

SB3890 • Illinois

CONSUMER DATA PRIVACY

Unknown

Risk: High

Comprehensive

Last Action (Mar 27, 2026): Rule 2-10 Committee Deadline Established As April 24, 2026

Summary

The Illinois Data Privacy Protection Act establishes consumer rights, mandates compliance from businesses, and amends the Personal Information Protection Act.

Business Impact

If you process personal data of Illinois consumers, you must implement data protection measures and notify consumers of breaches or face penalties.

Key Provisions

- Establishes consumer rights to access, correct, and delete personal data.
- Requires businesses to notify consumers of data breaches.
- Mandates annual registration for data brokers with the Attorney General, including a public webpage for consumer data management and deletion with registered data brokers.
- Creates the Data Privacy Protection Fund.
- Imposes civil penalties for non-compliance.
- Limits home rule powers regarding data privacy.
- Excludes personal data processed solely for payment transactions.
- Requires consideration of purposes and means in data processing security.

Compliance Checklist

- Implement data protection measures and breach notification processes. | Who: Businesses processing personal data of Illinois consumers. | Penalty: Civil penalties for non-compliance.
- Register annually with the Attorney General if classified as a data broker. | Who: Data brokers operating in Illinois. | Penalty: Civil penalties for failure to register.

Industries Affected

Data Brokers

E-commerce

Technology

Topics

AI Privacy

Related Bills

-
- SB3220 (IL)
 - SB3548 (IL)
 - HB5581 (IL)
 - HB3041 (IL)

Disclaimer: This document is generated by AI for informational purposes only. It does not constitute legal advice. Consult a qualified attorney for guidance specific to your situation. Information may not be fully up to date.