

SB1106 • California

Data brokers.

In Committee

Risk: Medium

Amendment

Effective: Aug 01, 2026 | Last Action (May 20, 2026): In Assembly. Read first time. Held at Desk.

Summary

SB1106 amends privacy laws to enhance consumer privacy by requiring data brokers to process deletion requests, with specific timelines and conditions.

Business Impact

If you operate as a data broker in California, you must process consumer deletion requests every 30 days starting August 1, 2026, or face penalties.

Key Provisions

- Data brokers must maintain reasonable security procedures for personal information.

Compliance Checklist

- Process consumer deletion requests every 30 days. | Who: Data brokers operating in California. | Penalty: Potential penalties for non-compliance.
- Establish reasonable security procedures for consumer data. | Who: Data brokers. | Penalty: Potential penalties for non-compliance.

Industries Affected

Technology

Consumer Protection

Data Brokerage

Privacy Compliance

Bill Sponsors

Name	Party	Role
------	-------	------

Christopher Cabaldon	D	Sponsor
----------------------	---	---------

Roll Call Votes

Date	Description	Yea	Nay	Result
2026-05-19	Senate 3rd Reading SB1106 Cabaldon	39	0	Passed
2026-04-20	Do pass	5	0	Passed
2026-04-06	Do pass, but first be re-referred to the Committee	8	0	Passed

Official Source

https://leginfo.legislature.ca.gov/faces/billStatusClient.xhtml?bill_id=202520260SB1106

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.