B-Engrossed

House Bill 2052

Ordered by the House June 5
Including House Amendments dated February 13 and June 5

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Business and Labor for Attorney General Ellen Rosenblum)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor’s brief statement of the essential features of the measure.

Provides that data broker may not collect, sell or license brokered personal data within this state unless data broker first registers with Department of Consumer and Business Services. Specifies form, method and contents of application. Specifies exemptions. Provides civil penalty in amount not to exceed $500 for each violation of Act or, for continuing violation, for each day in which violation continues. Caps amount of civil penalty at $10,000 in calendar year.

Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to registration of business entities that qualify as data brokers; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. (1) As used in this section:

(b)(A) “Business entity” means:

(i) A resident individual who regularly engages in commercial activity for the purpose of generating income;

(ii) A corporation or nonprofit corporation, limited liability company, partnership or limited liability partnership, business trust, joint venture or other form of business organization the constituent parts of which share a common economic interest;

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

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(iii) A financial institution, as defined in ORS 706.008; or
(iv) Another person that controls, is controlled by or is under common control with a
person described in sub-subparagraphs (ii) and (iii) of this subparagraph.
(B) “Business entity” does not include the state or a state agency, a local government,
as defined in ORS 174.116, a public corporation or a business entity or other person during
a period in which the business entity or person is acting solely on behalf of and at the di-
rection of the state, a state agency, the local government or a public corporation.
(c)(A) “Data broker” means a business entity or part of a business entity that collects
and sells or licenses brokered personal data to another person.
(B) “Data broker” does not include:
(i) A consumer reporting agency, as defined in 15 U.S.C. 1681a(f), a person that furnishes
information to a consumer reporting agency, as provided in 15 U.S.C. 1681s-2, or a user of a
consumer report, as defined in 15 U.S.C. 1681a(d), to the extent that the consumer reporting
agency, the person that furnishes information to a consumer reporting agency or the user
of a consumer report engages in activities that are subject to regulation under the federal
Fair Credit Reporting Act, 15 U.S.C. 1681 et seq.;
(ii) A financial institution, an affiliate or a nonaffiliated third party, as those terms are
defined in 15 U.S.C. 6809, to the extent that the financial institution, affiliate or nonaffiliated
third party engages in activities that are subject to regulation under Title V of the Gramm-
Leach-Bliley Act, 15 U.S.C. 6801 to 6809, and regulations adopted under Title V of the
Gramm-Leach-Bliley Act;
(iii) A business entity that collects information about a resident individual if the resident
individual is or was:
(I) A customer, subscriber or user of the business entity's goods or services;
(II) An employee or agent of the business entity or is in a contractual relationship with
the business entity;
(III) An investor in the business entity;
(IV) A donor to the business entity; or
(V) In another relationship with the business entity the nature of which is similar to the
relationships described in this sub-subparagraph; or
(iv) A business entity that performs services for, acts on behalf of or acts as an agent
of a business entity described in sub-subparagraph (iii) of this subparagraph.
(d)(A) “License” means a grant of access to, or distribution of, data by one person to
another person in exchange for consideration.
(B) “License” does not include a use of data for the sole benefit of a data provider where
the data provider maintains control over the use of the data.
(e) “Resident individual” means a natural person who resides in this state.
(2)(a) Except as provided in paragraph (b) of this subsection, a data broker may not col-
clect, sell or license brokered personal data within this state unless the data broker first
registers with the Department of Consumer and Business Services as provided in subsection
(3) of this section.
(b) A data broker may collect, sell or license brokered personal data without registering
with the department if the collection, sale or licensing involves only:
(A) Providing publicly available information that is related to a resident individual's
business or profession;
(B) Providing publicly available information as part of a service that provides alerts for
health or safety purposes;
(C) Providing information that is lawfully available from federal, state or local govern-
ment records;
(D) Publishing, selling, reselling, distributing or providing digital access to journals,
books, periodicals, newspapers, magazines, news media or educational, academic or instruc-
tional works;
(E) Developing or maintaining an electronic commerce service or software;
(F) Providing directory assistance or directory information services as, or on behalf of,
a telecommunications carrier; or
(G) Selling the assets of a business entity or a part of a business entity a single time,
or only occasionally, as part of a transfer of control over the assets that is not part of the
ordinary conduct of the business entity or a part of the business entity.

(3) To register with the department, a data broker shall:
(a) Submit on a form and in a format the department specifies:
   (A) The name of the data broker;
   (B) The street address and telephone number of the data broker; and
   (C) The data broker's primary website and electronic mail address.
(b) Pay a fee in an amount the department specifies by rule. The department shall set
the fee in an amount that is sufficient, when aggregated, to pay the costs of administering
the registration program.
(c) Include with the application form a declaration in which the data broker:
   (A) States whether resident individuals may opt out of all or a portion of the data
broker's collection, sale or licensing of the resident individuals' brokered personal data;
   (B) Identifies which of the data broker's activities of collecting, selling or licensing bro-
kered personal data a resident individual may opt out of or which portion of the resident
individual's brokered personal data the resident individual may opt out of providing or per-
mitting the data broker to collect, sell or license;
   (C) Describes the method by which a resident individual may exercise the choices de-
scribed in subparagraphs (A) and (B) of this paragraph; and
   (D) States whether a resident individual may authorize another person to exercise the
choice described in subparagraph (A) of this paragraph on the resident individual's behalf
and, if so, how to do so.

(4) If a data broker complies with the requirements set forth in subsection (3) of this
section, the department shall approve the registration. A registration under this section is
valid until December 31 of the year in which the department approves the registration.

(5) The department may approve and renew a registration under this section by means
of an agreement with the Nationwide Multistate Licensing System and may, by rule, conform
the practices, procedures and information that the department uses to approve or renew a
registration to the requirements of the Nationwide Multistate Licensing System.

(6) The department shall make the information that business entities submit for regis-
tration under this section publicly available on or by means of the department's website.

(7)(a) The department may impose a civil penalty:
(A) In an amount that does not exceed $500 for each of a data broker's violations of a
requirement under this section or each violation of a rule the department adopted under this
section; or

(B) In the case of a continuing violation, in the amount of $500 for each day in which the violation continues.

(b) The total amount of penalties that the department imposes on a data broker may not exceed $10,000 during any calendar year.

(8) The department may adopt rules that are necessary to implement the provisions of this section.

SECTION 2. Notwithstanding any other law limiting expenditures, the amount of $393,156 is established for the biennium beginning July 1, 2023, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts, but excluding lottery funds and federal funds, collected or received by the Department of Consumer and Business Services for the registration of data brokers.

SECTION 3. (1) Section 1 of this 2023 Act becomes operative on January 1, 2024.

(2) The Director of the Department of Consumer and Business Services may adopt rules and take any other action before the operative date specified in subsection (1) of this section that is necessary to enable the director to undertake and exercise all of the duties, functions and powers conferred on the director by section 1 of this 2023 Act.

SECTION 4. This 2023 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2023 Act takes effect on its passage.