

State Privacy Law Edition

Connecticut Data Privacy Act (CTDPA)

В		N	G	0	 Scope: Applies to organizations that: 1. Control or process personal data of the second second
SCOPE	CONSUMER RIGHTS	WILDCARD	OBLIGATIONS	ENFORCEMENT	 100,000 or more consumers; or Control or process personal data of at least 25,000 consumers and
Includes processing threshold	Correction	Grants rulemaking authority	Impact assessments	AG has exclusive enforcement authority	derive over 25% of gross revenue from sale of personal data
Applies to B2B data	Portability	"Sensitive data" includes biometric data	Data minimization	Defined statutory penalties	Consumer rights: Access; correction;
Applies to employment data	Appeal		Non- discrimination	30 Day Cure Period	deletion; opt out of profiling, sale, & targeted ads; portability; right to confirm whether a controller is processing their personal data
					Controller obligations: Impact assessments; data minimizatio
Entity-level GLBA exemption	Obtain list of third-party recipients	"Sale" includes money OR other valuable consideration	Security measures	Private right of action for unauthorized access	purpose limitation; reasonable data security measures; non-discrimination privacy notice
All non-profit organizations exempt	Deletion	Establishes new privacy protection agency	Recognize universal opt out signals	Enforcement actions published	 Enforcement: Up to \$5,000 fine per violation No private right of action Right to cure within 60 days (sunsets in the second sec