



Your lender could be required to make your information public.

Under current law, your lender could be required to release 20 points of data that could be used to identify you and your business.

What information would be made public under current rules:

- » Ethnicity, race, and sex of principal owners
- » Minority-owner, women-owned, and LGBTQI+-owned business status;
- » Amount applied for;
- » Application method;
- » Application recipient;
- » Credit type;
- » Credit product;
- » Guarantees;
- » Loan term;
- » Credit purpose;
- » Amount approved or originated;
- » Action taken;
- » Action taken date;
- » Denial reasons;
- » Pricing information;
 - Interest rate;
 - Total origination charges;
 - Broker fees;
 - Initial annual charges;
 - Additional cost for merchant cash advances or other sales-based financing;
 - Prepayment penalties;
- » Census tract;
- » Gross annual revenue;
- » NAICS code;
- » Number of workers;
- » Time in business;
- » Application date;
- » The application's unique identifier; and
- » Number of principal owners.

How can you protect your privacy?

Make your voice heard

» Contact your member of congress today.



Scan the QR code to take action and tell Congress your privacy matters.

