State Comprehensive Consumer Data Privacy Laws



				1	•	1	•	•		•		
	CALIFORNIA CONSUMER PRIVACY ACT (As Amended by the California Privacy Rights Act)	COLORADO PRIVACY ACT	CONNECTICUT DATA PRIVACY ACT	DELAWARE PERSONAL DATA PRIVACY ACT	INDIANA PRIVACY ACT	IOWA PRIVACY ACT	MONTANA CONSUMER DATA PRIVACY ACT	OREGON DATA PRIVACY ACT	TENNESSEE INFORMATION PROTECTION ACT	TEXAS DATA PRIVACY AND SECURITY ACT	UTAH CONSUMER PRIVACY ACT	VIRGINIA CONSUMER DATA PROTECTION ACT
EFFECTIVE DATE	1/1/2023	7/1/2023	7/1/2023	1/1/2025	1/1/2026	1/1/2025	10/1/2024	7/1/2024	7/1/2024	7/1/2024	12/31/2023	1/1/2023
THRESHOLDS	A business or other legal entity that is organized or operated for profit, that collects consumers' personal information, that does business in the California, and that satisfies one or more of the following thresholds: 1. Annual gross revenue in excess of \$25,000,000; or 2. Annually burys, selfs, or shares the personal information of 100,000 or more consumers or households; or 3. Derives \$50% or more of annual revenue from selling or sharing consumers or personal trevenue from selling or sharing consumers' personal	A controller that conducts business in Colorado or produces or delivers commercial products or services that are intentionally targeted to residents of Colorado and satisfies one or both of the following thresholds: 1. Controls or processes the personal data of 100,000 or more consumers per calendar year; or 2. Derives revenue from the sale of personal data and processes or controls the personal data and processes or controls the personal data and processes or controls the	Persons that conduct business in Connecticut or persons that produce products or services that are targeted to residents of Connecticut and that during the preceding calendar year: 1. Controlled or processed the personal data of not less than 100,000 consumers; or 2. Controlled or processed the personal data of not less than 25,000 consumers and derived more than 25,000 consumers and derived more than 25% of gross revenue from the sale of personal data.	Person shat conduct business in Delaware or persons that produce products or services that are targeted to residents of Delaware and that during the preceding calendar year did any of the following: (1) Controlled or processed the personal data of not less than 35,000 consumers, excluding personal data controlled or processed solely for the purpose of completing a payment transaction. (2) Controlled or processed the personal data of not less than 10,000 consumers and derived more than 20% of their gross revenue from the	Any person that conducts business in Indiana or produces products or services that are targeted to residents of indiana and that during a calendar year: 1. controls or processes personal data of at least 100,000 consumers who are Indiana residents; or 2. controls or processes personal data of at least 25,000 consumers who are Indiana residents and derives more than 50% of gross revenue from the sale of personal data.	Any person conducting business in lowa or producing products or services that are targeted to lowars and that during a calendar year does either of the following: 1. Controls or processes personal data of at least 100,000 consumers; or 2. Controls or processes personal data of at least 25,000 consumers and derives over 50% of gross revenue from the sale of personal data.	INV 1/2024 Fersons that conduct business in Montana or persons that produce products or services that are targeted to residents of Montana and: 1. control or process the personal data of not less than 50,000 consumers, excluding personal data controlled or processed solely for the purpose of completing a payment transaction; or 2. control or process the personal data of not less than 25,000 consumers and derive more than 25% of gross revenue from the sale of personal data.	Any person that conducts business in this state, or that provides products or services to residents of Oregon, and that during a calendar year, controls or processes: (a) The personal data of 100,000 or more consumers, other than personal data of 100,000 or more consumers, other than personal data of 100,000 or more consumers (b) The personal data of 25,000 or more consumers, while deriving 25 percent or more of the person's annual gross revenue from selling personal data.	Persons that conduct business in Tennessee or produce products or services that are targeted to residents of Tennessee and the residents of Tennessee and the residents of Tennessee and the account of process personal information of at least 100,000 consumers; or 2. Control or process personal	A person that: (1) conducts business in this state or produces a product or service consumed by residents of this state; (2) processes or engages in the sale of personal data; and (3) is not a small business as defined by the United States	Any controller or processor who conducts business Utah or produces a produce or service that is targeted to consumers who are residents of Utah, has annual revenue of \$25,000,000 or more, and satisfies one or more of the following thresholds: 1. Controls or process personal data of 100,000 or more consumers; or 2. Derives over consumers; or 2. Derives over and controls or processes personal data of 25,000 or more consumers.	Persons that conduct business in Virginia or produce products or services that are targeted to residents of Virginia and that 1. Control or process personal data of at least 100,000 consumers; or 2. Control or process personal data of at least 25,000 consumers and derive over 50% of gross revenue from the sale of personal data.
	information.	more consumers.		sale of personal data.								
RIGHT TO KNOW AND OBTAIN	x	Х	x	X	X	X	X	Х	Х	X	X	x
RIGHT TO CORRECT	X	X	X	X	X		X	X	X	X		X
RIGHT TO DELETE	X	X	Х	X	X	X	X	Х	Х	X	X	X
RIGHT TO OPT OUT/												
RESTRICT PROCESSING	х	х	x	х	х	х	х	х	х	х	х	х
GLBA EXEMPTION	Data level.	Data and entity level.	Data and entity level.	Data and entity level.	Data and entity level.	Data and entity level.	Data and entity level.	Data level, and financial institutions, as defined in ORS 706.008, that are only and directly engaged in financial activities, as described in 12 U.S.C. 1843(k).	Data and entity level.	Data and entity level.	Data and entity level.	Data and entity level.
CONTRACT REQUIREMENTS	x	x	х	x	x	x	x	x	x	x	x	x
RISK ASSESSMENTS	If processing presents a significant risk to consumers' privacy or security.	If processing presents a heightened risk of harm, including: (a) Processing personal data for purposes of targeted	If processing presents a heightened risk of harm, including: (1) The processing of personal data for the purposes of targeted advertising; (2) the sale of personal data;	If the controller controls or processes the data of not less than 100,000 consumers, and the processing involves: 1. The processing of personal data for the purposes of targeted advertising; 2. The sale of personal data;	For processing activities involving: (1) The processing of personal data for purposes of targeted advertising. (2) The sale of personal data. (3) The processing of personal data for purposes of profiling.		For processing that presents a heightened risk of harm, including: (a) The processing of personal data for the purposes of targeted advertising: (b) The sale of personal data; (c) The processing of personal	For processing that presents a heightened risk of harm, including: 1. Processing personal data for the purpose of targeted advertising; 2. Processing sensitive data;	If the processing involves: 1. targeted advertising; 2. the sale of personal information; 3. certain profiling; 4. sensitive data; 5. activities involving personal	For: (1) the processing of personal data for purposes of targeted advertising; (2) the sale of personal data; (3) the processing of personal data for purposes of profiling; (4) the processing of		For processing activities involving: 1. The processing of personal data for purposes of targeted advertising; 2. The sale of personal data; 3. The processing of personal data for purposes of profiling. 4. The processing of sensitive
	,,,,,	advertising or for profiling; (b) Selling personal data; and (c) Processing sensitive data.	(3) the processing of personal data for the purposes of profiling; and (4) the processing of sensitive data.	The processing of personal data for the purposes of certain profiling; or The processing of sensitive data.	(4) The processing of sensitive data. (5) Any processing activities involving personal data that present a heightened risk of harm to consumers.		data for the purposes of profiling; and (d) The processing of sensitive data.	Selling personal data; and Using the personal data for purposes of profiling.	information that present a heightened risk of harm to consumers.	sensitive data; and (5) any processing activities involving personal data that present a heightened risk of harm to consumers.		data; and 5. Any processing activities involving personal data that present a heightened risk of harm to consumers.
PRIVATE RIGHT OF ACTION	For a security breach, \$100 to \$750 per incident or actual damages, whichever is greater.	(b) Selling personal data; and	data for the purposes of profiling; and (4) the processing of sensitive	The processing of personal data for the purposes of certain profiling; or The processing of sensitive	data. (5) Any processing activities involving personal data that present a heightened risk of		data for the purposes of profiling; and (d) The processing of sensitive	Selling personal data; and Using the personal data for	heightened risk of harm to	(5) any processing activities involving personal data that present a heightened risk of		 Any processing activities involving personal data that present a heightened risk of
	For a security breach, \$100 to \$750 per incident or actual damages, whichever is greater.	(b) Selling personal data; and (c) Processing sensitive data.	data for the purposes of profiling; and (4) the processing of sensitive	The processing of personal data for the purposes of certain profiling; or The processing of sensitive	data. (5) Any processing activities involving personal data that present a heightened risk of	X	data for the purposes of profiling; and (d) The processing of sensitive	Selling personal data; and Using the personal data for	heightened risk of harm to	(5) any processing activities involving personal data that present a heightened risk of	x	 Any processing activities involving personal data that present a heightened risk of
ACTION	For a security breach, \$100 to \$750 per incident or actual	(b) Selling personal data; and (c) Processing sensitive data.	data for the purposes of profiling; and (4) the processing of sensitive data.	The processing of personal data for the purposes of certain profiling; or 4. The processing of sensitive data.	data. (5) Any processing activities involving personal data that present a heightened risk of harm to consumers.	X Up to \$7,500 per violation.	data for the purposes of profiling; and (d) The processing of sensitive data.	Selling personal data; and Using the personal data for	heightened risk of harm to consumers.	(5) any processing activities involving personal data that present a heightened risk of harm to consumers.	X Not to exceed \$7,500 per violation.	Any processing activities involving personal data that present a heightened risk of harm to consumers.