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| **Alabama Consumer Privacy Act****Bill HB 216** |
| **Status** | Read 2/2/21, in committee |
| **Looks Like** | Modified CCPA |
| **Scope** | For profit entities doing business in AL and processing AL resident personal information |
| **Rights** | Access, know, deletion, not be discriminated against, data portability |
| **Opt In/Out** | Opt-out of sales |
| **Enforcement** | Violation of act is a violation of state Deceptive Trade Practices Act. Private right of action for data breaches |
| **Exemptions** | GLBA information; HIPAA information |

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| **Arizona, Article 5. Data and Security Standards****Bill HB 2865** |
| **Status** | Introduced 2/15/21 |
| **Looks Like** | GDPR/CCPA mash‐up |
| **Scope** | $25M + controls/processes personal data of 100,000 state residents or is a data broker |
| **Rights** | Confirm processing/sales to **data brokers**, access, correction, deletion, restrict and object to processing, data portability |
| **Opt In/Out** |  |
| **Enforcement** | Attorney General |
| **Exemptions** | GLBA info, HIPAA info |

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| **Colorado****SB21-190** |
| **Status** | Introduced 3/19/21 |
| **Looks Like** | VDCPA, WPA |
| **Scope** | Controllers that conduct business in Colorado or produce products or services that are intentionally targeted to residents of Colorado and that (1) control or process the personal data of 100,000 or more consumers during a calendar year and/or (2) derive revenue or receive a discount on the price of goods or services from the “sale” of personal data and process or control the personal data of 25,000 or more consumers.  |
| **Rights** | Delete, correct, portable format |
| **Opt In/Out** | Opt out of the processing of ALL personal data concerning the consumer. Consent to processing of sensitive data. |
| **Enforcement** | AG |
| **Exemptions** | Data & entity GLBA, HIPAA, other |

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| **Connecticut****Bill SB 893** |
| **Status** | Introduced 2/17/21, Referred to committee |
| **Looks Like** |  |
| **Scope** | Persons that conduct business in this state or persons that produce products or services that are targeted to residents of this state and that: (1) During a calendar year, control or process personal data of not less than one hundred thousand consumers, or (2) control or process personal data of not less than twenty-five thousand consumers and that derive more than fifty per cent of their gross revenue from the sale of personal data. |
| **Rights** | Right to access, correct, delete and obtain a copy of personal data. |
| **Opt In/Out** | opt out of the processing of personal data for the purposes of targeted advertising. |
| **Enforcement** | Attorney General |
| **Exemptions** | HIPAA, non-profits, higher education |

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| **Connecticut “An Act Concerning Consumer Privacy”****Bill S.B. No. 156** |
| **Status** | Introduced 1/2021; public hearing 2/25 |
| **Looks Like** |  |
| **Scope** |  |
| **Rights** | (1) require businesses to 2 disclose the proposed use of any personal information, (2) give consumers the right to discover what personal information such business possesses and to opt out of the sale of such information |
| **Opt In/Out** |  |
| **Enforcement** | Cause of action and penalties for violations of such requirements |
| **Exemptions** |  |

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| **Florida Consumer Data Privacy****Bill HB 969** |
| **Status** | In Subcommittee |
| **Looks Like** | Sweeping |
| **Scope** | For profit businesses in state that either: have global annual gross revenues in excess of $25 million; annually buys, sells, or shares for commercial purposes the personal info of 50,000 or more consumers; or derives 50% or more of its global revenues from selling or sharing personal info. |
| **Rights** | Disclose, delete, correct |
| **Opt In/Out** | Opt-out; Opt-out of 3rd party disclosure |
| **Enforcement** | Private right of action; Dept. of Legal Affairs |
| **Exemptions** |  |
| **Other** | Right to Opt-in for those under 16 |

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| **Florida Privacy Protection Act****Bill SB 1734** |
| **Status** | Introduced 3/10/2021 |
| **Looks Like** | Sweeping |
| **Scope** | For profit businesses in state that either: have global annual gross revenues in excess of $25 million; annually buys, sells, or shares for commercial purposes the personal info of 50,000 or more consumers; or derives 50% or more of its global revenues from selling or sharing personal info. |
| **Rights** | Right to request certain data be disclosed, deleted or corrected. Direct certain businesses not to sell personal info |
| **Opt In/Out** | Opt-in or opt-out of sale or sharing of such data |
| **Enforcement** | Private Right of action; Dept. of Legal Affairs |
| **Exemptions** | HIPAA, GLBA |
| **Other** | Can’t sell info if business has actual knowledge that consumer is younger than 16 years old |

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| **Illinois Consumer Privacy Act****Bill HB 3910** |
| **Status** | Assigned to Civil Committee |
| **Looks Like** | Disclosure-focused |
| **Scope** | Annual gross revenues in excess of $25 million; or buys, receives, sells or shares personal info of 50,000 or more consumers, households, or devices; or derives 50% or more of its annual revenues from selling consumers’ personal info |
| **Rights** | Right to request disclosure, deletion with some exceptions |
| **Opt In/Out** | Opt-out of sale to third parties. Opt-in for those under 16. |
| **Enforcement** | Civil action; AG |
| **Exemptions** | HIPAA, GLBA, Driver’s Privacy Protection Act |
| **Other** | Provide a clear and conspicuous link on thebusiness's Internet homepage, titled "Do Not Sell MyPersonal Information" |

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| **Kentucky****Bill HB 408** |
| **Status** | Referred to Committee |
| **Looks Like** |  |
| **Scope** | Annual gross revenues in excess of $25 million; or buys, receives, sells or shares personal info of 50,000 or more consumers, households, or devices; or derives 50% or more of its annual revenues from selling consumers’ personal info |
| **Rights** | Right to request changes to personal info |
| **Opt In/Out** | Opt-out of sale of personal info. Opt-in under 16 |
| **Enforcement** | AG |
| **Exemptions** | HIPAA entities; motor vehicle |
| **Other** | Provide a clear and conspicuous link on thebusiness's Internet homepage, titled "Do Not Sell MyPersonal Information" |

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| **Maryland Consumer Personal Information Privacy****Bill SB 9030** |
| **Status** | First reading |
| **Looks Like** |  |
| **Scope** | Annual gross revenues in excess of $25 million; or buys, receives, sells or shares personal info of 100,000 or more consumers, households, or devices; or derives 50% or more of its annual revenues from selling consumers’ personal info |
| **Rights** | Delete.  |
| **Opt In/Out** | Opt-out of third-party disclosure. May not disclose to third-party if consumer is under 16. |
| **Enforcement** | AG may adopt regulations. Violation is an unfair, abusive, or deceptive trade practice w/in meaning of Title 13. |
| **Exemptions** | HIPAA, GLBA, others |
| **Other** |  |

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| **Massachusetts Information Privacy Act****Bill SD 1726** |
| **Status** |  |
| **Looks Like** |  |
| **Scope** |  |
| **Rights** | Know, access, correction, data portability, and deletion. Individuals 13 and older deemed competent to exercise all rights. |
| **Opt In/Out** | Opt-in. A covered entity must obtain consent.  |
| **Enforcement** | Private right of action. Mass. Information privacy commission |
| **Exemptions** | HIPAA |
| **Other** | Prohibition of surreptitious surveillance |

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| **Minnesota Consumer Data Privacy Act****Bill HB 1492** |
| **Status** | Intro 2/22/21, referred to Committee |
| **Looks Like** |  |
| **Scope** | Minn. Business that during a calendar year controls or processes personal data of 100,000 consumers or more; or derives over 25% of gross revenue from the sale of personal data and processes or controls personal data of 25,000 consumers or more. |
| **Rights** | Correct, delete, obtain in portable format |
| **Opt In/Out** | Opt-out of processing of personal data for targeted advertising, sale, or profiling. Opt-in for children and for sensitive personal data. |
| **Enforcement** | AG |
| **Exemptions** | HIPAA, GBLA, Driver’s Privacy Protection Act, others |
| **Other** |  |

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| **New Jersey****Bill AB 5448** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | commercial Internet websites and online services |
| **Rights** | Right to make changes |
| **Opt In/Out** | Opt-out |
| **Enforcement** | AG |
| **Exemptions** | HIPAA, GLBA, other |
| **Other** |  |
| **New Jersey Disclosure and Accountability Transparency Act** |  |
| **Bill** | A3283 |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** |  |
| **Rights** | Deletion, correction, or restriction of information. Object to disclosure to a third party. |
| **Opt In/Out** | Opt-in |
| **Enforcement** | Office of Data Protection and AG |
| **Exemptions** | HIPAA, GLBA, DPPA, FCRA |
| **Other** | Established the Office of Data Protection and Responsible Use. Processing sensitive personal info prohibited. In event of data breach, controller has 72 hrs to notify office. |

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| **New Jersey****Bill A3255** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | Annual gross revenues in excess of $25 million; or buys, receives, sells or shares personal info of 50,000 or more consumers, households, or devices; or derives 50% or more of its annual revenues from selling consumers’ personal info |
| **Rights** | Deletion, portable format |
| **Opt In/Out** | Opt-in |
| **Enforcement** | AG |
| **Exemptions** | HIPAA, GLBA, DPPA, FCRA |
| **Other** |  |

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| **New York “The Right to Know Act of 2021”****Bill A400/S1349 (older versions of bill in previous years)** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** |  |
| **Rights** |  |
| **Opt In/Out** |  |
| **Enforcement** | Private right of action or brought by AG, DA, city attorney |
| **Exemptions** |  |
| **Other** | Restricts the disclosure of personal information by businesses |

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| **New York****Bill A3818/ S1570** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | Only applies to government entities and contractors. |
| **Rights** | Disclosure, deletion |
| **Opt In/Out** |  |
| **Enforcement** | AG for guidance |
| **Exemptions** | FCRA |
| **Other** |  |

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| **New York Privacy Act****Bill A680** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** |  |
| **Rights** | Delete, correct, restriction |
| **Opt In/Out** | Opt-in or out to data processing. Opt-in to third party transfers |
| **Enforcement** | Private right of action, AG |
| **Exemptions** | HIPAA, GLBA |
| **Other** |  |

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| **New York****Bill SB567** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | Annual gross revenues in excess of $50 million; or sells or shares personal info of 100,000 or more consumers, households, or devices; or derives 50% or more of its annual revenues from selling consumers’ personal info |
| **Rights** | Disclosure |
| **Opt In/Out** | Opt-out. Under 16, opt-in |
| **Enforcement** | Private right of action; AG |
| **Exemptions** | HIPAA, FCRA |
| **Other** | “Do Not Sell Personal Information” link on webpage |

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| **New York Online Consumer Protection Act****Bill A405** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | Advertising network: company that is collecting online consume activity for the purpose of ad delivery |
| **Rights** |  |
| **Opt In/Out** | Opt-out |
| **Enforcement** | AG |
| **Exemptions** |  |
| **Other** |  |

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| **New York****Bill A674** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | Internet Service Provider |
| **Rights** |  |
| **Opt In/Out** | Opt-in |
| **Enforcement** | Private right of action |
| **Exemptions** |  |
| **Other** | Prohibits the disclosure of personally identifiable information by an internet service provider without the express written approval of the consumer. |
| **Oklahoma Computer Data Privacy Act****Bill 1602** |
| **Status** | In senate |
| **Looks Like** |  |
| **Scope** | Gross revenue in excess of $10 million; or buys, sells, receives, r shares for commercial purposes the personal info of 50,000 or more consumers; or derives 25% annual revenue from selling consumers’ personal info |
| **Rights** | Delete, correct |
| **Opt In/Out** | Out |
| **Enforcement** | AG |
| **Exemptions** | HIPAA, GLBA, other |
| **Other** |  |

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| **Oklahoma****Bill HB 1130** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** |  |
| **Rights** | Request changes |
| **Opt In/Out** |  |
| **Enforcement** | AG |
| **Exemptions** |  |
| **Other** |  |

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| **Virginia Consumer Data Protection Act****Bill SB 1392 (identical to HB 2307)** |
| **Status** | Adopted; Effective date: 1/1/2023 |
| **Looks Like** | GDPR, CCPA, CPRA. More business friendly than CA |
| **Scope** | Applies to all persons that conduct business in the Commonwealth and either (i) control or process personal data of at least 100,000 consumers or (ii) derive over 50 percent of gross revenue from the sale of personal data and control or process personal data of at least 25,000 consumers. |
| **Rights** | rights to access, correct, delete, obtain a copy of personal data |
| **Opt In/Out** | opt out of the processing of personal data for the purposes of targeted advertising |
| **Enforcement** | AG has exclusive authority to enforce |
| **Exemptions** | GLBA, HIPAA, nonprofits, higher education, government |
| **Other** | Directs Joint Commission to establish group to review act and issues related to its implementation. Consent for collection of sensitive personal info. |

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| **Washington People’s Privacy Act****Bill HB 1433** |
| **Status** | Introduced 1/2/2021 |
| **Looks Like** |  |
| **Scope** | "Covered entity" means a person or legal entity that is not a governmental entity and that conducts business in Washington state, processes captured personal information, and (a) has earned or received $10,000,000 or more of annual revenue through 300 or more transactions or (b) processes and/or maintains the captured personal information of 1,000 or more unique individuals during the course of a year. |
| **Rights** | Delete, correct, not be subject to surreptitious surveillance |
| **Opt In/Out** | Opt-in |
| **Enforcement** | Private right of action; AG |
| **Exemptions** | HIPAA |
| **Other** |  |

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| **Washington Privacy Act of 2021****Bill SB 5062** |
| **Status** | In committee |
| **Looks Like** |  |
| **Scope** | Business in WA that either: during a calendar year, controls or processes personal data of 100,000 consumer or more; or Derives over 25% of gross revenue from the sale of personal data and processes or controls personal data of 25,000 consumers or more |
| **Rights** | Correct, delete  |
| **Opt In/Out** | Opt-out |
| **Enforcement** | AG |
| **Exemptions** | HIPAA, FCRA, GLBA |
| **Other** |  |