Final Legislative Review Report

1. Policy Bill Summary

Title: Data Privacy Regulation Act, 2025

An Act to provide for the regulation, protection, and processing of personal data of individuals, and to establish a Data Protection Authority for effective enforcement and grievance redressal.

- **Definitions:** "Data Subject" means any individual whose personal data is being processed. "Data Controller" refers to any individual or organization that determines the purposes and means of processing personal data. "Processing" includes any operation performed on personal data, such as collection, recording, storage, adaptation, or alteration.
- Rights of Data Subjects: Every data subject shall have the right to access their personal data being processed, request
 correction of inaccurate or incomplete data, withdraw consent at any time, and be informed of data breaches affecting their
 personal information.
- Obligations of Data Controllers: Ensure that personal data is processed lawfully, fairly, and transparently. Collect data
 only for specified, explicit, and legitimate purposes, maintain data accuracy and ensure it is up-to-date, and implement
 technical and organizational measures to ensure data security.
- Data Protection Authority: A Data Protection Authority (DPA) shall be established to oversee enforcement, conduct
 investigations, and issue guidelines. The DPA shall have powers to impose penalties, summon witnesses, and mandate data
 audits
- Penalties and Enforcement: Any violation of this Act shall attract monetary penalties up to 10 crores or 2% of annual turnover, whichever is higher. In cases of willful misconduct, criminal liability shall be pursued.
- Amendments: The Parliament may amend any section of this Act by a simple majority vote with appropriate justification and review

2. Parliamentary Debate Summary

Round-wise Highlights:

1. Round 1:

Ruling Party: Proposed the bill emphasizing the need for robust data protection.

Opposition Party: Raised concerns about the impact on small businesses.

2. Round 2:

Ruling Party: Addressed concerns by highlighting support and resources for businesses.

Opposition Party: Suggested more granular definitions for data processing types.

3. Judicial Voting Outcome

Final Verdict: Approved

Vote Breakdown:

- Judge 1: Approve "The act is comprehensive in addressing key privacy issues and establishing a robust regulatory framework that is essential for the evolving digital landscape."
- **Judge 2:** Approve "It adequately balances individual rights with business obligations, and the establishment of a Data Protection Authority ensures effective governance and enforcement."
- **Judge 3:** Amend with Conditions "While generally positive, there are concerns about the clarity of the penalties section. Recommendations include specifying ranges for fines and detailing conditions under which penalties apply."
- Judge 4: Approve "The act aligns well with international privacy standards, facilitating global economic integration and supporting innovation while safeguarding personal data."
- Judge 5: Approve "The Act provides necessary legal frameworks and is flexible enough to adapt to future technological changes, maintaining relevance in protecting data privacy."

4. Amendment Recommendations

The following amendments were recommended by the AmendmentAdvisorAgent:

• Section: Section 5 - Penalties and Enforcement

Issue: Lack of clarity on the fine structure and applicable conditions for penalties.

Proposed Change: Specify a detailed range for fines and outline specific conditions under which different penalty levels apply. For instance, define minor, moderate, and severe infraction categories with corresponding penalty brackets.

5. Final Verdict

Conclusion: Approved

This bill has been **Approved** after full deliberation and judicial review. Minor amendments to clarify the penalties section have been suggested.

Generated by PolicyForgeAl - Al-powered legislative simulation system