

	Hawaii	Maryland	Massachusetts	Mississippi	New Mexico	New York	North Dakota	Rhode Island
Effective Date:	Upon approval	January 1, 2021	January 1, 2023	July 1, 2019	July 1, 2020	Upon approval	Not specified.	Upon approval
Overall Approach	Modeled after CCPA, but eliminates duplicative obligations.	Modeled after CCPA, but some departures.	Modeled after CCPA, but eliminates duplicative obligations. Strict non-discrimination provision.	Near-duplicate of CCPA.	Modeled after CCPA, but eliminates duplicative obligations.	Requires disclosure regarding sharing of data to third parties and creates an access right.	Prohibits disclosure of personal information without express written consent from data subject.	Modeled after CCPA but does contemplate AG rulemaking or AG enforcement.
Scope of Application:	Business is not defined; law seems to apply to all companies.	Any for-profit legal entity that meets one of the following criteria: (1) has \$25M+ revenue (2) Collects PI from more than 100,000 consumers (3) More than 1/2 of revenue is from third party disclosure of PI. Also covers businesses that share common branding and are controlled by a covered entity.	Any for-profit legal entity that collects PI from MA residents and meets one of the following criteria: (1) has \$10M+ revenue (2) More than 50% of revenue is from third party disclosure of PI. Also covers businesses that share common branding and are controlled by a covered entity.	Any for-profit legal entity that meets one of the following criteria: (1) has \$25M+ revenue (2) Collects PI from more than 50,000 consumers (3) More than 50% of revenue is from third party disclosure of PI. Also covers businesses that share common branding and are controlled by a covered entity.	Any corporation, joint venture, limited liability company, partnership, limited partnership, limited liability partnership, real estate investment trust or sole proprietor; or any entity that shares common branding and is controlled by such an organization.	Any entity doing business in NY.	Any legal entity that meets one of the following criteria: (1) has \$25M+ revenue (2) collects PI from 50,000 consumers, households, or devices (3) More than 50% of revenue is from selling PI.	Any for-profit legal entity that meets one of the following criteria: (1) has \$5M+ revenue (2) Collects PI from more than 50,000 consumers (3) More than 50% of revenue is from third party disclosure of PI. Also covers businesses that share common branding and are controlled by a covered entity.
Definition of Consumer:	Any individual who interacts with a business within the State.	An individual who resides in the state.	Natural person who is a resident of the Commonwealth; however law does not apply to employee data collected by business in its capacity as employer.	Natural person who is a Mississippi resident	Not defined.	Individual who is a resident of New York who provides PI to a business in course of commercial transaction, including "advertising or any other content."	Not defined.	Natural person who is a Rhode Island resident.
Consumer Rights	Access; deletion in certain circumstances; opt-out.	Access; deletion in certain circumstances; opt-out. Access rights include names of third parties to whom data has been sold.	Access; deletion in certain circumstances; opt-out of third party disclosure	Access; deletion in certain circumstances; opt-out.	Access; deletion in certain circumstances; opt-out.	Access (specific information held by entity AND names and third parties who have received the information).	Access	Access; deletion in certain circumstances; opt-out.
Notice Requirements	Must notify consumer at, or before collection, of the categories of information to be collected, and the business purpose of the collection; must disclose additional information upon request about categories of information sold to third parties and categories of third parties to whom it was sold.	Must notify consumer at, or before collection, of the categories of information to be collected, the business purpose of the collection, third parties and business purpose behind disclosure to third parties, and consumers' rights.	Must notify consumer at, or before collection, of the categories of information to be collected, the business purpose of the collection, third parties and business purpose behind disclosure to third parties, and consumers' rights.	Must notify consumer at, or before collection, of the categories of information to be collected and business purposes of the collection. Must also disclose in online privacy policy the categories of information collected aligned to enumerated categories of the PI definition, categories of information sold to third parties, and categories disclosed for a business purpose and explain consumers' rights.	Must notify consumer at, or before collection, of the categories of information to be collected, the business purpose of the collection, whether the information will be sold and that the consumer has a right to opt-out, and two designated methods for exercising rights. Must also disclose in online privacy policy the categories of information collected, categories of information sold to third parties, and categories disclosed for a business purpose.	Businesses must provide notice prior to or immediately following the disclosure of PI to a third party; online privacy policies must explain consumer's rights under law.	None	Businesses must provide notice prior to or immediately following the disclosure of PI to a third party; online privacy policies must explain consumers' rights under law.
Limitations on Differentiation of Services for the Provision of PI	Prohibited unless reasonably related to the value provided to the consumer by the consumer's data, but may offer financial incentives.	No discrimination for exercise of rights; no exceptions and no ability to offer financial incentives.	No discrimination for exercise of rights; no exceptions and no ability to offer financial incentives.	Prohibited unless reasonably related to the value provided to the consumer by the consumer's data, but may offer financial incentives.	Prohibited, but business may offer financial incentives or differentiate if directly related to the value derived from the consumer's data.	None	None	Prohibited unless reasonably related to the value provided to the consumer by the consumer's data, but may offer financial incentives.
Requirements related to data of minors	Opt-in consent required for consumers less than 16 years old.	None	Business may not disclose information to third party if consumer is under 18; no allowance for opt-in consent.	Opt-in consent for sale of PI for consumers between 13-16; opt-in consent from legal guardians for under 13.	Business may not disclose information to third party if consumer is a minor, unless the legal guardian has opted-in.	None	Legal guardians must provide consent where the individual is under 18 years old.	None
Private Right of Action	None	None	Allows for civil lawsuit for any violation of the statute. Damages of up to \$750 or actual damages, whatever is greater.	Allows for civil lawsuit if any personal information is subject to unauthorized access due to failure of business to implement reasonable security. Damages of \$100-\$750 per consumer.	Allows for civil lawsuit if any personal information is subject to unauthorized access due to failure of business to implement reasonable security. Damages of \$750 per consumer.	Allows for civil lawsuit for any violation of the statute.	Allows for civil lawsuit if information is purchased, received, sold, or shared without consent. Individual can recover "damages, costs and fees, including reasonable attorney's fees."	Allows for civil lawsuit if any personal information is subject to unauthorized access due to failure of business to implement reasonable security. Damages of \$100-\$750 per consumer.
Penalties (AG Enforcement)	Not specified.	\$2500 per violation, \$7500 if intentional.	\$2500 per violation, \$7500 if intentional.	\$7500 per violation.	\$10,000 per violation.	Not specified.	Initial remedy is cease and desist order; violation of order has penalty of \$100,000-\$250,000.	Not specified.
Interaction with Federal Privacy Laws:	No exemptions.	Data collected pursuant to a number of federal sectoral privacy laws is exempt.	Data collected pursuant to a number of federal sectoral privacy laws is exempt.	Data collected pursuant to a number of federal sectoral privacy laws is exempt.	Exemption only if the provisions of the state law conflict with federal law.	No exemptions.	No exemptions.	No exemptions.
Likelihood of Passing	High. Democrats control both chambers of legislature and governor's office.	Uncertain. Maryland has a divided government.	Uncertain. Mass. has a divided government.	None. Bill died in Committee two weeks after being introduced.	High. Democrats control both chambers of legislature and governor's office.	High. Democrats control both chambers of legislature and governor's office.	Uncertain. Republicans control legislative and executive branch, and bill was introduced by Republican sponsors.	High. Democrats control both chambers of legislature and governor's office.