2022 SESSION

22102071D **SENATE BILL NO. 419** 1 2 Offered January 12, 2022 3 Prefiled January 11, 2022 4 A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 55, consisting of 5 sections numbered 59.1-589 through 59.1-598, relating to genetic information privacy; civil penalty. 6 Patron—Ebbin 7 8 Referred to Committee on General Laws and Technology 9 10 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Title 59.1 a chapter numbered 55, consisting 11 of sections numbered 59.1-589 through 59.1-598, as follows: 12 13 CHAPTER 55. 14 GENETIC INFORMATION PRIVACY. 15 § 59.1-589. Definitions. 16 As used in this chapter, unless the context requires a different meaning: "Affirmative authorization" means an action that demonstrates an intentional decision by a consumer. 17 "Biological sample" means any material part of the human, discharge therefrom, or derivative 18 19 thereof, such as tissue, blood, urine, or saliva, known to contain deoxyribonucleic acid (DNA). 20 "Consumer" means a natural person who is a resident of the Commonwealth. 21 "Dark pattern" means a user interface designed or manipulated with the substantial effect of 22 subverting or impairing user autonomy, decision-making, or choice. "Deidentified data" means data that cannot be used to infer information about, or otherwise be 23 24 linked to, a particular individual, provided that the direct-to-consumer genetic testing company (i) takes 25 reasonable measures to ensure that such information cannot be associated with a consumer or household; (ii) publicly commits to maintain and use such information only in deidentified form and not 26 27 to attempt to reidentify the information, except that the direct-to-consumer genetic testing company may attempt to reidentify the information solely for the purpose of determining whether its deidentification 28 29 processes satisfy the requirements of this clause, provided that the direct-to-consumer genetic testing 30 company does not use or disclose any information reidentified in this process and destroys the 31 reidentified information upon completion of that assessment; and (iii) contractually obligates any recipients of the information to take reasonable measures to ensure that the information cannot be 32 33 associated with a consumer or household and to commit to maintaining and using the information only 34 in deidentified form and not to reidentify the information. 35 "Direct-to-consumer genetic testing company" means an entity that (i) sells, markets, interprets, or 36 otherwise offers consumer-initiated genetic testing products or services directly to consumers; (ii) 37 analyzes genetic data obtained from a consumer, except to the extent that the analysis is performed by a 38 person licensed in the healing arts for diagnosis or treatment of a medical condition; or (iii) collects, 39 uses, maintains, or discloses genetic data that is collected or derived from a direct-to-consumer genetic 40 testing product or service or is directly provided by a consumer. 41 "Express consent" means a consumer's affirmative authorization to grant permission in response to a clear, meaningful, and prominent notice regarding the collection, use, maintenance, or disclosure of 42 43 genetic data for a specific purpose. "Genetic data" means any data, regardless of its format, that results from the analysis of a 44 45 biological sample from a consumer, or from another element enabling equivalent information to be obtained, and concerns genetic material. Genetic material includes deoxyribonucleic acids (DNA), 46 ribonucleic acids (RNA), genes, chromosomes, alleles, genomes, alterations or modifications to DNA or RNA, and single nucleotide polymorphisms (SNPs). "Genetic data" includes uninterpreted data that 47 48 49 results from the analysis of the biological sample and any information extrapolated, derived, or inferred 50 therefrom. "Genetic data" does not include (i) deidentified data or (ii) data or a biological sample to 51 the extent that data or a biological sample is collected, used, maintained, and disclosed exclusively for 52 scientific research conducted by an investigator with an institution that holds an assurance with the U.S. 53 Department of Health and Human Services pursuant to 45 C.F.R. Part 46, in compliance with all 54 applicable federal and state laws and regulations for the protection of human subjects in research, including the Common Rule pursuant to 45 C.F.R. Part 46, U.S. Food and Drug Administration regulations pursuant to 21 C.F.R. Parts 50 and 56, and the federal Family Educational Rights and 55 56 57 Privacy Act, 20 U.S.C. § 1232g. "Genetic testing" means any laboratory test of a biological sample from a consumer for the purpose 58

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59 of determining information concerning genetic material contained within the biological sample, or any 60 information extrapolated, derived, or inferred therefrom.

61 "Service provider" means a sole proprietorship, partnership, limited liability company, corporation, 62 association, or other legal entity that is organized or operated for the profit or financial benefit of its 63 shareholders or other owners that is involved in (i) the collection, transportation, and analysis of the 64 consumer's biological sample or extracted genetic material (a) on behalf of the direct-to-consumer 65 genetic testing company or (b) on behalf of any other company that collects, uses, maintains, or discloses genetic data collected or derived from a direct-to-consumer genetic testing product or service 66 or directly provided by a consumer or (ii) the delivery of the results of the analysis of the biological 67 68 sample or genetic material.

69 § 59.1-590. Exclusions.

70 This chapter shall not apply to any of the following:

1. Protected health information that is collected, maintained, used, or disclosed by a covered entity 71 or business associate governed by the privacy, security, and breach notification rules issued by the U.S. 72 Department of Health and Human Services; 45 C.F.R. Parts 160 and 164, established pursuant to the 73 74 federal Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, and the federal 75 Health Information Technology for Economic and Clinical Health Act, Title XIII of the federal American 76 Recovery and Reinvestment Act of 2009, P.L. 111-5;

77 2. A covered entity governed by the privacy, security, and breach notification rules issued by the 78 U.S. Department of Health and Human Services, 45 C.F.R. Parts 160 and 164, established pursuant to the Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, and the federal Health 79 Information Technology for Economic and Clinical Health Act, Title XIII of the federal American Recovery and Reinvestment Act of 2009, P.L. 111-5, to the extent that the covered entity maintains, uses, 80 81 82 and discloses genetic information in the same manner as protected health information, as described in 83 subdivision 1;

84 3. A business associate of a covered entity governed by the privacy, security, and data breach notification rules issued by the U.S. Department of Health and Human Services, 45 C.F.R. Parts 160 85 and 164, established pursuant to the federal Health Insurance Portability and Accountability Act of 86 87 1996, P.L. 104-191, and the federal Health Information Technology for Economic and Clinical Health 88 Act, Title XIII of the federal American Recovery and Reinvestment Act of 2009, P.L. 111-5, to the extent 89 that the business associate maintains, uses, and discloses genetic information in the same manner as 90 protected health information, as described in subdivision 1;

91 4. Scientific research or educational activities conducted by a public or private nonprofit institution of higher education that holds an assurance with the U.S. Department of Health and Human Services 92 pursuant to 45 C.F.R. Part 46, to the extent that such scientific research and educational activities 93 comply with all applicable federal and state laws and regulations for the protection of human subjects 94 in research, including the Common Rule pursuant to 45 C.F.R. Part 46, U.S. Food and Drug 95 Administration regulations pursuant to 21 C.F.R. Parts 50 and 56, and the federal Family Educational 96 97 Rights and Privacy Act, 20 U.S.C. § 1232g;

98 5. The newborn screening program established pursuant to Article 7 (§ 32.1-65 et seq.) of Chapter 2 99 of Title 32.1:

100 6. Tests conducted exclusively to diagnose whether an individual has a specific disease, to the extent 101 that all persons involved in the conduct of the test maintain, use, and disclose genetic information in the 102 same manner as protected health information, as described in subdivision 1; or

103 7. Genetic data used or maintained by an employer, or disclosed by an employee to an employer, to 104 the extent that the use, maintenance, or disclosure of such data is necessary to comply with a local, 105 state, or federal workplace health and safety ordinance, law, or regulation. 106

§ 59.1-591. Information to be made available to consumers.

A. Every direct-to-consumer genetic testing company shall provide to consumers:

108 1. A summary of the company's (i) policies and procedures related to the collection, use, maintenance, retention, disclosure, transfer, deletion, and security of and access to genetic data and (ii) 109 110 privacy practices;

111 2. Information regarding the requirement for consent for the collection, use, and disclosure of 112 genetic data and the process for revoking consent pursuant to § 59.1-592;

113 3. Notice that a consumer's deidentified genetic or phenotypic data may be shared with or disclosed 114 to third parties for research purposes in accordance with 45 C.F.R. Part 46; and

4. Information about the process by which a consumer may file a complaint alleging a violation of 115 116 this chapter.

117 B. Information required to be made available pursuant to subsection A shall be written in plain 118 language and shall be provided to consumers together with any genetic testing product provided to 119 consumers. Such information shall also be included on any website maintained by the direct-to-consumer 120 genetic testing company in a manner that is easily accessible by the public.

121 § 59.1-592. Consent required; revocation of consent.

A. Express consent required pursuant to this chapter requires a statement of the nature of the data collection, use, maintenance, or disclosure for which consent is sought in plain and prominent language that an ordinary consumer would notice and understand and an affirmative authorization by the consumer granting permission in response to such statement. Express consent shall not be inferred from inaction. Agreement obtained through dark patterns does not constitute express consent.

B. Every direct-to-consumer genetic testing company shall obtain a consumer's express consent for
 the collection, use, and disclosure of the consumer's genetic data, including, at a minimum, separate and
 express consent for each of the following:

130 1. The use of genetic data collected through the genetic testing product or service offered to the
131 consumer. Express consent for such use of genetic data shall include a statement describing who will
132 receive access to the genetic data, how such genetic data will be shared, and the purposes for which
133 such data shall be collected, used, and disclosed;

134 2. The storage of a consumer's biological sample after the initial testing required by the consumer135 has been completed;

136 3. Each use of genetic data or the biological sample beyond the primary purpose of the genetic
 137 testing or service and inherent contextual uses;

4. Each transfer or disclosure of the consumer's genetic data or biological sample to a third party
other than a service provider, including the name of the third party to which the consumer's genetic
data or biological sample will be transferred or disclosed; and

141 5. Any marketing or facilitation of marketing to a consumer based on the consumer's genetic data or 142 marketing or facilitation of marketing by a third party based on the consumer's having ordered, 143 purchased, received, or used a genetic testing product or service, except that a direct-to-consumer 144 genetic testing company shall not be required to obtain a consumer's express consent to marketing to 145 the consumer on the company's own website or mobile application based on the consumer having 146 ordered, purchased, received, or used a genetic testing product or service from that company if (i) the 147 advertisement does not depend on any information specific to that consumer other than information 148 regarding the product or service that the consumer ordered, purchased, received, or used; (ii) the 149 placement of the advertisement does not result in disparate exposure to advertising content on the basis 150 of the sex, race, color, religion, ancestry, national origin, disability, medical condition, genetic 151 information, marital status, sexual orientation, citizenship, primary language, or immigration status of the consumer; and (iii) the advertisement of a third-party product or service is clearly labeled as 152 153 advertising content, is accompanied by the name of the third party that has contributed to the placement 154 of the advertisement, and, if applicable, indicates that the advertised product or service and claims 155 regarding the product or service have not been vetted or endorsed by the direct-to-consumer genetic 156 testing company.

157 C. Every direct-to-consumer genetic testing company shall provide a mechanism by which a
 158 consumer may revoke express consent required pursuant to subsection B, which shall include an option
 159 for revocation of consent through the primary medium through which the company communicates with
 160 consumers.

161 D. Revocation of express consent by a consumer shall comply with the requirements of 45 C.F.R. 162 Part 46. Upon revocation of express consent required pursuant to subsection B by a consumer, a 163 direct-to-consumer genetic testing company shall (i) honor such revocation of express consent as soon 164 as is practicable but in all cases within 30 days of receipt of such revocation and (ii) destroy the 165 consumer's biological sample within 30 days of receipt of revocation of the consumer's express consent 166 to store such sample.

167 § 59.1-593. Other requirements applicable to direct-to-consumer genetic testing companies.

168 *Every direct-to-consumer genetic testing company shall:*

169 1. Implement and maintain reasonable security procedures and practices to protect a consumer's
 170 genetic data against unauthorized access, destruction, use, modification, or disclosure; and

171 2. Develop procedures and practices to allow a consumer to easily (i) access the consumer's genetic
172 data; (ii) delete the consumer's genetic data, except any data required by state or federal law to be
173 retained by the direct-to-consumer genetic testing company and any account the consumer may have
174 created with the direct-to-consumer genetic testing company; and (iii) revoke consent to storage of the
175 consumer's biological sample and request destruction of such biological sample.

176 § 59.1-594. Contacts with service providers.

A. Every direct-to-consumer genetic testing company that enters into a contract with a service provider shall prohibit the service provider from retaining, using, or disclosing the biological sample, extracted genetic material, genetic data, or any information regarding the identity of the consumer, including whether the consumer has solicited or received genetic testing, as applicable, for any purpose other than for the specific purpose of performing the services specified in the contract with the service

provider for the business. 182

183 B. Every contract between a direct-to-consumer genetic testing company and a service provider shall 184 include:

185 1. A provision prohibiting the service provider from retaining, using, or disclosing the biological 186 sample, extracted genetic material, genetic data, or any information regarding the identity of the 187 consumer, including whether the consumer has solicited or received genetic testing, as applicable, for a 188 commercial purpose other than providing the services specified in the contract with the service provider 189 with the business; and

190 2. A provision prohibiting the service provider from associating or combining the biological sample, 191 extracted genetic material, genetic data, or any information regarding the identity of the consumer, 192 including whether the consumer has solicited or received genetic testing, as applicable, with information 193 the service provider has received from or on behalf of another person or has collected from its own 194 interaction with consumers or as required by law. 195

§ 59.1-595. Certain disclosures of genetic information prohibited.

196 A. Except as provided in subsection B, no direct-to-consumer genetic testing company shall disclose 197 a consumer's genetic data to any entity that is responsible for administering or making decisions 198 regarding health insurance, life insurance, long-term care insurance, disability insurance, or 199 employment or any entity that provides advice to such an entity.

200 B. A direct-to consumer genetic testing company may disclosure a consumer's genetic data or 201 biological sample to an entity described in subsection A if:

202 1. The entity is not primarily engaged in administering health insurance, life insurance, long-term 203 care insurance, disability insurance, or employment;

204 2. The consumer's genetic data or biological sample is not disclosed to the entity in that entity's capacity as a party that is responsible for administering, advising, or making decisions regarding health 205 206 insurance, life insurance, long-term care insurance, disability insurance, or employment; and

3. Any agent or division of the entity that is involved in administering, advising, or making decisions 207 208 regarding health insurance, life insurance, long-term care insurance, disability insurance, or 209 employment is prohibited from accessing the consumer's genetic data or biological sample. 210

§ 59.1-596. Discrimination prohibited.

211 No person or public entity shall discriminate against a consumer on the grounds that the consumer 212 has exercised any of the rights granted by this chapter with regard to: 213

1. Providing or denying any good, service, or benefit to the consumer;

214 2. Charging any different price or rate for any good or service provided to the consumer, including 215 through the use of discounts or other incentives or imposition of penalties; 216

3. Providing a different level or quality of goods, services, or benefits to the consumer;

217 4. Suggesting that the consumer will receive a different price or rate for goods, services, or benefits 218 or a different level or quality of goods, services, or benefits; or

219 5. Considering the consumer's exercise of rights pursuant to this chapter as a basis or suspicion of 220 criminal wrongdoing or unlawful conduct. 221

§ 59.1-597. Enforcement; civil penalty.

A. The Attorney General shall have exclusive authority to enforce the provisions of this chapter.

223 B. Any person who negligently violates the provisions of this chapter shall be subject to a civil 224 penalty in an amount not to exceed \$1,000 plus court costs, as determined by the court. Any person who 225 willfully violates the provisions of this chapter shall be subject to a civil penalty in an amount not less 226 than \$1,000 and not more than \$10,000 plus court costs, as determined by the court. Such civil 227 penalties shall be paid into the Literary Fund. 228

C. Each violation of this chapter is a separate and actionable violation.

§ 59.1-598. Limitations.

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230 A. The provisions of this chapter shall not reduce a direct-to-consumer genetic testing company's 231 duties, obligations, requirements, or standards under any applicable state and federal laws for the 232 protection of privacy and security.

233 B. In the event of a conflict between the provisions of this chapter and any other provision of law, 234 the provisions of the law that afford the greatest protection for the right of privacy for consumers shall 235 control.

236 C. Nothing in this chapter shall be construed to affect access to information made available to the 237 public by the consumer.