



SPONSOR: Rep. Griffith

HOUSE OF REPRESENTATIVES  
151st GENERAL ASSEMBLY

HOUSE AMENDMENT  
TO  
HOUSE BILL NO. 262

1 AMEND House Bill No.262 on line 33 by deleting “a data broker” as it appears therein and inserting in lieu  
2 thereof “an entity that meets the definition of a data broker and”.

3 FURTHER AMEND House Bill No.262 on line 53 by deleting “incidental” as it appears therein and inserting in  
4 lieu thereof “pursuant”.

5 FURTHER AMEND House Bill No. 262 after line 192 and before line 193 by inserting the following and  
6 redesignating accordingly: “(c) A business that doesn’t sell or license brokered personal information does not have to  
7 register with the Consumer Protection Unit of the Department of Justice under this section.”

8 FURTHER AMEND House Bill No. 262 on line 225 by inserting “or state” after “federal” and before “law”  
9 therein.

SYNOPSIS

This amendment clarifies the definition of “data collector”. This amendment also clarifies that businesses that don’t sell or license brokered personal information are not required to register with the Department of Justice. The amendment also replaces the word “incidental” with “pursuant”, for clarity, and adds the word “state” which was inadvertently left out of the bill.