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| 1 | HOUSE BILL NO. 473 |
| 2 | Offered January 8, 2020 |
| 2 3 | Prefiled January 3, 2020 |
| 4 | A BILL to amend and reenact § 59.1-200 of the Code of Virginia and to amend the Code of Virginia by |
| 5 | adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through |
| 6 | 59.1-579, relating to the management and oversight of personal data. |
| 7 | |
| - | Patron—Sickles |
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| 9 | Referred to Committee on Communications, Technology and Innovation |
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| 11 | Be it enacted by the General Assembly of Virginia: |
| 12 | 1. That § 59.1-200 of the Code of Virginia is amended and reenacted and that the Code of Virginia |
| 13 | is amended by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered |
| 14 | 59.1-571 through 59.1-579, as follows: |
| 15 | § 59.1-200. Prohibited practices. |
| 16 | A. The following fraudulent acts or practices committed by a supplier in connection with a consumer |
| 17 | transaction are hereby declared unlawful: |
| 18 | 1. Misrepresenting goods or services as those of another; |
| 19 | 2. Misrepresenting the source, sponsorship, approval, or certification of goods or services; |
| 20 | 3. Misrepresenting the affiliation, connection, or association of the supplier, or of the goods or |
| 21 | services, with another; |
| 22 | 4. Misrepresenting geographic origin in connection with goods or services; |
| 23 | 5. Misrepresenting that goods or services have certain quantities, characteristics, ingredients, uses, or |
| 24 | benefits; |
| 25 | 6. Misrepresenting that goods or services are of a particular standard, quality, grade, style, or model; |
| 26 | 7. Advertising or offering for sale goods that are used, secondhand, repossessed, defective, |
| 27 | blemished, deteriorated, or reconditioned, or that are "seconds," irregulars, imperfects, or "not first |
| 28 | class," without clearly and unequivocally indicating in the advertisement or offer for sale that the goods |
| 29 30 | are used, secondhand, repossessed, defective, blemished, deteriorated, reconditioned, or are "seconds," |
| 30 31 | irregulars, imperfects or "not first class"; 8. Advertising goods or services with intent not to sell them as advertised, or with intent not to sell |
| 31 32 | at the price or upon the terms advertised. |
| 32 33 | In any action brought under this subdivision, the refusal by any person, or any employee, agent, or |
| 33 34 | servant thereof, to sell any goods or services advertised or offered for sale at the price or upon the terms |
| 35 | advertised or offered, shall be prima facie evidence of a violation of this subdivision. This paragraph |
| 36 | shall not apply when it is clearly and conspicuously stated in the advertisement or offer by which such |
| 37 | goods or services are advertised or offered for sale, that the supplier or offeror has a limited quantity or |
| 38 | amount of such goods or services for sale, and the supplier or offeror at the time of such advertisement |
| 39 | or offer did in fact have or reasonably expected to have at least such quantity or amount for sale; |
| 40 | 9. Making false or misleading statements of fact concerning the reasons for, existence of, or amounts |
| 41 | of price reductions; |
| 42 | 10. Misrepresenting that repairs, alterations, modifications, or services have been performed or parts |
| 43 | installed; |
| 44 | 11. Misrepresenting by the use of any written or documentary material that appears to be an invoice |
| 45 | or bill for merchandise or services previously ordered; |
| 46 | 12. Notwithstanding any other provision of law, using in any manner the words "wholesale," |
| 47 | "wholesaler," "factory," or "manufacturer" in the supplier's name, or to describe the nature of the |
| 48 | supplier's business, unless the supplier is actually engaged primarily in selling at wholesale or in |
| 49 | manufacturing the goods or services advertised or offered for sale; |
| 50 | 13. Using in any contract or lease any liquidated damage clause, penalty clause, or waiver of |
| 51 | defense, or attempting to collect any liquidated damages or penalties under any clause, waiver, damages, |
| 52 | or penalties that are void or unenforceable under any otherwise applicable laws of the Commonwealth, |
| 53 54 | or under federal statutes or regulations; |
| 54 55 | 13a. Failing to provide to a consumer, or failing to use or include in any written document or |
| 55 56 | material provided to or executed by a consumer, in connection with a consumer transaction any statement disclosure potice or other information however observatorized when the supplier is required |
| 56 57 | statement, disclosure, notice, or other information however characterized when the supplier is required by 16 CER Part 433 to so provide use or include the statement disclosure notice or other |
| 57 58 | by 16 C.F.R. Part 433 to so provide, use, or include the statement, disclosure, notice, or other information in connection with the consumer transaction; |
| 20 | momation in connection with the consumer transaction, |

59 14. Using any other deception, fraud, false pretense, false promise, or misrepresentation in connection 60 with a consumer transaction;

61 15. Violating any provision of § 3.2-6512, 3.2-6513, or 3.2-6516, relating to the sale of certain 62 animals by pet dealers which is described in such sections, is a violation of this chapter; 63

16. Failing to disclose all conditions, charges, or fees relating to:

64 a. The return of goods for refund, exchange, or credit. Such disclosure shall be by means of a sign 65 attached to the goods, or placed in a conspicuous public area of the premises of the supplier, so as to be readily noticeable and readable by the person obtaining the goods from the supplier. If the supplier does 66 not permit a refund, exchange, or credit for return, he shall so state on a similar sign. The provisions of 67 this subdivision shall not apply to any retail merchant who has a policy of providing, for a period of not 68 less than 20 days after date of purchase, a cash refund or credit to the purchaser's credit card account 69 70 for the return of defective, unused, or undamaged merchandise upon presentation of proof of purchase. In the case of merchandise paid for by check, the purchase shall be treated as a cash purchase and any 71 refund may be delayed for a period of 10 banking days to allow for the check to clear. This subdivision 72 73 does not apply to sale merchandise that is obviously distressed, out of date, post season, or otherwise 74 reduced for clearance; nor does this subdivision apply to special order purchases where the purchaser 75 has requested the supplier to order merchandise of a specific or unusual size, color, or brand not ordinarily carried in the store or the store's catalog; nor shall this subdivision apply in connection with a 76 77 transaction for the sale or lease of motor vehicles, farm tractors, or motorcycles as defined in § 78 46.2-100;

79 b. A layaway agreement. Such disclosure shall be furnished to the consumer (i) in writing at the time 80 of the layaway agreement, or (ii) by means of a sign placed in a conspicuous public area of the premises of the supplier, so as to be readily noticeable and readable by the consumer, or (iii) on the bill 81 of sale. Disclosure shall include the conditions, charges, or fees in the event that a consumer breaches 82 83 the agreement;

84 16a. Failing to provide written notice to a consumer of an existing open-end credit balance in excess 85 of \$5 (i) on an account maintained by the supplier and (ii) resulting from such consumer's overpayment on such account. Suppliers shall give consumers written notice of such credit balances within 60 days of 86 87 receiving overpayments. If the credit balance information is incorporated into statements of account furnished consumers by suppliers within such 60-day period, no separate or additional notice is required; 88

89 17. If a supplier enters into a written agreement with a consumer to resolve a dispute that arises in 90 connection with a consumer transaction, failing to adhere to the terms and conditions of such an 91 agreement; 92

18. Violating any provision of the Virginia Health Club Act, Chapter 24 (§ 59.1-294 et seq.);

93 19. Violating any provision of the Virginia Home Solicitation Sales Act, Chapter 2.1 (§ 59.1-21.1 et 94 seq.);

95 20. Violating any provision of the Automobile Repair Facilities Act, Chapter 17.1 (§ 59.1-207.1 et 96 seq.);

97 21. Violating any provision of the Virginia Lease-Purchase Agreement Act, Chapter 17.4 (§ 59.1-207.17 et seq.); 98 99

22. Violating any provision of the Prizes and Gifts Act, Chapter 31 (§ 59.1-415 et seq.);

100 23. Violating any provision of the Virginia Public Telephone Information Act, Chapter 32 101 (§ 59.1-424 et seq.);

102 24. Violating any provision of § 54.1-1505;

103 25. Violating any provision of the Motor Vehicle Manufacturers' Warranty Adjustment Act, Chapter 104 17.6 (§ 59.1-207.34 et seq.);

- 26. Violating any provision of § 3.2-5627, relating to the pricing of merchandise; 105
- 27. Violating any provision of the Pay-Per-Call Services Act, Chapter 33 (§ 59.1-429 et seq.); 106
- 107 28. Violating any provision of the Extended Service Contract Act, Chapter 34 (§ 59.1-435 et seq.);
- 108 29. Violating any provision of the Virginia Membership Camping Act, Chapter 25 (§ 59.1-311 et 109 seq.);

30. Violating any provision of the Comparison Price Advertising Act, Chapter 17.7 (§ 59.1-207.40 et 110 111 seq.);

- 31. Violating any provision of the Virginia Travel Club Act, Chapter 36 (§ 59.1-445 et seq.); 112
- 113 32. Violating any provision of §§ 46.2-1231 and 46.2-1233.1;
- 33. Violating any provision of Chapter 40 (§ 54.1-4000 et seq.) of Title 54.1; 114
- 34. Violating any provision of Chapter 10.1 (§ 58.1-1031 et seq.) of Title 58.1; 115
- 35. Using the consumer's social security number as the consumer's account number with the supplier, 116 if the consumer has requested in writing that the supplier use an alternate number not associated with 117 118 the consumer's social security number:
- 119 36. Violating any provision of Chapter 18 (§ 6.2-1800 et seq.) of Title 6.2;
- 37. Violating any provision of § 8.01-40.2; 120

- 121 38. Violating any provision of Article 7 (§ 32.1-212 et seq.) of Chapter 6 of Title 32.1;
- 122 39. Violating any provision of Chapter 34.1 (§ 59.1-441.1 et seq.);
- 123 40. Violating any provision of Chapter 20 (§ 6.2-2000 et seq.) of Title 6.2;

124 41. Violating any provision of the Virginia Post-Disaster Anti-Price Gouging Act, Chapter 46 125 (§ 59.1-525 et seq.);

- 126 42. Violating any provision of Chapter 47 (§ 59.1-530 et seq.);
- 127 43. Violating any provision of § 59.1-443.2;
- 128 44. Violating any provision of Chapter 48 (§ 59.1-533 et seq.);
- 129 45. Violating any provision of Chapter 25 (§ 6.2-2500 et seq.) of Title 6.2;
- 130 46. Violating the provisions of clause (i) of subsection B of § 54.1-1115;
- 131 47. Violating any provision of § 18.2-239;
- 48. Violating any provision of Chapter 26 (§ 59.1-336 et seq.); 132

133 49. Selling, offering for sale, or manufacturing for sale a children's product the supplier knows or has 134 reason to know was recalled by the U.S. Consumer Product Safety Commission. There is a rebuttable 135 presumption that a supplier has reason to know a children's product was recalled if notice of the recall 136 has been posted continuously at least 30 days before the sale, offer for sale, or manufacturing for sale 137 on the website of the U.S. Consumer Product Safety Commission. This prohibition does not apply to 138 children's products that are used, secondhand or "seconds";

- 139 50. Violating any provision of Chapter 44.1 (§ 59.1-518.1 et seq.);
- 140 51. Violating any provision of Chapter 22 (§ 6.2-2200 et seq.) of Title 6.2;
- 141 52. Violating any provision of § 8.2-317.1;
- 142 53. Violating subsection A of § 9.1-149.1;

143 54. Selling, offering for sale, or using in the construction, remodeling, or repair of any residential 144 dwelling in the Commonwealth, any drywall that the supplier knows or has reason to know is defective 145 drywall. This subdivision shall not apply to the sale or offering for sale of any building or structure in 146 which defective drywall has been permanently installed or affixed;

147 55. Engaging in fraudulent or improper or dishonest conduct as defined in § 54.1-1118 while 148 engaged in a transaction that was initiated (i) during a declared state of emergency as defined in 149 § 44-146.16 or (ii) to repair damage resulting from the event that prompted the declaration of a state of 150 emergency, regardless of whether the supplier is licensed as a contractor in the Commonwealth pursuant 151 to Chapter 11 (§ 54.1-1100 et seq.) of Title 54.1;

152 56. Violating any provision of Chapter 33.1 (§ 59.1-434.1 et seq.);

153 57. Violating any provision of § 18.2-178, 18.2-178.1, or 18.2-200.1;

154 58. Violating any provision of Chapter 17.8 (§ 59.1-207.45 et seq.);

155 59. Violating any provision of subsection E of § 32.1-126; and

- 156 60. Violating any provision of § 54.1-111 relating to the unlicensed practice of a profession licensed under Chapter 11 (§ 54.1-1100 et seq.) or Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1; and 157 158
 - 61. Violating any provision of Chapter 52 (§ 59.1-571 et seq.).

159 B. Nothing in this section shall be construed to invalidate or make unenforceable any contract or lease solely by reason of the failure of such contract or lease to comply with any other law of the 160 161 Commonwealth or any federal statute or regulation, to the extent such other law, statute, or regulation 162 provides that a violation of such law, statute, or regulation shall not invalidate or make unenforceable 163 such contract or lease.

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CHAPTER 52. VIRGINIA PRIVACY ACT.

§ 59.1-571. Definitions.

As used in this chapter, unless the context requires a different meaning:

168 "Affiliate" means a legal entity that controls, is controlled by, or is under common control with 169 another legal entity.

170 "Business associate" has the meaning ascribed thereto in 45 C.F.R. § 160.103.

171 "Business purpose" means the processing of personal data for the controller's or its processor's 172 operational purposes, or other notified purposes, provided that the processing of personal data shall be 173 reasonably necessary and proportionate to achieve the operational purposes for which the personal data 174 was collected or processed or for another operational purpose that is compatible with the context in which the personal data was collected. "Business purpose" includes: 175

176 1. Auditing related to a current interaction with the consumer and concurrent transactions, including 177 counting advertising impressions, verifying positioning and quality of advertising impressions, and 178 auditing compliance with this specification and other standards;

179 2. Detecting security incidents; protecting against malicious, deceptive, fraudulent, or illegal activity; 180 and prosecuting those responsible for such activity:

181 3. Identifying and repairing errors that impair existing or intended functionality;

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182 4. Short-term, transient use, provided that the personal data is not disclosed to another third party 183 and is not used to build a profile about a consumer or otherwise alter an individual consumer's 184 experience outside the current interaction, including the contextual customization of advertiements shown 185 as part of the same interaction;

186 5. Maintaining or servicing accounts, providing consumer service, processing or fulfilling orders and 187 transactions, verifying customer information, processing payments, or providing financing;

188 6. Undertaking internal research for technological development; or

7. Authenticating a consumer's identity. 189

190 "Child" means any natural person under 13 years of age.

191 "Consent" means a clear affirmative act signifying a specific, informed, and unambiguous indication 192 of a consumer's agreement to the processing of personal data relating to the consumer, such as by a written statement or other clear affirmative action. 193

194 "Consumer" means a natural person who is a resident of the Commonwealth acting only in an 195 individual or household context. "Consumer" does not include a natural person acting in a commercial 196 or employment context.

197 "Controller" means the person that, alone or jointly with others, determines the purposes and means 198 of the processing of personal data. 199

"Covered entity" has the meaning ascribed thereto in 45 C.F.R. § 160.103.

200 "Data broker" means a business, or unit or units of a business, separately or together, that 201 knowingly collects and sells or licenses to third parties the brokered personal information of a consumer 202 with whom the business does not have a direct relationship. Providing publicly available information 203 through real-time or near real-time alert services for health or safety purposes, and the collection and sale or licensing of brokered personal information incidental to conducting those activities, does not 204 qualify the business as a data broker. As used in this definition, "sells or licenses" does not include (i) a 205 one-time or occasional sale of assets that is not part of the ordinary conduct of the business; (ii) a sale 206 207 or license of data that is merely incidental to the business; or (iii) providing 411 directory assistance or 208 directory information services, including name, address, and telephone number, on behalf of or as a 209 function of a telecommunications carrier. 210

"Deidentified data" means:

211 1. Data that cannot be linked to a known natural person without additional information kept 212 separately; or

213 2. Data (i) that has been modified to a degree that the risk of reidentification is small, (ii) that is 214 subject to a public commitment by the controller not to attempt to reidentify the data, and (iii) to which 215 one or more enforceable controls to prevent reidentification has been applied. Enforceable controls to 216 prevent reidentification may include legal, administrative, technical, or contractual controls.

"Developer" means a person who creates or modifies the set of instructions or programs instructing 217 218 a computer or device to perform tasks.

"Health care facility" means any institution, place, building, or agency required to be licensed under 219 220 Virginia law, including but not limited to any hospital, nursing facility or nursing home, boarding home, 221 assisted living facility, supervised living facility, or ambulatory medical and surgical center.

222 "Health care information" means any information, whether oral or recorded in any form or medium, 223 that identifies or can readily be associated with the identity of a patient and directly relates to the patient's health care, including a patient's deoxyribonucleic acid and identified sequence of chemical 224 225 base pairs. "Health care information" includes any required accounting of disclosures of health care 226 information.

227 "Health care provider" means any physician, hospital, or other person that is licensed or otherwise 228 authorized in the Commonwealth to furnish health care services.

229 "Identified or identifiable natural person" means an individual who can be readily identified, directly 230 or indirectly.

231 "Personal data" means any information that is linked or reasonably linkable to an identified or identifiable natural person. "Personal data" does not include deidentified data or publicly available 232 233 information.

234 "Process" or "processing" means any collection, use, storage, disclosure, analysis, deletion, or 235 modification of personal data. 236

"Processor" means a natural or legal person that processes personal data on behalf of a controller.

"Profiling" means any form of automated processing of personal data consisting of the use of 237 238 personal data to evaluate certain personal aspects relating to a natural person, in particular to analyze 239 or predict aspects concerning that natural person's economic situation, health, personal preferences, 240 interests, reliability, behavior, location, or movements.

"Protected health information" has the meaning ascribed thereto in 45 C.F.R. § 160.103.

242 "Publicly available information" means information that is lawfully made available from federal, 243 state, or local government records.

244 "Restriction of processing" means the marking of stored personal data with the aim of limiting the 245 processing of such personal data in the future.

"sell," or "sold" means the exchange of personal data for monetary consideration by a 246 "Sale," 247 controller to a third party for purposes of licensing or selling personal data at the third party's 248 discretion to additional third parties. "Sale" does not include (i) the disclosure of personal data to a 249 processor who processes the personal data on behalf of the controller; (ii) the disclosure of personal 250 data to a third party with whom the consumer has a direct relationship for purposes of providing a 251 product or service requested by the consumer or otherwise in a manner that is consistent with a 252 consumer's reasonable expectations considering the context in which the consumer provided the personal 253 data to the controller; (iii) the disclosure or transfer of personal data to an affiliate of the controller; or 254 (iv) the disclosure or transfer of personal data to a third party as an asset that is part of a merger, 255 acquisition, bankruptcy, or other transaction in which the third party assumes control of all or part of 256 the controller's assets.

257 'Sensitive data" means (i) personal data revealing racial or ethnic origin, religious beliefs, mental or 258 physical health condition or diagnosis, or sex life or sexual orientation; (ii) the processing of genetic or 259 biometric data for the purpose of uniquely identifying a natural person; or (ii) the personal data of an 260 individual known to be a child.

261 "Targeted advertising" means displaying advertisements to a consumer where the advertisement is 262 selected on the basis of personal data obtained or inferred over time from a consumer's activities across 263 nonaffiliated web sites, applications, or online services to predict user preferences or interests. 264 "Targeted advertising" does not include advertising to a consumer on the bas is of the consumer's visits to a website, application, or online service that a reasonable consumer would believe to be associated 265 266 with the publisher where the advertisement is placed on the basis of common branding, trademarks, or 267 other indicia of common ownership or in response to the consumer's request for information or 268 feedback.

269 "Third party" means a natural or legal person, public authority, agency, or body other than the 270 consumer, controller, or an affiliate of the processor of the controller.

271 "Verified request" means the process through which a consumer may submit a request to exercise a 272 right or rights set forth in this chapter and by which a controller can reasonably authenticate the 273 request and the consumer making the request using commercially reasonable means. 274

§ 59.1-572. Scope of chapter.

275 A. This chapter applies to any legal entity (i) that conducts business in the Commonwealth or 276 produces products or services that are intentionally targeted to residents of the Commonwealth and (ii) 277 that: 278

1. Controls or processes personal data of not fewer than 100,000 consumers; or

279 2. Derives over 50 percent of gross revenue from the sale of personal data and processes or controls personal data of not fewer than 25,000 customers. 280

281 B. This chapter does not apply to: 282

1. State governments:

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- 2. County, city, or town governments or local school boards;
- 3. Information that meets the definition of:

285 a. Protected health information for purposes of the federal Health Insurance Portability and 286 Accountability Act of 1996, 42 U.S.C. § 1320d et seq., and related regulations;

287 b. Health care information;

288 c. Patient identifying information for purposes of 42 C.F.R. Part 2, established pursuant to 42 U.S.C. § 290 dd-2: 289

- 290 d. Identifiable private information for purposes of 45 C.F.R. Part 46;
- 291 e. Information and documents created specifically for, and collected and maintained by:
- 292 (1) A quality improvement committee;
- 293 (2) A peer review committee;
- 294 (3) A quality assurance committee;
- 295 (4) A hospital for reporting of health care-associated infections;
- 296 (5) Information and documents created for purposes of the federal Health Care Quality Improvement 297 Act of 1986, 42 U.S.C. § 1101 et seq., and related regulations; or
- 298 (6) Patient safety work product information for purposes of 42 C.F.R. Part 3, established pursuant to 299 42 U.S.C. § 299b-21-26;
- 300 4. Information maintained in the same manner as information under subdivision 3 by:

301 a. A covered entity or business associate as defined in the Health Insurance Portability and 302 Accountability Act of 1996, 42 U.S.C. § 1320d et seq., and related regulations;

- b. A health care facility or health care provider; or 303
- 304 c. A program or a qualified service organization as defined by 42 C.F.R. Part 2, established

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305 pursuant to 42 U.S.C. Sec. 290 dd-2;

306 5. Personal data provided to or from, or held by, a consumer reporting agency as defined by 15 307 U.S.C. § 1681a(f), provided that use of that data is in compliance with the federal Fair Credit Reporting 308 Act, 15 U.S.C. § 1681 et seq.;

309 6. Personal data collected, processed, sold, or disclosed pursuant to the federal Gramm-Leach-Bliley 310 Act, P.L. 106-102, and implementing regulations, if the collection, processing, sale, or disclosure is in 311 compliance with such act;

312 7. Personal data collected, processed, sold, or disclosed pursuant to the federal Driver's Privacy 313 Protection Act of 1994, 18 U.S.C. §. 2721 et seq., if the collection, processing, sale, or disclosure is in 314 compliance with such act; or

315 8. Data maintained for employment records purposes.

316 § 59.1-573. Responsibility according to role.

317 A. Controllers are responsible for meeting the obligations established under this chapter.

318 B. Processors are responsible under this chapter for adhering to the instructions of the controller 319 and assisting the controller to meet its obligations under this chapter.

320 C. Processing by a processor is governed by a contract between the controller and the processor 321 that is binding on the processor and that sets out the processing instructions to which the processor is 322 bound. 323

§ 59.1-574. Consumer rights.

A. Controllers shall facilitate verified requests to exercise the following consumer rights:

325 1. Upon a verified request from a consumer, a controller shall confirm whether or not personal data 326 concerning the consumer is being processed by the controller, including whether such personal data is 327 sold to data brokers, and, where personal data concerning the consumer is being processed by the 328 controller, provide access to such personal data that the controller maintains in identifiable form 329 concerning the consumer. Upon a verified request from a consumer, a controller shall provide a copy of 330 the personal data that the controller maintains in identifiable form undergoing processing. For any 331 further copies requested by the consumer, the controller may charge a reasonable fee based on 332 administrative costs. Where the consumer makes the request by electronic means, and unless otherwise 333 requested by the consumer, the information shall be provided in a commonly used electronic form. This 334 subdivision does not adversely affect the rights or freedoms of others.

335 2. Upon a verified request from a consumer, the controller, without undue delay, shall correct 336 inaccurate personal data that the controller maintains in identifiable form concerning the consumer. 337 Taking into account the business purposes of the processing, the controller shall complete incomplete 338 personal data, including by means of providing a supplementary statement where appropriate.

3. Upon a verified request from a consumer, a controller shall delete, without undue delay, the 339 consumer's personal data that the controller maintains in identifiable form if (i) the personal data is no 340 341 longer necessary for a business purpose, including the provision of a product or service to the 342 consumer; (ii) for processing that requires consent, the consumer withdraws consent to processing and 343 there are no business purposes for the processing; (iii) the consumer objects to the processing pursuant 344 to subdivision 6 and (a) there are no business purposes for processing the personal data for the 345 controller, the consumer whose personal data is being processed, or the public for which such processing is necessary or (b) the processing is for targeted advertising; (iv) the personal data has been 346 347 unlawfully processed; or (v) the personal data shall be deleted to comply with a legal obligation under 348 federal, state, or local law to which the controller is subject.

349 4. Upon a verified request from a consumer, the controller shall restrict processing of personal data 350 that the controller maintains in identifiable form if the purpose for which the personal data is (i) not consistent with a purpose for which the personal data was collected, (ii) not consistent with a purpose disclosed to the consumer at the time of collection or authorization, or (iii) unlawful. Where personal 351 352 353 data is subject to a restriction of processing under this subdivision, the personal data shall, with the 354 exception of storage, be processed only (a) with the consumer's consent; (b) for the establishment, 355 exercise, or defense of legal claims; (c) for the protection of the rights of another natural or legal person; (d) for reasons of important public interest under federal, state, or local law; (e) to provide 356 357 products or services requested by the consumer; or (f) for another purpose set forth in subdivision 3. A 358 consumer who has obtained restriction of processing pursuant to this subdivision shall be informed by 359 the controller before the restriction of processing is lifted.

360 5. Upon a verified request from a consumer, the controller shall provide to the consumer, if 361 technically feasible and commercially reasonable, any personal data that the controller maintains in identifiable form concerning the consumer that such consumer has provided to the controller in a 362 363 structured, commonly used, and machine-readable format if (i) the processing of such personal data requires consent under subsection C of § 59.1-576, the processing of such personal data is necessary for 364 365 the performance of a contract to which the consumer is a party, or in order to take steps at the request 366 of the consumer prior to entering into a contract and (ii) the processing is carried out by automated

367 means. Requests for personal data under this subdivision shall be without prejudice to the other rights 368 granted in this chapter. The rights provided in this subdivision do not apply to processing necessary for 369 the performance of a task carried out in the public interest or in the exercise of official authority vested 370 in the controller and shall not adversely affect the rights of others.

371 6. A consumer may object through a verified request, on grounds relating to the consumer's 372 particular situation, at any time to processing of personal data concerning such consumer. When a 373 consumer objects to the processing of the consumer's personal data for targeted advertising, which includes the sale of personal data concerning the consumer to third parties for purposes of targeted 374 375 advertising, the controller shall no longer process the personal data subject to the objection for such 376 purpose and shall take reasonable steps to communicate the consumer's objection, unless it proves 377 impossible or involves disproportionate effort, regarding any further processing of the consumer's 378 personal data for such purposes to any third parties to whom the controller sold the consumer's 379 personal data for such purposes. Third parties shall honor objection requests pursuant to this subdivision received from third-party controllers. If a consumer objects to processing for any purpose, 380 381 other than targeted advertising, the controller may continue processing the personal data subject to the 382 objection if (i) the controller demonstrates a legitimate ground to process such personal data that 383 overrides the potential risks to the rights of the consumer associated with the processing or (ii) another 384 exemption in this chapter applies.

385 B. A controller shall communicate any correction, deletion, or restriction of processing carried out in 386 accordance with subdivision A 2, 3, or 4 to each third-party recipient to whom the controller knows the 387 personal data has been disclosed, including third parties that received the data through a sale, within 388 one year preceding the verified request unless (i) such communication proves functionally impractical or 389 technically infeasible or involves disproportionate effort or (ii) the controller knows or is informed by 390 the third party that the third party is not continuing to use the personal data. The controller shall 391 inform the consumer about third-party recipients or categories with whom the controller shares personal 392 information, if any, if the consumer requests such information.

393 C. A controller shall provide information on action taken on a verified request under subdivisions A 1 through 6 without undue delay and in any event within 30 days of receipt of the request. That period 394 395 may be extended by 60 additional days where reasonably necessary, taking into account the complexity 396 and number of the requests. The controller shall inform the consumer of any such extension within 30 397 days of receipt of the request, together with the reasons for the delay. Where the consumer makes the 398 request by electronic means, the information shall be provided by electronic means where possible, 399 unless otherwise requested by the consumer. If a controller does not take action on the request of a 400 consumer, the controller shall inform the consumer without undue delay and at the latest within 30 days 401 of receipt of the request of the reasons for not taking action and any possibility for internal review of 402 the decision by the controller. Information provided under this section shall be provided by the 403 controller free of charge to the consumer. Where requests from a consumer are manifestly unfounded or excessive, in particular because of their repetitive character, the controller may either (i) charge a 404 405 reasonable fee taking into account the administrative costs of providing the information or 406 communication or taking the action requested or (ii) refuse to act on the request. The controller bears 407 the burden of demonstrating the manifestly unfounded or excessive character of the request. Where the 408 controller has reasonable doubts concerning the identity of the consumer making a request under 409 subdivisions A 1 through 6, the controller may request the provision of additional information necessary 410 to confirm the identity of the consumer.

§ 59.1-575. Transparency.

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412 A. Controllers shall be transparent and accountable for their processing of personal data by making 413 available in a form that is reasonably accessible to consumers a clear, meaningful privacy notice that 414 includes:

415 1. The categories of personal data collected by the controller;

416 2. The purposes for which the categories of personal data are used and disclosed to third parties, if 417 any; 418

3. The rights that consumers may exercise pursuant to § 59.1-574, if any;

419 4. The categories of personal data that the controller shares with third parties, if any; and

420 5. The categories of third parties, if any, with whom the controller shares personal data.

421 B. If a controller sells personal data to data brokers or processes personal data for targeted 422 advertising, it shall disclose such processing, as well as the manner in which a consumer may exercise 423 the right to object to such processing, in a clear and conspicuous manner. 424

§ 59.1-576. Risk assessments.

425 A. Controllers shall conduct, to the extent not previously conducted, a risk assessment of each of 426 their processing activities involving personal data and an additional risk assessment any time there is a 427 change in processing that materially increases the risk to consumers. Such risk assessments shall take

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428 into account the type of personal data to be processed by the controller, including the extent to which 429 the personal data is sensitive data or otherwise sensitive in nature and the context in which the personal 430 data is to be processed.

431 B. Risk assessments conducted under subsection A shall identify and weigh the benefits that may flow 432 directly and indirectly from the processing to the controller, consumer, other stakeholders, and the 433 public against the potential risks to the rights of the consumer associated with such processing, as 434 mitigated by safeguards that can be employed by the controller to reduce such risks. The use of 435 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, 436 437 shall factor into this assessment by the controller.

438 C. If the risk assessment conducted under subsection A determines that the potential risks of privacy harm to consumers are substantial and outweigh the interests of the controller, consumer, other 439 440 stakeholders, and the public in processing the personal data of the consumer, the controller may only engage in such processing with the consent of the consumer or if another exemption under this chapter 441 442 applies. To the extent that the controller seeks consumer consent for processing, such consent shall be 443 as easy to withdraw as to give.

444 D. Processing for a business purpose shall be presumed to be permissible unless (i) it involves the 445 processing of sensitive data and (ii) the risk of processing cannot be reduced through the use of 446 appropriate administrative and technical safeguards.

447 E. The controller shall make the risk assessment available to the Attorney General upon request. 448 Risk assessments are confidential and exempt from mandatory disclosure under the Virginia Freedom of 449 Information Act (§ 2.2-3700 et seq.). 450

§ 59.1-577. Deidentified data.

451 A controller or processor that uses deidentified data shall exercise reasonable oversight to monitor 452 compliance with any contractual commitments to which the deidentified data is subject and shall take 453 appropriate steps to address any breaches of contractual commitments. 454

§ 59.1-578. Exempt actions.

455 A. The obligations imposed on controllers or processors under this chapter do not restrict a 456 controller's or processor's ability to: 457

1. Comply with federal, state, or local laws, rules, or regulations;

458 2. Comply with a civil, criminal, or regulatory inquiry, investigation, subpoena, or summons by 459 federal, state, local, or other governmental authorities;

460 3. Cooperate with law-enforcement agencies concerning conduct or activity that the controller or 461 processor reasonably and in good faith believes may violate federal, state, or local law; 462

4. Investigate, exercise, or defend legal claims;

5. Prevent or detect identity theft, fraud, or other criminal activity or verify identities;

464 6. Enter into a contract to which the consumer is a party or in order to take steps at the request of 465 the consumer prior to entering into a contract; 466

7. Protect the vital interests of the consumer or of another individual;

8. Perform a task carried out in the public interest or in the exercise of official authority vested in 467 468 the controller:

469 9. Process personal data of a consumer for one or more specific purposes where the consumer has 470 consented in writing to the processing; or

471 10. Prevent, detect, or respond to security incidents, identity theft, fraud, harassment, malicious or 472 deceptive activities, or any illegal activity; preserve the integrity or security of systems; or investigate, 473 report, or prosecute those responsible for any such action.

B. The obligations imposed on controllers or processors under this chapter do not apply where 474 475 compliance by the controller or processor with this chapter would violate an evidentiary privilege under 476 applicable law and do not prevent a controller or processor from providing personal data concerning a 477 consumer to a person covered by an evidentiary privilege under applicable law as part of a privileged 478 communication.

479 C. A controller or processor that discloses personal data to a third-party controller or processor in 480 compliance with the requirements of this chapter is not in violation of this chapter, including under 481 § 59.1-579, if the recipient processes such personal data in violation of this chapter, provided that, at 482 the time of disclosing the personal data, the disclosing controller or processor did not have actual 483 knowledge that the recipient intended to commit a violation. A third-party controller or processor receiving personal data from a controller or processor is likewise not liable under this chapter, 484 485 including under § 59.1-579, for the obligations of a controller or processor to which it provides 486 services.

487 D. This chapter does not require a controller or processor to do the following:

488 1. Reidentify deidentified data:

489 2. Retain, link, or combine personal data concerning a consumer that it would not otherwise retain, 490 link, or combine in the ordinary course of business; or

491 3. Comply with a request to exercise any of the rights under subdivisions A 1 through 6 of §

492 59.1-574 if the controller is unable to verify, using commercially reasonable efforts, the identity of the **493** consumer making the request.

- 494 E. Obligations imposed on controllers and processors under this chapter do not:
- 495 1. Adversely affect the rights or freedoms of any persons; or

496 2. Apply to the processing of personal data by a natural person in the course of a purely personal497 or household activity.

498 § 59.1-579. Violation of chapter; liability.

499 A. A controller or processor is in violation of this chapter if it fails to cure any alleged violation of this chapter within 30 days after receiving notice of alleged noncompliance.

501 B. Any violation of the provisions of this chapter shall constitute a prohibited practice pursuant to 502 the provisions of § 59.1-200 and shall be subject to any and all of the enforcement provisions of the 503 Virginia Consumer Protection Act (§ 59.1-196 et seq.).

504 C. Where more than one controller or processor, or both a controller and a processor, involved in 505 the same processing, is in violation of this chapter, the liability shall be allocated among the parties 506 according to principles of comparative fault, unless such liability is otherwise allocated by contract 507 among the parties.