STATE OF NEW YORK

1203

2019-2020 Regular Sessions

IN SENATE

January 11, 2019

Introduced by Sen. RITCHIE -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law, in relation to biometric privacy

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 2	Section 1. The general business law is amended by adding a new article 32-A to read as follows:
3	ARTICLE 32-A
4	BIOMETRIC PRIVACY ACT
5	
	Section 676. Short title.
6	676-a. Definitions.
7	676-b. Retention; collection; disclosure; destruction.
8	<u>676-c. Right of action.</u>
9	676-d. Construction with other laws.
10	<u>§ 676. Short title. This article shall be known and may be cited as</u>
11	<u>the "biometric privacy act".</u>
12	<u>§ 676-a. Definitions. As used in this article: 1. "Biometric identifi-</u>
13	<u>er" means a retina or iris scan, fingerprint, voiceprint, or scan of</u>
14	hand or face geometry. Biometric identifiers shall not include writing
15	samples, written signatures, photographs, human biological samples used
16	for valid scientific testing or screening, demographic data, tattoo
17	descriptions, or physical descriptions such as height, weight, hair
18	color, or eye color. Biometric identifiers shall not include donated
19	body parts as defined in section forty-three hundred of the public
20	health law or blood or serum stored on behalf of recipients or potential
21	recipients of living or cadaveric transplants and obtained or stored by
22	a federally designated organ procurement agency. Biometric identifiers
23	do not include information captured from a patient in a health care
24	setting or information collected, used, or stored for health care treat-
25	ment, payment, or operations under the federal Health Insurance Porta-

EXPLANATION--Matter in **italics** (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	bility and Accountability Act of 1996. Biometric identifiers do not
2	include an X-ray, roentgen process, computed tomography, magnetic reso-
3	nance imaging, positron-emission tomography scan, mammography, or other
4	image or film of the human anatomy used to diagnose, prognose, or treat
5	an illness or other medical condition or to further validate scientific
6	testing or screening.
7	2. "Biometric information" means any information, regardless of how it
8	is captured, converted, stored, or shared, based on an individual's
9	biometric identifier used to identify an individual. Biometric informa-
10	tion shall not include information derived from items or procedures
11	excluded under the definition of biometric identifiers.
12	3. "Confidential and sensitive information" means personal information
13	that can be used to uniquely identify an individual or an individual's
14	account or property which shall include, but shall not be limited to, a
15	genetic marker, genetic testing information, a unique identifier number
16	to locate an account or property, an account number, a personal iden-
17	tification number, a pass code, a driver's license number, or a social
18	security number.
19	4. "Private entity" means any individual, partnership, corporation,
20	limited liability company, association, or other group, however organ-
21	ized. A private entity shall not include a state or local government
22	agency or any court in the state, a clerk of the court, or a judge or
23	justice thereof.
24	5. "Written release" means informed written consent or, in the context
25	of employment, a release executed by an employee as a condition of
26	employment.
27	§ 676-b. Retention; collection; disclosure; destruction. 1. A private
28	entity in possession of biometric identifiers or biometric information
29	must develop a written policy, made available to the public, establish-
30	ing a retention schedule and guidelines for permanently destroying biom-
31	etric identifiers and biometric information when the initial purpose for
32	collecting or obtaining such identifiers or information has been satis-
33	fied or within three years of the individual's last interaction with the
34	private entity, whichever occurs first. Absent a valid warrant or
35	subpoena issued by a court of competent jurisdiction, a private entity
36	in possession of biometric identifiers or biometric information must
37	comply with its established retention schedule and destruction guide-
38	lines.
39	2. No private entity may collect, capture, purchase, receive through
40	trade, or otherwise obtain a person's or a customer's biometric identi-
41	fier or biometric information, unless it first:
42	(a) informs the subject or the subject's legally authorized represen-
43	tative in writing that a biometric identifier or biometric information
44	is being collected or stored;
45	(b) informs the subject or the subject's legally authorized represen-
46	tative in writing of the specific purpose and length of term for which a
47	biometric identifier or biometric information is being collected,
48	stored, and used; and
49	(c) receives a written release executed by the subject of the biome-
	tric identifier or biometric information or the subject's legally
51	authorized representative.
52	<u>3. No private entity in possession of a biometric identifier or biome-</u>
53	tric information may sell, lease, trade, or otherwise profit from a
53 54	person's or a customer's biometric identifier or biometric information.
55	4. No private entity in possession of a biometric identifier or biome-
55 56	tric information may disclose, redisclose, or otherwise disseminate a
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1	person's or a customer's biometric identifier or biometric information
2	unless:
3	(a) the subject of the biometric identifier or biometric information
4	or the subject's legally authorized representative consents to the
5	disclosure or redisclosure;
б	(b) the disclosure or redisclosure completes a financial transaction
7	requested or authorized by the subject of the biometric identifier or
8	the biometric information or the subject's legally authorized represen-
9	tative;
10	(c) the disclosure or redisclosure is required by federal, state or
11	local law or municipal ordinance; or
12	(d) the disclosure is required pursuant to a valid warrant or subpoena
13	issued by a court of competent jurisdiction.
14	5. A private entity in possession of a biometric identifier or biome-
15	tric information shall:
16	(a) store, transmit, and protect from disclosure all biometric identi-
17	fiers and biometric information using the reasonable standard of care
18	within the private entity's industry; and
19	(b) store, transmit, and protect from disclosure all biometric identi-
20	fiers and biometric information in a manner that is the same as or more
21	protective than the manner in which the private entity stores, trans-
22	mits, and protects other confidential and sensitive information.
23	§ 676-c. Right of action. Any person aggrieved by a violation of this
24	article shall have a right of action in supreme court against an offend-
25	ing party. A prevailing party may recover for each violation:
26	1. against a private entity that negligently violates a provision of
27	this article, liquidated damages of one thousand dollars or actual
28	damages, whichever is greater;
29	2. against a private entity that intentionally or recklessly violates
30	a provision of this article, liquidated damages of five thousand dollars
31	<u>or actual damages, whichever is greater;</u>
32	3. reasonable attorneys' fees and costs, including expert witness fees
33	and other litigation expenses; and
34	4. other relief, including an injunction, as the court may deem appro-
35	<u>priate.</u>
36	§ 676-d. Construction with other laws. 1. Nothing in this article
37	shall be construed to impact the admission or discovery of biometric
38	identifiers and biometric information in any action of any kind in any
39	<u>court, or before any tribunal, board, agency, or person.</u>
40	2. Nothing in this article shall be construed to conflict with the
41	federal Health Insurance Portability and Accountability Act of 1996.
42	3. Nothing in the article shall be deemed to apply in any manner to a
43	financial institution or an affiliate of a financial institution that is
44	subject to Title V of the federal Gramm-Leach-Bliley Act of 1999.
45	4. Nothing in this article shall be construed to apply to a contrac-
46	tor, subcontractor, or agent of a state agency of local government when
47	working for that state agency of local government.
48	§ 2. This act shall take effect on the ninetieth day after it shall

49 have become a law.