1		AN ACT relating to consumer data privacy.
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→SECTION 1. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
4	REA	AD AS FOLLOWS:
5	<u>As u</u>	used in Sections 1 to 12 of this Act:
6	<u>(1)</u>	"Affiliate" means a legal entity that controls, is controlled by, or is under
7		common control with another legal entity or shares common branding with
8		another legal entity. For the purposes of this definition, "control" or
9		<u>''controlled'' means:</u>
10		(a) Ownership of, or the power to vote, more than fifty percent (50%) of the
11		outstanding shares of any class of voting security of a company;
12		(b) Control in any manner over the election of a majority of the directors or of
13		individuals exercising similar functions; or
14		(c) The power to exercise controlling influence over the management of a
15		<u>company;</u>
16	<u>(2)</u>	"Authenticate" means verifying through reasonable means that the consumer
17		entitled to exercise his or her consumer rights under Section 3 of this Act is the
18		same consumer exercising such consumer rights with respect to the personal data
19		<u>at issue;</u>
20	<u>(3)</u>	"Biometric data" means data generated by automatic measurements of an
21		individual's biological characteristics, such as a fingerprint, voiceprint, eye
22		retinas, irises, or other unique biological patterns or characteristics that are used
23		to identify a specific individual, but does not include a physical or digital
24		photograph, a video or audio recording, or data generated therefrom, or
25		information collected, used, or stored for health care treatment, payment, or
26		operations under HIPAA;
27	<u>(4)</u>	"Business associate" has the same meaning as established in 45 C.F.R. sec.

1		160.103 pursuant to the federal Health Insurance Portability and Accountability
2		<u>Act of 1996, Pub. L. No. 104-191;</u>
3	(5)	"Child" has the same meaning as in 15 U.S.C. sec. 6501;
4	<u>(6)</u>	"Consent" means any freely given, specific, informed, and unambiguous
5		indication of the consumer's wishes by which the consumer signifies agreement
6		to the processing of personal data relating to the consumer for a narrowly
7		defined, particular purpose. "Consent" does not include:
8		(a) Acceptance of a general or broad terms of use or similar document that
9		contains descriptions of personal data processing along with other,
10		unrelated information;
11		(b) Hovering over, muting, pausing, or closing a given piece of content; or
12		(c) Agreement obtained through the use of dark patterns;
13	<u>(7)</u>	"Consumer" means a natural person who is a resident of Kentucky acting only in
14		an individual or household context. "Consumer" does not include a natural
15		person acting:
16		(a) In a commercial or employment context; or
17		(b) As an independent contractor;
18	<u>(8)</u>	"Controller" means a natural or legal person that, alone or jointly with others,
19		determines the purpose and means of processing personal data;
20	<u>(9)</u>	"Covered entity" has the same meaning as established in 45 C.F.R. sec. 160.103
21		pursuant to HIPAA;
22	<u>(10)</u>	"Dark pattern" means a user interface designed or manipulated with the
23		substantial effect of subverting or impairing consumer autonomy, decision
24		making, or choice;
25	<u>(11)</u>	"De-identified data" means data that cannot reasonably be used to infer
26		information about, or otherwise be associated with, an identified or identifiable
27		natural person, or a device linked to such person, provided that the controller that

1	possesses the data:
2	(a) Takes reasonable measures to ensure that the data cannot be associated
3	with an identified or identifiable natural person, household, or device linked
4	to such person or household;
5	(b) Publicly commits to maintain and use the data only in de-identified form
6	and not attempt to re-identify the data, except as reasonably required for the
7	controller to test their methods of de-identification; and
8	(c) Contractually obligates any recipients of the de-identified data to comply
9	with Sections 1 to 12 of this Act;
10	(12) ''Fund'' means the consumer privacy fund established in Section 11 of this Act;
11	(13) "Health record" means a record, other than for financial or billing purposes,
12	relating to an individual, kept by a health care provider as a result of the
13	professional relationship established between the health care provider and the
14	individual;
15	(14) "Health care provider" means:
16	(a) Any health facility as defined in KRS 216B.015;
17	(b) Any person or entity providing health care or health services, including
18	those licensed, certified, or registered under, or subject to, KRS 194A.700 to
19	<u>194A.729 or KRS Chapter 310, 311, 311A, 311B, 312, 313, 314, 314A, 315,</u>
20	<u>319, 319A, 319B, 319C, 320, 327, 333, 334A, or 335;</u>
21	(c) The current and former employers, officers, directors, administrators,
22	agents, or employees of those entities listed in paragraphs (a) and (b) of this
23	subsection; or
24	(d) Any person acting within the course and scope of his or her office,
25	employment, or agency relating to a health care provider;
26	(15) ''HIPAA'' means the federal Health Insurance Portability and Accountability Act
27	<u>of 1996, Pub. L. No. 104-191;</u>

1	(16) "Identified or identifiable natural person" means a person who can be readily
2	identified directly or indirectly, in particular by reference to an identifier such as
3	<u>a name, identification number, location data, online identifier, or to one (1) or</u>
4	more factors specific to the physical, physiological, genetic, mental, economic,
5	cultural, or social identity of that natural person;
6	(17) ''Institution of higher education'' means an educational institution which:
7	(a) Admits as regular students only individuals having a certificate of
8	graduation from a high school, or the recognized equivalent of such a
9	<u>certificate;</u>
10	(b) Is legally authorized in this state to provide a program of education beyond
11	<u>high school;</u>
12	(c) Provides an educational program for which it awards a bachelor's or higher
13	degree, or provides a program which is acceptable for full credit toward
14	such a degree, a program of postgraduate or postdoctoral studies, or a
15	program of training to prepare students for gainful employment in a
16	recognized occupation; and
17	(d) Is a public or other nonprofit institution;
18	(18) "Nonprofit organization" means an incorporated or unincorporated entity that:
19	(a) Is operating for religious, charitable, or educational purposes; and
20	(b) Does not provide net earnings to, or operate in any manner that inures to
21	the benefit of, any officer, employee, or shareholder of the entity;
22	(19) "Personal data" means any information, including sensitive data, that relates to
23	an identified or identifiable natural person. "Personal data" does not include de-
24	identified data, pseudonymous data, or publicly available information but does
25	include data generated, recorded, or transmitted by a vehicle belonging to an
26	identified or identifiable natural person;
27	(20) ''Precise geolocation data'' means information derived from technology,

1		including but not limited to global positioning system level latitude and longitude
2		coordinates or other mechanisms, that directly identifies the specific location of a
3		natural person with precision and accuracy within a radius of one thousand
4		seven hundred fifty (1,750) feet, but does not include the content of
5		communications or any data generated by or connected to advanced utility
6		metering infrastructure systems or equipment for use by a utility;
7	<u>(21)</u>	"Process" or "processing" means any operation or set of operations performed,
8		whether by manual or automated means, on personal data or on sets of personal
9		data, such as the collection, use, storage, disclosure, analysis, deletion, or
10		modification of personal data;
11	<u>(22)</u>	"Processor" means a natural or legal entity that processes personal data on
12		<u>behalf of a controller;</u>
13	<u>(23)</u>	"Profiling" means any form of automated processing of personal data to
14		evaluate, analyze, or predict personal aspects concerning an identified or
15		identifiable natural person's economic situation, health, personal preferences,
16		interests, reliability, behavior, location, or movements;
17	<u>(24)</u>	"Protected health information" has the same meaning as established in 45
18		<u>C.F.R. sec. 160.103 pursuant to HIPAA;</u>
19	(25)	"Pseudonymous data" means personal data that cannot be attributed to a specific
20		natural person without the use of additional information, provided that such
21		additional information is kept separately and is subject to appropriate technical
22		and organizational measures to ensure that the personal data is not attributed to
23		an identified or identifiable natural person;
24	<u>(26)</u>	"Publicly available information" means information that is lawfully made
25		available through federal, state, or local government records, or information that
26		a business has a reasonable basis to believe is lawfully made available to the
27		general public through widely distributed media, by the consumer, or by a person

1	to whom the consumer has disclosed the information, unless the consumer has
2	restricted the information to a specific audience;
3	(27) "Sale," "sell," or "sold" means the exchange of personal data for monetary or
4	other valuable consideration by the controller to a third party, but does not
5	include:
6	(a) The disclosure of personal data to a processor that processes the personal
7	data on behalf of the controller;
8	(b) The disclosure of personal data to a third party with whom the consumer
9	has a direct relationship for purposes of providing a product or service
10	requested by the consumer;
11	(c) The disclosure or transfer of personal data to a commonly branded affiliate
12	of the controller;
13	(d) The disclosure of information that the consumer intentionally made
14	available to the general public via a channel of mass media and did not
15	restrict to a specific audience;
16	(e) The disclosure or transfer of personal data to a third party as an asset that
17	is part of a merger, acquisition, bankruptcy, or other transaction in which
18	the third party assumes control of all or part of the controller's assets; or
19	(f) The disclosure or transfer of personal data to a third party solely for the
20	purposes of facilitating the consumer's exercise of his or her right to opt
21	out, as provided in Section 3 of this Act;
22	(28) 'Sensitive data'' means a category of personal data that includes:
23	(a) Racial or ethnic origin, religious beliefs, mental or physical health
24	diagnosis, sexual orientation, or citizenship or immigration status, except to
25	the extent such data is used in order to avoid discrimination on the basis of
26	a protected class that would violate a federal or state antidiscrimination law;
27	(b) Genetic or biometric data that is processed for the purpose of uniquely

1	identifying a specific natural person;
2	(c) The personal data collected from a child; or
3	(d) Precise geolocation data;
4	(29) "Sharing," "share," or "shared" means sharing, renting, releasing, disclosing,
5	disseminating, making available, transferring, or otherwise communicating
6	orally, in writing, or by electronic or other means, personal data by a controller to
7	a third party for targeted advertising or tracking, whether or not for monetary or
8	other valuable consideration, including transactions between a business and a
9	third party for targeted advertising or tracking for the benefit of the controller or
10	a third party in which no money is exchanged. "Sharing" does not include:
11	(a) The disclosure of personal data to a third party at the consumer's direction;
12	(b) The disclosure or transfer of personal data to a commonly branded affiliate
13	of the controller;
14	(c) The disclosure of information that the consumer intentionally made
15	available to the general public through a channel of mass media and did not
16	restrict to a specific audience;
17	(d) The disclosure or transfer of personal data to a third party as an asset that
18	is part of a merger, acquisition, bankruptcy, or other transaction in which
19	the third party assumes control of all or part of the controller's assets; or
20	(e) The disclosure or transfer of personal data to a third party solely for the
21	purposes of facilitating the consumer's exercise of his or her right to opt
22	out, as provided in Section 3 of this Act;
23	(30) ''State agency'' means all departments, offices, commissions, boards, institutions,
24	and political and corporate bodies of the state, including the offices of the clerk of
25	the Supreme Court, clerks of the appellate courts, the several courts of the state,
26	and the legislature, its committees, or commissions;
27	(31) "Targeted advertising" means displaying advertisements to a consumer where the

1	advertisement is selected based on personal data obtained from that consumer's
2	activities over time and across one (1) or more distinctly branded websites or
3	online applications to predict the consumer's preferences or interests. "Targeted
4	advertising" does not include advertising:
5	(a) Based on activities within a controller's own commonly branded websites or
6	online applications when such advertisements promote the controller's own
7	products or services;
8	(b) Based on the context of a consumer's current search query or visit to a
9	website or online application; or
10	(c) To a consumer in response to the consumer's request for information or
11	feedback;
12	(32) "Third party" means a natural or legal person, public authority, agency, or body
13	other than the consumer, controller, processor, or an affiliate of the processor or
14	the controller;
15	(33) "Tracking" means combining personal data obtained from a consumer's
16	activities within a controller's own commonly branded websites or online
17	applications with personal data obtained from a third party for targeted
18	advertising. "Tracking" does not include combining personal data obtained from
19	a consumer's activities within a controller's own commonly branded websites or
20	online applications with personal data obtained from a third party solely on a
21	consumer's device such that the personal data is not permitted to leave the device
22	in a manner that permits it to be attributed to a consumer; and
23	(34) "Trade secret" means information, including but not limited to a formula,
24	pattern, compilation, program, device, method, technique, or process that:
25	(a) Derives independent economic value, actual or potential, from not being
26	generally known to, and not being readily ascertainable by proper means by,
27	other persons who can obtain economic value from its disclosure or use;

1	and
2	(b) Is the subject of efforts that are reasonable under the circumstances to
3	maintain its secrecy.
4	→SECTION 2. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
5	READ AS FOLLOWS:
6	(1) Sections 1 to 12 of this Act apply to persons that conduct business in this state or
7	produce products or services that are targeted to residents of this state and that
8	during a calendar year:
9	(a) Control or process personal data of at least twenty-five thousand (25,000)
10	<u>consumers; or</u>
11	(b) Derive over forty percent (40%) of gross revenue from the sale of personal
12	<u>data.</u>
13	(2) Sections 1 to 12 of this Act shall not apply to any:
14	(a) State agency or any body, authority, board, bureau, commission, district, or
15	agency of any political subdivision of the state. However, any state agency
16	that requests, processes, or otherwise collects personal data shall:
17	1. Maintain a reasonably accessible, clear, and meaningful privacy
18	notice;
19	2. Establish, implement, and maintain reasonable administrative,
20	technical, and physical data security practices to protect the
21	confidentiality, integrity, and accessibility of the data;
22	3. Not share that data with a third party unless the data is aggregated
23	consumer information and de-identified; and
24	4. Only make a request or demand for individualized data identifying
25	individual consumers from any controller, processor, or other third
26	party in possession of such data upon a showing of probable cause
27	that the individual identified by the data has committed a criminal

1	<u>offense;</u>
2	(b) Financial institutions, their affiliates, or data subject to Title V of the
3	federal Gramm-Leach-Bliley Act, 15 U.S.C. sec. 6801 et seq., and personal
4	data collected, processed, sold, or disclosed pursuant to the federal Gramm-
5	Leach-Bliley Act, 15 Pub. L. No. 106-102 and any implementing
6	regulations;
7	(c) Covered entity or business associate governed by the privacy, security, and
8	breach notification rules issued by the United States Department of Health
9	and Human Services, 45 C.F.R. pts. 160 and 164 established pursuant to
10	HIPAA;
11	(d) Nonprofit organization;
12	(e) Institution of higher education;
13	(f) Organization that:
14	<u>1.</u> Does not provide net earnings to, or operate in any manner that inures
15	to the benefit of, any officer, employee, or shareholder of the entity;
16	and
17	2. Is an entity such as those recognized under KRS 304.47-060(1)(e), so
18	long as the entity collects, processes, uses, or shares data solely in
19	relation to identifying, investigating, or assisting:
20	a. Law enforcement agencies in connection with suspected
21	insurance-related criminal or fraudulent acts; or
22	b. First responders in connection with catastrophic events;
23	(g) Legal entity or its affiliate conducting research in accordance with the
24	federal policy for the protection of human subjects under 45 C.F.R. pt. 46,
25	the good clinical practice guidelines issued by the International Council for
26	Harmonisation of Technical Requirements for Pharmaceuticals for Human
27	Use, or the United States Food and Drug Administration protection of

1	human subjects under 21 C.F.R. pts. 50 and 56;
2	(h) National securities association, registered under Section 15A of the
3	Securities Exchange Act of 1934, 15 U.S.C. sec. 780-3, as amended, or
4	regulations adopted thereunder; or
5	(i) Small telephone utility as defined in KRS 278.516 or a Tier III CMRS
6	provider as defined in KRS 65.7621 that does not sell or share personal data
7	with any third-party processor.
8	(3) The following information and data are exempt from Sections 1 to 12 of this Act:
9	(a) Protected health information;
10	(b) Health records;
11	(c) Patient identifying information for purposes of 42 C.F.R. sec. 2.11;
12	(d) Identifiable private information for purposes of the federal policy for the
13	protection of human subjects under 45 C.F.R. pt. 46; identifiable private
14	information that is otherwise information collected as part of human
15	subjects research pursuant to the good clinical practice guidelines issued by
16	the International Council for Harmonisation of Technical Requirements
17	for Pharmaceuticals for Human Use; the protection of human subjects
18	under 21 C.F.R. pts. 50 and 56, or personal data used or shared in research
19	conducted in accordance with the requirements set forth in Sections 1 to 12
20	of this Act, or other research conducted in accordance with applicable law;
21	(e) Information and documents created for purposes of the federal Health Care
22	Quality Improvement Act of 1986, 42 U.S.C. sec. 11101 et seq.;
23	(f) Patient safety work product for purposes of the federal Patient Safety and
24	Quality Improvement Act, 42 U.S.C. sec. 299b-21 et seq.;
25	(g) Information derived from any of the health care-related information listed
26	in this subsection that is de-identified in accordance with the requirements
27	for de-identification pursuant to HIPAA;

1	(h) Information originating from, and intermingled to be indistinguishable
2	from, or information treated in the same manner as information exempt
3	under this subsection that is maintained by a covered entity or business
4	associate as defined by HIPAA or a program or a qualified service
5	organization as defined by 42 C.F.R. sec. 2.11;
6	(i) Information used only for public health activities and purposes as
7	authorized by HIPAA;
8	(j) The collection, maintenance, disclosure, sale, communication, or use of any
9	personal information bearing on a consumer's creditworthiness, credit
10	standing, credit capacity, character, general reputation, personal
11	<u>characteristics, or mode of living by a consumer reporting agency,</u>
12	furnisher, or user that provides information for use in a consumer report,
13	and by a user of a consumer report, but only to the extent that such activity
14	is regulated by and authorized under the federal Fair Credit Reporting Act,
15	<u>15 U.S.C. sec. 1681 et seq.;</u>
16	(k) Personal data collected, processed, sold, or disclosed in compliance with the
17	federal Driver's Privacy Protection Act of 1994, 18 U.S.C. sec. 2721 et seq.;
18	(1) Personal data regulated by the federal Family Educational Rights and
19	Privacy Act, 20 U.S.C. sec. 1232g et seq.;
20	(m) Personal data collected, processed, sold, or disclosed in compliance with the
21	<u>federal Farm Credit Act, 12 U.S.C. sec. 2001 et seq.;</u>
22	(n) Data processed or maintained:
23	1. As the emergency contact information of an individual used for
24	emergency contact purposes;
25	2. That is necessary to retain to administer benefits for another
26	individual relating to the individual under subparagraph 1. of this
27	paragraph and used for the purposes of administering those benefits;

1	<u>or</u>
2	3. In the course of an individual applying to, employed by, or acting as
3	an agent of a controller, processor, or a third party, to the extent that
4	the data is collected and used within the context of that role;
5	in connection with the gathering, dissemination, or reporting of news or
6	information to the public by news media;
7	(o) Data processed by a utility as defined by KRS 278.010(3); and
8	(p) Information held by a prescription drug monitoring program.
9	(4) Controllers and processors that comply with the verifiable parental consent
10	requirements of the federal Children's Online Privacy Protection Act, 15 U.S.C.
11	sec. 6501 et seq., shall be deemed compliant with any obligation to obtain
12	parental consent under Sections 1 to 12 of this Act.
13	→SECTION 3. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
14	READ AS FOLLOWS:
15	(1) A consumer may invoke the consumer rights authorized pursuant to this section
16	at any time by submitting a request to a controller, via the means specified by the
17	controller pursuant to Section 4 of this Act, specifying the consumer rights the
18	consumer wishes to invoke. A child's parent or legal guardian may invoke such
19	consumer rights on behalf of the child regarding processing personal data
20	belonging to the child.
21	(2) A controller shall comply with an authenticated consumer request to exercise the
22	right to:
23	(a) Confirm whether or not a controller is processing the consumer's personal
24	data and to access such personal data;
25	(b) Delete personal data provided by the consumer;
26	(c) Obtain a copy of the consumer's personal data that the consumer previously
27	provided to the controller in a portable and, to the extent technically

1		practicable, readily usable format that allows the consumer to read or
2		transmit the data to another controller without hindrance, where the
3		processing is carried out by automated means;
4		(d) Opt out of targeted advertising;
5		(e) Opt out of tracking; and
6		(f) Opt out of the sale or sharing of personal data.
7	<u>(3)</u>	A consumer may exercise his or her right to opt out of the selling or sharing of
8		<u>his or her personal data via user-enabled global privacy controls, such as a</u>
9		browser plug-in or privacy setting, device setting, or other mechanism, that
10		communicates or signals the consumer's choice to opt out, and a controller shall
11		comply with such an opt out request.
12	<u>(4)</u>	A consumer may authorize another person, acting on the consumer's behalf, to
13		exercise any of the rights set forth in this section. A controller shall comply with a
14		request to exercise a right received from a person authorized to act on a
15		consumer's behalf if the controller is able to authenticate, with commercially
16		reasonable efforts, the identity of the consumer and the authorized agent's
17		authority to act on his or her behalf.
18	<u>(5)</u>	Except as otherwise provided in subsection (6) of this section and Sections 6 and
19		7 of this Act, a controller shall comply with a request by a consumer to exercise
20		the consumer rights pursuant to this section as follows:
21		(a) A controller shall respond to the consumer without undue delay, but in all
22		cases within forty-five (45) days of receipt of the request submitted pursuant
23		to the methods described in this section. The response period may be
24		extended once by fifteen (15) additional days when reasonably necessary,
25		taking into account the complexity and number of the consumer's requests,
26		so long as the controller informs the consumer of any such extension within
27		the initial forty-five (45) day response period, together with the reason for

1	the extension;
2	(b) If a controller declines to take action regarding the consumer's request, the
3	controller shall inform the consumer without undue delay, but in all cases
4	and at the latest within forty-five (45) days of receipt of the request, of the
5	justification for declining to take action; and
6	(c) Information provided in response to a consumer request shall be provided
7	by a controller free of charge, at least twice annually per consumer. If a
8	request from a consumer is excessive, repetitive, technically infeasible, or
9	manifestly unfounded, such as when the controller reasonably believes that
10	the primary purpose of the request is not to exercise a consumer right, the
11	controller may charge the consumer a reasonable fee to cover the
12	administrative costs of complying with the request or decline to act on the
13	request. The controller bears the burden of demonstrating the excessive,
14	repetitive, technically infeasible, or manifestly unfounded nature of the
15	<u>request.</u>
16	(6) A controller shall not be required to comply with a request to exercise any of the
17	rights set forth in this section if the controller is unable to authenticate the
18	request using commercially reasonable efforts. In such a case, the controller
19	may, but is not required to, request the provision of additional information
20	reasonably necessary to authenticate the request.
21	(7) A controller shall:
22	(a) Establish an internal process whereby a consumer may appeal a refusal to
23	take action on a request to exercise any of the rights set forth in this section
24	within a reasonable period of time after the controller refuses to take action
25	on such request;
26	(b) Ensure that the appeal process is conspicuously available and as easy to use
27	as the process for submitting a request to exercise a right under this section;

1	(c) Inform the consumer of any action taken or not taken in response to the
2	appeal, along with a written explanation of the reasons in support thereof,
3	within thirty (30) days of receipt of an appeal. That period may be extended
4	by sixty (60) additional days where reasonably necessary, taking into
5	account the complexity and number of the requests serving as the basis for
6	the appeal. The controller shall inform the consumer of such an extension
7	within thirty (30) days of receipt of the appeal, together with the reasons for
8	the delay. The controller shall also provide the consumer with an e-mail
9	address or other online mechanism through which the consumer may
10	submit the appeal, along with any action taken or not taken by the
11	controller in response to the appeal and the controller's written explanation
12	of the reasons in support thereof, to the Attorney General; and
13	(d) When informing a consumer of any action taken or not taken in response to
14	an appeal pursuant to this subsection, clearly and prominently provide the
15	consumer with information about how to file a complaint with the Office of
16	Consumer Protection in the Office of the Attorney General. The controller
17	shall maintain records of all such appeals and how it responded to them for
18	at least twenty-four (24) months and shall, upon request, compile and
19	provide a copy of such records to the Attorney General.
20	→SECTION 4. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
21	READ AS FOLLOWS:
22	(1) A controller shall:
23	(a) Establish, implement, and maintain reasonable administrative, technical,
24	and physical data security practices to protect the confidentiality, integrity,
25	and accessibility of personal data. Such data security practices shall be
26	appropriate to the volume and nature of the personal data at issue;
27	(b) Not process personal data in violation of state and federal laws that prohibit

1		unlawful discrimination against consumers. A controller shall not
2		discriminate against a consumer for exercising any of the consumer rights
3		contained in Section 3 of this Act, including denying goods or services,
4		charging different prices or rates for goods or services, or providing a
5		different level of quality of goods and services to the consumer. However,
6		nothing in this paragraph shall be construed to require a controller to
7		provide a product or service that requires the personal data of a consumer
8		that the controller does not collect or maintain if the consumer has
9		exercised his or her right to opt out pursuant to Section 3 of this Act or the
10		offer is related to a consumer's informed, voluntary participation in a bona
11		fide loyalty, rewards, premium features, discounts, or club card program;
12	<u>(c)</u>	Upon a request made by the Office of the Attorney General pursuant to any
13		investigation or action taken under Section 9 of this Act, provide the
14		Attorney General with the specific third parties, if any, with whom the
15		controller shares or sells personal data relevant to the Attorney General's
16		investigation or action, including:
17		1. Each location, whether domestic or international, at which each third
18		party retains the data;
19		2. The length of time each third party retains the data; and
20		3. The use or uses to which the data is put by each third party; and
21	<u>(d)</u>	Provide an annual report to the Attorney General. The report shall include:
22		1. The categories of personal data processed by the controller in the
23		preceding quarter;
24		2. The amount of personal data in each category, identified by specific
25		instances of collection in the preceding quarter; and
26		3. The number of identifiable consumers whose personal data the
27		controller processed in the preceding quarter.

1	(2) Any provision of a contract or agreement of any kind that purports to waive or
2	limit in any way consumer rights pursuant to Section 3 of this Act shall be
3	deemed contrary to public policy and shall be void and unenforceable.
4	(3) At or before the time that a controller collects personal data, the controller shall
5	provide consumers with a reasonably accessible, clear, and meaningful privacy
6	notice that includes:
7	(a) The categories of personal data processed by the controller;
8	(b) The purpose for processing personal data;
9	(c) One (1) or more secure and reliable means for consumers to submit a
10	request to exercise their consumer rights under Section 3 of this Act,
11	including how a consumer may appeal a controller's action with regard to
12	the consumer's request. Such means shall take into account the ways in
13	which consumers normally interact with the controller, the need for secure
14	and reliable communication of such requests, and the ability of the
15	controller to authenticate the identity of the consumer making the request.
16	Controllers shall not require a consumer to create a new account in order to
17	exercise consumer rights pursuant to Section 3 of this Act, but may require
18	a consumer to use an existing account;
19	(d) The specific types of personal data that the controller shares with, or sells
20	to, third parties, if any;
21	(e) The categories of third parties, if any, with whom the controller shares or
22	sells personal data, including:
23	1. Each location, whether domestic or international, at which each third
24	party retains the data;
25	2. The length of time each third party retains the data; and
26	3. The use or uses to which the data is put by each third party;
27	(f) The name and contact information of the controller;

1	(g) The purposes for which personal data are processed, as well as the basis for
2	processing as provided in subsection (6) of this section; and
3	(h) The estimated period of time for which the controller will retain the
4	consumer's personal data or, if this is not known, the criteria that the
5	controller will use in determining that period of time.
6	(4) If a controller sells or shares personal data to third parties or processes personal
7	data for targeted advertising or tracking, the controller shall clearly and
8	conspicuously disclose the processing, as well as the manner in which a
9	consumer may exercise the right to opt out of the processing.
10	(5) Controllers shall ensure that any privacy notices or disclosures required under
11	this section:
12	(a) Use clear and plain language;
13	(b) Are provided in English and any other language in which the controller
14	communicates with the consumer to whom the information pertains; and
15	(c) Are understandable to the least sophisticated consumer.
16	(6) Controllers shall not process the personal data of a consumer unless at least one
17	(1) of the following conditions applies:
18	(a) The controller is able to demonstrate that all of the following apply:
19	1. The consumer has provided consent to process his or her personal
20	data for one (1) or more specific purposes or, in the case of processing
21	the personal data of a child, the parent or legal guardian of the child
22	has provided such consent;
23	2. The consumer is informed prior to providing consent under this
24	subsection that he or she may withdraw such consent at any time and
25	how such consent may be withdrawn;
26	3. The consent provided under this subsection is as easy for the
27	consumer to withdraw as it is to give;

1	4. The controller does not require the consumer to provide consent as a
2	condition of using the controller's product or service, unless
3	processing the consumer's personal data is required to provide the
4	product or service to the consumer; and
5	5. If the consumer grants consent as part of a written declaration that
6	also concerns other matters, the request for consent is clearly
7	distinguishable from the other matters in an intelligible and easily
8	accessible form using clear and plain language;
9	(b) The processing is necessary to perform a contract to which the consumer is
10	a party or in order to take steps at the request of the consumer prior to
11	<u>entering into a contract;</u>
12	(c) The processing is necessary for the controller to comply with a legal
13	obligation to which it is subject;
14	(d) The processing is necessary to protect the vital interests of the consumer or
15	another natural person, and the processing cannot be manifestly based on
16	another legal basis;
17	(e) The processing is necessary to perform a task carried out in the public
18	interest or to exercise official authority vested in the controller; or
19	(f) The processing is necessary for the purposes of the legitimate interests
20	pursued by the controller or by a third party, except where such legitimate
21	interests are overridden by the fundamental privacy interests of the
22	consumer, in particular when processing the personal data of a child.
23	(7) A controller's collection of personal data shall be limited to what is reasonably
24	necessary in relation to the purposes for which the personal data is processed.
25	(8) A controller shall store or otherwise retain personal data such that it can be
26	attributed to a consumer for no longer than is necessary for the purposes for
27	which the personal data are processed.

1	(9)	Except as provided in Sections 1 to 12 of this Act, a controller shall collect and
2		process personal data only for specified and legitimate purposes, and a controller
3		may not further process personal data in a manner that is not reasonably
4		necessary to or compatible with those purposes, unless the controller obtains the
5		consumer's consent and such consent meets the conditions set forth in subsection
6		(6)(a) of this section.
7	<u>(10)</u>	A controller shall not process personal data on the basis of a consumer's or a
8		class of consumers' actual or perceived race, color, ethnicity, religion, national
9		origin, sex, gender, gender identity, sexual orientation, family status, lawful
10		source of income, or disability, in a manner that unlawfully discriminates against
11		the consumer or class of consumers with respect to the offering or provision of:
12		(a) Housing;
13		(b) Employment;
14		(c) Credit;
15		(d) Education; or
16		(e) The goods, services, facilities, privileges, advantages, or accommodations of
17		any place of public accommodation.
18	<u>(11)</u>	If a consumer exercises his or her right to opt out pursuant to Section 3 of this
19		Act, a controller shall not sell or share personal data to a third party as part of a
20		bona fide loyalty, rewards, premium features, discounts, or club card program in
21		which the consumer voluntarily participates unless:
22		(a) The sale or sharing of personal data to third parties is reasonably necessary
23		to enable the third party to provide a benefit to which the consumer is
24		entitled as part of such program;
25		(b) The sale or sharing of personal data to third parties is clearly disclosed in
26		the program's terms;
27		(c) The third party uses the personal data only for purposes of facilitating such

1	a benefit to which the consumer is entitled as part of such program; and
2	(d) The third party does not retain or use, transfer, or disclose the personal data
3	for any other purpose.
4	(12) Except as otherwise provided in Sections 1 to 12 of this Act, a controller shall not
5	process sensitive data concerning a consumer without obtaining the consumer's
6	consent pursuant to subsection (6)(a) of this section or, in the case of the
7	processing of sensitive data of a child, without obtaining consent from the child's
8	parent or lawful guardian, in accordance with the requirements set forth in the
9	federal Children's Online Privacy Protection Act, 15 U.S.C. sec. 6501 et seq.
10	(13) Except as otherwise provided in Sections 1 to 12 of this Act, a controller shall not
11	process the personal data of a child for the purposes of targeted advertising or
12	tracking.
13	(14) Except as otherwise provided in Sections 1 to 12 of this Act, a controller shall not
14	process the personal data of a consumer that is not a child and is younger than
15	eighteen (18) years old for the purposes of targeted advertising or tracking or the
16	sale or sharing of personal data without obtaining consent from such consumer
17	pursuant to subsection (6)(a) of this section.
18	→SECTION 5. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
19	READ AS FOLLOWS:
20	(1) A processor shall adhere to the instructions of a controller and shall assist the
21	controller in meeting its obligations under Sections 1 to 12 of this Act. Such
22	assistance shall include taking into account the nature of processing and the
23	information available to the processor, by:
24	(a) Taking appropriate technical and organizational measures, insofar as this
25	is reasonably practicable, to fulfill the controller's obligation to respond to
26	consumer rights requests pursuant to Section 3 of this Act; and
27	(b) Assisting the controller in meeting the controller's obligations in relation to

1	the security of processing the personal data and in relation to the
2	notification of a breach of the security of the system of the processor
3	pursuant to KRS 365.732, or any other applicable state and federal law, in
4	order to meet the controller's obligations.
5	(2) A contract between a controller and a processor shall govern the processor's data
6	processing procedures with respect to processing performed on behalf of the
7	controller. The contract shall be binding and shall clearly set forth instructions
8	for processing personal data, the nature and purpose of processing, the type of
9	data subject to processing, the specific, fixed duration of processing for each type
10	of data to be processed, and the rights and obligations of both parties. The
11	contract shall also include requirements that the processor shall:
12	(a) Ensure that each person processing personal data is subject to a duty of
13	confidentiality with respect to the data;
14	(b) At the controller's direction, delete or return all personal data to the
15	controller as requested at the end of the provision of services, unless
16	retention of the personal data is required by law;
17	(c) Upon the reasonable request of the controller, make available to the
18	controller information in its possession necessary to demonstrate the
19	processor's compliance with the obligations in this section; and
20	(d) Engage any subcontractor pursuant to a written contract in accordance
21	with this subsection that requires the subcontractor to meet the obligations
22	of the processor with respect to the personal data.
23	(3) Determining whether a person is acting as a controller or processor with respect
24	to a specific processing of data is a fact-based determination that depends upon
25	the context in which personal data is to be processed. A processor that continues
26	to adhere to a controller's instructions with respect to a specific processing of
27	personal data remains a processor.

1	→ SECTION 6. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
2	READ AS FOLLOWS:
3	(1) Nothing in Sections 1 to 12 of this Act shall be construed to require a controller
4	or processor to:
5	(a) Re-identify de-identified data or pseudonymous data; or
6	(b) Maintain de-identified or pseudonymous data in an identifiable form.
7	(2) Nothing in Sections 1 to 12 of this Act shall be construed to require a controller
8	or processor to comply with an authenticated consumer rights request, pursuant
9	to Section 3 of this Act, if all of the following are true:
10	(a) The controller is not reasonably capable of associating the request with the
11	personal data or it would be unreasonably burdensome for the controller to
12	associate the request with the personal data;
13	(b) The controller does not use the personal data to recognize or respond to the
14	specific consumer who is the subject of the personal data, or associate the
15	personal data with other personal data about the same specific consumer;
16	and
17	(c) The controller does not sell or share the personal data to any third party or
18	otherwise voluntarily disclose the personal data to any third party other
19	than a processor, except as otherwise permitted in this section.
20	(3) A controller that discloses pseudonymous data or de-identified data shall exercise
21	reasonable oversight to monitor compliance with any contractual commitments to
22	which the pseudonymous data or de-identified data is subject.
23	→SECTION 7. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
24	READ AS FOLLOWS:
25	(1) Nothing in Sections 1 to 12 of this Act shall be construed to restrict a controller's
26	or processor's ability to:
27	(a) Comply with federal, state, or local laws or regulations;

1	(b) Comply with a civil, criminal, or regulatory inquiry, investigation,
2	subpoena, or summons by federal, state, local, or other governmental
3	authorities;
4	(c) Cooperate with law enforcement agencies concerning conduct or activity
5	that the controller or processor reasonably and in good faith believes may
6	violate federal, state, or local laws, rules, or regulations;
7	(d) Investigate, establish, exercise, prepare for, or defend legal claims;
8	(e) Provide a product or service specifically requested by a consumer or a
9	parent or guardian of a child, perform a contract to which the consumer or
10	parent or guardian of a child is a party, including fulfilling the terms of a
11	written warranty, or take steps at the request of the consumer or parent or
12	guardian of a child prior to entering into a contract;
13	(f) Take immediate steps to protect an interest that is essential for the life or
14	physical safety of the consumer or of another natural person, and where the
15	processing cannot be manifestly based on another legal basis;
16	(g) Prevent, detect, protect against, or respond to security incidents, identity
17	theft, fraud, harassment, malicious or deceptive activities, or any illegal
18	activity; preserve the integrity or security of systems; or investigate, report,
19	or prosecute those responsible for any such action;
20	(h) Engage in public or peer-reviewed scientific or statistical research in the
21	public interest that adheres to all other applicable ethics and privacy laws
22	and is approved, monitored, and governed by an institutional review board,
23	or similar independent oversight entities that determine:
24	1. If the information is likely to provide substantial benefits that do not
25	exclusively accrue to the controller;
26	2. The expected benefits of the research outweigh the privacy risks; and
27	3. If the controller has implemented reasonable safeguards to mitigate

1	privacy risks associated with research, including any risks associated
2	with re-identification; or
3	(i) Assist another controller, processor, or third party with any of the
4	obligations under this subsection.
5	(2) The obligations imposed on controllers or processors under Sections 1 to 12 of
6	this Act shall not restrict a controller's or processor's ability to collect, use, or
7	<u>retain data to:</u>
8	(a) Conduct internal research to develop, improve, or repair products, services,
9	<u>or technology;</u>
10	(b) Effect a product recall, if the data is retained and processed solely for that
11	purpose;
12	(c) Identify and repair technical errors that impair existing or intended
13	functionality; or
14	(d) Perform solely internal operations that are reasonably aligned and
15	compatible with the purposes of processing as disclosed to the consumer
16	and with the expectations of the consumer based on such purposes, or are
17	otherwise compatible with processing in furtherance of the provision of a
18	product or service specifically requested by the consumer or the
19	performance of a contract to which the consumer is a party when those
20	internal operations are performed during, and not following, the
21	consumer's relationship with the controller.
22	(3) The obligations imposed on controllers or processors under Sections 1 to 12 of
23	this Act shall not apply where compliance by the controller or processor with
24	Sections 1 to 12 of this Act would violate an evidentiary privilege under the laws
25	of this Commonwealth. Nothing in Sections 1 to 12 of this Act shall be construed
26	to prevent a controller or processor from providing personal data concerning a
27	consumer to a person covered by an evidentiary privilege under the laws of this

1		Commonwealth as part of a privileged communication.
2	<u>(4)</u>	Nothing in Sections 1 to 12 of this Act shall be construed as an obligation
3		imposed on controllers and processors that:
4		(a) Adversely affects the privacy or other rights or freedoms of any persons,
5		such as exercising the right of free speech pursuant to the First Amendment
6		to the United States Constitution; or
7		(b) Applies to personal data by a person in the course of a purely personal or
8		household activity.
9	<u>(5)</u>	Personal data processed by a controller pursuant to this section shall not be
10		processed for any purpose other than those expressly listed in this section unless
11		otherwise allowed by Sections 1 to 12 of this Act.
12	<u>(6)</u>	Personal data processed by a controller pursuant to this section may be processed
13		solely to the extent that such processing is:
14		(a) Reasonably necessary and proportionate to the purposes listed in this
15		section;
16		(b) Adequate, relevant, and limited to what is necessary in relation to the
17		specific purposes listed in this section; and
18		(c) Insofar as possible, taking into account the nature and purpose of
19		processing the personal data, subjected to reasonable administrative,
20		technical, and physical measures to protect the confidentiality, integrity,
21		and accessibility of the personal data and to reduce reasonably foreseeable
22		risks of harm to consumers.
23	<u>(7)</u>	If a controller processes personal data pursuant to an exemption in this section,
24		the controller bears the burden of demonstrating that such processing qualifies
25		for the exemption and complies with the requirements in this section.
26	<u>(8)</u>	Processing personal data for the purposes expressly identified in subsection (1) of
27		this section shall not by itself make an entity a controller with respect to such

1 processing.

- 2 (9) Nothing in Sections 1 to 12 of this Act shall require a controller, processor, third
 3 party, or consumer to disclose trade secrets.
- 4 (10) A controller or processor that discloses personal data to a third party controller or
- 5 processor, in compliance with the requirements of Sections 1 to 12 of Act, shall
- 6 *not be in violation of Sections 1 to 12 of this Act if the third party controller or*
- 7 processor that receives and processes such personal data is in violation of
- 8 Sections 1 to 12 of this Act, provided that, at the time of disclosing the personal
- 9 <u>data, the disclosing controller or processor did not have actual knowledge that the</u>
- 10 recipient intended to commit a violation.
- 11 (11) A third party controller or processor that receives personal data from a controller
- 12 or processor, in compliance with the requirements of Sections 1 to 12 of this Act,
- 13 *is not in violation of Sections 1 to 12 of this Act if the controller or processor that*
- 14 discloses such personal data is in violation of Sections 1 to 12 of this Act,
- 15 provided that, at the time of receiving the personal data, the receiving controller
- *or processor did not have actual knowledge that the disclosing controller or processor intended to commit a violation.*
- 18 (12) Nothing in Sections 1 to 12 of this Act shall be construed as requiring a
 19 controller or processor to identify de-identified data in response to a consumer
- 20 request made under Section 3 of this Act.
- 21 → SECTION 8. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
 22 READ AS FOLLOWS:
- 22 READ AS I OLLOWS.
- 23 (1) Within thirty (30) days of becoming a controller by beginning to process personal
- 24 *data, controllers shall conduct and document a data protection impact assessment*
- 25 of each of the following processing activities involving personal data:
- 26 (a) The processing of personal data for the purposes of targeted advertising or
 27 tracking:

1		(b) The processing of personal data for the purposes of selling or sharing the
2		personal data;
3		(c) The processing of personal data for the purposes of profiling, where such
4		profiling presents a reasonably foreseeable risk of:
5		1. Unfair or deceptive treatment of consumers or disparate impact on
6		<u>consumers;</u>
7		2. Financial, physical, or reputational injury to consumers;
8		3. A physical or other intrusion upon the solitude or seclusion, or the
9		private affairs or concerns, of consumers, where such intrusion would
10		be offensive to a reasonable person; or
11		4. Any other substantial injury to consumers;
12		(d) The processing of sensitive data; and
13		(e) Any processing of personal data that presents a heightened risk of harm to
14		<u>consumers.</u>
15	<u>(2)</u>	Data protection impact assessments conducted under this section shall take into
16		account the type of personal data to be processed by the controller, including the
17		extent to which the personal data are sensitive data, and the context in which the
18		processing is to occur.
19	<u>(3)</u>	Data protection impact assessments conducted under this section shall identify
20		and weigh the benefits that may flow directly and indirectly from the processing
21		of personal data to the controller, consumer, other stakeholders, and the public
22		against the potential risks to the rights of the consumer associated with such
23		processing, as mitigated by safeguards that can be employed by the controller to
24		reduce such risk. The use of de-identified data and the reasonable expectations of
25		consumers, as well as the context of the processing of personal data and the
26		relationship between the controller and the consumer whose personal data will be
27		processed, shall be factored into this assessment by the controller.

1	<u>(4)</u>	The Attorney General may request, in writing, that a controller disclose any data
2		protection impact assessment that is relevant to an investigation conducted by the
3		Attorney General, and the controller shall make the requested data protection
4		impact assessment available to the Attorney General upon such request. The
5		Attorney General may evaluate the data protection impact assessments for
6		compliance with the requirements of Sections 1 to 12 of this Act.
7	<u>(5)</u>	Data protection impact assessments are confidential and exempt from public
8		inspection and copying under KRS 61.870 to 61.884.
9	<u>(6)</u>	The disclosure of a data protection impact assessment pursuant to a request from
10		the Attorney General under subsection (4) of this section does not constitute a
11		waiver of the attorney-client privilege or work product protection with respect to
12		the assessment and any information contained in the assessment, unless
13		otherwise subject to case law regarding the applicability of the attorney-client
14		privilege or work product protections.
15	(7)	Data protection assessments conducted by a controller for the purpose of
16		compliance with other laws or regulations may fulfill a controller's obligations
17		under this section if they have a similar scope and effect.
18	<u>(8)</u>	Data protection assessments conducted by a controller under this section shall be
19		updated immediately upon any material change in the nature or volume of data
20		controlled, processed, sold, traded, or shared by the controller or, if there is no
21		material change, annually.
22		→SECTION 9. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
23	REA	AD AS FOLLOWS:
24	(1)	Except as provided in Section 10 of this Act, the Attorney General shall have
25		exclusive authority to enforce the provisions of Sections 1 to 12 of this Act.
26	(2)	The Attorney General may enforce Sections 1 to 12 of this Act by bringing an
27		action in the name of the Commonwealth, or on behalf of persons residing in the

1		Commonwealth. The Attorney General may issue a civil investigative demand to
2		any controller or processor believed to be engaged in, or about to engage in, any
3		violation of Sections 1 to 12 of this Act. The provisions of KRS 367.240 shall
4		apply to civil investigative demands issued under this section.
5	<u>(3)</u>	Prior to initiating any action under Sections 1 to 12 of this Act, the Attorney
6		General shall provide a controller or processor thirty (30) days' written notice
7		identifying the specific provisions of Sections 1 to 12 of this Act the Attorney
8		General, on behalf of a consumer, alleges have been or are being violated. If
9		within the thirty (30) days the controller or processor cures the noticed violation
10		and provides the Attorney General an express written statement that the alleged
11		violations have been cured and that no further violations shall occur, no action
12		for damages shall be initiated against the controller or processor.
13	<u>(4)</u>	If a controller or processor does not cure a violation under subsection (3) of this
14		section or violates Sections 1 to 12 of this Act in breach of an express written
15		statement provided to the Attorney General under this section, the Attorney
16		General may initiate an action and seek damages for up to seven thousand five
17		hundred dollars (\$7,500) for each violation under Sections 1 to 12 of this Act.
18	<u>(5)</u>	The Attorney General may recover reasonable expenses incurred in investigating
19		and preparing the case, including attorneys' fees, of any action initiated under
20		Sections 1 to 12 of this Act.
21	<u>(6)</u>	In determining a civil penalty under this section, the court:
22		(a) Shall consider:
23		1. A controller's or processor's good-faith efforts to comply with the
24		requirements of Sections 1 to 12 of this Act; and
25		2. Whether a controller made willful or reckless omissions on the data
26		protection impact assessment required by Section 8 of this Act, the
27		nature of the omissions, and the nature and volume of data; and

1	(b) May, notwithstanding any other provision in this section, increase any
2	penalty imposed by a percentage to be selected by the court if it is
3	determined that the controller made willful or reckless omissions on the
4	data protection impact assessment required by Section 8 of this Act.
5	(7) Proceeds from the civil penalties imposed under this section shall be deposited
6	into the consumer privacy fund created in Section 11 of this Act.
7	→ SECTION 10. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
8	READ AS FOLLOWS:
9	(1) Except as provided in subsection (3) of this section or for those actions brought
10	by the Attorney General to enforce Sections 1 to 12 of this Act, nothing in
11	Sections 1 to 12 of this Act creates an independent cause of action.
12	(2) Except as provided in subsection (3) of this section, no person, except for the
13	Attorney General, may enforce the rights and protections created by Sections 1 to
14	12 of this Act in any action. However, nothing in Sections 1 to 12 of this Act shall
15	limit any other independent causes of action enjoyed by any person, including
16	any constitutional, statutory, administrative, or common law rights or causes of
17	action. The rights and protections in Sections 1 to 12 of this Act are not exclusive,
18	and to the extent that a person has the rights and protections in this chapter
19	because of another law other than Sections 1 to 12 of this Act, the person
20	continues to have those rights and protections notwithstanding the existence of
21	Sections 1 to 12 of this Act.
22	(3) A consumer alleging a violation of any of the rights identified in subsection (2) of
23	Section 3 of this Act may bring a civil action in any court of competent
24	jurisdiction against any controller or processor that received a written notice of
25	violation from the Attorney General and failed to cure the violation within thirty
26	(30) days as provided in Section 9 of this Act. Remedies shall be limited to
27	appropriate injunctive relief solely for the violation of the rights and obligations

1	pursuant to Sections 1 to 12 of this Act and shall not include economic,
2	noneconomic, or punitive damages. The court shall also award reasonable
3	attorneys' fees and costs to any prevailing party.
4	→SECTION 11. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
5	READ AS FOLLOWS:
6	There is hereby created a restricted fund to be known as the consumer privacy fund.
7	The fund shall be administered by the Office of the Attorney General. All civil penalties
8	collected under Section 9 of this Act shall be deposited into the fund. Interest earned
9	on the moneys in the fund shall accrue to the fund. Moneys in the fund shall be used
10	by the Office of the Attorney General to enforce the provisions of Sections 1 to 12 of
11	this Act. Notwithstanding KRS 45.229, any moneys remaining in the fund at the close
12	of the fiscal year shall not lapse but shall be carried forward into the succeeding fiscal
13	year to be used by the Office of the Attorney General for the purposes set forth in
14	Sections 1 to 12 of this Act.
15	→SECTION 12. A NEW SECTION OF KRS CHAPTER 367 IS CREATED TO
16	READ AS FOLLOWS:
17	(1) Sections 1 to 12 of this Act is a matter of statewide concern and supersedes and
18	preempts all rules, regulations, codes, ordinances, and other laws adopted by a
19	city, county, charter county, urban-county government, consolidated local
20	government, unified local government, municipality, or local agency regarding
21	the processing of personal data by controllers or processors.
22	(2) Any reference to federal, state, or local law or statute in Sections 1 to 12 of this
23	Act shall be deemed to include any accompanying rules or regulations or
24	exemptions thereto.
25	\rightarrow Section 13. KRS 367.240 is amended to read as follows:
26	(1) When the Attorney General has reason to believe that a person has engaged in, is

engaging in, or is about to engage in any act or practice declared to be unlawful by

23 RS SB 15/PSS 3

1 KRS 367.110 to 367.300 or Sections 1 to 12 of this Act, or when he or she believes 2 it to be in the public interest that an investigation should be made to ascertain 3 whether a person in fact has engaged in, is engaging in or is about to engage in, any act or practice declared to be unlawful by KRS 367.110 to 367.300 or Sections 1 to 4 <u>12 of this Act</u>, he <u>or she</u> may execute in writing and cause to be served upon any 5 6 person who is believed to have information, documentary material or physical 7 evidence relevant to the alleged or suspected violation, an investigative demand 8 requiring such person to furnish, under oath or otherwise, a report in writing setting 9 forth the relevant facts and circumstances of which he or she has knowledge, or to 10 appear and testify or to produce relevant documentary material or physical evidence 11 for examination, at such reasonable time and place as may be stated in the 12 investigative demand, concerning the advertisement, sale or offering for sale of any 13 goods or services or the conduct of any trade or commerce that is the subject matter 14 of the investigation. Provided however, that no person who has a place of business 15 in Kentucky shall be required to appear or present documentary material or physical 16 evidence outside of the county where he or she has his or her principal place of business within the Commonwealth. 17

18 (2) At any time before the return date specified in an investigative demand, or within
19 twenty (20) days after the demand has been served, whichever period is shorter, a
20 petition to extend the return date, or to modify or set aside the demand, stating good
21 cause, may be filed in the Circuit Court where the person served with the demand
22 resides or has his *or her* principal place of business or in the Franklin Circuit Court.
23 → Section 14. This Act may be cited as the Kentucky Consumer Data Protection
24 Act.

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Section 15. This Act takes effect on January 1, 2025.