1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	HOUSE BILL 1012 By: West (Josh)
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6	AS INTRODUCED
7 8	An Act relating to privacy of computer data; enacting the Oklahoma Computer Data Privacy Act; defining
9	terms; providing for applicability of act to certain businesses that collect consumers' personal
10	information; providing exemptions; prescribing compliance with other laws and legal proceedings; requiring act to be liberally construed to align its
11	effects with other laws relating to privacy and protection of personal information; providing for
12	controlling effect of federal law; providing for construction in event of conflict with state law;
13	providing for controlling effect of law which provides greatest privacy or protection to consumers;
14	providing for preemption of local law; providing consumers right to request disclosure of certain
15	information; providing consumers right to request deletion of certain information; providing consumers the right to request and receive a disclosure of
16	personal information sold or disclosed; providing consumers right to opt in and out of the sale of
17	personal information; making legislative findings; providing contracts or other agreements purporting to
18	waive or limit a right, remedy or means of enforcement contrary to public policy; requiring
19 20	businesses collecting consumer data information inform consumer of certain information collected;
20	prescribing required content of disclosures; requiring consumer consent; requiring businesses to
22	provide online privacy policy or a notice of policies; requiring businesses to designate and make
23	available methods for submitting verifiable consumer request for certain information; requiring businesses receiving verifiable consumer requests reasonably
24	verify identity of requesting consumer; requiring businesses disclose required information within a
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1 certain period; requiring businesses using deidentified information not re-identify or attempt to 2 re-identify certain consumers; requiring permission; prohibiting discrimination against consumers for 3 exercise of rights; authorizing businesses to offer financial incentives to consumers for collection, 4 sale or disclosure of personal information; prohibiting division of single transactions; 5 requiring employee training with respect to consumer inquiries; requiring disclosure of certain rights, 6 requirements and information; providing civil penalties; authorizing Oklahoma Attorney General to 7 take certain actions based on violations; authorizing Attorney General to recover reasonable expenses 8 incurred in obtaining injunctive relief or civil penalties; directing Attorney General to deposit 9 collected penalties in a dedicated account in the General Revenue Fund; providing certain immunities; 10 providing protections to service providers; providing for codification; and providing an effective date. 11 12 13 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 14 SECTION 1. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 901.1 of Title 17, unless there 16 is created a duplication in numbering, reads as follows: 17 This act shall be known and may be cited as the "Oklahoma 18 Computer Data Privacy Act". 19 SECTION 2. A new section of law to be codified NEW LAW 20 in the Oklahoma Statutes as Section 901.2 of Title 17, unless there 21 is created a duplication in numbering, reads as follows: 22 As used in this act: 23 "Aggregate consumer information" means information that 1. 24 relates to a group or category of consumers from which individual _ _

¹ consumer identities have been removed and that is not linked or ² reasonably linkable to a particular consumer or household, including ³ through a device. The term does not include one or more individual ⁴ consumer records that have been de-identified;

⁵ 2. "Biometric information" means an individual's physiological,
⁶ biological or behavioral characteristics that can be used, alone or
⁷ in combination with other characteristics or other identifying data,
⁸ to establish the individual's identity. The term includes:

a. an image of an iris, retina, fingerprint, face, hand,
palm or vein pattern or a voice recording from which
an identifier template can be extracted such as a
faceprint, minutiae template or voiceprint,
b. keystroke patterns or rhythms,

c. gait patterns or rhythms, and

d. sleep, health or exercise data that contains
 identifying information;

17 3. "Business" means a for-profit entity, including a sole 18 proprietorship, partnership, limited liability company, corporation, 19 association or other legal entity that is organized or operated for 20 the profit or financial benefit of the entity's shareholders or 21 other owners, but does not include Internet service providers so 22 long as they are acting in their role as Internet service providers; 23 4. "Business purpose" means the use of personal information 24

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for:

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1 the following operational purposes of a business or a. 2 service provider, provided that the use of the 3 information is reasonably necessary and proportionate 4 to achieve the operational purpose for which the 5 information was collected or processed or another 6 operational purpose that is compatible with the 7 context in which the information was collected: 8 (1)auditing related to a current interaction with a 9 consumer and any concurrent transactions, 10 including counting ad impressions of unique 11 visitors, verifying the positioning and quality 12 of ad impressions, and auditing compliance with a 13 specification or other standards for ad 14 impressions, 15 (2) detecting a security incident, protecting against 16 malicious, deceptive, fraudulent or illegal 17 activity, and prosecuting those responsible for 18 any illegal activity described by this division, 19 identifying and repairing or removing errors that (3) 20 impair the intended functionality of computer 21 hardware or software, 22 using personal information in the short term or (4) 23

for a transient use, provided that the information is not:

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1		(a)	disclosed to a third party, and
2		(b)	used to build a profile about a consumer or
3			alter an individual consumer's experience
4			outside of a current interaction with the
5			consumer, including the contextual
6			customization of an advertisement displayed
7			as part of the same interaction,
8	(5)	perf	orming a service on behalf of the business or
9		serv	ice provider, including:
10		(a)	maintaining or servicing an account,
11			providing customer service, processing or
12			fulfilling an order or transaction,
13			verifying customer information, processing a
14			payment, providing financing, providing
15			advertising or marketing services, or
16			providing analytic services, or
17		(b)	performing a service similar to a service
18			described by subdivision (a) of this
19			division on behalf of the business or
20			service provider,
21	(6)	unde	rtaking internal research for technological
22		deve	lopment and demonstration,
23	(7)	unde	rtaking an activity to:
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1	(a) verify or maintain the quality or safety of
2	a service or device that is owned by,
3	manufactured by, manufactured for or
4	controlled by the business, or
5	(b) improve, upgrade or enhance a service or
6	device described by subdivision (a) of this
7	division, or
8	(8) retention of employment data, or
9	b. another operational purpose for which notice is given
10	under this act, but specifically excepting cross-
11	context targeted advertising, unless the customer has
12	opted in to the same;
13	5. "Collect" means to buy, rent, gather, obtain, receive or
14	access the personal information of a consumer by any means,
15	including by actively or passively receiving the information from
16	the consumer or by observing the consumer's behavior;
17	6. "Commercial purpose" means a purpose that is intended to
18	result in a profit or other tangible benefit or the advancement of a
19	person's commercial or economic interests, such as by inducing
20	another person to buy, rent, lease, subscribe to, provide or
21	exchange products, goods, property, information or services or by
22	enabling or effecting, directly or indirectly, a commercial
23	transaction. The term does not include the purpose of engaging in
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¹ speech recognized by state or federal courts as noncommercial ² speech, including political speech and journalism;

³ 7. "Consumer" means an individual who is a resident of this ⁴ state;

⁵ 8. "De-identified information" means information that cannot ⁶ reasonably identify, relate to, describe, be associated with, or be ⁷ linked to, directly or indirectly, a particular consumer;

9. "Device" means any physical object capable of connecting to
the Internet, directly or indirectly, or to another device;

10 10. "Genetic information" means any information, regardless of 11 its format, that concerns a consumer's genetic characteristics. 12 Genetic information includes, but is not limited to:

- a. raw sequence data that result from sequencing of a
 consumer's complete extracted or a portion of the
 extracted DNA,
- b. genotypic and phenotypic information that results from analyzing the raw sequence data, and

18 c. self-reported health information that consumer submits 19 to a company regarding the consumer's health 20 conditions and that is used for scientific research or 21 product development and analyzed in connection with 22 the consumer's raw sequence data;

11. "Identifier" means data elements or other information that alone or in conjunction with other information can be used to

¹ identify a particular consumer, household or device that is linked ² to a particular consumer or household;

³ 12. "Internet service provider" means a person who provides a ⁴ mass-market retail service by wire or radio that provides the ⁵ capability to transmit data and to receive data from all or ⁶ substantially all Internet endpoints, including any capabilities ⁷ that are incidental to and enable the operations of the service, ⁸ excluding dial-up Internet access service;

9 "Person" means an individual, sole proprietorship, firm, 13. 10 partnership, joint venture, syndicate, business trust, company, 11 corporation, limited liability company, association, committee and 12 any other organization or group of persons acting in concert; 13 "Personal information" means information that identifies, 14. 14 relates to, describes, can be associated with or can reasonably be 15 linked to, directly or indirectly, a particular consumer or 16 household. The term includes the following categories of 17 information if the information identifies, relates to, describes, 18 can be associated with or can reasonably be linked to, directly or 19 indirectly, a particular consumer or household:

a. an identifier, including a real name, alias, mailing
 address, account name, date of birth, driver license
 number, unique identifier, Social Security number,
 passport number, signature, telephone number or other

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1		government-issued identification number, or other
2		similar identifier,
3	b.	an online identifier, including an electronic mail
4		address or Internet Protocol address, or other similar
5		identifier,
6	с.	a physical characteristic or description, including a
7		characteristic of a protected classification under
8		state or federal law,
9	d.	commercial information, including:
10		(1) a record of personal property,
11		(2) a good or service purchased, obtained or
12		considered,
13		(3) an insurance policy number, or
14		(4) other purchasing or consuming histories or
15		tendencies,
16	е.	biometric information and genetic information,
17	f.	Internet or other electronic network activity
18		information, including:
19		(1) browsing or search history, and
20		(2) other information regarding a consumer's
21		interaction with an Internet website, application
22		or advertisement,
23	g.	geolocation data,
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1	h. audio, electronic, visual, thermal, olfactory or other
2	similar information,
3	i. professional or employment-related information,
4	j. education information that is not publicly available
5	that includes personally identifiable information
6	under the federal Family Educational Rights and
7	Privacy Act of 1974,
8	k. financial information, including a financial
9	institution account number, credit or debit card
10	number, or password or access code associated with a
11	credit or debit card or bank account,
12	1. medical information,
13	m. health insurance information, or
14	n. inferences drawn from any of the information listed
15	under this paragraph to create a profile about a
16	consumer that reflects the consumer's preferences,
17	characteristics, psychological trends,
18	predispositions, behavior, attitudes, intelligence,
19	abilities or aptitudes;
20	15. "Processing information" means performing any operation or
21	set of operations on personal data or on sets of personal data,
22	whether or not by automated means;
23	16. "Pseudonymize" or "pseudonymization" means the processing
24	of personal information in a manner that renders the personal

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1 information no longer attributable to a specific consumer without 2 the use of additional information, provided that the additional 3 information is kept separately and is subject to technical and 4 organizational measures to ensure that the personal information is 5 not attributed to an identified or identifiable consumer;

6 17. "Publicly available information" means information that is 7 lawfully made available to the public from federal, state or local 8 government records or information received from widely distributed 9 media or by the consumer in the public domain. The term does not 10 include:

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- biometric information or genetic information of a a. consumer collected by a business without the consumer's knowledge or consent, or
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de-identified or aggregate consumer information; b. 15 "Service provider" means a for-profit entity as described 18. 16 by paragraph 3 of this section that processes information on behalf 17 of a business and to which the business discloses, for a business 18 purpose, a consumer's personal information under a written contract, 19 provided that the contract prohibits the entity receiving the 20 information from retaining, using or disclosing the information for 21 any purpose other than:

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providing the services specified in the contract with a. the business, or

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1		b.	for a pu	rpose permitted by this act, including for a
2			commercia	al purpose other than providing those
3			specifie	d services;
4	19.	"Thi	rd party"	means a person who is not:
5		a.	a busine	ss to which this act applies that collects
6			personal	information from consumers, or
7		b.	a person	to whom the business discloses, for a
8			business	purpose, a consumer's personal information
9			under a	written contract, provided that the contract:
10			(1) pro	hibits the person receiving the information
11			fro	m :
12			(a)	selling the information,
13			(b)	retaining, using or disclosing the
14				information for any purpose other than
15				providing the services specified in the
16				contract, including for a commercial purpose
17				other than providing those services, and
18			(c)	retaining, using or disclosing the
19				information outside of the direct business
20				relationship between the person and the
21				business, and
22			(2) inc.	ludes a certification made by the person
23			rece	eiving the personal information that the
24			per	son understands and will comply with the

1	prohibitions under division (1) of this
2	subparagraph;
3	20. "Unique identifier" means a persistent identifier that can
4	be used over time and across different services to recognize a
5	consumer, a custodial parent or guardian, or any minor children over
6	which the parent or guardian has custody, or a device that is linked
7	to those individuals. The term includes:
8	a. a device identifier,
9	b. an Internet Protocol address,
10	c. a cookie, beacon, pixel tag, mobile ad identifier or
11	similar technology,
12	d. a customer number, unique pseudonym or user alias,
13	e. a telephone number, and
14	f. another form of a persistent or probabilistic
15	identifier that can be used to identify a particular
16	consumer or device;
17	21. "Verifiable consumer request" means a request:
18	a. that is made by a consumer, a consumer on behalf of
19	the consumer's minor child, or a natural person or
20	person who is authorized by a consumer to act on the
21	consumer's behalf, and
22	b. that a business can reasonably verify, in accordance
23	with Section 19 of this act, was submitted by the
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1	consumer about whom the business has collected
2	personal information; and
3	22. "Consent" means an act that clearly and conspicuously
4	communicates the individual's authorization of an act or practice
5	that is made in the absence of any mechanism in the user interface
6	that has the purpose or substantial effect of obscuring, subverting
7	or impairing decision-making or choice to obtain consent.
8	SECTION 3. NEW LAW A new section of law to be codified
9	in the Oklahoma Statutes as Section 901.3 of Title 17, unless there
10	is created a duplication in numbering, reads as follows:
11	A. This act applies only to:
12	1. A business that:
13	a. does business in this state,
14	b. collects consumers' personal information or has that
15	information collected on the business's behalf,
16	c. alone or in conjunction with others, determines the
17	purpose for and means of processing consumers'
18	personal information, and
19	d. satisfies one or more of the following thresholds:
20	(1) has annual gross revenue in an amount that
21	exceeds Fifteen Million Dollars (\$15,000,000.00),
22	(2) alone or in combination with others, annually
23	buys, sells or receives or shares for commercial
24	purposes the personal information of fifty
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thousand or more consumers, households or devices, or

(3) derives twenty-five percent (25%) or more of the business's annual revenue from selling consumers' personal information; and

An entity that controls or is controlled by a business
described by paragraph 1 of this subsection and that shares the same
or substantially similar brand name and/or common database for
consumers' personal information. For purposes of this paragraph,
"control" means the:

- a. ownership of, or power to vote, more than fifty
 percent (50%) of the outstanding shares of any class
 of voting security of a business,
- b. control in any manner over the election of a majority of the directors or of individuals exercising similar functions, or
- 17 c. power to exercise a controlling influence over the 18 management of a company.

B. For purposes of this act, a business sells a consumer's personal information to another business or a third party if the business sells, rents, discloses, disseminates, makes available, transfers or otherwise communicates, orally, in writing, or by electronic or other means, the information to the other business or third party for monetary or other valuable consideration.

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1	C. For purposes of this act, a business does not sell a
2	consumer's personal information if:
3	1. The consumer directs the business to intentionally disclose
4	the information or uses the business to intentionally interact with
5	a third party, provided that the third party does not sell the
6	information, unless that disclosure is consistent with this act; or
7	2. The business:
8	a. uses or shares an identifier of the consumer to alert
9	a third party that the consumer has opted out of the
10	sale of the information,
11	b. uses or shares with a service provider a consumer's
12	personal information that is necessary to perform a
13	business purpose if:
14	(1) the business provided notice that the information
15	is being used or shared in the business's terms
16	and conditions consistent with Sections 13 and 17
17	of this act, and
18	(2) the service provider does not further collect,
19	sell or use the information except as necessary
20	to perform the business purpose, or
21	c. transfers to a third party a consumer's personal
22	information as an asset that is part of a merger,
23	acquisition, bankruptcy or other transaction in which
24	the third party assumes control of all or part of the

business, provided that information is used or shared consistent with this act.

3 For purposes of paragraph 1 of subsection C of this section, D. 4 an intentional interaction occurs if the consumer does one or more 5 deliberate acts with the intent to interact with a third party. 6 Placing a cursor over, muting, pausing or closing online content 7 does not constitute a consumer's intent to interact with a third 8 party. Instead, said deliberate act must be consent to such 9 interaction as defined herein.

SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.4 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. This act does not apply to:

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1. Publicly available information;

15 2. Medical information governed by state privacy health laws or 16 protected health information that is collected by a covered entity 17 or business associate governed by the privacy, security and data 18 breach notification rules issued by the United States Department of 19 Health and Human Services, Parts 160 and 164 of Title 45 of the Code 20 of Federal Regulations, established pursuant to the federal Health 21 Insurance Portability and Accountability Act of 1996 (Public Law 22 104-191) and the federal Health Information Technology for Economic 23 and Clinical Health Act, Title XIII of the federal American Recovery 24 and Reinvestment Act of 2009 (Public Law 111-5); _ _

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1 3. A provider of health care, or a health plan, governed by 2 state privacy health laws or a covered entity governed by the 3 privacy, security and data breach notification rules issued by the 4 United States Department of Health and Human Services, Parts 160 and 5 164 of Title 45 of the Code of Federal Regulations, established 6 pursuant to the federal Health Insurance Portability and 7 Accountability Act of 1996 (Public Law 104-191), to the extent the 8 provider or covered entity maintains, uses and discloses patient 9 information in the same manner as medical information or protected 10 health information as described in paragraph 2 of this subsection; 11 4. A business associate of a covered entity governed by the 12 privacy, security and data breach notification rules issued by the 13 United States Department of Health and Human Services, Parts 160 and 14 164 of Title 45 of the Code of Federal Regulations, established 15 pursuant to the federal Health Insurance Portability and 16 Accountability Act of 1996 (Public Law 104-191) and the federal 17 Health Information Technology for Economic and Clinical Health Act, 18 Title XIII of the federal American Recovery and Reinvestment Act of 19 2009 (Public Law 111-5), to the extent that the business associate 20 maintains, uses and discloses patient information in the same manner 21 as medical information or protected health information as described 22 in paragraph 2 of this subsection;

5. Information that meets both of the following conditions:

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- 1 a. is de-identified in accordance with the requirements 2 for de-identification set forth in Section 164.514 of 3 Part 164 of Title 45 of the Code of Federal 4 Regulations, and
- b. is derived from patient information that was
 originally collected, created, transmitted or
 maintained by an entity regulated by the Health
 Insurance Portability and Accountability Act of 1996
 or the Federal Policy for the Protection of Human
 Subjects, also known as the Common Rule.

Information that meets the requirements of subparagraph a or b of this paragraph but is subsequently re-identified shall no longer be eligible for the exemption in this paragraph and shall be subject to applicable federal and state data privacy and security laws, including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and state medical privacy laws;

17 6. Information that is collected, used or disclosed in 18 research, as defined in Section 164.501 of Title 45 of the Code of 19 Federal Regulations, including, but not limited to, a clinical 20 trial, and that is conducted in accordance with applicable ethics, 21 confidentiality, privacy and security rules of Part 164 of Title 45 22 of the Code of Federal Regulations, the Federal Policy for the 23 Protection of Human Subjects, also known as the Common Rule, good 24 clinical practice guidelines issued by the International Council for _ _

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1	Harmonization, or human subject protection requirements of the
2	United States Food and Drug Administration;
3	7. The sale of personal information to or by a consumer
4	reporting agency if the information is to be:
5	a. reported in or used to generate a consumer report, as
6	defined by Section 1681a(d) of the Fair Credit
7	Reporting Act (15 U.S.C., Section 1681 et seq.), and
8	b. used solely for a purpose authorized under that act;
9	8. Personal information collected, processed, sold or disclosed
10	in accordance with:
11	a. the federal Gramm-Leach-Bliley Act of 1999 (Public Law
12	106-102) and its implementing regulations, or
13	b. the federal Driver's Privacy Protection Act of 1994
14	(18 U.S.C., Section 2721 et seq.);
15	9. De-identified or aggregate consumer information; or
16	10. A consumer's personal information collected or sold by a
17	business, if every aspect of the collection or sale occurred wholly
18	outside of this state.
19	Provided further, nothing in this act shall be deemed to apply
20	in any manner to a financial institution or an affiliate of a
21	financial institution that is subject to the federal Gramm-Leach-
22	Bliley Act of 1999 and the rules promulgated thereunder.
23	B. For the purposes of this section, a business or other person
24 	shall not re-identify, or attempt to re-identify, information that

has met the requirements of paragraphs 2 through 6 of subsection A of this section, except for one or more of the following purposes:

3 1. Treatment, payment or health care operations conducted by a 4 covered entity or business associate acting on behalf of, and at the 5 written direction of, the covered entity. For purposes of this 6 paragraph, "treatment", "payment", "health care operations" and 7 "covered entity" have the same meaning as defined in Section 164.501 8 of Title 45 of the Code of Federal Regulations, and "business 9 associate" has the same meaning as defined in Section 160.103 of 10 Title 45 of the Code of Federal Regulations;

Public health activities or purposes as described in Section 12 164.512 of Title 45 of the Code of Federal Regulations;

13 3. Research, as defined in Section 164.501 of Title 45 of the 14 Code of Federal Regulations, that is conducted in accordance with 15 Part 46 of Title 45 of the Code of Federal Regulations and the 16 Federal Policy for the Protection of Human Subjects, also known as 17 the Common Rule;

4. Pursuant to a contract where the lawful holder of the deidentified information expressly engages a person or entity to attempt to re-identify the de-identified information in order to conduct testing, analysis, or validation of de-identification, or related statistical techniques, if the contract bans any other use or disclosure of the re-identified information and requires the

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1 return or destruction of the information that was re-identified upon 2 completion of the contract; and

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5. If otherwise required by law.

C. In accordance with paragraphs 2 through 6 of subsection A of this section, information re-identified pursuant to this section shall be subject to applicable federal and state data privacy and security laws, including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and state health privacy laws.

D. Beginning January 1, 2026, any contract for the sale or license of de-identified information that has met the requirements of paragraphs 2 through 6 of subsection A of this section, where one of the parties is a person residing or doing business in the state, shall include the following, or substantially similar, provisions:

15 1. A statement that the de-identified information being sold or 16 licensed includes de-identified patient information;

17 2. A statement that re-identification, and attempted re-18 identification, of the de-identified information by the purchaser or 19 licensee of the information is prohibited pursuant to this section; 20 and

A requirement that, unless otherwise required by law, the purchaser or licensee of the de-identified information may not further disclose the de-identified information to any third party

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¹ unless the third party is contractually bound by the same or ² stricter restrictions and conditions.

E. For purposes of this section, "re-identify" means the process of reversal of de-identification techniques, including, but not limited to, the addition of specific pieces of information or data elements that can, individually or in combination, be used to uniquely identify an individual or usage.

⁸ F. For purposes of paragraph 10 of subsection A of this ⁹ section, the collection or sale of a consumer's personal information ¹⁰ occurs wholly outside of this state if:

11 1. The business collects that information while the consumer is 12 outside of this state;

13 2. No part of the sale of the information occurs in this state; 14 and

15 3. The business does not sell any personal information of the 16 consumer collected while the consumer is in this state.

G. For purposes of subsection F of this section, the collection or sale of a consumer's personal information does not occur wholly outside of this state if a business stores a consumer's personal information, including on a device, when the consumer is in this state and subsequently collects or sells that stored information when the consumer and the information are outside of this state.

H. For purposes of this section, all of the following shall apply:

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1. "Business associate" has the same meaning as defined in
 2 Section 160.103 of Title 45 of the Code of Federal Regulations;

³ 2. "Covered entity" has the same meaning as defined in Section ⁴ 160.103 of Title 45 of the Code of Federal Regulations;

5 3. "Identifiable private information" has the same meaning as 6 defined in Section 46.102 of Title 45 of the Code of Federal 7 Regulations;

8 4. "Individually identifiable health information" has the same
 9 meaning as defined in Section 160.103 of Title 45 of the Code of
 10 Federal Regulations;

¹¹ 5. "Medical information" means any individually identifiable ¹² information, in electronic or physical form, in possession of or ¹³ derived from a provider of health care, health care service plan, ¹⁴ pharmaceutical company, or contractor regarding a patient's medical ¹⁵ history, mental or physical condition, or treatment;

¹⁶ 6. "Patient information" means identifiable private ¹⁷ information, protected health information, individually identifiable ¹⁸ health information, or medical information;

19 7. "Protected health information" has the same meaning as 20 defined in Section 160.103 of Title 45 of the Code of Federal 21 Regulations; and

22 8. "Provider of health care" means a person or entity that is a 23 covered entity.

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1 A new section of law to be codified SECTION 5. NEW LAW 2 in the Oklahoma Statutes as Section 901.5 of Title 17, unless there 3 is created a duplication in numbering, reads as follows: 4 A right or obligation under this act does not apply to the 5 extent that the exercise of the right or performance of the 6 obligation infringes on a noncommercial activity of: 7 1. A publisher, editor, reporter or other person connected with 8 or employed by a newspaper, magazine or other publication of general 9 circulation, including a periodical, newsletter, pamphlet or report; 10 2. A radio or television station that holds a license issued by 11 the Federal Communications Commission; 12 3. A nonprofit that provides programing to radio or television 13 networks; or 14 4. An entity that provides an information service, including a 15 press association or wire service. 16 A new section of law to be codified SECTION 6. NEW LAW 17 in the Oklahoma Statutes as Section 901.6 of Title 17, unless there 18 is created a duplication in numbering, reads as follows: 19 This act does not: 20 1. Restrict a business's ability to: 21 comply with: a. 22 (1) applicable federal, state or local laws, or 23 24 _ _

1 a civil, criminal or regulatory inquiry, (2) 2 investigation, subpoena or summons by a federal, 3 state or local authority, 4 b. cooperate with a law enforcement agency concerning 5 conduct or activity that the business, a service 6 provider of the business or a third party reasonably 7 and in good faith believes may violate other 8 applicable federal, state or local laws, 9 pursue or defend against a legal claim, с. 10 d. detect a security incident; protect against malicious, 11 deceptive, fraudulent or illegal activity; or 12 prosecute those responsible for any illegal activity 13 described by this paragraph, or 14 assist another party with any of the foregoing; or e. 15 Require a business to violate an evidentiary privilege under 2. 16 federal or state law or prevent a business from disclosing to a 17 person covered by an evidentiary privilege the personal information 18 of a consumer as part of a privileged communication. 19 SECTION 7. NEW LAW A new section of law to be codified 20 in the Oklahoma Statutes as Section 901.7 of Title 17, unless there 21 is created a duplication in numbering, reads as follows: 22 This act shall be liberally construed to effect its purposes Α. 23 and to harmonize, to the extent possible, with other laws of this 24 state relating to the privacy or protection of personal information. _ _

B. To the extent of a conflict between a provision of this act and a provision of federal law, including a regulation or an interpretation of federal law, federal law controls and conflicting requirements or other provisions of this act do not apply. Further, should the federal government pass comprehensive data privacy regulations that conflict with the provisions herein, federal law shall prevail.

8 C. To the extent of a conflict between a provision of this act 9 and another statute of this state with respect to the privacy or 10 protection of consumers' personal information, the provision of law 11 that affords the greatest privacy or protection to consumers 12 prevails.

SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.8 of Title 17, unless there is created a duplication in numbering, reads as follows:

¹⁶ This act preempts and supersedes any ordinance, order or rule ¹⁷ adopted by a political subdivision of this state relating to the ¹⁸ collection or sale by a business of a consumer's personal ¹⁹ information.

SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.9 of Title 17, unless there is created a duplication in numbering, reads as follows:

Except as used in Section 4 of this act, for purposes of this act, "research" means scientific, systematic study and observation,

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¹ including basic research or applied research that is in the public ² interest and that adheres to all other applicable ethics and privacy ³ laws or studies conducted in the public interest in the area of ⁴ public health. Research with personal information that may have ⁵ been collected from a consumer in the course of the consumer's ⁶ interactions with a business's service or device for other purposes ⁷ must:

8 1. Be compatible with the business purpose for which the 9 personal information was collected;

10 2. Be subsequently pseudonymized and de-identified, or de-11 identified and in the aggregate, such that the information cannot 12 reasonably identify, relate to, describe, be capable of being 13 associated with, or be linked, directly or indirectly, to a 14 particular consumer;

Be made subject to technical safeguards that prohibit reidentification of the consumer to whom the information may pertain;

¹⁷ 4. Be subject to business processes that specifically prohibit ¹⁸ re-identification of the information;

19 5. Be made subject to business processes to prevent inadvertent 20 release of de-identified information;

6. Be protected from any re-identification attempts;

7. Be used solely for research purposes that are compatible with the context in which the personal information was collected; 8. Not be used for any commercial purpose; and

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9. Be subjected by the business conducting the research to additional security controls that limit access to the research data to only those individuals in a business as are necessary to carry out the research purpose.

5 SECTION 10. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 901.10 of Title 17, unless there 7 is created a duplication in numbering, reads as follows:

8 A. A consumer is entitled to request that a business that 9 collects the consumer's personal information disclose to the 10 consumer the categories and specific items of personal information 11 the business has collected.

B. To receive the disclosure of information under subsection A of this section, a consumer must submit to the business a verifiable consumer request using a method designated by the business under Section 18 of this act.

16 C. On receipt of a verifiable consumer request under this 17 section, a business shall disclose to the consumer in the time and 18 manner provided by Section 20 of this act:

19 1. Each enumerated category and item within each category of 20 personal information under paragraph 14 of Section 2 of this act 21 that the business collected about the consumer during the twelve 22 (12) months preceding the date of the request;

23 2. Each category of sources from which the information was 24 collected;

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¹ 3. The business or commercial purpose for collecting or selling ² the personal information; and

4. Each category of third parties with whom the business shares
 the personal information.

D. This section does not require a business to:

Retain a consumer's personal information that was collected for a one-time transaction if the information is not sold or retained in the ordinary course of business; or

9 2. Re-identify or otherwise link any data that, in the ordinary 10 course of business, is not maintained in a manner that would be 11 considered personal information.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.11 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. A consumer is entitled to request that a business that collects the consumer's personal information delete any personal information the business has collected from the consumer by submitting a verifiable consumer request using a method designated by the business under Section 18 of this act.

B. Except as provided by subsection C of this section, on receipt of a verifiable consumer request under this section, a business shall delete from the business's records any personal information collected from the consumer and direct a service provider of the business to delete the information from the

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1 provider's records in the time provided for in Section 20 of this
2 act.

C. A business or service provider of the business is not required to comply with a verifiable consumer request received under this section if the business or service provider needs to retain the consumer's personal information to:

7 1. Complete the transaction for which the information was 8 collected;

9 2. Provide a good or service requested by the consumer in the 10 context of the ongoing business relationship between the business 11 and consumer;

12 3. Perform under a contract between the business and the 13 consumer;

A. Detect a security incident; protect against malicious,
 deceptive, fraudulent or illegal activity; or prosecute those
 responsible for any illegal activity described by this paragraph;

17 5. Identify and repair or remove errors from computer hardware
 18 or software that impair its intended functionality;

19 6. Exercise free speech or ensure the right of another consumer 20 to exercise the right of free speech or another right afforded by 21 law;

22 7. Comply with a court order or subpoena or other lawful 23 process; or

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8. Engage in public or peer-reviewed scientific, historical or statistical research that is in the public interest and that adheres to all other applicable ethics and privacy laws, provided that:

- a. the business's deletion of the information is likely
 to render impossible or seriously impair the
 achievement of that research, and
 - b. the consumer has previously provided to the business informed consent to retain the information for such use.

D. Where a business, service provider or third party has made a consumer's personal information public, said business, service provider or third party shall:

13 1. Take all reasonable steps, including technical measures, to 14 erase the personal information that the business, service provider 15 or third party made public, taking into account available technology 16 and the cost of implementation; and

17 2. Advise any other business, service provider or third party 18 with whom a contract regarding the consumer exists that the consumer 19 has requested the erasure of any links to, copies of or replication 20 of that personal information.

SECTION 12. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.12 of Title 17, unless there is created a duplication in numbering, reads as follows:

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A. A consumer is entitled to request that a business that A. A consumer is entitled to request that a business that sells, or discloses for a business purpose, the consumer's personal information disclose to the consumer:

⁴ 1. The categories of personal information the business ⁵ collected about the consumer;

6 2. The categories of personal information about the consumer
7 the business sold, or disclosed for a business purpose; and

8 3. The categories of third parties to whom the personal
9 information was sold or disclosed.

B. To receive the disclosure of information under subsection A of this section, a consumer must submit to the business a verifiable consumer request using a method designated by the business under Section 18 of this act.

C. On receipt of a verifiable consumer request under this section, a business shall disclose to the consumer in the time and manner provided by Section 20 of this act:

17 1. Each enumerated category of personal information under 18 paragraph 14 of Section 2 of this act that the business collected 19 about the consumer during the twelve (12) months preceding the date 20 of the request;

21 2. The categories of third parties to whom the business sold 22 the consumer's personal information during the twelve (12) months 23 preceding the date of the request by reference to each enumerated 24

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¹ category of information under paragraph 14 of Section 2 of this act ² sold to each third party; and

3 3. The categories of third parties to whom the business disclosed for a business purpose the consumer's personal information during the twelve (12) months preceding the date of the request by reference to each enumerated category of information under paragraph 14 of Section 2 of this act disclosed to each third party.

⁸ D. A business shall provide the information described by ⁹ paragraphs 2 and 3 of subsection C of this section in two separate ¹⁰ lists.

E. A business that did not sell, or disclose for a business purpose, the consumer's personal information during the twelve (12) months preceding the date of receiving the consumer's verifiable consumer request under this section shall disclose that fact to the consumer.

SECTION 13. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.13 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. A consumer is entitled at any time to opt out of the sale of the consumer's personal information by a business to third parties by directing the business not to sell the information. A consumer may authorize another person solely to opt out of the sale of the consumer's personal information on the consumer's behalf. A

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¹ business shall comply with a direction not to sell that is received ² under this subsection.

B. To exercise the right to opt out specified in subsection A of this section, a consumer shall submit to the business a verifiable consumer request using a method designated by the business under Section 18 of this act.

C. A business that sells consumers' personal information to a
third party shall provide on the business's Internet website:

9 1. Notice to consumers that:

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a. the information may be sold,

- b. identifies the categories of persons to whom the information will or could be sold, and
- 13 c. consumers have the right to opt in to the sale via 14 consent; and

15 2. A clear and conspicuous link that enables a consumer, or 16 person authorized by the consumer, to consent to the sale of the 17 consumer's personal information.

D. A business may not sell to a third party the personal information of a consumer who does not consent to the sale of that information after the effective date of this act or after a consumer submits a verifiable request to opt out of any future sale.

E. A business may use any personal information collected from the consumer in connection with the consumer's opting out under this section solely to comply with this section. F. A third party to whom a business has sold the personal
 information of a consumer may not sell the information unless the
 consumer receives explicit notice of the potential sale and is
 provided the opportunity to, and in fact does, consent to the sale
 as provided by this section.

G. A business may not require a consumer to create an account with the business to opt in to the sale of the consumer's personal information.

9 A business or service provider shall implement and maintain Η. 10 reasonable security procedures and practices, including 11 administrative, physical and technical safeguards appropriate to the 12 nature of the information and the purposes for which the personal 13 information will be used, to protect consumers' personal information 14 from unauthorized use, disclosure, access, destruction or 15 modification, irrespective of whether a customer has consented to 16 opt in or out of a sale of data.

SECTION 14. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.14 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. The Legislature of the State of Oklahoma finds that
 individuals within Oklahoma have a right to prohibit retention, use
 or disclosure of their own personal data.

B. The Legislature of the State of Oklahoma further finds that individuals within Oklahoma have previously been exploited for

1 monetary gain and manipulation by private ventures in utilization of 2 private data.

3 The Legislature of the State of Oklahoma further finds that С. the protection of individuals within Oklahoma and their data is a core governmental function in order to protect the health, safety and welfare of individuals within Oklahoma.

7 D. The Legislature of the State of Oklahoma further finds that 8 the terms and conditions set forth in this act are the least 9 restrictive alternative necessary to protect individuals within 10 Oklahoma and their rights and that the use of a strictly "opt-out" 11 method for data privacy is ineffectual and poses an immediate risk 12 to the health, safety and welfare of individuals within Oklahoma. 13 A new section of law to be codified SECTION 15. NEW LAW 14 in the Oklahoma Statutes as Section 901.15 of Title 17, unless there 15 is created a duplication in numbering, reads as follows:

16 Α. A provision of a contract or other agreement that purports 17 to waive or limit a right, remedy or means of enforcement under this 18 act is contrary to public policy and is void.

Β. This section does not prevent a consumer from:

1. Declining to request information from a business;

21 Declining to consent to a business's sale of the consumer's 2. 22 personal information; or

23 3. Authorizing a business to sell the consumer's personal 24 information after previously opting out. _ _

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SECTION 16. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.16 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. After the effective date of this act, a business shall not
collect a consumer's personal information directly from the consumer
prior to notifying the consumer of each category of personal
information to be collected and for what purposes information will
be used, as well as obtaining the consumer's consent to opt in to
collection, which may be provided electronically by the consumer, to
collect a consumer's personal information.

B. A business may not collect an additional category of personal information directly from the consumer or use personal information collected for an additional purpose unless the business provides notice to the consumer of the additional category or purpose in accordance with subsection A of this section.

16 С. If a third party that assumes control of all or part of a 17 business as described by subparagraph c of paragraph 2 of subsection 18 C of Section 3 of this act materially alters the practices of the 19 business in how personal information is used or shared, and the 20 practices are materially inconsistent with a notice provided to a 21 consumer under subsection A or B of this section, the third party 22 must notify the consumer of the third party's new or changed 23 practices in a conspicuous manner that allows the consumer to easily 24

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1 exercise a right provided under this act before the third-party 2 collector uses or shares the personal information.

D. Subsection C of this section does not authorize a business to make a material, retroactive change or other change to a business's privacy policy in a manner that would be a deceptive trade practice actionable under Oklahoma law.

SECTION 17. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.17 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. A business that collects, sells or for a business purpose discloses a consumer's personal information shall disclose the following information in the business's online privacy policy or other notice of the business's policies:

14 1. A description of a consumer's rights under Sections 10, 11, 15 12, 13 and 16 of this act and designated methods for submitting a 16 verifiable consumer request under this act;

17 2. For a business that collects personal information about 18 consumers, a description of the consumer's right to request the 19 deletion of the consumer's personal information;

3. Separate lists containing the categories of consumers' personal information described by paragraph 14 of Section 2 of this act that, during the twelve (12) months preceding the date the business updated the information as required by subsection C of this section, the business:

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1	a. collected,
2	b. sold, if applicable, or
3	c. disclosed for a business purpose, if applicable;
4	4. The categories of sources from which the information under
5	paragraph 3 of this subsection is collected;
6	5. The business or commercial purposes for collecting personal
7	information;
8	6. If the business does not sell consumers' personal
9	information or disclose the information for a business or commercial
10	purpose, a statement of that fact;
11	7. The categories of third parties to whom the business sells
12	or discloses personal information;
13	8. If the business sells consumers' personal information, the
14	Internet link required by subsection C of Section 13 of this act;
15	and
16	9. If applicable, the financial incentives offered to consumers
17	under Section 23 of this act.
18	B. If a business described by subsection A of this section does
19	not have an online privacy policy or other notice of the business's
20	policies, the business shall make the information required under
21	subsection A of this section available to consumers on the
22	business's Internet website or another website the business
23	maintains that is dedicated to consumers in this state.
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1 C. A business must update the information required by 2 subsection A of this section at least once each year. 3 SECTION 18. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 901.18 of Title 17, unless there 5 is created a duplication in numbering, reads as follows: 6 Α. A business shall designate and make available to consumers, 7 in a form that is reasonably accessible, at least two methods for 8 submitting a verifiable consumer request for information required to 9 be disclosed or deleted under this act. The methods must include, 10 at a minimum: 11 1. A toll-free telephone number that a consumer may call to 12 submit the request; and 13 2. The business's Internet website at which the consumer may 14 submit the request. 15 The methods designated under subsection A of this section Β. 16 may also include: 17 A mailing address; 1. 18 2. An electronic mail address; or 19 3. Another Internet webpage or portal. 20 С. A business may not require a consumer to create an account 21 with the business to submit a verifiable consumer request. 22 A new section of law to be codified SECTION 19. NEW LAW 23 in the Oklahoma Statutes as Section 901.19 of Title 17, unless there 24 is created a duplication in numbering, reads as follows: _ _

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A. A business that receives a verifiable consumer request under
 Section 10, 11, 12 or 13 of this act shall promptly take steps to
 reasonably verify that:

I. The consumer who is the subject of the request is a consumer about whom the business has collected, sold, or for a business purpose disclosed personal information; and

2. The request is made by:

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a. the consumer,

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c. a person authorized to act on the consumer's behalf.B. A business may use any personal information collected fromthe consumer in connection with the business's verification of arequest under this section solely to verify the request.

a consumer on behalf of the consumer's minor child, or

14 C. A business that is unable to verify a consumer request under 15 this section is not required to comply with the request.

SECTION 20. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.20 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. Not later than forty-five (45) days after the date a business receives a verifiable consumer request under Section 10, 11, 12 or 13 of this act, the business shall disclose free of charge to the consumer the information required to be disclosed under those sections or take the requested actions, as applicable.

1 A business may extend the time in which to comply with Β. 2 subsection A of this section once by an additional forty-five (45) 3 days if reasonably necessary or by an additional ninety (90) days 4 after taking into account the number and complexity of verifiable 5 consumer requests received by the business. A business that extends 6 the time in which to comply with subsection A of this section shall 7 notify the consumer of the extension and reason for the delay within 8 the period prescribed by that subsection.

9 C. The disclosure required by subsection A of this section 10 must:

11 1. Cover personal information collected, sold or disclosed for 12 a business purpose, as applicable, during the twelve (12) months 13 preceding the date the business receives the request; and 14 a preceding the date the business receives the request; and

2. Be made in writing and delivered to the consumer:
a. by mail or electronically, at the consumer's option,
if the consumer does not have an account with the
business, or

b. through the consumer's account with the business.
D. An electronic disclosure under subsection C of this section must be in a readily accessible format that allows the consumer to electronically transmit the information to another person or entity.

E. A business is not required to make the disclosure required by subsection A of this section to the same consumer more than once in a twelve-month period.

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F. Notwithstanding subsection A of this section, if a consumer's verifiable consumer request is manifestly baseless or excessive, in particular because of repetitiveness, a business may charge a reasonable fee after taking into account the administrative costs of compliance or refusal to comply with the request. The business has the burden of demonstrating that a request is manifestly baseless or excessive.

⁸ G. A business that does not comply with a consumer's verifiable ⁹ consumer request under subsection A of this section shall notify the ¹⁰ consumer, within the time the business is required to respond to a ¹¹ request under this section, of the reasons for the refusal and the ¹² rights the consumer may have to appeal that decision.

SECTION 21. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.21 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. A business that uses de-identified information may not reidentify or attempt to re-identify a consumer who is the subject of de-identified information without obtaining the consumer's consent or authorization.

B. A business that uses de-identified information shall implement:

1. Technical safeguards and business processes to prohibit reidentification of the consumer to whom the information may pertain; and

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1 2. Business processes to prevent inadvertent release of de-2 identified information.

C. This act may not be construed to require a business to redidentify or otherwise link information that is not maintained in a manner that would be considered personal information.

SECTION 22. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.22 of Title 17, unless there is created a duplication in numbering, reads as follows:

9 A. A business may not discriminate against a consumer because
 10 the consumer exercised a right under this act, including by:

1. Denying a good or service to the consumer;

12 2. Charging the consumer a different price or rate for a good 13 or service, including denying the use of a discount or other benefit 14 or imposing a penalty;

15 3. Providing a different level or quality of a good or service 16 to the consumer; or

4. Suggesting that the consumer will be charged a different price or rate for, or provided a different level or quality of, a good or service.

B. This section does not prohibit a business from offering or charging a consumer a different price or rate for a good or service, or offering or providing to the consumer a different level or quality of a good or service, if the difference is reasonably

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¹ related to the value provided to the consumer by the consumer's ² data.

³ SECTION 23. NEW LAW A new section of law to be codified ⁴ in the Oklahoma Statutes as Section 901.23 of Title 17, unless there ⁵ is created a duplication in numbering, reads as follows:

A. Subject to subsection B of this section, a business may
 offer a financial incentive to a consumer, including a payment as
 compensation, for the collection, sale or disclosure of the
 consumer's personal information.

B. A business may enroll a customer in a financial incentive program only if the business provides to the consumer a clear description of the material terms of the program and obtains the consumer's prior opt-in consent, which:

Contains a clear description of those material terms; and
 May be revoked by the consumer at any time.

16 C. A business may not use financial incentive practices that 17 are unjust, unreasonable, coercive or usurious in nature.

SECTION 24. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.24 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. A business may not divide a single transaction into more than one transaction with the intent to avoid the requirements of

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this act.

B. For purposes of this act, two or more substantially similar or related transactions are considered a single transaction if the transactions:

1. Are entered into contemporaneously; and

2. Have at least one common party.

6 C. A court shall disregard any intermediate transactions 7 conducted by a business with the intent to avoid the requirements of 8 this act, including the disclosure of information by a business to a 9 third party to avoid complying with the requirements under this act 10 applicable to a sale of the information.

SECTION 25. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.25 of Title 17, unless there is created a duplication in numbering, reads as follows:

A business shall ensure that each person responsible for handling consumer inquiries about the business's privacy practices or compliance with this act is informed of the requirements of this act and of how to direct a consumer in exercising any of the rights to which a consumer is entitled under this act.

SECTION 26. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.26 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. A person who violates this act is liable to this state for injunctive relief and/or a civil penalty in an amount not to exceed:

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1 1. Two Thousand Five Hundred Dollars (\$2,500.00) for each 2 violation; or

2. Seven Thousand Five Hundred Dollars (\$7,500.00) for each violation, if the violation is intentional.

5 B. The Oklahoma Attorney General is entitled to recover 6 reasonable expenses, including reasonable attorney fees, court costs 7 and investigatory costs, incurred in obtaining injunctive relief or 8 civil penalties, or both, under this section. Amounts collected 9 under this section shall be deposited in a dedicated account in the 10 General Revenue Fund and shall be appropriated only for the purposes 11 of the administration and enforcement of this act.

SECTION 27. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 901.27 of Title 17, unless there is created a duplication in numbering, reads as follows:

15 A business that discloses to a third party, or discloses for a 16 business purpose to a service provider, a consumer's personal 17 information in compliance with this act may not be held liable for a 18 violation of this act by the third party or service provider if the 19 business does not have actual knowledge or a reasonable belief that 20 the third party or service provider intends to violate this act. 21 A new section of law to be codified SECTION 28. NEW LAW 22 in the Oklahoma Statutes as Section 901.28 of Title 17, unless there 23 is created a duplication in numbering, reads as follows:

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1	A business's service provider may not be held liable for a
2	violation of this act by the business.
3	SECTION 29. This act shall become effective one (1) year after
4	enactment.
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