

AMENDED IN SENATE SEPTEMBER 4, 2013

AMENDED IN SENATE JUNE 19, 2013

AMENDED IN ASSEMBLY APRIL 24, 2013

CALIFORNIA LEGISLATURE—2013–14 REGULAR SESSION

ASSEMBLY BILL

No. 179

Introduced by Assembly Members Bocanegra and Levine

January 24, 2013

An act to amend Section 31490 of, to amend the heading of Chapter 8 (commencing with Section 31490) of Division 17 of, and to amend the heading of Division 17 (commencing with Section 30000) of, the Streets and Highways Code, relating to transportation.

LEGISLATIVE COUNSEL'S DIGEST

AB 179, as amended, Bocanegra. Public transit: electronic transit fare collection systems: disclosure of personal information.

Existing law prohibits a transportation agency from selling or providing personally identifiable information, as defined, of a person obtained through the person's participation in an electronic toll collection system or use of a toll facility that uses an electronic toll collection system. Existing law, with certain exceptions, requires a transportation agency to discard personally identifiable information within 4½ years, as specified. Existing law provides various remedies in that regard.

This bill would make these and other related provisions applicable to a transportation agency that employs an electronic transit fare collection system for payment of transit fares with respect to personally identifiable information of a person who subscribes to an electronic fare collection system.

Existing law exempts from the prohibition on selling or providing certain personally identifiable information the use of that information by a transportation agency to communicate with a person participating in an electronic toll collection system about certain products and services through a contracted third-party vendor, subject to the person’s written consent to receive that information.

This bill would ~~allow the consent to be written or oral, and would~~ authorize direct communication about those products and services, or providing that information to a contracted third-party vendor for communication about those products and services, to a person participating in an electronic toll collector system or an electronic transit fare collection system.

~~This bill would exempt provide that, with respect to electronic transit fare collection systems, personally identifiable information does not include, for purposes of these provisions, photographic or video footage from the definition of personally identifiable information, unless that information is used for purposes of assessing a toll or fare.~~

By imposing new duties on local transportation agencies, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: yes.

The people of the State of California do enact as follows:

1 SECTION 1. The heading of Division 17 (commencing with
2 Section 30000) of the Streets and Highways Code is amended to
3 read:

4
5 DIVISION 17. TOLL FACILITIES AND RELATED
6 MATTERS
7

8 SEC. 2. The heading of Chapter 8 (commencing with Section
9 31490) of Division 17 of the Streets and Highways Code is
10 amended to read:

1 CHAPTER 8. ELECTRONIC TOLL COLLECTION AND ELECTRONIC
2 TRANSIT FARE COLLECTION SYSTEMS

3
4 SEC. 3. Section 31490 of the Streets and Highways Code is
5 amended to read:

6 31490. (a) Except as otherwise provided in this section, a
7 transportation agency may not sell or otherwise provide to any
8 other person or entity personally identifiable information of any
9 person who subscribes to an electronic toll or electronic transit
10 fare collection system or who uses a toll bridge, toll lane, or toll
11 highway that employs an electronic toll collection system.

12 (b) A transportation agency that employs an electronic toll
13 collection or an electronic transit fare collection system shall
14 establish a privacy policy regarding the collection and use of
15 personally identifiable information and provide to subscribers of
16 that system a copy of the privacy policy in a manner that is
17 conspicuous and meaningful, such as by providing a copy to the
18 subscriber with the transponder, electronic transit pass, or other
19 device used as an electronic toll or transit fare collection
20 mechanism, or, if the system does not use a mechanism, with the
21 application materials. A transportation agency shall conspicuously
22 post its privacy policy on its Internet Web site. For purposes of
23 this subdivision, “conspicuously post” has the same meaning as
24 that term is defined in paragraphs (1) to (4), inclusive, of
25 subdivision (b) of Section 22577 of the Business and Professions
26 Code. The policy shall include, but need not be limited to, a
27 description of the following:

28 (1) The types of personally identifiable information that is
29 collected by the agency.

30 (2) The categories of third-party persons or entities with whom
31 the agency may share personally identifiable information.

32 (3) The process by which a transportation agency notifies
33 subscribers of material changes to its privacy policy.

34 (4) The effective date of the privacy policy.

35 (5) The process by which a subscriber may review and request
36 changes to any of his or her personally identifiable information.

37 (c) A transportation agency may, within practical business and
38 cost constraints, store only personally identifiable information of
39 a person such as, to the extent applicable, the account name, credit
40 card number, billing address, vehicle information, and other basic

1 account information required to perform account functions such
2 as billing, account settlement, or enforcement activities. All other
3 information shall be discarded no more than four years and six
4 months after the billing cycle has concluded, the bill has been paid,
5 and all toll or fare violations, if applicable, have been resolved.

6 (d) A transportation agency shall make every effort, within
7 practical business and cost constraints, to purge the personal
8 account information of an account that is closed or terminated. In
9 no case shall a transportation agency maintain personal information
10 more than four years and six months after the date an account is
11 closed or terminated.

12 (e) (1) A transportation agency may make personally
13 identifiable information of a person available to a law enforcement
14 agency only pursuant to a search warrant. Absent a provision in
15 the search warrant to the contrary, the law enforcement agency
16 shall immediately, but in any event within no more than five days,
17 notify the person that his or her records have been obtained and
18 shall provide the person with a copy of the search warrant and the
19 identity of the law enforcement agency or peace officer to whom
20 the records were provided.

21 (2) This section does not prohibit a peace officer, as defined in
22 Section 830.1 or 830.2 of the Penal Code, when conducting a
23 criminal or traffic collision investigation, from obtaining personally
24 identifiable information of a person if the officer has good cause
25 to believe that a delay in obtaining this information by seeking a
26 search warrant would cause an adverse result, as defined in
27 *subparagraphs (A) to (E), inclusive, of paragraph (2) of subdivision*
28 *(a) of Section 1524.2 of the Penal Code.*

29 (f) This section does not prohibit a transportation agency in
30 subdivision (a) from providing aggregated traveler information
31 derived from collective data that relates to a group or category of
32 persons from which personally identifiable information has been
33 removed.

34 (g) This section does not prohibit a transportation agency, with
35 respect to an electronic toll collection system, from providing the
36 license plate number of an intermodal chassis to the owner of the
37 chassis for purposes of locating the driver of the chassis in the
38 event the driver fails to pay a toll.

39 (h) This section, with respect to an electronic toll collection
40 system, does not prohibit a transportation agency from sharing

1 data with another transportation agency solely to comply with
2 interoperability specifications and standards adopted pursuant to
3 Section 27565 regarding electronic toll collection devices and
4 technologies. A third-party vendor may not use personally
5 identifiable information obtained under this subdivision for a
6 purpose other than described in this subdivision.

7 (i) Subdivision (d) shall not prohibit a transportation agency,
8 or its designee, from performing financial and accounting functions
9 such as billing, account settlement, enforcement, or other financial
10 activities required to operate and manage the *electronic toll*
11 ~~facilities collection system~~ or transit ~~operations~~. *fare collection*
12 *system*. This section, with respect to electronic transit fare
13 collection systems, does not prohibit the sharing of data between
14 transportation agencies for the purpose of interoperability between
15 those agencies. A third-party vendor may not use personally
16 identifiable information obtained under this subdivision for a
17 purpose other than as described in this subdivision.

18 (j) This section does not prohibit a transportation agency from
19 communicating, either directly or through a contracted third-party
20 vendor, to subscribers of an electronic toll collection system or an
21 electronic transit fare collection system about products and services
22 offered by, the agency, a business partner, or the entity with which
23 it contracts for the system, using personally identifiable information
24 limited to the subscriber's name, address, and electronic mail
25 address, provided that the transportation agency has received the
26 subscriber's express written ~~or oral~~ consent to receive the
27 communications.

28 (k) A transportation agency may not use a nonsubscriber's
29 personally identifiable information obtained using an electronic
30 toll collection or electronic transit fare collection system to market
31 products or services to that nonsubscriber. This subdivision shall
32 not apply to toll-related products or services contained in a notice
33 of toll evasion issued pursuant to Section 23302 of the Vehicle
34 Code.

35 (l) For purposes of this section, "transportation agency" means
36 the Department of Transportation, the Bay Area Toll Authority,
37 any entity operating a toll bridge, toll lane, or toll highway within
38 the state, any entity administering an electronic transit fare
39 collection system and any transit operator participating in that
40 system, or any entity under contract with any of the above entities.

1 (m) For purposes of this section, “electronic toll collection
2 system” is a system where a transponder, camera-based vehicle
3 identification system, or other electronic medium is used to deduct
4 payment of a toll from a subscriber’s account or to establish an
5 obligation to pay a toll, and “electronic transit fare collection
6 system” means a system for issuing an electronic transit pass that
7 enables a transit passenger subscriber to use the transit systems of
8 one or more participating transit operators without having to pay
9 individual fares, where fares are instead deducted from the
10 subscriber’s account as loaded onto the electronic transit pass.

11 (n) For purposes of this section, “person” means any person
12 who subscribes to an electronic toll collection or electronic transit
13 fare collection system or any person who uses a toll bridge, toll
14 lane, or toll road that employs an electronic toll collection system.

15 (o) For purposes of this section, “personally identifiable
16 information” means any information that identifies or describes a
17 person including, but not limited to, travel pattern data, address,
18 telephone number, email address, license plate number, photograph,
19 bank account information, or credit card number. For purposes of
20 this section, *with respect to electronic transit fare collection*
21 *systems*, “personally identifiable information” does not include
22 photographic or video footage ~~unless that information is used for~~
23 ~~purposes of assessing a toll or fare.~~ *footage.*

24 (p) *For purposes of this section, “interoperability” means the*
25 *sharing of data, including personally identifiable information,*
26 *across multiple transportation agencies for the sole purpose of*
27 *creating an integrated transit fare payment system, integrated toll*
28 *payment system, or both.*

29 ~~(p)~~

30 (q) (1) In addition to any other remedies provided by law, a
31 person whose personally identifiable information has been
32 knowingly sold or otherwise provided in violation of this section
33 may bring an action to recover either actual damages or two
34 thousand five hundred dollars (\$2,500) for each individual
35 violation, whichever is greater, and may also recover reasonable
36 costs and attorney’s fees.

37 (2) A person whose personally identifiable information has been
38 knowingly sold or otherwise provided three or more times in
39 violation of this section may bring an action to recover either actual
40 damages or four thousand dollars (\$4,000) for each individual

1 violation, whichever is greater, and may also recover reasonable
2 costs and attorney's fees.

3 ~~(q)~~

4 (r) Nothing in subdivisions (c) and (d) shall preclude compliance
5 with a court order or settlement agreement that has been approved
6 on or before April 25, 2010.

7 ~~(r)~~

8 (s) A transportation agency that employs an electronic toll
9 collection or electronic transit fare collection system may impose
10 an administrative fee on persons who use those systems in an
11 amount sufficient to cover the cost of implementing this section.

12 SEC. 4. No reimbursement is required by this act pursuant to
13 Section 6 of Article XIII B of the California Constitution because
14 a local agency or school district has the authority to levy service
15 charges, fees, or assessments sufficient to pay for the program or
16 level of service mandated by this act, within the meaning of Section
17 17556 of the Government Code.

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