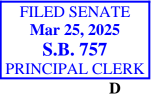
**GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025** 



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## SENATE BILL DRS35255-LR-105A

	Short Title:	Consumer	Privacy Act.	(Public)			
	Sponsors:	Senators S	Salvador, Hanig, and Moffitt (Primary	Sponsors).			
	Referred to:						
1			A BILL TO BE ENTITLED				
2 3		) PROTECT	CONSUMERS BY ENACTING THE JINA.	E CONSUMER PRIVACY ACT			
4	The General	Assembly o	f North Carolina enacts:				
5			• This act shall be known and may	be cited as the "North Carolina			
6	Consumer P		5				
7			The General Statutes are amended by	adding a new Chapter to read:			
8			" <u>Chapter 75F.</u>	6 1			
9			"Consumer Privacy Act.				
10	" <u>§ 75F-1.</u> D	efinitions.					
11			shall be known and may be cited as	the "North Carolina Consumer			
12	Privacy Act.		•				
13	<u>(b)</u> <u>L</u>	Definitions. –	The following definitions apply in this	s Chapter:			
14	<u>(</u> )	<u>1) Accou</u>	int. – The Consumer Privacy Rest	tricted Account established in			
15			5F-14.				
16	<u>(</u>	2) <u>Affilia</u>	ate. – An entity that (i) controls, is control to the second se	ntrolled by, or is under common			
17		contro	l with another entity or (ii) shares comm	non branding with another entity.			
18	<u>()</u>	3) Aggre	gated data. – Information that relat	tes to a group or category of			
19		consu	mers (i) from which individual consum	ner identities have been removed			
20		<u>and (i</u>	) that is not linked or reasonably linka	ble to any consumer.			
21	(4	<u>4) Air ca</u>	rrier As defined in 49 U.S.C. § 4010	<u>)2.</u>			
22	<u>(</u>	5) <u>Authe</u>	nticate To use reasonable means	to determine that a consumer's			
23		reques	st to exercise the rights described in G.S.	5. 75F-4 is made by the consumer			
24		<u>who is</u>	s entitled to exercise those rights.				
25	<u>((</u>	<u>6)</u> <u>Biom</u>	<u>etric data. – Data generated by a</u>	utomatic measurements of an			
26		<u>indivi</u>	dual's unique biological characteri	stics. The term includes an			
27		indivi	dual's fingerprint, voiceprint, eye reti	nas, irises, or any other unique			
28		biolog	ical pattern or characteristic that is used	l to identify a specific individual.			
29		Biome	etric data does not include any of the fo	ollowing:			
30		<u>a.</u>	<u>A physical or digital photograph.</u>				
31		<u>b.</u>	<u>A video or audio recording.</u>				
32		<u>c.</u>	Data generated from an item describ	ed in sub-subdivision a. or b. of			
33			this subdivision.				
34		<u>d.</u>	Information captured from a patient i	n a health care setting.			



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l		e. Information collected, used, or stored for trea	atment, payment, or health
2		care operations as those terms are defined in	45 C.F.R. Parts 160, 162,
3		<u>and 164.</u>	
1	<u>(7)</u>	Business associate As defined in 45 C.F.R. § 160	<u>).103.</u>
i	<u>(8)</u>	<u>Child. – An individual younger than 13 years old.</u>	
	<u>(9)</u>	Consent. – An affirmative act by a consumer that un	ambiguously indicates the
		consumer's voluntary and informed agreement to a	allow a person to process
		personal data related to the consumer.	
	<u>(10)</u>	Consumer. – An individual who is a resident of	f this State acting in an
		individual or household context. The term does a	not include an individual
		acting in a commercial or employment context.	
	<u>(11)</u>	Control or controlled. – Includes each of the follow	
		the power to vote, more than fifty percent (50%) of	-
		any class of voting securities of an entity; (ii) contr	
		election of a majority of the directors or of the indi	
		functions; and (iii) the power to exercise cont	trolling influence of the
		management of an entity.	
	<u>(12)</u>	Controller A person doing business in this S	
		purposes for which, and the means by which, per	
		regardless of whether the person makes the determin	
		that, alone or jointly with others, determines the	e purpose and means of
		processing personal data.	
	<u>(13)</u>	Covered entity. – As defined in 45 C.F.R. § 160.10.	
	<u>(14)</u>	De-identified data. – Data that cannot reasonably be	
		identifiable individual that are possessed by a cont	troller who does all of the
		following:	
		a. <u>Takes reasonable measures to ensure that a p</u>	person cannot associate the
		data with an individual.	1. 1. 1. 1
		b. <u>Publicly commits to maintain and use the</u>	data only in de-identified
		form and not attempt to reidentify the data.	
		c. <u>Contractually obligates any recipients of the</u>	
		requirements described in sub-subdivision	ons a. and b. of this
	(15)	subdivision.	
	$\frac{(15)}{(16)}$	<u>Director. – The Director of the Division.</u>	anth Canalina Dananterant
	<u>(16)</u>	<u>Division. – Consumer Protection Division of the N</u>	
		of Justice or other unit of the Department of Just	ice engaging in activities
	(17)	under this Chapter.	al auto division of the State
	$\frac{(17)}{(18)}$	<u>Government entity. – The State or any local politica</u>	
	<u>(18)</u>	<u>Health care facility. – Any entity licensed pursuan</u>	-
		or 131E of the General Statutes or Article 64 of C	÷
		Statutes, and any clinical laboratory certified un	
		Laboratory Improvement Amendments in section	555 of the Public Health
	(10)	Service Act (42 U.S.C. § 263a).	
	<u>(19)</u>	<u>Health care provider. – Includes:</u>	the marine outhomized up dom
		<u>a.</u> <u>An individual who is licensed, certified, or o</u>	
		Chapter 90 or 90B of the General Statute	
		services in the ordinary course of business of a service of business of a service of the service	÷ ÷
		or in an approved education or training prog	
		b. <u>A health care facility where health care</u>	-
		patients, residents, or others to whom such	i services are provided as
		allowed by law.	

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1		c. Individuals licensed under Chapter 90 of the Gener	al Statutes or
2		practicing under a waiver in accordance with G.S. 90-1	
3			defined in
4			
5		e. Any individual who is employed as a health care facility	administrator,
6		executive, supervisor, board member, trustee, or other	er person in a
7		managerial position or comparable role at a health care	facility.
8		<u>f.</u> <u>An agent or employee of a health care facility that is licen</u>	nsed, certified,
9		or otherwise authorized to provide health care services.	
10		<u>g.</u> <u>An officer or director of a health care facility.</u>	
11		h. An agent or employee of a health care provider wh	
12		certified, or otherwise authorized to provide health care	
13	<u>(20)</u>	Identifiable individual. – An individual who can be readily iden	tified, directly
14		or indirectly.	
15	<u>(21)</u>	Institution of higher education. – A public or private institu	tion of higher
16	( <b>22</b> )	education.	1111
17 18	<u>(22)</u>	Local political subdivision. – Includes a city, a county, a	
18 19	( <b>23</b> )	<u>administrative unit as defined in G.S. 115C-5, or a community</u> Nonprofit organization. – Any corporation exempt from ta	
20	<u>(23)</u>	section $501(c)(3)$ , $501(c)(6)$ , or $501(c)(12)$ of the Internal Reve	
20	(24)	Personal data. – Information that can be used to distinguis	
22	<u>(2+)</u>	individual's identity, either alone or when combined with othe	
23		The term does not include information that is a public record	
24		132 of the General Statutes or information made available	
25		public lawfully and intentionally.	<u> </u>
26	(25)	Process. – Any operation or set of operations performed on	personal data,
27		including collection, use, storage, disclosure, analysis,	-
28		modification of personal data.	
29	<u>(26)</u>	Processor A person who processes personal data on behalf or	f a controller.
30	<u>(27)</u>	Protected health information. – As defined in 45 C.F.R. § 160.1	
31	<u>(28)</u>	Pseudonymous data Personal data that cannot be attributed	-
32		individual without the use of additional information, if the	
33		information is (i) kept separately from the consumer's persona	
34		subject to appropriate technical and organizational measures to	
35	( <b>20</b> )	personal data is not attributable to an identified or identifiable i	
36 37	<u>(29)</u>	Publicly available information. – Information that a person (i) la	-
37 38		from a record of a governmental entity, (ii) reasonably believes widely distributed media has lawfully made available to the ger	
38 39		(iii) if the consumer has not restricted the information to a spec	-
40		obtains from a person to whom the consumer disclosed the info	
<del>4</del> 0 41	(30)	Right. – A consumer right described in G.S. 75F-4.	<u>millation.</u>
42	$\frac{(30)}{(31)}$	Sale, sell, or sold. – The exchange of personal data for monetary	consideration
43	<u>(51)</u>	by the controller to a third party. The terms do not include	
44		following:	<u>ie uny or the</u>
45		<u>a.</u> <u>A controller's disclosure of personal data to a processor</u>	who processes
46		the personal data on behalf of the controller.	<u> </u>
47		b. A controller's disclosure of personal data to an at	ffiliate of the
48		<u>controller.</u>	
49		c. Considering the context in which the consumer provide	d the personal
50		data to the controller, a controller's disclosure of pers	-

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1			third party if the purpose is consistent	nt with a consumer's reasonable
			expectations.	
2 3		<u>d.</u>	The disclosure or transfer of personal	data when a consumer directs a
4		<u></u>	controller to disclose the personal da	
5			third parties.	
6		<u>e.</u>	A consumer's disclosure of persona	al data to a third party for the
7		<u></u>	purpose of providing a product or set	
8			or a parent or legal guardian of a child	· · ·
9		<u>f.</u>	The disclosure of information that th	
10		<u></u>	available to the general public via a	
11			not restrict to a specific audience.	
12		<u>g.</u>	A controller's transfer of personal dat	a to a third party as an asset that
13		<u>æ.</u>	is part of a proposed or actual merge	
14			which the third party assumes contro	
15			assets.	for all of part of the conditioners
16	(32)	Sensit	ive data. – Personal data that reveals an	ny of the following.
17	(32)	<u>a.</u>	An individual's (i) racial or ethnic of	•
18		<u>u.</u>	sexual orientation, (iv) citizenship	
19			information regarding an individua	
20			physical health condition, or medic	-
21			health care professional. The term do	
22			reveals an individual's racial or ethni	-
23			processed by a video communication	• •
24			processed by a video communication processed by a person licensed to pr	-
25			federal law, information regarding	
26			mental or physical health condition, or	
20 27			by a health care professional, then the	
28			data.	ne personar data is not sensitive
29		<u>b.</u>	The processing of genetic or biometri	c data if the processing is for the
30		<u>0.</u>	purpose of identifying a specific indiv	
31		<u>c.</u>	Specific geolocation data.	<u>induit.</u>
32	<u>(33)</u>		fic geological location. – Informati	ion derived from technology
33	<u>(33)</u>		ling global positioning system level lat	
34			lirectly identifies an individual's spec	-
35			of 1,750 feet or less. The term does	
36			unication or (ii) any data generated by	
37		-	ing infrastructure systems or equipmen	•
38	(34)		ted advertising. – Displaying an adverti	• •
39	<u>(31)</u>	-	mer is selected based upon personal da	
40			ties over time and across nonaffiliated v	
41			et the consumer's preferences and inter	
42		_	lvertising:	coto. The term does not mende
43		<u>any a</u>	Based upon a consumer's activities v	vithin the controller's website or
44		<u>u.</u>	online application or any affiliated we	•
45		<u>b.</u>	Based on the context of a consumer's	* *
46		<u></u>	website or online application.	the search quoi y or vibit to a
47		<u>c.</u>	Directed to a consumer in response	e to the consumer's request for
48		<u>~·</u>	information, product, a service, or fee	
49		<u>d.</u>	Processing personal data solely to	
50		<u></u>	performance, reach, or frequency.	measure of report unvertibility
50			performance, reach, or frequency.	

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	(35)	Third	party. – A person other than the co	nsumer, controller, or processor or
		an af	filiate or contractor of the controller	or processor.
	(36)	Trade	e secret. – Information, including	a formula, pattern, compilation,
			am, device, method, technique, or p	
			omic value, actual or potential, from	
		-	eing readily ascertainable by proper	
			n economic value from the informati	
			ct of efforts that are reasonable unde	
			nation's secrecy.	
" <u>§</u> 75F-2.	Appli	-		
<u>(a)</u>	This (	Chapter	applies to any controller or processo	or who:
	(1)	Cond	ucts business in this State or produces	s a product or service that is targeted
			nsumers who are residents of this Sta	
	(2)		nnual revenue of twenty-five million	
	(3)		fies one or more of the following three	
	<u> </u>	a.		processes personal data of 100,000
			or more consumers; or	
		<u>b.</u>		f the entity's gross revenue from the
		_	•••	or processes personal data of 25,000
			or more consumers.	
<u>(b)</u>	This (	Chapter	does not apply to any of the following	ng:
	(1)	Ago	vernmental entity or a third party u	nder contract with a governmental
		-	when the third party is acting on be	-
	(2)	A trib		
	(3)	An in	stitution of higher education.	
	(4)		nprofit corporation.	
	(5)		vered entity.	
	(6)		siness associate.	
	(7)	Infor	mation that meets the definition of or	ne of the following:
		a.	Protected health information for	purposes of the federal Health
				tability Act of 1996, 42 U.S.C. §
			1320d et seq., and related regulation	ons.
		<u>b.</u>	Patient identifying information for	purposes of 42 C.F.R. Part 2.
		<u>c.</u>		r purposes of the federal Policy for
			the Protection of Human Subjects,	· · ·
		<u>d.</u>	Identifiable private information of	r personal data collected as part of
			human subjects research pursuant	
			1. The good clinical prac	ctice guidelines issued by the
			International Council for H	armonisation; or
				ubjects under 21 C.F.R. Part 50 and
			Institutional Review Board	
		<u>e.</u>		earch conducted in accordance with
				scribed in sub-subdivision b. of this
			subdivision.	
		<u>f.</u>		d for purposes of the federal Health
			Care Quality Improvement Act of	
				, <u></u>
		g.	related regulations.	
		<u>g.</u> h.	related regulations. Patient safety work product for put	
		<u>g.</u> <u>h.</u>	related regulations. Patient safety work product for pur Information that is:	

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		<u>2.</u>	Derived from any of the heal above in this subdivision.	th care-related information listed
<u>(8</u> )	<u>)</u> Info	rmation	originating from, and interming	gled to be indistinguishable with,
	info	rmation u	under subdivision (7) of this sub	osection that is maintained by a (i)
	heal	th care fa	cility or health care provider or	(ii) program or a qualified service
	-		as defined in 42 C.F.R. § 2.11.	
<u>(9</u> )	<u>) Info</u>	rmation	used only for public health act	ivities and purposes as described
			<u>§ 164.512.</u>	
<u>(1</u>	0) <u>An a</u>	<u>ctivity:</u>		
	<u>a.</u>		-	ral Fair Credit Reporting Act, 15
			C. § 1681 et seq., by one of the	
		<u>1.</u>	1 0 0 1	v, as defined in 15 U.S.C. § 1681a;
		<u>2.</u>		s set forth in 15 U.S.C. § 1681s-2,
				or use in a consumer report, as
		2	defined in 15 U.S.C. § 1681a	
		<u>3.</u>		as set forth in 15 U.S.C. § 1681b;
	1.	T 1	and	
	<u>b.</u>	Invol		aintenance, disclosure, sale,
				nal data bearing on a consumer's redit capacity, character, general
			ation, personal characteristics, of	
(1	1) Afi	-	-	ancial institution governed by, or
<u>(1</u>				lisclosed in accordance with, Title
	-		÷	S.C. § 6801 et seq., and related
		lations.	unini Deden Diney Het, 15 0.	S.e. y 0001 et seq., and related
<u>(1</u> 2			a collected, processed, sold, or	disclosed in accordance with the
<u>,</u>			er's Privacy Protection Act of 19	
(1.				ily Education Rights and Privacy
			C. § 1232g, and related regulati	
(14	4) Pers	onal data	a collected, processed, sold, or	disclosed in accordance with the
	fede	ral Farm	Credit Act of 1971, 12 U.S.C.	<u>§ 2001 et seq.</u>
<u>(1</u> :	5) <u>Data</u>	that are	processed or maintained:	
	<u>a.</u>	In the	e course of an individual app!	lying to, being employed by, or
				ntractor of a controller, processor,
				tion and use of the data are related
			e individual's role;	
	<u>b.</u>			ion of an individual described in
				n and used for emergency contact
			oses; or	
	<u>c.</u>			dividual relating to an individual
				his subdivision and used for the
	~		ose of administering the benefits	
<u>(1</u>			il's processing of personal data	for purely personal or household
(1)		oses.		
$(2) \qquad \frac{(1')}{\Lambda}$		<u>ir carrie</u>		obtain nonantal concert 1 (1 *
				obtain parental consent under this
*		-	• • • •	<u>I consent mechanisms under the</u>
regulations an			<u>201011 Act, 15 U.S.C. § 0501 et</u>	t seq., and the act's implementing
regulations an	iu exemp	10115.		

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1	(d) This Chapter does not require a person to take any action in confli	ict with the federal
2	Health Insurance Portability and Accountability Act of 1996, 42 U.S.C. § 1320	
3	regulations.	<u></u>
4	"§ 75F-3. Preemption; reference to other laws.	
5	(a) This Chapter supersedes and preempts any ordinance, resoluti	on, rule, or other
6	regulation adopted by a local political subdivision of the State regarding	
7	personal data by a controller or processor.	<i>p</i>
8	(b) Any reference to federal law in this Chapter includes any ru	les or regulations
9	promulgated under the federal law.	
10	** 75F-4. Consumer rights; access; deletion; portability; opt out of certa	in processing.
11	(a) A consumer has the right to:	
12	(1) Confirm whether a controller is processing the consumer's	personal data and
13	access the consumer's personal data.	*
14	(2) Delete the consumer's personal data that the consume	r provided to the
15	<u>controller.</u>	
16	(3) Obtain a copy of the consumer's personal data that the co	nsumer previously
17	provided to the controller, in a format that to the extent te	•
8	that is readily usable and allows the consumer to transmit	the data to another
9	controller without impediment where the processing	is carried out by
20	automated means.	
21	(4) Opt out of the processing of the consumer's personal da	ta for purposes of
22	targeted advertising or the sale of personal data.	
23	(b) Nothing in this section requires a person to cause a breach of secu	<u>rity system.</u>
24	"§ 75F-5. Exercising consumer rights.	
25	(a) A consumer may exercise a right by submitting a request to a co	ntroller, by means
26	prescribed by the controller, specifying the right the consumer intends to exer	<u>cise.</u>
27	(b) In the case of processing personal data concerning a known child,	the parent or legal
28	guardian of the known child shall exercise a right on the child's behalf.	
29	(c) In the case of processing personal data concerning a con	sumer subject to
30	guardianship, the guardian of the consumer shall exercise a right on the consu	ımer's behalf.
31	" <u>§ 75F-6. Controller's response to requests.</u>	
32	(a) Subject to the other provisions of this Chapter, a controller sh	all comply with a
33	consumer's request under G.S. 75F-5 to exercise a right.	
34	(b) Within 45 days after the day on which a controller receives a rec	-
35	right, the controller shall take action on the consumer's request and inform th	e consumer of any
36	action taken on the consumer's request.	
37	(c) <u>The controller may extend once the initial 45-day period by an ad</u>	
38	reasonably necessary due to the complexity of the request or the volume of the	-
39	by the controller. If a controller extends the initial 45-day period, before the in	
40	expires, the controller shall (i) inform the consumer of the extension, including	ig the length of the
41	extension, and (ii) provide the reasons the extension is reasonably necessary.	
42	(d) <u>The 45-day period does not apply if the controller reasonably suspected</u>	
43	request is fraudulent and the controller is not able to authenticate the request	before the 45-day
44 4 5	period expires.	. 1
45	(e) If, in accordance with this section, a controller chooses not to	
46 47	consumer's request, the controller shall within 45 days after the day on wi	
47 49	receives the request inform the consumer of the reasons for not taking action.	
48 40	(f) <u>A controller may not charge a fee for information in response to a</u>	-
49 50	request is the consumer's second or subsequent request during the same	•
50 51	However, a controller may charge a reasonable fee to cover the administrative	costs of complying
51	with a request or refuse to act on a request if:	

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1 2		<u>(1)</u>	The request is excessive, repetitive, technically infeasib unfounded;	le, or manifestly
2 3 4		<u>(2)</u>	The controller reasonably believes the primary purpose is request was something other than exercising a right; or	in submitting the
5 6		<u>(3)</u>	<u>The request, individually or as part of an organized effort, h</u> or imposes undue burden on the resources of the controller's	
7	<u>(g)</u>	A coi	ntroller that charges a fee or refuses to act in accordance with	
8			emonstrating the request satisfied one or more of the criteria	
9	section.			
0	(h)	If a	controller is unable to authenticate a consumer request to	exercise a right
1	described		. 75F-4 using commercially reasonable efforts, the controller	
2			e request and may request that the consumer provide addit	
3			sary to authenticate the request.	
1		•	onsibilities according to role.	
5	(a)	A pro	cessor shall adhere to the controller's instructions, and taking	g into account the
5	nature of	the pro	cessing and information available to the processor, by appropriate	iate technical and
7	<u>organizat</u>	ional m	easures, insofar as reasonably practicable, assist the controll	er in meeting the
3	controller	r's oblig	ations, including obligations related to the security of process	sing personal data
)	and notif	ication	of a breach of security system.	
)	<u>(b)</u>	Befor	e a processor performs processing on behalf of a controller,	the processor and
	<u>controller</u>	r shall e	nter into a contract that does all of the following:	
2		<u>(1)</u>	Clearly sets forth instructions for processing personal dat	a, the nature and
			purpose of the processing, the type of data subject to process	sing, the duration
			of the processing, and the parties' rights and obligations.	
		<u>(2)</u>	Requires the processor to ensure each person processing	personal data is
			subject to a duty of confidentiality with respect to the person	<u>nal data.</u>
		<u>(3)</u>	Requires the processor to engage any subcontractor purs	uant to a written
			contract that requires the subcontractor to meet the same of	obligations as the
			processor with respect to the personal data.	
	<u>(c)</u>	Deter	mining whether a person is acting as a controller or processor	with respect to a
	specific p	processi	ng of data is a fact-based determination that depends upon the	e context in which
	<u>personal</u>	data ar	e to be processed. A processor that adheres to a controller's	instructions with
	respect to	a spec	ific processing of personal data remains a processor.	
	" <u>§ 75F-8</u>	. Resp	onsibilities of contractors; transparency; purpose specified	ication and data
			<u>nization; consent for secondary use; security; nondiscrimi</u>	
	<u>(a)</u>		ntroller shall provide consumers with a reasonably accessible	and clear privacy
	notice that	at inclue	les all of the following:	
		<u>(1)</u>	The categories of personal data processed by the controller.	
		<u>(2)</u>	The purposes for which the categories of personal data are p	processed.
		<u>(3)</u>	How consumers may exercise a right.	
		<u>(4)</u>	The categories of personal data that the controller shares wi	th third parties, if
			<u>any.</u>	
		<u>(5)</u>	The categories of third parties, if any, with whom the	controller shares
			personal data.	
			lls a consumer's personal data to one or more third parties or en	
		-	controller shall clearly and conspicuously disclose to the cons	
			sumer may exercise the right to opt out of the sale of the con-	nsumer's personal
	-		g for targeted advertising.	
	<u>(b)</u>		ntroller shall establish, implement, and maintain reasonabl	
		_	ysical data security practices designed to protect the confidenti	
	of person	nal data	and reduce reasonably foreseeable risks of harm to consume	ers relating to the

**General Assembly Of North Carolina** 1 processing of personal data. Considering the controller's business size, scope, and type, a 2 controller shall use data security practices that are appropriate for the volume and nature of the 3 personal data at issue. Except as otherwise provided in this Chapter, a controller may not process sensitive 4 (c) 5 data collected from a consumer without first presenting the consumer with clear notice and an 6 opportunity to opt out of the processing, or in the case of the processing of personal data 7 concerning a known child, processing the data in accordance with the federal Children's Online 8 Privacy Protection Act, 15 U.S.C. § 6501 et seq., and the act's implementing regulations and 9 exemptions. 10 A controller may not discriminate against a consumer for exercising a right by (i) (d) denying a good or service to the consumer, (ii) charging the consumer a different price or rate 11 12 for a good or service, or (iii) providing the consumer a different level of quality of a good or service. Nothing in this subsection prohibits a controller from offering a different price, rate, 13 14 level, quality, or selection of a good or service to a consumer, including offering a good or service for no fee or at a discount, if the consumer has opted out of targeted advertising or the offer is 15 related to the consumer's voluntary participation in a bona fide loyalty, rewards, premium 16 17 features, discounts, or club card program. 18 (e) A controller is not required to provide a product, service, or functionality to a 19 consumer if the consumer's personal data are, or the processing of the consumer's personal data 20 is, reasonably necessary for the controller to provide the consumer the product, service, or 21 functionality and the consumer does not provide the consumer's personal data to the controller 22 or allow the controller to process the consumer's personal data. Any provision of a contract that 23 purports to waive or limit a consumer's right under this Chapter is void. 24 § 75F-9. Processing de-identified data or pseudonymous data. 25 The provisions of this Chapter do not require a controller or processor to do any of (a) the following: 26 27 Reidentify de-identified data or pseudonymous data. (1)28 Maintain data in identifiable form or obtain, retain, or access any data or (2)29 technology for the purpose of allowing the controller or processor to associate 30 a consumer request with personal data. 31 Comply with an authenticated consumer request to exercise a right described (3) 32 in G.S. 75F-4, if the controller: 33 Is not reasonably capable of associating the request with the personal a.

- data or it would be unreasonably burdensome for the controller to associate the request with the personal data;
- Does not (i) use the personal data to recognize or respond to the <u>b.</u> consumer who is the subject of the personal data or (ii) associate the personal data with other personal data about the consumer; and
- Does not sell or other otherwise disclose the personal data to any third <u>c.</u> party other than a processor, except as otherwise permitted in this section.
- 42 The rights described in G.S. 75F-4(a)(1) through (a)(3) do not apply to pseudonymous (b) data if a controller demonstrates that any information necessary to identify a consumer is kept 43 separately and subject to appropriate technical and organizational measures to ensure the 44 45 personal data are not attributed to an identified individual or an identifiable individual.

46 A controller who uses pseudonymous data or de-identified data shall take reasonable (c) 47 steps to ensure the controller complies with any contractual obligations to which the pseudonymous data or de-identified data are subject and promptly addresses any breach of a 48

49 contractual obligation.

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50 "§ 75F-10. Limitations. Session 2025

General A	Assem	bly Of North Carolina	Session 2025
<u>(a)</u>	The r	equirements described in this Chapter do not restrict a co	ontroller's or processor's
ability to	do any	of the following:	*
-	(1)	Comply with a State, federal, or local law, rule, or reg	gulation.
	(2)	Comply with a civil, criminal, or regulatory inquiry,	
	<u></u>	or summons by a federal, State, local, or other govern	
	<u>(3)</u>	Cooperate with a law enforcement agency conce	-
	<u></u>	controller or processor reasonably and in good fait	
		federal, State, or local laws, rules, or regulations.	
	<u>(4)</u>	Investigate, establish, exercise, prepare for, or defend	a legal claim.
	$\overline{(5)}$	Provide a product or service requested by a consum	-
	<u>(0)</u>	guardian of a child.	
	<u>(6)</u>	Perform a contract to which the consumer or the pare	nt or legal guardian of a
	<u>(0)</u>	child is a party, including fulfilling the terms of a wr	
		steps at the request of the consumer or parent or legal s	
		into the contract with the consumer.	guardian berore entering
	<u>(7)</u>	Take immediate steps to protect an interest that is	essential for the life or
	<u>(/)</u>	physical safety of the consumer or of another individu	
	(8)	Detect, prevent, protect against, or respond to a set	
	<u>(0)</u>	theft, fraud, harassment, malicious or deceptive activity	• •
		or investigate, report, or prosecute a person responsible	
		in this subdivision.	e for all detion described
	(9)	Preserve the integrity or security of systems or investig	ate report or prosecute
	<u>())</u>	a person responsible for harming or threatening the	
		systems.	integrity of security of
	(10)	If the controller discloses the processing in a notice of	lescribed in G.S. 75E-8
	(10)	engage in public or peer-reviewed scientific, historica	
		in the public interest that adheres to all other applic	
		laws.	able ethics and privacy
	(11)	Assist another person with an obligation described in	this subsection
	(11) (12)	Process personal data to do any of the following:	tins subsection.
	(12)	<u>a.</u> <u>Conduct internal analytics or other research</u>	to develop improve or
		repair a controller's or processor's product, ser	<b>- -</b>
		b. Identify and repair technical errors that impa	
		functionality.	an existing of intended
		c. Effectuate a product recall.	
	(13)	Process personal data to perform an internal operation	on that is (i) reasonably
	<u>(15)</u>	aligned with the consumer's expectations based on	· · · · · · · · · · · · · · · · · · ·
		relationship with the controller or (ii) otherwise com	
		to aid the controller or processor in providing a produc	• • •
		requested by a consumer or a parent or legal guar	
		performance of a contract to which the consumer or a	
		of a child is a party.	parent of legal guardian
	<u>(14)</u>	Retain a consumer's email address to comply with th	a concumor's request to
	<u>(14)</u>	exercise a right.	ie consumer s request to
<u>(b)</u>	This	Chapter does not apply if a controller's or processor'	's compliance with this
	11115	chapter does not apply it a controller's or processor	<u>s compliance with this</u>
Chapter:	(1)	Violetes en evidentien privilege under North Corolin	a law
	$\frac{(1)}{(2)}$	Violates an evidentiary privilege under North Carolin	
	<u>(2)</u>	As part of a privileged communication, prevents a com-	-
		providing personal data concerning a consumer to a	a person covered by an
	(2)	evidentiary privilege under North Carolina law.	<b>a</b> rco <b>n</b>
	<u>(3)</u>	Adversely affects the privacy or other rights of any pe	<u>CISUII.</u>

	General	Session 2025		
1	<u>(c)</u>	A control	ler or processor is not in violation of this Chapter if:	
2	<u>(c)</u>		the controller or processor discloses personal data to a the	hird-narty controller
$\frac{2}{3}$			processor in compliance with this Chapter.	<u>inte-party controller</u>
4			the third party processes the personal data in violation of	f this Chapter
5			the disclosing controller or processor did not have actu	
				al knowledge of the
6 7			ird party's intent to commit a violation of this Chapter.	had in anharation (a)
	$\frac{(d)}{d}$		oller processes personal data under an exemption describ	
8			ontroller bears the burden of demonstrating that the pro	cessing quannes for
9	the exem		n dhia Chandan na mina a an taollan ann an dhial a	
10	<u>(e)</u>	-	n this Chapter requires a controller, processor, third pa	arty, or consumer to
11		trade secre		
12			ate cause of action.	
13			is Chapter does not provide a basis for, nor is a viola	tion of this Chapter
14			ight of action under this Chapter or any other law.	
15		2. Enforce		
16	<u>(a)</u>	-	ion shall establish and administer a system to receive c	onsumer complaints
17			r's or processor's alleged violation of this Chapter.	
18	<u>(b)</u>		sion may investigate a consumer complaint to dete	ermine whether the
19			or violated or is violating this Chapter.	
20			ment powers of the Attorney General.	
21	<u>(a)</u>		rney General has the exclusive authority to enforce	
22			vision, the Attorney General may initiate an enforcem	ent action against a
23		*	or for a violation of this Chapter.	
24	<u>(b)</u>		45 days before the day on which the Attorney C	
25			against a controller or processor, the Attorney Gener	al shall provide the
26	<u>controlle</u>	-	or with the following:	
27			ritten notice identifying each provision of this Chapter t	
28			leges the controller or processor has violated or is viola	<u>ting.</u>
29			n explanation of the basis for each allegation.	
30	<u>(c)</u>	The Attor	ney General may not initiate an action if the controller	or processor:
31		<u>(1)</u> <u>C</u>	ares the noticed violation within 45 days after the	day on which the
32		<u>cc</u>	ntroller or processor receives the written notice describ	bed in subsection (b)
33		<u>0</u>	this section.	
34		<u>(2)</u> <u>P</u>	ovides the Attorney General an express written stateme	ent that the violation
35		<u>ha</u>	s been cured and no further violation of the cured viola	tion will occur.
36	<u>(d)</u>	The Atto	ney General may initiate an action against a controller	or processor who (i)
37	fails to cu	re a violati	on after receiving the notice described in subsection (b)	of this section or (ii)
38	after curi	ng a notice	l violation and providing a written statement in accorda	ance with subsection
39	<u>(b) of this</u>	s section, co	ntinues to violate this Chapter.	
40	<u>(e)</u>	In an act	on described in subsection (d) of this section, the At	torney General may
41	recover a	ctual dama	ges to the consumer; and for each violation described	in subsection (d) of
42	this section	on, an amou	nt not to exceed seven thousand five hundred dollars (S	\$7,500).
43	<u>(f)</u>	All mone	y received from an action under this Chapter shall be	e deposited into the
44	Consume	r Privacy A	ccount established in G.S. 75F-14.	-
45	<u>(g)</u>	If more	han one controller or processor are involved in the	same processing in
46	violation	of this Cha	pter, the liability for the violation shall be allocated amo	ong the controllers or
47			ion to the comparative fault of each controller or proce	-
48	-		er Privacy Account.	
49	<u>(a)</u>		reated a restricted account known as the "Consumer Pri	ivacy Account." The
50	account s		ed by money received through civil enforcement action	•

	General	Assembly Of North Carolina	Session 2025
1	<u>(b)</u>	Upon appropriation by the General Assembly, the acco	ount funds may be used by the
2	Attorney	General for these purposes:	
3	•	(1) Investigation and administrative costs inc	urred by the Division in
4		investigating consumer complaints alleging vio	lations of this Chapter.
5		(2) <u>Recovery of costs and attorney fees accrued</u>	by the Attorney General in
6		enforcing this Chapter.	
7		(3) <u>Providing consumer and business education reg</u>	arding consumer rights under
8		this Chapter and compliance with the provisions	of this Chapter for controllers
9		and processors.	
10	<u>(c)</u>	If the balance in the account exceeds four million dolla	rs (\$4,000,000) at the close of
11	any fisca	year, the State Budget Director shall transfer the amo	unt that exceeds four million
12	dollars (\$	4,000,000) into the General Fund.	
13	" <u>§</u> 75F-1:	5. Attorney General report.	
14	<u>(a)</u>	The Attorney General and the Division shall compile a	
15		cement provisions of this Chapter, including the effective	-
16		Division's efforts to enforce this Chapter and summarizing	
17	-	by this Chapter, including, with reasonable detail, a list o	
18	are public	ely available from State, local, and federal government so	
19	<u>(b)</u>	The Attorney General and the Division may update the	he report as new information
20	becomes		
21	<u>(c)</u>	The Attorney General and the Division shall submit the	
22	Oversight	Commission on Governmental Operations by July 1, 20	
23		<b>SECTION 3.</b> This act becomes effective January 1, 20	026.