This chart compares recent proposals for comprehensive federal privacy legislation. Links to the specific bills referenced are included below. IAPP’s coverage of proposed U.S. privacy legislation is accessible [here](#).

### PROPOSED FEDERAL LEGISLATION

<table>
<thead>
<tr>
<th>INDIVIDUAL RIGHTS</th>
<th>BUSINESS OBLIGATIONS</th>
<th>ENFORCEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right to access</td>
<td>Notice/privacy rights</td>
<td>Federal Trade Commission/attorney general enforcement authority</td>
</tr>
<tr>
<td>Right to correct</td>
<td>Purpose limitation</td>
<td>Authority rulemaking authority</td>
</tr>
<tr>
<td>Right to delete</td>
<td>Data minimization</td>
<td>Authority direct fining authority</td>
</tr>
<tr>
<td>Right to portability</td>
<td>Security requirements</td>
<td>Private right of action</td>
</tr>
<tr>
<td>Right to opt out of all or specific processing</td>
<td>Privacy-by-design/privacy program</td>
<td>(s = security only) (e = equitable relief only)</td>
</tr>
<tr>
<td>Right to opt in for sensitive data processing</td>
<td>Processor/service provider requirements</td>
<td></td>
</tr>
<tr>
<td>Age-based opt-in right</td>
<td>Fiduciary duty</td>
<td></td>
</tr>
<tr>
<td>Requirements related to automated decision making</td>
<td>Automated decision-making requirements</td>
<td></td>
</tr>
<tr>
<td>Notice/privacy rights</td>
<td>Risk/impact assessments</td>
<td></td>
</tr>
<tr>
<td>Purpose limitation</td>
<td>Training</td>
<td></td>
</tr>
<tr>
<td>Data minimization</td>
<td>Privacy officer</td>
<td></td>
</tr>
<tr>
<td>Security requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Privacy-by-design/privacy program</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Processor/service provider requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fiduciary duty</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Automated decision-making requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Risk/impact assessments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Training</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Privacy officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nonprofits covered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sectoral law carveouts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>State-level preemption</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Federal Trade Commission/attorney general enforcement authority</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authority rulemaking authority</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authority direct fining authority</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Private right of action</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Consumer Data Privacy and Security Act**

- Right to access: 5b
- Right to correct: 5c
- Right to delete: 5d
- Right to portability: 5b2B
- Right to opt out of all or specific processing: 3b1A & 4e1A
- Right to opt in for sensitive data processing: 3b1B & 4e1B
- Requirements related to automated decision making: 108b
- Notice/privacy rights: 3b(2)A-B & 4
- Purpose limitation: 3a(1)
- Data minimization: 3d
- Security requirements: 6
- Privacy-by-design/privacy program: 7d
- Processor/service provider requirements: 8
- Fiduciary duty: 101
- Automated decision-making requirements: 108b
- Risk/impact assessments: 7c
- Training: 6c2A
- Privacy officer: 7b
- Nonprofits covered: 9a2C
- Sectoral law carveouts: 10C
- State-level preemption: 10b
- Federal Trade Commission/attorney general enforcement authority: 9

**Consumer Online Privacy Rights Act**

- Right to access: 102a
- Right to correct: 104
- Right to delete: 103
- Right to portability: 105a
- Right to opt out of all or specific processing: 105b
- Right to opt in for sensitive data processing: 105c
- Requirements related to automated decision making: 108b
- Notice/privacy rights: 3b(2)A-B & 4
- Purpose limitation: 3a(1)
- Data minimization: 106
- Security requirements: 107
- Privacy-by-design/privacy program: 202b1
- Processor/service provider requirements: 203
- Fiduciary duty: 101
- Automated decision-making requirements: 108b
- Risk/impact assessments: 7c
- Training: 107b4
- Privacy officer: 202a
- Nonprofits covered: 202a
- Sectoral law carveouts: 110f-g
- State-level preemption: 302c
- Federal Trade Commission/attorney general enforcement authority: 301a-b
- Authority rulemaking authority: 110h, 105b2, 110d2, 203d
- Authority direct fining authority: 9a3
- Private right of action: 301c

**Setting an American Framework to Ensure Data Access, Transparency, and Accountability Act**

- Right to access: 103a1A
- Right to correct: 103a1B
- Right to delete: 103a1C
- Right to portability: 103a1D
- Right to opt out of all or specific processing: 104d
- Right to opt in for sensitive data processing: 104a
- Requirements related to automated decision making: 201b
- Notice/privacy rights: 102
- Purpose limitation: 105a
- Data minimization: 105a
- Security requirements: 204
- Privacy-by-design/privacy program: 202b1
- Processor/service provider requirements: 106
- Fiduciary duty: 101
- Automated decision-making requirements: 201b
- Risk/impact assessments: 107
- Training: 107b4
- Privacy officer: 301
- Nonprofits covered: 401a3
- Sectoral law carveouts: 204d
- State-level preemption: 405
- Federal Trade Commission/attorney general enforcement authority: 401a-b
- Authority rulemaking authority: 104g, 204c, 404e
- Authority direct fining authority: 301c