security or safety purpose must be used solely for that purpose and maintained separately from any other databases maintained by the controller;
- (3) the controller must review any such database used by the controller's facial recognition service no less than annually to remove facial templates of consumers whom the controller no longer holds a reasonable suspicion that they have engaged in criminal activity; and
- (4) the controller must establish an internal process whereby a consumer may correct or challenge the decision to enroll the image of the consumer in a facial recognition service for a security or safety purpose.
- (i) Controllers using a facial recognition service to make decisions that produce legal effects on consumers or similarly significant effects on consumers must ensure that those decisions are subject to meaningful human review.
- (j) Prior to deploying a facial recognition service in the context in which it will be used, controllers using a facial recognition service to make decisions that produce legal effects on consumers or similarly significant effects on consumers must test the facial recognition service in operational conditions. Controllers must take commercially reasonable steps to ensure best quality results by following all reasonable guidance provided by the developer of the facial recognition service.
- (k) Controllers using a facial recognition service must conduct periodic training of all individuals that operate a facial recognition service or that process personal data obtained from the use of facial recognition services. Such training shall include but not be limited to coverage of:

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18.1	(1) the ca	pabilities and limi	tations of the faci	al recognition service;	
18.2	(2) proce	dures to interpret a	and act on the out	out of the facial recognition	on service; and
18.3	(3) the m	eaningful human ı	review requiremen	t for decisions that produ	ce legal effects
18.4	on consumer	s or similarly sign	ificant effects on	consumers, to the extent a	ipplicable to the
18.5	deployment	context.			
18.6	(l) Contro	ollers shall not kno	owingly disclose p	ersonal data obtained from	m a facial
18.7	recognition s	ervice to a law en	forcement agency	except when such disclo	sure is:
18.8	(1) pursu	ant to the consent	of the consumer to	o whom the personal data	relates;
18.9	(2) requir	ed by federal, stat	e, or local law in	response to a court order,	court-ordered
18.10	warrant, or s	ubpoena or summ	ons issued by a ju	dicial officer or grand jur	<u>y;</u>
18.11	(3) necess	sary to prevent or r	espond to an emer	gency involving danger of	f death or serious
18.12	physical inju	ry to any person, i	upon a good faith	belief by the controller; o	<u>r</u>
18.13	(4) to the	National Center f	or Missing and Ex	xploited Children, in conn	ection with a
18.14	report submi	tted thereto under	United States Coo	le, title 18, section 2258A	<u></u>
18.15	(m) Cont	rollers that deploy	a facial recognition	on service must respond t	o a consumer
18.16	request to exe	ercise the rights spe	ecified in section 3	25O.05 and must fulfill th	e responsibilities
18.17	identified in	section 325O.07.			
18.18	(n) Volun	tary facial recogn	tion services used	to verify an aviation pas	senger's identity
18.19	in connection	n with services reg	ulated by the secre	etary of transportation und	ler United States
18.20	Code, title 49	9, section 41712, a	and exempt from s	tate regulation under Uni	ted States Code,
18.21	title 49, secti	on 41713(b)(1), an	re exempt from th	is section. Images capture	ed by an airline
18.22	must not be 1	retained for more t	han 24 hours and	upon request of the attor	ney general,
18.23	airlines must	certify that they o	lo not retain the in	nage for more than 24 hor	ars. An airline
18.24	facial recogn	ition service must	disclose and obta	in consent from the custo	mer prior to
18.25	capturing an	image.			
18.26	Sec. 10. [3 2	250.09] LIMITA	TIONS AND AP	PLICABILITY.	
18.27	(a) The ol	oligations imposed	on controllers or p	processors under this chap	ter do not restrict
18.28	a controller's	or processor's abi	lity to:		
18.29	(1) comp	ly with federal, sta	nte, or local laws,	rules, or regulations;	

(2) comply with a civil, criminal, or regulatory inquiry, investigation, subpoena, or

summons by federal, state, local, or other governmental authorities

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(3) cooperate with law enforcement agencies concerning conduct or activity that the 19.1 controller or processor reasonably and in good faith believes may violate federal, state, or 19.2 19.3 local laws, rules, or regulations; (4) investigate, establish, exercise, prepare for, or defend legal claims; 19.4 19.5 (5) provide a product or service specifically requested by a consumer, perform a contract to which the consumer is a party, or take steps at the request of the consumer prior to entering 19.6 into a contract; 19.7 (6) take immediate steps to protect an interest that is essential for the life of the consumer 19.8 or of another natural person, and where the processing cannot be manifestly based on another 19.9 legal basis; 19.10 (7) prevent, detect, protect against, or respond to security incidents, identity theft, fraud, 19.11 harassment, malicious or deceptive activities, or any illegal activity; preserve the integrity 19.12 or security of systems; or investigate, report, or prosecute those responsible for any such 19.13 action; 19.14 (8) engage in public or peer-reviewed scientific, historical, or statistical research in the 19.15 public interest that adheres to all other applicable ethics and privacy laws if the deletion of 19.16 the information is likely to render impossible or seriously impair the achievement of the 19.17 research and the consumer provided consent; or 19.18 (9) assist another controller, processor, or third party with any of the obligations under 19.19 19.20 this paragraph. (b) The obligations imposed on controllers or processors under this chapter do not restrict 19.21 a controller's or processor's ability to collect, use, or retain data to: 19.22 (1) conduct internal research solely to improve or repair products, services, or technology; 19.23 (2) identify and repair technical errors that impair existing or intended functionality; or 19.24 (3) perform solely internal operations that are reasonably aligned with the expectations 19.25 of the consumer based on the consumer's existing relationship with the controller, or are 19.26 otherwise compatible with processing in furtherance of the provision of a product or service 19.27 specifically requested by a consumer or the performance of a contract to which the consumer 19.28 is a party. 19.29 (c) The obligations imposed on controllers or processors under this chapter do not apply 19.30 19.31 where compliance by the controller or processor with this chapter would violate an evidentiary privilege under Minnesota law and do not prevent a controller or processor from 19.32

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providing personal data concerning a consumer to a person covered by an evidentiary privilege under Minnesota law as part of a privileged communication.

as introduced

- (d) A controller or processor that discloses personal data to a third-party controller or processor in compliance with the requirements of this chapter is not in violation of this chapter if the recipient processes such personal data in violation of this chapter, provided that, at the time of disclosing the personal data, the disclosing controller or processor did not have actual knowledge that the recipient intended to commit a violation. A third-party controller or processor receiving personal data from a controller or processor in compliance with the requirements of this chapter is likewise not in violation of this chapter for the obligations of the controller or processor from which it receives such personal data.
 - (e) Obligations imposed on controllers and processors under this chapter shall not:
- (1) adversely affect the rights or freedoms of any persons, such as exercising the right of free speech pursuant to the First Amendment of the United States Constitution; or
- 20.14 (2) apply to the processing of personal data by a natural person in the course of a purely personal or household activity.
 - (f) Personal data that are processed by a controller pursuant to this section must not be processed for any purpose other than those expressly listed in this section. Personal data that are processed by a controller pursuant to this section may be processed solely to the extent that such processing is:
 - (1) necessary, reasonable, and proportionate to the purposes listed in this section; and
- 20.21 (2) adequate, relevant, and limited to what is necessary in relation to the specific purpose or purposes listed in this section.
 - (g) Personal data that are collected, used, or retained pursuant to paragraph (b) must, insofar as possible, taking into account the nature and purpose of such collection, use, or retention, be subjected to reasonable administrative, technical, and physical measures to protect the confidentiality, integrity, and accessibility of the personal data, and to reduce reasonably foreseeable risks of harm to consumers relating to such collection, use, or retention of personal data.
 - (h) If a controller processes personal data pursuant to an exemption in this section, the controller bears the burden of demonstrating that such processing qualifies for the exemption and complies with the requirements in paragraph (f).

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21.1	(i) Processing personal data solely for the purposes expressly identified in paragraph
21.2	(a), clauses (1) to (4) or (7), does not, by itself, make an entity a controller with respect to
21.3	such processing.
21.4	Sec. 11. [3250.095] LIABILITY; ENFORCEMENT.
21.5	Subdivision 1. Liability. (a) Any violation of this chapter shall not serve as the basis
21.6	for, or be subject to, a private right of action under this chapter or under any other law. This
21.7	does not relieve any party from any duties or obligations imposed, or to alter any independent
21.8	rights that consumers have under other Minnesota laws, the Minnesota Constitution, or the
21.9	<u>United States Constitution.</u>
21.10	(b) The provisions of sections 604.01 and 604.02 apply to any action for damages under
21.11	this chapter.
21.12	Subd. 2. Attorney General enforcement. (a) The attorney general may bring an action
21.13	to enforce a provision of this chapter in accordance with section 8.31. If the state prevails
21.14	in an action to enforce this chapter, the state may, in addition to penalties provided by
21.15	paragraph (b) or other remedies provided by law, be allowed an amount determined by the
21.16	court to be the reasonable value of all or part of the state's litigation expenses incurred.
21.17	(b) Any controller or processor that violates this chapter is subject to an injunction and
21.17	liable for a civil penalty of not more than \$7,500 for each violation.
	<u> </u>
21.19	Sec. 12. [3250.097] PREEMPTION OF LOCAL LAW.
21.20	This chapter supersedes and preempts laws, ordinances, regulations, or the equivalent
21.21	adopted by any local government regarding the processing of personal data by controllers
21.22	or processors.
21.23	Sec. 13. REPORT REQUIRED.
21.24	(a) The attorney general shall compile a report evaluating the liability and enforcement
21.25	provisions of this act including but not limited to the effectiveness of the attorney general's
21.26	efforts to enforce this act, and any recommendations for legislative changes.
21.27	(b) By July 1, 2022, the attorney general shall submit the report to the chairs and ranking
21.27	minority members of the legislative committees with jurisdiction over commerce. The report
21.29	must be submitted in compliance with sections 3.195 and 3.197.
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Sec. 14. **EFFECTIVE DATE.**

- This act is effective July 31, 2021, except that postsecondary institutions regulated by
- 22.3 the Office of Higher Education and nonprofit corporations governed by Minnesota Statutes,

chapter 317A, are not required to comply with this act until July 31, 2024.

Sec. 14. 22