An act to amend Section 11019.7 of the Government Code, relating to state government.

LEGISLATIVE COUNSEL’S DIGEST

AB 499, as amended, Mayes. Personal information: social security numbers: state agencies.

Existing law prohibits a state agency from sending any outgoing United States mail to an individual that contains personal information about that individual, including, but not limited to, the individual’s social security number, telephone number, driver’s license number, or credit card account number, unless that personal information is contained within sealed correspondence and cannot be viewed from the outside of that sealed correspondence.

This bill would prohibit a state agency from sending any outgoing United States mail that contains an individual’s social security number unless the number is truncated to its last 4 digits or in specified
circumstances, including when federal law requires inclusion of the social security number or when documents are mailed to a current or prospective state employee. The bill would require each state agency that mails an individual’s full or truncated part of a social security number to that individual to report to the Legislature, on or before September 1, 2021, regarding when and why it does so. The bill would require a state agency that, in its own estimation, is unable to comply with the restrictions on mailing social security numbers that have not been truncated to submit an annual corrective action plan to the Legislature until it is in compliance. The bill would make the reports, action plans, and related correspondence confidential and would prohibit their public disclosure. The bill would require a state agency that is not in compliance with the restrictions on mailing social security numbers that have not been truncated to offer to provide appropriate identity theft prevention and mitigation services to any individual, at no cost to the individual, to whom it sent outgoing United States mail that contained the individual’s full social security number, as specified.

Existing constitutional provisions require that a statute that limits the right of access to the meetings of public bodies or the writings of public officials and agencies be adopted with findings demonstrating the interest protected by the limitation and the need for protecting that interest.

This bill would make legislative findings to that effect.

State-mandated local program: no.

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

SECTION 1. Section 11019.7 of the Government Code is amended to read:

11019.7. (a) A state agency shall not send any outgoing United States mail to an individual that contains personal information about that individual, including, but not limited to, the individual’s social security number, telephone number, driver’s license number, or credit card account number, unless that personal information is contained within sealed correspondence and cannot be viewed from the outside of that sealed correspondence.

(b) (1) Notwithstanding any other law, commencing on or before January 1, 2023, a state agency shall not send any outgoing United States mail to an individual that contains the individual’s
social security number unless the number is truncated to its last
four digits, except in the following circumstances:
(A) Federal law requires inclusion of the social security number.
(B) The documents are mailed to a current or prospective state
employee.
(C) An individual erroneously mailed a document containing a
social security number to a state agency, and the state agency is
returning the original document by certified or registered United
States mail.
(D) The Controller is returning documents to an individual
previously submitted by the individual pursuant to Chapter 7
(commencing with Section 1500) of Title 10 of Part 3 of the Code
of Civil Procedure.
(E) The document is sent in response to a valid request for
access to personal information, pursuant to Section 1798.34 of
the Civil Code.
(2) (A) On or before September 1, 2021, each state agency that
mails an individual’s full or truncated part of a social security
number to that individual, other than as permitted by
paragraph (1), shall report to the Legislature regarding when and
why it does so.
(B) A state agency that, in its own estimation, is unable to
comply with the requirement requirements of paragraph (1) of this
subdivision shall submit an annual corrective action plan to the
Legislature until it is in compliance with that paragraph.
(C) A report required by subparagraph (A) of this paragraph
or corrective action plan required by this paragraph, subparagraph
(B) of this paragraph and communications made in connection
with these documents that bear on what mailings do and do not
contain an individual’s social security number, are confidential
and shall not be disclosed to the public pursuant to any state law,
including, but not limited to, the California Public Records Act
(Chapter 3.5 (commencing with Section 6250) of Division 7 of
Title 1 of the Government Code).
(3) A state agency that is not in compliance with paragraph (1)
shall offer to provide appropriate identity theft prevention and
mitigation services for not less than 12 months to any individual:
at no cost to the individual, to whom it sent outgoing United States
mail that contained the individual’s full social security number,
along with all information necessary to take advantage of the offer.
(4) (3) (A) The requirement for submitting a report imposed under subparagraph (A) of paragraph (2) is inoperative on January 1, 2024, pursuant to Section 10231.5 of the Government Code.

(B) A report to be submitted pursuant to subparagraph (A) or (B) of paragraph (2) shall be submitted in compliance with Section 9795 of the Government Code.

(c) “Outgoing United States mail” for the purposes of this section includes correspondence sent via a common carrier, including, but not limited to, a package express service and a courier service.

(d) Notwithstanding subdivision (a) of Section 11000, “state agency” includes the California State University.

SEC. 2. The Legislature finds and declares that Section 1 of this act, which amends Section 11019.7 of the Government Code, imposes a limitation on the public’s right of access to the meetings of public bodies or the writings of public officials and agencies within the meaning of Section 3 of Article I of the California Constitution. Pursuant to that constitutional provision, the Legislature makes the following findings to demonstrate the interest protected by this limitation and the need for protecting that interest:

By preventing public disclosure of the reports and corrective action plans of state entities that mail social security numbers to individuals, as well as communications related to these documents, this act limits the ability of identity thieves to target mail for theft and so promotes public safety.