

HB6025 • Illinois

DCFS-IDPA-CHILD-HOSPITAL

Unknown

Risk: Medium

Amendment

Last Action (Jan 07, 2003): SESSION SINE DIE

Summary

This bill prohibits private entities from requiring biometric data for goods or services, with exceptions for specific sectors.

Business Impact

If you collect biometric data in Illinois, you must ensure compliance with consent requirements or face potential legal penalties.

Key Provisions

- Private entities cannot require biometric data for goods/services, except for background checks or security.
- Exemptions apply to medical service providers, law enforcement, and government entities.
- Entities must develop a public policy for retention and destruction of biometric data.
- Entities must inform individuals about data collection and obtain consent.
- No selling or profiting from biometric data is allowed.
- Entities must protect biometric data with reasonable care.

Compliance Checklist

- Develop a written policy for biometric data retention and destruction | Who: All private entities collecting biometric data | Penalty: Potential legal action for non-compliance
- Obtain written consent from individuals before collecting biometric data | Who: All private entities collecting biometric data | Penalty: Potential legal action for non-compliance

Industries Affected

General

Bill Sponsors

Name	Party	Role
HAMOS		Cosponsor

Related Bills

- HB4330 (IL)
- HB2411 (IL)

Official Source

<http://www.ilga.gov/legislation/legisnet92/92gatoc.html>

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