Bill No. CS/CS/SB 262, 1st Eng. (2023)

Amendment No.

	CHAMBER ACTION
	Senate House
	•
1	Representative McFarland offered the following:
2	
3	Amendment
4	Remove lines 448-630 and insert:
5	(33) "Targeted advertising" means displaying to a consumer
6	an advertisement selected based on personal data obtained from
7	that consumer's activities over time. The term does not include
8	an advertisement that is:
9	(a) Based on the context of a consumer's current search
10	query on the controller's own website or online application; or
11	(b) Directed to a consumer search query on the
12	controller's own website or online application in response to
13	the consumer's request for information or feedback.
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14	(34) "Third party" means a person, other than the
15	consumer, the controller, the processor, or an affiliate of the
16	controller or processor.
17	(35) "Trade secret" has the same meaning as in s. 812.081.
18	(36) "Voice recognition feature" means the function of a
19	device which enables the collection, recording, storage,
20	analysis, transmission, interpretation, or other use of spoken
21	words or other sounds.
22	Section 5. Section 501.703, Florida Statutes, is created
23	to read:
24	501.703 Applicability
25	(1) This part applies only to a person who:
26	(a) Conducts business in this state or produces a product
27	or service used by residents of this state; and
28	(b) Processes or engages in the sale of personal data.
29	(2) This part does not apply to any of the following:
30	(a) A state agency or a political subdivision of the
31	state.
32	(b) A financial institution or data subject to Title V,
33	Gramm-Leach-Bliley Act, 15 U.S.C. ss. 6801 et seq.
34	(c) A covered entity or business associate governed by the
35	privacy, security, and breach notification regulations issued by
36	the United States Department of Health and Human Services, 45
37	C.F.R. parts 160 and 164, established under the Health Insurance
38	Portability and Accountability Act of 1996, 42 U.S.C. ss. 1320d
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39	et seq., and the Health Information Technology for Economic and
40	Clinical Health Act, Division A, Title XIII and Division B,
41	Title IV, Pub. L. No. 111-5.
42	(d) A nonprofit organization.
43	(e) A postsecondary education institution.
44	(f) The processing of personal data:
45	1. By a person in the course of a purely personal or
46	household activity.
47	2. Solely for measuring or reporting advertising
48	performance, reach, or frequency.
49	(3) A controller or processor that complies with the
50	authenticated parental consent requirements of the Children's
51	Online Privacy Protection Act, 15 U.S.C. ss. 6501 et seq., with
52	respect to data collected online, is considered to be in
53	compliance with any requirement to obtain parental consent under
54	this part.
55	Section 6. Section 501.704, Florida Statutes, is created
56	to read:
57	501.704 Exemptions.—All of the following information is
58	exempt from this part:
59	(1) Protected health information under the Health
60	Insurance Portability and Accountability Act of 1996, 42 U.S.C.
61	<u>ss. 1320d et seq.</u>
62	(2) Health records.
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63	(3) Patient identifying information for purposes of 42
64	<u>U.S.C. s. 290dd-2.</u>
65	(4) Identifiable private information:
66	(a) For purposes of the federal policy for the protection
67	of human subjects under 45 C.F.R. part 46;
68	(b) Collected as part of human subjects research under the
69	good clinical practice guidelines issued by the International
70	Council for Harmonisation of Technical Requirements for
71	Pharmaceuticals for Human Use or the protection of human
72	subjects under 21 C.F.R. parts 50 and 56; or
73	(c) That is personal data used or shared in research
74	conducted in accordance with this part or other research
75	conducted in accordance with applicable law.
76	(5) Information and documents created for purposes of the
77	Health Care Quality Improvement Act of 1986, 42 U.S.C. ss. 11101
78	<u>et seq.</u>
79	(6) Patient safety work product for purposes of the
80	Patient Safety and Quality Improvement Act of 2005, 42 U.S.C.
81	<u>ss. 299b-21 et seq.</u>
82	(7) Information derived from any of the health care-
83	related information listed in this section which is deidentified
84	in accordance with the requirements for deidentification under
85	the Health Insurance Portability and Accountability Act of 1996,
86	<u>42 U.S.C. ss. 1320d et seq.</u>

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87	(8) Information originating from, and intermingled to be
88	indistinguishable with, or information treated in the same
89	manner as, information exempt under this section which is
90	maintained by a covered entity or business associate as defined
91	by the Health Insurance Portability and Accountability Act of
92	1996, 42 U.S.C. ss. 1320d et seq. or by a program or a qualified
93	service organization as defined by 42 U.S.C. s. 290dd-2.
94	(9) Information included in a limited data set as
95	described by 45 C.F.R. s. 164.514(e), to the extent that the
96	information is used, disclosed, and maintained in the manner
97	<u>specified by 45 C.F.R. s. 164.514(e).</u>
98	(10) Information used only for public health activities
99	and purposes as described in 45 C.F.R. s. 164.512.
100	(11) Information collected or used only for public health
101	activities and purposes as authorized by the Health Insurance
102	Portability and Accountability Act of 1996, 42 U.S.C. ss. 1320d
103	<u>et seq.</u>
104	(12) The collection, maintenance, disclosure, sale,
105	communication, or use of any personal data bearing on a
106	consumer's creditworthiness, credit standing, credit capacity,
107	character, general reputation, personal characteristics, or mode
108	of living by a consumer reporting agency or furnisher that
109	provides information for use in a consumer report, or by a user
110	of a consumer report, but only to the extent that the activity

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111	is regulated by and authorized under the Fair Credit Reporting
112	<u>Act, 15 U.S.C. ss. 1681 et seq.</u>
113	(13) Personal data collected, processed, sold, or
114	disclosed in compliance with the Driver's Privacy Protection Act
115	of 1994, 18 U.S.C. ss. 2721 et seq.
116	(14) Personal data regulated by the Family Educational
117	Rights and Privacy Act of 1974, 20 U.S.C. s. 1232g.
118	(15) Personal data collected, processed, sold, or
119	disclosed in compliance with the Farm Credit Act of 1971, 12
120	<u>U.S.C. ss. 2001 et seq.</u>
121	(16) Data processed or maintained in the course of an
122	individual applying to, being employed by, or acting as an agent
123	or independent contractor of a controller, processor, or third
124	party, to the extent that the data is collected and used within
125	the context of that role.
126	(17) Data processed or maintained as the emergency contact
127	information of an individual under this part which is used for
128	emergency contact purposes.
129	(18) Data that is processed or maintained and that is
130	necessary to retain to administer benefits for another
131	individual which relates to an individual described in
132	subsection (16) and which is used for the purposes of
133	administering those benefits.
134	(19) Personal data collected and transmitted which is
135	necessary for the sole purpose of sharing such personal data
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136	with a financial service provider solely to facilitate short-
137	term, transactional payment processing for the purchase of
138	products or services.
139	(20) Personal data collected, processed, sold, or
140	disclosed in relation to price, route, or service as those terms
141	are used in the Airline Deregulation Act, 49 U.S.C. ss. 40101 et
142	seq., by entities subject to that act, to the extent the
143	provisions of this act are preempted by 49 U.S.C. s. 41713.
144	(21) Personal data shared between a manufacturer of a
145	tangible product and authorized third-party distributors or
146	vendors of the product, as long as such personal data is used
147	solely for advertising, marketing, or servicing the product that
148	is acquired directly through such manufacturer and such
149	authorized third-party distributors or vendors. Such personal
150	data may not be sold or shared unless otherwise authorized under
151	this part.
152	Section 7. Section 501.705, Florida Statutes, is created
153	to read:
154	501.705 Consumer rights
155	(1) A consumer is entitled to exercise the consumer rights
156	authorized by this section at any time by submitting a request
157	to a controller which specifies the consumer rights that the
158	consumer wishes to exercise. With respect to the processing of
159	personal data belonging to a known child, a parent or legal

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160	guardian of the child may exercise these rights on behalf of the
161	child.
162	(2) A controller shall comply with an authenticated
163	consumer request to exercise any of the following rights:
164	(a) To confirm whether a controller is processing the
165	consumer's personal data and to access the personal data.
166	(b) To correct inaccuracies in the consumer's personal
167	data, taking into account the nature of the personal data and
168	the purposes of the processing of the consumer's personal data.
169	(c) To delete any or all personal data provided by or
170	obtained about the consumer.
171	(d) To obtain a copy of the consumer's personal data in a
172	portable and, to the extent technically feasible, readily usable
173	format if the data is available in a digital format.
174	(e) To opt out of the processing of the personal data for
175	purposes of:
176	1. Targeted advertising;
177	2. The sale of personal data; or
178	3. Profiling in furtherance of a decision that produces a
179	legal or similarly significant effect concerning a consumer.
180	(f) To opt out of the:
181	1. Collection of sensitive data not subject to s. 501.173.
182	2. Processing of sensitive data.

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183 (g) To opt out of the collection of personal data not

184 subject to s. 501.173 collected through the operation of a voice

185 <u>recognition feature</u>.

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