SUBCOMMITTEE RECOMMENDATION

SB 619 Relating to Protections for the Personal Data of Consumers

To: Ways and Means Full Committee

From: Public Safety Subcommittee

Carrier: Senator Sollman

SB 619 creates rights and regulations related to the collection of personal data by any person conducting business in Oregon or providing products or services to residents of Oregon.

Under the measure, consumers gain new rights to personal data privacy. Starting July 1, 2024, companies, or individuals subject to this measure, are limited in how personal data is processed and must conduct and document data protection assessments. The Attorney General is authorized to investigate and seek a civil penalty of up to \$7,500 for each violation of the measure or obtain other equitable relief.

The Subcommittee recommends a budget of \$1.8 million Other Funds and five permanent full-time positions (3.38 FTE). The revenue to support this measure comes from the Department of Justice's Protection and Education Revolving Account and whose revenue source is recoveries from civil litigation.

The measure is effective on January 1, 2024, however, select provisions of the measure have delayed operative dates.

The Public Safety Subcommittee recommends SB 619 be amended by the –A10 amendment and be reported out do pass, as amended.