AN ACT relating to privacy protection.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

SECTION 1. A NEW SECTION OF KRS CHAPTER 189 IS CREATED TO READ AS FOLLOWS:

(1) As used in this section:

(a) "Automated license plate reader" or "ALPR" means a system of one (1) or more mobile or fixed high-speed cameras combined with computer algorithms to convert images of license plates into data that is readable by a computer system; and

(b) "Entity" means any law enforcement agency, unit of local government, or homeowner's association that deploys and maintains ALPRs.

(2) An entity may retain license plate data captured by an ALPR for no more than thirty (30) days, except for when the data:

(a) Is being used as evidence in a felony prosecution;

(b) Has become subject to a subpoena duces tecum; or

(c) Is being used for toll collection activities on highways and bridges.

(3) An entity shall not sell any recorded images or data captured by an ALPR for any purpose and shall not make the data available except:

(a) To a law enforcement officer or agency; or

(b) In response to a subpoena duces tecum.

SECTION 2. A NEW SECTION OF KRS CHAPTER 183 IS CREATED TO READ AS FOLLOWS:

(1) As used in this section, unless the context otherwise requires:

(a) "Agency" has the same meaning as in KRS 15.391;

(b) "Image" means a record of thermal, infrared, ultraviolet, visible light, or other electromagnetic waves; sound waves; or other physical phenomena which captures conditions existing on or about real property or an
individual located on that property;

(c) "Imaging device" means a mechanical, digital, or electronic viewing
device; still camera; camcorder; motion picture camera; or any other
instrument, equipment, or format capable of recording, storing, or
transmitting an image;

(d) "Surveillance" means:

1. With respect to an owner, tenant, occupant, invitee, or licensee of
   privately owned real property, the observation of such persons with
   sufficient visual clarity to be able to obtain information about their
   identity, habits, conduct, movements, or location; or

2. With respect to privately owned real property, the observation of such
   property’s physical improvements with sufficient visual clarity to be
   able to determine unique identifying features or its occupancy by one
   (1) or more persons; and

(e) "Unmanned aircraft system" has the same meaning as in KRS 446.010.

(2) An agency may not use an unmanned aircraft system to gather evidence or other
information except as provided in subsection (4) of this section.

(3) (a) A person, agency, or political subdivision shall not use an unmanned
aircraft system equipped with an imaging device to record an image of
privately owned real property or of the owner, tenant, occupant, invitee, or
licensee of such property with the intent to conduct surveillance on the
individual or property captured in the image in violation of the person’s
reasonable expectation of privacy without his or her written consent.

(b) For purposes of this section, a person is presumed to have a reasonable
expectation of privacy on his or her privately owned real property if he or
she is not observable by persons located at ground level in a place where
they have a legal right to be, regardless of whether he or she is observable
from the air with the use of an unmanned aircraft system.

(4) This section does not prohibit the use of an unmanned aircraft system:

(a) To counter a high risk of a terrorist attack by a specific individual or organization if the United States Secretary of Homeland Security determines that credible intelligence indicates that there is such a risk;

(b) If the agency first obtains a search warrant signed by a judge authorizing the use of an unmanned aircraft system;

(c) If the agency possesses reasonable suspicion that, under particular circumstances, swift action is needed to prevent imminent danger to life or serious damage to property, to forestall the imminent escape of a suspect or the destruction of evidence, or to achieve time-sensitive purposes, including but not limited to facilitating the search for a missing person;

(d) 1. By a person or an entity engaged in a business or profession licensed by the state, or by an agent, employee, or contractor thereof, if the unmanned aircraft system is used only to perform reasonable tasks within the scope of practice or activities permitted under such person’s or entity’s license.

2. This exception shall not apply to a profession in which the licensee’s authorized scope of practice includes obtaining information about the identity, habits, conduct, movements, whereabouts, affiliations, associations, transactions, reputation, or character of any society, person, or group of persons;

(e) By an employee or a contractor of a property appraiser who uses an unmanned aircraft system solely for the purpose of assessing property for ad valorem taxation, with the express, prior, written permission of the owner, tenant, occupant, invitee, or licensee of the privately owned real property;
To capture images by or for an electric, water, or natural gas utility:

1. For operations and maintenance of utility facilities, including facilities used in the generation, transmission, or distribution of electricity, gas, or water, for the purpose of maintaining utility system reliability and integrity;

2. For inspecting utility facilities, including pipelines, to determine construction, repair, maintenance, or replacement needs before, during, and after construction of such facilities;

3. For assessing vegetation growth for the purpose of maintaining clearances on utility rights-of-way;

4. For utility routing, siting, and permitting for the purpose of constructing utility facilities or providing utility service; or

5. For conducting environmental monitoring, as provided by federal, state, or local law, rule, or permit;

6. For aerial mapping, if the person or entity using an unmanned aircraft system for this purpose is operating in compliance with Federal Aviation Administration regulations;

7. To deliver cargo, if the person or entity using an unmanned aircraft system for this purpose is operating in compliance with Federal Aviation Administration regulations; or

8. To capture images necessary for the safe operation or navigation of an unmanned aircraft system that is being used for a purpose allowed under federal or Kentucky law.

SECTION 3. A NEW SECTION OF KRS CHAPTER 411 IS CREATED TO READ AS follows:

The owner, tenant, occupant, invitee, or licensee of privately owned real property may initiate a civil action in a court of competent jurisdiction against any person, agency,
or political subdivision that violates Section 2 of this Act and may seek:

(1) Appropriate injunctive relief;
(2) Actual damages;
(3) Punitive damages;
(4) Court costs; and
(5) Reasonable attorney's fees.

SECTION 4. A NEW SECTION OF KRS CHAPTER 413 IS CREATED TO READ AS FOLLOWS:

An action filed pursuant to Section 3 of this Act shall be commenced within seven (7) years after the cause of action accrued.

SECTION 5. A NEW SECTION OF KRS CHAPTER 411 IS CREATED TO READ AS FOLLOWS:

(1) As used in this section, unless the context otherwise requires:

(a) "Consent" means the consent to transmission of a deep fake to a specific recipient or recipients;

(b) "Deep fake" means any video recording, motion picture film, audio recording, electronic image, or photograph, or any technological representation of speech or conduct substantially derivative thereof:

1. That appears to authentically depict any speech or conduct of an individual who did not in fact engage in such speech or conduct;

2. That is so realistic that a reasonable person would believe it depicts speech or conduct of an individual who did not in fact engage in such speech or conduct; and

3. The production of which was substantially dependent upon technical means, rather than the ability of another individual to physically or verbally impersonate such individual;

(c) "Depicted individual" means an individual who, as a result of digitization
or by means of digital manipulation, appears in whole or in part in a deep fake and who is identifiable by virtue of the person’s face, likeness, voice, or other distinguishing characteristic, or from information displayed in connection with the deep fake; and

(d) "Personal information" has the same meaning as in KRS 61.931.

(2) It shall be unlawful for any person to willfully and knowingly disseminate a deep fake of a depicted individual without the express, written consent of the depicted individual.

(3) Any person who violates subsection (2) of this section shall be personally liable for:

(a) Appropriate injunctive relief;

(b) Actual damages;

(c) Punitive damages;

(d) Court costs; and

(e) Reasonable attorney's fees.

(4) A claim brought pursuant to this section may be asserted in any court of competent jurisdiction.

(5) Consent to the creation of a deep fake does not, by itself, constitute consent to its distribution.

(6) No person shall be found liable under this section when:

(a) The dissemination is made for the purpose of a criminal investigation or prosecution that is otherwise lawful;

(b) The dissemination is for the purpose of, or in connection with, the reporting of unlawful conduct;

(c) The dissemination is made in the course of seeking or receiving medical or mental health treatment, and the image is protected from further dissemination:
(d) The deep fake was obtained in a commercial setting for the purpose of the legal sale of goods or services, including the creation of artistic products for sale or display, and the depicted individual knew, or should have known, that a deep fake would be created and disseminated;

(e) The deep fake relates to a matter of public interest and dissemination serves a lawful public purpose;

(f) The dissemination is for legitimate scientific research or educational purposes;

(g) The dissemination is made for legal proceedings and is consistent with common practice in civil proceedings necessary for the proper functioning of the criminal justice system, or protected by court order which prohibits any further dissemination; or

(h) The deep fake was made for the purpose of parody or satire and includes a disclosure made in the following manner:

1. For visual media, the text of the disclosure shall appear in a size easily readable by the average viewer for the duration of the video; or

2. If the media consists of audio only, the disclosure shall be read in a clearly spoken manner and in a pitch that can be easily heard by the average listener, at the beginning of the audio and the end of the audio.

⇒ SECTION 6. A NEW SECTION OF KRS CHAPTER 413 IS CREATED TO READ AS FOLLOWS:

An action filed pursuant to Section 5 of this Act shall be commenced within seven (7) years after the cause of action accrued.

⇒ SECTION 7. A NEW SECTION OF KRS CHAPTER 411 IS CREATED TO READ AS FOLLOWS:

(1) As used in this section:
(a) "Identification device" means any item, application, or product that is passively or actively capable of transmitting personal information, including but not limited to devices using radio frequency technology or any electronic device used to track, harass, or download information without permission;

(b) "Introduction" means subcutaneous injection, inhalation, ingestion, or placement on or within the human body by other means;

(c) "Personal information" means any of the following data elements to the extent they are alone or in conjunction with any other information that can identify an individual:

1. Email, internet protocol, or website address;
2. Date of birth;
3. Operator's license number or personal identification card number;
4. Any unique personal identifier number contained or encoded in an operator's license or personal identification card issued;
5. Bank, credit card, or other financial institution account number;
6. Any unique personal identifier contained or encoded in a health insurance, health benefit, or benefit card, or record issued in conjunction with any government-supported aid program;
7. Religion;
8. Ethnicity or nationality;
9. Photograph;
10. Fingerprint or other biometric identifier;
11. Social Security number;
12. Name; or
13. Any other unique personal identifier;

(d) "Require, coerce, or compel" means use any physical violence, threat,
intimidation, or retaliation, or the conditioning of any private or public
benefit or care on consent to implantation, including employment,
promotion, or other employment benefit, or any means that cause a
reasonable person of ordinary susceptibilities to acquiesce to implantation
when he or she otherwise would not, but does not include legitimate medical
uses for which the patient or his or her guardian or parent has consented;

and

(e) "Subcutaneous" means existing, performed, or introduced under the skin.

(2) No person shall:

(a) Require, coerce, or compel any other individual to undergo the introduction
of an identification device; or

(b) Introduce an identification device without the consent of the person to
whom the identification device is introduced.

(3) A person to whom an identification device is introduced in violation of subsection
(2) of this section may bring a civil action in a court of competent jurisdiction for
actual damages, compensatory damages, punitive damages, injunctive relief, any
combination of those, or any other appropriate relief. The court may also grant a
prevailing plaintiff reasonable attorney's fees and litigation costs, including but
not limited to expert witness fees and expenses as part of the costs.

(4) In addition to the damages and relief authorized in subsection (3) of this section,
punitive damages may also be awarded upon proof of the defendant's malice,
oppression, fraud, or duress in requiring, coercing, or compelling the plaintiff to
undergo the introduction of an identification device.

⇒SECTION 8. A NEW SECTION OF KRS CHAPTER 413 IS CREATED TO
READ AS FOLLOWS:

An action filed pursuant to Section 7 of this Act shall be commenced within seven (7)
years after the cause of action accrued.
SECTION 9. A NEW SECTION OF KRS CHAPTER 519 IS CREATED TO READ AS FOLLOWS:

(1) As used in this section:

(a) "Deep fake" has the same meaning as in Section 5 of this Act; and

(b) "Depicted individual" has the same meaning as in Section 5 of this Act.

(2) A person is guilty of disseminating a deep fake when he or she discloses or threatens to disclose a deep fake:

(a) With the intent to harass, annoy, threaten, alarm, or cause substantial harm to the finances or reputation of the depicted individual;

(b) With actual knowledge or reckless disregard for whether such disclosure or threatened disclosure will cause physical, emotional, reputational, or economic harm to the depicted individual; or

(c) Whose creation, reproduction, or distribution could be reasonably expected to affect the conduct of any administrative, legislative, or judicial proceeding, including the administration or outcome of an election.

(3) Disseminating a deep fake is a Class D felony.

Section 10. KRS 508.152 is amended to read as follows:

(1) As used in this section:

(a) "Motor vehicle" has the same meaning as "vehicle" in KRS 186.010(8)(a);

(b) "Protective order" has the same meaning as in KRS 508.130; and

(c) "Tracking device" means an electronic or mechanical device that is designed or intended to allow a person to remotely determine or track the position or movement of another person or an object, regardless of whether that information is recorded.

(2) A person is guilty of unlawful use of a tracking device when he or she intentionally:

(a) Installs or places a tracking device, or causes a tracking device to be installed or placed;
1. In or on a motor vehicle without the knowledge and consent of the owner of the motor vehicle; or

2. In or on a leased motor vehicle without the knowledge and consent of either the lessee or authorized operator of the motor vehicle; or

3. On the person or property of another without knowledge and consent.

(b) Tracks the location of:

1. A motor vehicle with a tracking device without the knowledge and consent of either the owner or the authorized operator of the motor vehicle; or

2. A leased motor vehicle without the knowledge and consent of either the lessee or authorized operator of the motor vehicle; or

3. Another person without the other person's knowledge and consent.

(c) While being the restrained party under a protective order, uses a tracking device to track the location of a motor vehicle operated or occupied by an individual protected under the order; or

(d) While on probation or parole for a crime defined in KRS Chapter 508, uses a tracking device to track the location of a motor vehicle operated or occupied by a victim of the crime or by a family member of the victim of the crime without the knowledge and consent of the victim or family member;

(e) Installs or places a tracking device, or causes a tracking device to be installed or placed, on the person or property of another without the other person's knowledge and consent; or

(f) Tracks the location of another person with a tracking device without the other person's knowledge and consent.

(3) Unlawful use of a tracking device is a Class A misdemeanor.
Subsection (2) of this section does not apply to the installation or use of any:

(a) Device providing vehicle tracking for purposes of providing mechanical, operational, directional, navigation, weather, or traffic information to the operator of the vehicle;

(b) Device for providing emergency assistance to the operator or passengers of the vehicle under the terms and conditions of a subscription service, including any trial period of that subscription service;

(c) Device for providing missing vehicle assistance for the benefit of the owner or operator of the vehicle;

(d) Device providing diagnostic services regarding the mechanical operation of a vehicle under the terms and conditions of a subscription service, including any trial period of the subscription service;

(e) Device or service providing the lessee of the vehicle with clear notice that the vehicle may be tracked. For a lessor who installs a tracking device subsequent to the original vehicle manufacture, the notice shall be provided in writing with an acknowledgment signed by the lessee, regardless of whether the tracking device is original equipment, a retrofit, or an aftermarket product. The requirement for written acknowledgment placed upon the lessor is not imposed upon the manufacturer of the tracking device or the manufacturer of the vehicle;

(f) Tracking device by the parent or guardian of a minor on any vehicle owned or leased by that parent or guardian of the minor, and operated by the minor; [or]

(g) Tracking device by a police officer while lawfully performing his or her duties as a police officer; [or]

(h) Tracking device by the parent or guardian of a minor on the person or property of the minor.