Second Regular Session Seventy-first General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 18-0270.02 Jane Ritter x4342

HOUSE BILL 18-1128

HOUSE SPONSORSHIP

Wist and Bridges,

SENATE SPONSORSHIP

Lambert and Court,

House Committees

State, Veterans, & Military Affairs Appropriations

Senate Committees

State, Veterans, & Military Affairs

A BILL FOR AN ACT

101 CONCERNING STRENGTHENING PROTECTIONS FOR CONSUMER DATA
102 PRIVACY.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Except for conduct in compliance with applicable federal, state, or local law, the bill requires public and private entities in Colorado that maintain paper or electronic documents (documents) that contain personal identifying information (personal information) to develop and maintain a written policy for the destruction and proper disposal of those documents. Entities that maintain, own, or license personal information,

SENATE d Reading Unamended

SENATE Amended 2nd Reading May 2, 2018

HOUSE 3rd Reading Unamended April 20, 2018

HOUSE Amended 2nd Reading April 19, 2018 including those that use a nonaffiliated third party as a service provider, shall implement and maintain reasonable security procedures for the personal information. The notification laws governing disclosure of unauthorized acquisitions of unencrypted and encrypted computerized data are expanded to specify who must be notified following such unauthorized acquisition and what must be included in such notification.

Be it enacted by the General Assembly of the State of Colorado: 1 2 **SECTION 1.** In Colorado Revised Statutes, 6-1-713, amend (1). 3 (2), and (3) as follows: 4 6-1-713. Disposal of personal identifying information - policy 5 - definitions. (1) Each public and private COVERED entity in the state that 6 uses MAINTAINS PAPER OR ELECTRONIC documents during the course of 7 business that contain personal identifying information shall develop a 8 WRITTEN policy for the destruction or proper disposal of THOSE paper AND 9 ELECTRONIC documents containing personal identifying information. 10 Unless otherwise required by state or federal law or 11 REGULATION, THE WRITTEN POLICY MUST REQUIRE THAT, WHEN SUCH 12 PAPER OR ELECTRONIC DOCUMENTS ARE NO LONGER NEEDED, THE 13 COVERED ENTITY SHALL DESTROY OR ARRANGE FOR THE DESTRUCTION OF 14 SUCH PAPER AND ELECTRONIC DOCUMENTS WITHIN ITS CUSTODY OR 15 CONTROL THAT CONTAIN PERSONAL IDENTIFYING INFORMATION BY 16 SHREDDING, ERASING, OR OTHERWISE MODIFYING THE PERSONAL 17 IDENTIFYING INFORMATION IN THE PAPER OR ELECTRONIC DOCUMENTS TO 18 MAKE THE PERSONAL IDENTIFYING INFORMATION UNREADABLE OR 19 INDECIPHERABLE THROUGH ANY MEANS. 20 (2) For the purposes of this section AND SECTION 6-1-713.5: (a) "COVERED ENTITY" MEANS A PERSON, AS DEFINED IN SECTION 21 22 6-1-102(6), THAT MAINTAINS, OWNS, OR LICENSES PERSONAL IDENTIFYING

-2-

1	INFORMATION IN THE COURSE OF THE PERSON'S BUSINESS, VOCATION, OR
2	OCCUPATION. "COVERED ENTITY" DOES NOT INCLUDE A PERSON ACTING
3	AS A THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SECTION 6-1-713.5.
4	(b) "Personal identifying information" means a social security
5	number; a personal identification number; a password; a pass code; an
6	official state or government-issued driver's license or identification card
7	number; a government passport number; biometric data, AS DEFINED IN
8	SECTION 6-1-716 (1)(a); an employer, student, or military identification
9	number; or a financial transaction device, AS DEFINED IN SECTION
10	18-5-701 (3).
11	(3) A public entity that is managing its records in compliance with
12	part 1 of article 80 of title 24, C.R.S., shall be deemed to have met its
13	obligations under subsection (1) of this section A COVERED ENTITY THAT
14	IS REGULATED BY STATE OR FEDERAL LAW AND THAT MAINTAINS
15	PROCEDURES FOR DISPOSAL OF PERSONAL IDENTIFYING INFORMATION
16	PURSUANT TO THE LAWS, RULES, REGULATIONS, GUIDANCES, OR
17	GUIDELINES ESTABLISHED BY ITS STATE OR FEDERAL REGULATOR IS IN
18	COMPLIANCE WITH THIS SECTION.
19	SECTION 2. In Colorado Revised Statutes, add 6-1-713.5 as
20	follows:
21	6-1-713.5. Protection of personal identifying information -
22	definition. (1) TO PROTECT PERSONAL IDENTIFYING INFORMATION, AS
23	DEFINED IN SECTION 6-1-713 (2), FROM UNAUTHORIZED ACCESS, USE,
24	MODIFICATION, DISCLOSURE, OR DESTRUCTION, A COVERED ENTITY THAT
25	MAINTAINS, OWNS, OR LICENSES PERSONAL IDENTIFYING INFORMATION OF
26	AN INDIVIDUAL RESIDING IN THE STATE SHALL IMPLEMENT AND MAINTAIN
27	REASONABLE SECURITY PROCEDURES AND PRACTICES THAT ARE

-3-

1	APPROPRIATE TO THE NATURE OF THE PERSONAL IDENTIFYING
2	INFORMATION AND THE NATURE AND SIZE OF THE BUSINESS AND ITS
3	OPERATIONS.
4	(2) Unless a covered entity agrees to provide its own
5	SECURITY PROTECTION FOR THE INFORMATION IT DISCLOSES TO A
6	THIRD-PARTY SERVICE PROVIDER, THE COVERED ENTITY SHALL REQUIRE
7	THAT THE THIRD-PARTY SERVICE PROVIDER IMPLEMENT AND MAINTAIN
8	REASONABLE SECURITY PROCEDURES AND PRACTICES THAT ARE:
9	(a) APPROPRIATE TO THE NATURE OF THE PERSONAL IDENTIFYING
10	INFORMATION DISCLOSED TO THE THIRD-PARTY SERVICE PROVIDER; AND
11	(b) REASONABLY DESIGNED TO HELP PROTECT THE PERSONAL
12	IDENTIFYING INFORMATION FROM UNAUTHORIZED ACCESS, USE,
13	MODIFICATION, DISCLOSURE, OR DESTRUCTION.
14	(3) FOR THE PURPOSES OF SUBSECTION (2) OF THIS SECTION, A
15	DISCLOSURE OF PERSONAL IDENTIFYING INFORMATION DOES NOT INCLUDE
16	DISCLOSURE OF INFORMATION TO A THIRD PARTY UNDER CIRCUMSTANCES
17	WHERE THE COVERED ENTITY RETAINS PRIMARY RESPONSIBILITY FOR
18	IMPLEMENTING AND MAINTAINING REASONABLE SECURITY PROCEDURES
19	AND PRACTICES APPROPRIATE TO THE NATURE OF THE PERSONAL
20	IDENTIFYING INFORMATION AND THE COVERED ENTITY IMPLEMENTS AND
21	MAINTAINS TECHNICAL CONTROLS THAT ARE REASONABLY DESIGNED TO:
22	(a) HELP PROTECT THE PERSONAL IDENTIFYING INFORMATION
23	FROM UNAUTHORIZED ACCESS, USE, MODIFICATION, DISCLOSURE, OR
24	DESTRUCTION; OR
25	(b) EFFECTIVELY ELIMINATE THE THIRD PARTY'S ABILITY TO
26	ACCESS THE PERSONAL IDENTIFYING INFORMATION, NOTWITHSTANDING
27	THE THIRD PARTY SPHYSICAL POSSESSION OF THE PERSONAL IDENTIFYING

-4- 1128

1	INFORMATION.
2	(4) A COVERED ENTITY THAT IS REGULATED BY STATE OR FEDERAL
3	LAW AND THAT MAINTAINS PROCEDURES FOR PROTECTION OF PERSONAL
4	IDENTIFYING INFORMATION PURSUANT TO THE LAWS, RULES,
5	REGULATIONS, GUIDANCES, OR GUIDELINES ESTABLISHED BY ITS STATE OR
6	FEDERAL REGULATOR IS IN COMPLIANCE WITH THIS SECTION.
7	(5) FOR THE PURPOSES OF THIS SECTION, "THIRD-PARTY SERVICE
8	PROVIDER" MEANS AN ENTITY THAT HAS BEEN CONTRACTED TO
9	MAINTAIN, STORE, OR PROCESS PERSONAL IDENTIFYING INFORMATION ON
10	BEHALF OF A COVERED ENTITY.
11	SECTION 3. In Colorado Revised Statutes, 6-1-716, amend (2),
12	(3), and (4); repeal and reenact, with amendments, (1); and add (5) as
13	follows:
14	6-1-716. Notification of security breach. (1) Definitions. As
15	USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
16	(a) "BIOMETRIC DATA" MEANS UNIQUE BIOMETRIC DATA
17	GENERATED FROM MEASUREMENTS OR ANALYSIS OF HUMAN BODY
18	CHARACTERISTICS FOR THE PURPOSE OF AUTHENTICATING THE INDIVIDUAL
19	WHEN HE OR SHE ACCESSES AN ONLINE ACCOUNT.
20	(b) "COVERED ENTITY" MEANS A PERSON, AS DEFINED IN SECTION
21	6-1-102 (6), THAT MAINTAINS, OWNS, OR LICENSES PERSONAL
22	INFORMATION IN THE COURSE OF THE PERSON'S BUSINESS, VOCATION, OR
23	OCCUPATION. "COVERED ENTITY" DOES NOT INCLUDE A PERSON ACTING
24	AS A THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SUBSECTION (1)(i)
25	OF THIS SECTION.
26	(c) "DETERMINATION THAT A SECURITY BREACH OCCURRED"
2.7	MEANS THE POINT IN TIME AT WHICH THERE IS SUFFICIENT EVIDENCE TO

-5- 1128

1	CONCLUDE THAT A SECURITY BREACH HAS TAKEN PLACE.
2	(d) "Encrypted" means rendered unusable, unreadable, or
3	INDECIPHERABLE TO AN UNAUTHORIZED PERSON THROUGH A SECURITY
4	TECHNOLOGY OR METHODOLOGY GENERALLY ACCEPTED IN THE FIELD OF
5	INFORMATION SECURITY.
6	(e) "MEDICAL INFORMATION" MEANS ANY INFORMATION ABOUT A
7	CONSUMER'S MEDICAL OR MENTAL HEALTH TREATMENT OR DIAGNOSIS BY
8	A HEALTH CARE PROFESSIONAL.
9	(f) "NOTICE" MEANS:
10	(I) WRITTEN NOTICE TO THE POSTAL ADDRESS LISTED IN THE
11	RECORDS OF THE COVERED ENTITY;
12	(II) TELEPHONIC NOTICE;
13	(III) ELECTRONIC NOTICE, IF A PRIMARY MEANS OF
14	COMMUNICATION BY THE COVERED ENTITY WITH A COLORADO RESIDENT
15	IS BY ELECTRONIC MEANS OR THE NOTICE PROVIDED IS CONSISTENT WITH
16	THE PROVISIONS REGARDING ELECTRONIC RECORDS AND SIGNATURES SET
17	FORTH IN THE FEDERAL "ELECTRONIC SIGNATURES IN GLOBAL AND
18	NATIONAL COMMERCE ACT", 15 U.S.C. SEC. 7001 ET SEQ.; OR
19	(IV) SUBSTITUTE NOTICE, IF THE COVERED ENTITY REQUIRED TO
20	PROVIDE NOTICE DEMONSTRATES THAT THE COST OF PROVIDING NOTICE
21	WILL EXCEED TWO HUNDRED FIFTY THOUSAND DOLLARS, THE AFFECTED
22	CLASS OF PERSONS TO BE NOTIFIED EXCEEDS TWO HUNDRED FIFTY
23	THOUSAND COLORADO RESIDENTS, OR THE COVERED ENTITY DOES NOT
24	HAVE SUFFICIENT CONTACT INFORMATION TO PROVIDE NOTICE.
25	SUBSTITUTE NOTICE CONSISTS OF ALL OF THE FOLLOWING:
26	(A) E-MAIL NOTICE IF THE COVERED ENTITY HAS E-MAIL
27	ADDRESSES FOR THE MEMBERS OF THE AFFECTED CLASS OF COLORADO

-6-

1	RESIDENTS;
2	(B) CONSPICUOUS POSTING OF THE NOTICE ON THE WEBSITE PAGE
3	OF THE COVERED ENTITY IF THE COVERED ENTITY MAINTAINS ONE; AND
4	(C) NOTIFICATION TO MAJOR STATEWIDE MEDIA.
5	(g) (I) (A) "PERSONAL INFORMATION" MEANS A COLORADO
6	RESIDENT'S FIRST NAME OR FIRST INITIAL AND LAST NAME IN COMBINATION
7	WITH ANY ONE OR MORE OF THE FOLLOWING DATA ELEMENTS THAT
8	RELATE TO THE RESIDENT, WHEN THE DATA ELEMENTS ARE NOT
9	ENCRYPTED, REDACTED, OR SECURED BY ANY OTHER METHOD RENDERING
10	THE NAME OR THE ELEMENT UNREADABLE OR UNUSABLE: SOCIAL
11	SECURITY NUMBER; STUDENT, MILITARY, OR PASSPORT IDENTIFICATION
12	NUMBER; DRIVER'S LICENSE NUMBER OR IDENTIFICATION CARD NUMBER
13	MEDICAL INFORMATION; HEALTH INSURANCE IDENTIFICATION NUMBER; OF
14	BIOMETRIC DATA;
15	(B) A COLORADO RESIDENT'S USERNAME OR E-MAIL ADDRESS, IN
16	COMBINATION WITH A PASSWORD OR SECURITY QUESTIONS AND ANSWERS
17	THAT WOULD PERMIT ACCESS TO AN ONLINE ACCOUNT; OR
18	(C) A COLORADO RESIDENT'S ACCOUNT NUMBER OR CREDIT OF
19	DEBIT CARD NUMBER IN COMBINATION WITH ANY REQUIRED SECURITY
20	CODE, ACCESS CODE, OR PASSWORD THAT WOULD PERMIT ACCESS TO THAT
21	ACCOUNT.
22	(II) "PERSONAL INFORMATION" DOES NOT INCLUDE PUBLICLY
23	AVAILABLE INFORMATION THAT IS LAWFULLY MADE AVAILABLE TO THI
24	GENERAL PUBLIC FROM FEDERAL, STATE, OR LOCAL GOVERNMENT
25	RECORDS OR WIDELY DISTRIBUTED MEDIA.
26	(h) "SECURITY BREACH" MEANS THE UNAUTHORIZED ACQUISITION
27	OF UNENCRYPTED COMPUTERIZED DATA THAT COMPROMISES THI

-7- 1128

1	SECURITY, CONFIDENTIALITY, OR INTEGRITY OF PERSONAL INFORMATION
2	MAINTAINED BY A COVERED ENTITY. GOOD FAITH ACQUISITION OF
3	PERSONAL INFORMATION BY AN EMPLOYEE OR AGENT OF A COVERED
4	ENTITY FOR THE COVERED ENTITY'S BUSINESS PURPOSES IS NOT A
5	SECURITY BREACH IF THE PERSONAL INFORMATION IS NOT USED FOR A
6	PURPOSE UNRELATED TO THE LAWFUL OPERATION OF THE BUSINESS OR IS
7	NOT SUBJECT TO FURTHER UNAUTHORIZED DISCLOSURE.
8	(i) "THIRD-PARTY SERVICE PROVIDER" MEANS AN ENTITY THAT
9	HAS BEEN CONTRACTED TO MAINTAIN, STORE, OR PROCESS PERSONAL
10	INFORMATION ON BEHALF OF A COVERED ENTITY.
11	(2) Disclosure of breach. (a) An individual or a commercial A
12	COVERED entity that conducts business in Colorado and that MAINTAINS,
13	owns, or licenses computerized data that includes personal information
14	about a resident of Colorado shall, when it becomes aware of a breach, of
15	the security of the system BECOMES AWARE THAT A SECURITY BREACH
16	MAY HAVE OCCURRED, conduct in good faith a prompt investigation to
17	determine the likelihood that personal information has been or will be
18	misused. The individual or the commercial COVERED entity shall give
19	notice as soon as possible to the affected Colorado resident RESIDENTS
20	unless the investigation determines that the misuse of information about
21	a Colorado resident has not occurred and is not reasonably likely to occur.
22	Notice shall MUST be made in the most expedient time possible and
23	without unreasonable delay, BUT NOT LATER THAN THIRTY DAYS AFTER
24	THE DATE OF DETERMINATION THAT A SECURITY BREACH OCCURRED,
25	consistent with the legitimate needs of law enforcement and consistent
26	with any measures necessary to determine the scope of the breach and to

restore the reasonable integrity of the computerized data system.

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-8- 1128

1	(a.2) In the case of a breach of personal information,
2	NOTICE REQUIRED BY THIS SUBSECTION (2) TO AFFECTED COLORADO
3	RESIDENTS MUST INCLUDE, BUT NEED NOT BE LIMITED TO, THE FOLLOWING
4	INFORMATION:
5	(I) THE DATE, ESTIMATED DATE, OR ESTIMATED DATE RANGE OF
6	THE SECURITY BREACH;
7	(II) A DESCRIPTION OF THE PERSONAL INFORMATION THAT WAS
8	ACQUIRED OR REASONABLY BELIEVED TO HAVE BEEN ACQUIRED AS PART
9	OF THE SECURITY BREACH;
10	(III) INFORMATION THAT THE RESIDENT CAN USE TO CONTACT THE
11	COVERED ENTITY TO INQUIRE ABOUT THE SECURITY BREACH;
12	(IV) THE TOLL-FREE NUMBERS, ADDRESSES, AND WEBSITES FOR
13	CONSUMER REPORTING AGENCIES;
14	(V) THE TOLL-FREE NUMBER, ADDRESS, AND WEBSITE FOR THE
15	FEDERAL TRADE COMMISSION; AND
16	$(VI)\ A \text{STATEMENT THAT THE RESIDENT CAN OBTAIN INFORMATION}$
17	FROM THE FEDERAL TRADE COMMISSION AND THE CREDIT REPORTING
18	AGENCIES ABOUT FRAUD ALERTS AND SECURITY FREEZES.
19	(a.3) IF AN INVESTIGATION BY THE COVERED ENTITY PURSUANT TO
20	SUBSECTION (2)(a) OF THIS SECTION DETERMINES THAT THE TYPE OF
21	PERSONAL INFORMATION DESCRIBED IN SUBSECTION $(1)(g)(I)(B)$ OF THIS
22	SECTION HAS BEEN MISUSED OR IS REASONABLY LIKELY TO BE MISUSED,
23	THEN THE COVERED ENTITY SHALL, IN ADDITION TO THE NOTICE
24	OTHERWISE REQUIRED BY SUBSECTION (2)(a.2) OF THIS SECTION AND IN
25	THE MOST EXPEDIENT TIME POSSIBLE AND WITHOUT UNREASONABLE
26	DELAY, BUT NOT LATER THAN THIRTY DAYS AFTER THE DATE OF
27	DETERMINATION THAT A SECURITY BREACH OCCURRED, CONSISTENT WITH

-9- 1128

1	THE LEGITIMATE NEEDS OF LAW ENFORCEMENT AND CONSISTENT WITH
2	ANY MEASURES NECESSARY TO DETERMINE THE SCOPE OF THE BREACH
3	AND TO RESTORE THE REASONABLE INTEGRITY OF THE COMPUTERIZED
4	DATA SYSTEM:
5	(I) DIRECT THE PERSON WHOSE PERSONAL INFORMATION HAS BEEN
6	BREACHED TO PROMPTLY CHANGE HIS OR HER PASSWORD AND SECURITY
7	QUESTION OR ANSWER, AS APPLICABLE, OR TO TAKE OTHER STEPS
8	APPROPRIATE TO PROTECT THE ONLINE ACCOUNT WITH THE COVERED
9	ENTITY AND ALL OTHER ONLINE ACCOUNTS FOR WHICH THE PERSON WHOSE
10	PERSONAL INFORMATION HAS BEEN BREACHED USES THE SAME USER
11	NAME OR E-MAIL ADDRESS AND PASSWORD OR SECURITY QUESTION OR
12	ANSWER.
13	(II) FOR LOG-IN CREDENTIALS OF AN E-MAIL ACCOUNT FURNISHED
14	BY THE COVERED ENTITY, THE COVERED ENTITY SHALL NOT COMPLY WITH
15	THIS SECTION BY PROVIDING THE SECURITY BREACH NOTIFICATION TO
16	THAT E-MAIL ADDRESS, BUT MAY INSTEAD COMPLY WITH THIS SECTION BY
17	PROVIDING NOTICE THROUGH OTHER METHODS, AS DEFINED IN SUBSECTION
18	(1)(f) OF THIS SECTION, OR BY CLEAR AND CONSPICUOUS NOTICE
19	DELIVERED TO THE RESIDENT ONLINE WHEN THE RESIDENT IS CONNECTED
20	TO THE ONLINE ACCOUNT FROM AN INTERNET PROTOCOL ADDRESS OR
21	ONLINE LOCATION FROM WHICH THE COVERED ENTITY KNOWS THE
22	RESIDENT CUSTOMARILY ACCESSES THE ACCOUNT.
23	(a.4) The breach of encrypted or otherwise secured
24	PERSONAL INFORMATION MUST BE DISCLOSED IN ACCORDANCE WITH THIS
25	SECTION IF THE CONFIDENTIAL PROCESS, ENCRYPTION KEY, OR OTHER
26	MEANS TO DECIPHER THE SECURED INFORMATION WAS ALSO ACQUIRED IN
2.7	THE SECURITY BREACH OR WAS REASONABLY BELIEVED TO HAVE BEEN

-10-

1	ACQUIRED.
2	(a.5) A COVERED ENTITY THAT IS REQUIRED TO PROVIDE NOTICE TO
3	AFFECTED COLORADO RESIDENTS PURSUANT TO THIS SUBSECTION (2) IS
4	PROHIBITED FROM CHARGING THE COST OF PROVIDING SUCH NOTICE TO
5	SUCH RESIDENTS.
6	(a.6) NOTHING IN THIS SUBSECTION (2) PROHIBITS THE NOTICE
7	DESCRIBED IN THIS SUBSECTION (2) FROM CONTAINING ADDITIONAL
8	INFORMATION, INCLUDING ANY INFORMATION THAT MAY BE REQUIRED BY
9	STATE OR FEDERAL LAW.
10	(b) An individual or a commercial entity that maintains IF A
11	COVERED ENTITY USES A THIRD-PARTY SERVICE PROVIDER TO MAINTAIN
12	computerized data that includes personal information, that the individual
13	or the commercial entity does not own or license THEN THE THIRD-PARTY
14	SERVICE PROVIDER shall give notice to and cooperate with the owner or
15	licensee of the information of any breach of the security of the system
16	immediately THE COVERED ENTITY IN THE EVENT OF A SECURITY BREACH
17	THAT COMPROMISES SUCH COMPUTERIZED DATA, INCLUDING NOTIFYING
18	THE COVERED ENTITY OF ANY SECURITY BREACH IN THE MOST EXPEDIENT
19	TIME POSSIBLE, AND WITHOUT UNREASONABLE DELAY following discovery
20	of a SECURITY breach, if misuse of personal information about a Colorado
21	resident occurred or is likely to occur. Cooperation includes sharing with
22	the owner or licensee COVERED ENTITY information relevant to the
23	SECURITY breach; except that such cooperation shall not be deemed to
24	DOES NOT require the disclosure of confidential business information or
25	trade secrets.
26	(c) Notice required by this section may be delayed if a law

enforcement agency determines that the notice will impede a criminal

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-11- 1128

2	or commercial COVERED entity that conducts business in Colorado not to
3	send notice required by this section. Notice required by this section shall
4	MUST be made in good faith, <u>IN THE MOST EXPEDIENT TIME POSSIBLE AND</u>
5	without unreasonable delay and as soon as possible BUT NOT LATER THAN
6	THIRTY DAYS after the law enforcement agency determines that
7	notification will no longer impede the investigation and has notified the
8	individual or commercial COVERED entity that conducts business in
9	Colorado that it is appropriate to send the notice required by this section.
10	(d) If an individual or commercial A COVERED entity is required
11	to notify more than one thousand Colorado residents of a SECURITY
12	breach of the security of the system pursuant to this section, the individual
13	or commercial COVERED entity shall also notify, IN THE MOST EXPEDIENT
14	TIME POSSIBLE AND without unreasonable delay, all consumer reporting
15	agencies that compile and maintain files on consumers on a nationwide
16	basis, as defined by the Federal "Fair Credit Reporting Act", 15
17	U.S.C. sec. 1681a (p), of the anticipated date of the notification to the
18	residents and the approximate number of residents who are to be notified.
19	Nothing in this paragraph (d) shall be construed to require SUBSECTION
20	(2)(d) REQUIRES the individual or commercial COVERED entity to provide
21	to the consumer reporting agency the names or other personal information
22	of SECURITY breach notice recipients. This paragraph (d) shall
23	SUBSECTION (2)(d) DOES not apply to a person COVERED ENTITY who is
24	subject to Title V of the federal "Gramm-Leach-Bliley Act", 15 U.S.C.
25	sec. 6801 et seq.
26	(e) A WAIVER OF THESE NOTIFICATION RIGHTS OR

RESPONSIBILITIES IS VOID AS AGAINST PUBLIC POLICY.

investigation and the law enforcement agency has notified the individual

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-12-

1	(1) (1) THE COVERED ENTITY THAT MUST NOTIFY COLORADO
2	RESIDENTS OF A DATA BREACH PURSUANT TO THIS SECTION SHALL
3	PROVIDE NOTICE OF ANY SECURITY BREACH TO THE COLORADO ATTORNEY
4	GENERAL IN THE MOST EXPEDIENT TIME POSSIBLE AND WITHOUT
5	UNREASONABLE DELAY, BUT NOT LATER THAN THIRTY DAYS AFTER THE
6	DATE OF DETERMINATION THAT A SECURITY BREACH OCCURRED, IF THE
7	SECURITY BREACH IS REASONABLY BELIEVED TO HAVE AFFECTED FIVE
8	HUNDRED COLORADO RESIDENTS OR MORE, UNLESS THE INVESTIGATION
9	DETERMINES THAT THE MISUSE OF INFORMATION ABOUT A COLORADO
10	RESIDENT HAS NOT OCCURRED AND IS NOT LIKELY TO OCCUR.
11	(II) THE COLORADO ATTORNEY GENERAL SHALL DESIGNATE A
12	PERSON OR PERSONS AS A POINT OF CONTACT FOR FUNCTIONS SET FORTH
13	IN THIS SUBSECTION (2)(f) AND SHALL MAKE THE CONTACT INFORMATION
14	FOR THAT PERSON OR THOSE PERSONS PUBLIC ON THE ATTORNEY
15	GENERAL'S WEBSITE AND BY ANY OTHER APPROPRIATE MEANS.
16	(g) The breach of encrypted or otherwise secured
17	PERSONAL INFORMATION MUST BE DISCLOSED IN ACCORDANCE WITH THIS
18	SECTION IF THE CONFIDENTIAL PROCESS, ENCRYPTION KEY, OR OTHER
19	MEANS TO DECIPHER THE SECURED INFORMATION WAS ALSO ACQUIRED OR
20	WAS REASONABLY BELIEVED TO HAVE BEEN ACQUIRED IN THE SECURITY
21	BREACH.
22	(3) Procedures deemed in compliance with notice
23	requirements. (a) Under Pursuant to this section, an individual or a
24	commercial A COVERED entity that maintains its own notification
25	procedures as part of an information security policy for the treatment of
26	personal information and whose procedures are otherwise consistent with
27	the timing requirements of this section shall be deemed to be IS in

-13-

or the commercial COVERED entity notifies affected Colorado <u>customers</u>

RESIDENTS in accordance with its policies in the event of a <u>breach</u>. of security of the system SECURITY BREACH; EXCEPT THAT NOTICE TO THE ATTORNEY GENERAL IS STILL REQUIRED PURSUANT TO SUBSECTION (2)(f) OF THIS SECTION.

(b) An individual or a commercial A COVERED entity that is regulated by state or federal law and that maintains procedures for a SECURITY breach of the security of the system pursuant to the laws, rules, regulations, guidances, or guidelines established by its primary or functional state or federal regulator is deemed to be in compliance with this section; EXCEPT THAT NOTICE TO THE ATTORNEY GENERAL IS STILL REQUIRED PURSUANT TO SUBSECTION (2)(f) OF THIS SECTION. IN THE CASE OF A CONFLICT BETWEEN THE TIME PERIOD FOR NOTICE TO INDIVIDUALS THAT IS REQUIRED PURSUANT TO THIS SUBSECTION (2) AND THE APPLICABLE STATE OR FEDERAL LAW OR REGULATION, THE LAW OR REGULATION WITH THE SHORTEST TIME FRAME FOR NOTICE TO THE INDIVIDUAL CONTROLS.

(4) **Violations.** The attorney general may bring an action in law or equity to address violations of this section, SECTION 6-1-713, OR SECTION 6-1-713.5, and for other relief that may be appropriate to ensure compliance with this section or to recover direct economic damages resulting from a violation, or both. The provisions of this section are not exclusive and do not relieve an individual or a commercial A COVERED entity subject to this section from compliance with all other applicable provisions of law.

(5) Attorney general criminal authority. UPON RECEIPT OF

-14- 1128

1	NOTICE PURSUANT TO SUBSECTION (2) OF THIS SECTION, AND WITH EITHER
2	A REQUEST FROM THE GOVERNOR TO PROSECUTE A PARTICULAR CASE OR
3	WITH THE APPROVAL OF THE DISTRICT ATTORNEY WITH JURISDICTION TO
4	PROSECUTE CASES IN THE JUDICIAL DISTRICT WHERE A CASECOULD BE
5	BROUGHT, THE ATTORNEY GENERAL HAS THE AUTHORITY TO PROSECUTE
6	ANY CRIMINAL VIOLATIONS OF SECTION 18-5.5-102.
7	SECTION 4. In Colorado Revised Statutes, add article 73 to title
8	24 as follows:
9	ARTICLE 73
10	Security Breaches and Personal Information
11	24-73-101. Governmental entity - disposal of personal
12	identifying information - policy - definitions. (1) EACH
13	GOVERNMENTAL ENTITY IN THE STATE THAT MAINTAINS PAPER OR
14	ELECTRONIC DOCUMENTS DURING THE COURSE OF BUSINESS THAT
15	CONTAIN PERSONAL IDENTIFYING INFORMATION SHALL DEVELOP A
16	WRITTEN POLICY FOR THE DESTRUCTION OR PROPER DISPOSAL OF THOSE
17	PAPER AND ELECTRONIC DOCUMENTS CONTAINING PERSONAL IDENTIFYING
18	INFORMATION. UNLESS OTHERWISE REQUIRED BY STATE OR FEDERAL LAW
19	OR REGULATION, THE WRITTEN POLICY MUST REQUIRE THAT, WHEN SUCH
20	PAPER OR ELECTRONIC DOCUMENTS ARE NO LONGER NEEDED, THE
21	GOVERNMENTAL ENTITY DESTROY OR ARRANGE FOR THE DESTRUCTION OF
22	SUCH PAPER AND ELECTRONIC DOCUMENTS WITHIN ITS CUSTODY OR
23	CONTROL THAT CONTAIN PERSONAL IDENTIFYING INFORMATION BY
24	SHREDDING, ERASING, OR OTHERWISE MODIFYING THE PERSONAL
25	IDENTIFYING INFORMATION IN THE PAPER OR ELECTRONIC DOCUMENTS TO
26	MAKE THE PERSONAL IDENTIFYING INFORMATION UNREADABLE OR
27	INDECIPHERABLE THROUGH ANY MEANS.

-15-

1	(2) A GOVERNMENTAL ENTITY THAT IS REGULATED BY STATE OR
2	FEDERAL LAW AND THAT MAINTAINS PROCEDURES FOR DISPOSAL OF
3	PERSONAL IDENTIFYING INFORMATION PURSUANT TO THE LAWS, RULES,
4	REGULATIONS, GUIDANCES, OR GUIDELINES ESTABLISHED BY ITS STATE OR
5	FEDERAL REGULATOR IS IN COMPLIANCE WITH THIS SECTION.
6	(3) UNLESS A GOVERNMENTAL ENTITY SPECIFICALLY CONTRACTS
7	WITH A RECYCLER OR DISPOSAL FIRM FOR DESTRUCTION OF DOCUMENTS
8	THAT CONTAIN PERSONAL IDENTIFYING INFORMATION, NOTHING IN THIS
9	SECTION REQUIRES A RECYCLER OR DISPOSAL FIRM TO VERIFY THAT THE
10	DOCUMENTS CONTAINED IN THE PRODUCTS IT RECEIVES FOR DISPOSAL OR
11	RECYCLING HAVE BEEN PROPERLY DESTROYED OR DISPOSED OF AS
12	REQUIRED BY THIS SECTION.
13	(4) FOR THE PURPOSES OF THIS SECTION AND SECTION 24-73-102,
14	UNLESS THE CONTEXT OTHERWISE REQUIRES:
15	(a) "GOVERNMENTAL ENTITY" MEANS THE STATE AND ANY STATE
16	AGENCY OR INSTITUTION, INCLUDING THE JUDICIAL DEPARTMENT,
17	COUNTY, CITY AND COUNTY, INCORPORATED CITY OR TOWN, SCHOOL
18	DISTRICT, SPECIAL IMPROVEMENT DISTRICT, AUTHORITY, AND EVERY
19	OTHER KIND OF DISTRICT, INSTRUMENTALITY, OR POLITICAL SUBDIVISION
20	OF THE STATE ORGANIZED PURSUANT TO LAW. "GOVERNMENTAL ENTITY"
21	INCLUDES ENTITIES GOVERNED BY HOME RULE CHARTERS.
22	"GOVERNMENTAL ENTITY" DOES NOT INCLUDE AN ENTITY ACTING AS A
23	THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SECTION 24-73-102.
24	(b) "Personal identifying information" means a social
25	SECURITY NUMBER; A PERSONAL IDENTIFICATION NUMBER; A PASSWORD;
26	A PASS CODE; AN OFFICIAL STATE OR GOVERNMENT-ISSUED DRIVER'S
27	LICENSE OR IDENTIFICATION CARD NUMBER; A GOVERNMENT PASSPORT

-16- 1128

1	NUMBER; BIOMETRIC DATA, AS DEFINED IN SECTION 24-73-103 (1)(a); AN
2	EMPLOYER, STUDENT, OR MILITARY IDENTIFICATION NUMBER; OR A
3	FINANCIAL TRANSACTION DEVICE, AS DEFINED IN SECTION 18-5-701 (3).
4	24-73-102. Governmental entity - protection of personal
5	identifying information - definition. (1) TO PROTECT PERSONAL
6	IDENTIFYING INFORMATION, AS DEFINED IN SECTION 24-73-101 (4)(b),
7	FROM UNAUTHORIZED ACCESS, USE, MODIFICATION, DISCLOSURE, OR
8	DESTRUCTION, A GOVERNMENTAL ENTITY THAT MAINTAINS, OWNS, OR
9	LICENSES PERSONAL IDENTIFYING INFORMATION SHALL IMPLEMENT AND
10	MAINTAIN REASONABLE SECURITY PROCEDURES AND PRACTICES THAT ARE
11	APPROPRIATE TO THE NATURE OF THE PERSONAL IDENTIFYING
12	INFORMATION AND THE NATURE AND SIZE OF THE GOVERNMENTAL ENTITY.
13	(2) Unless a governmental entity agrees to provide its
14	OWN SECURITY PROTECTION FOR THE INFORMATION IT DISCLOSES TO A
15	THIRD-PARTY SERVICE PROVIDER, THE GOVERNMENTAL ENTITY SHALL
16	REQUIRE THAT THE THIRD-PARTY SERVICE PROVIDER IMPLEMENT AND
17	MAINTAIN REASONABLE SECURITY PROCEDURES AND PRACTICES THAT
18	ARE:
19	(a) APPROPRIATE TO THE NATURE OF THE PERSONAL IDENTIFYING
20	INFORMATION DISCLOSED TO THE THIRD-PARTY SERVICE PROVIDER; AND
21	(b) REASONABLY DESIGNED TO HELP PROTECT THE PERSONAL
22	IDENTIFYING INFORMATION FROM UNAUTHORIZED ACCESS, USE,
23	MODIFICATION, DISCLOSURE, OR DESTRUCTION.
24	(3) For the purposes of subsection (2) of this section, a
25	DISCLOSURE OF PERSONAL IDENTIFYING INFORMATION DOES NOT INCLUDE
26	DISCLOSURE OF INFORMATION TO A THIRD PARTY UNDER CIRCUMSTANCES
27	WHERE THE GOVERNMENTAL ENTITY RETAINS PRIMARY RESPONSIBILITY

-17- 1128

1	FOR IMPLEMENTING AND MAINTAINING REASONABLE SECURITY
2	PROCEDURES AND PRACTICES APPROPRIATE TO THE NATURE OF THE
3	PERSONAL IDENTIFYING INFORMATION AND THE GOVERNMENTAL ENTITY
4	IMPLEMENTS AND MAINTAINS TECHNICAL CONTROLS REASONABLY
5	DESIGNED TO:
6	(a) HELP PROTECT THE PERSONAL IDENTIFYING INFORMATION
7	FROM UNAUTHORIZED ACCESS, MODIFICATION, DISCLOSURE, OR
8	DESTRUCTION; OR
9	(b) EFFECTIVELY ELIMINATE THE THIRD PARTY'S ABILITY TO
10	ACCESS THE PERSONAL IDENTIFYING INFORMATION, NOTWITHSTANDING
11	THE THIRD PARTY'S PHYSICAL POSSESSION OF THE PERSONAL IDENTIFYING
12	INFORMATION.
13	(4) A GOVERNMENTAL ENTITY THAT IS REGULATED BY STATE OR
14	FEDERAL LAW AND THAT MAINTAINS PROCEDURES FOR STORAGE OF
15	PERSONAL IDENTIFYING INFORMATION PURSUANT TO THE LAWS, RULES,
16	REGULATIONS, GUIDANCES, OR GUIDELINES ESTABLISHED BY ITS STATE OR
17	FEDERAL REGULATOR IS IN COMPLIANCE WITH THIS SECTION.
18	(5) FOR THE PURPOSES OF THIS SECTION, "THIRD-PARTY SERVICE
19	PROVIDER" MEANS AN ENTITY THAT HAS BEEN CONTRACTED TO
20	MAINTAIN, STORE, OR PROCESS PERSONAL IDENTIFYING INFORMATION ON
21	BEHALF OF A GOVERNMENTAL ENTITY.
22	24-73-103. Governmental entity - notification of security
23	breach. (1) Definitions. As used in this section, unless the context
24	OTHERWISE REQUIRES:
25	(a) "BIOMETRIC DATA" MEANS UNIQUE BIOMETRIC DATA
26	GENERATED FROM MEASUREMENTS OR ANALYSIS OF HUMAN BODY
27	CHARACTERISTICS FOR THE DURPOSE OF AUTHENTICATING THE INDIVIDUAL

-18-

1	WHEN HE OR SHE ACCESSES AN ONLINE ACCOUNT.
2	(b) "DETERMINATION THAT A SECURITY BREACH OCCURRED"
3	MEANS THE POINT IN TIME AT WHICH THERE IS SUFFICIENT EVIDENCE TO
4	CONCLUDE THAT A SECURITY BREACH HAS TAKEN PLACE.
5	(c) "Encrypted" means rendered unusable, unreadable, or
6	INDECIPHERABLE TO AN UNAUTHORIZED PERSON THROUGH A SECURITY
7	TECHNOLOGY OR METHODOLOGY GENERALLY ACCEPTED IN THE FIELD OF
8	INFORMATION SECURITY.
9	(d) "GOVERNMENTAL ENTITY" MEANS THE STATE AND ANY STATE
10	AGENCY OR INSTITUTION, INCLUDING THE JUDICIAL DEPARTMENT,
11	COUNTY, CITY AND COUNTY, INCORPORATED CITY OR TOWN, SCHOOL
12	DISTRICT, SPECIAL IMPROVEMENT DISTRICT, AUTHORITY, AND EVERY
13	OTHER KIND OF DISTRICT, INSTRUMENTALITY, OR POLITICAL SUBDIVISION
14	OF THE STATE ORGANIZED PURSUANT TO LAW. "GOVERNMENTAL ENTITY"
15	INCLUDES ENTITIES GOVERNED BY HOME RULE CHARTERS.
16	"GOVERNMENTAL ENTITY" DOES NOT INCLUDE AN ENTITY ACTING AS A
17	THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SUBSECTION $(1)(i)$ OF THIS
18	SECTION.
19	(e) "MEDICAL INFORMATION" MEANS ANY INFORMATION ABOUT A
20	CONSUMER'S MEDICAL OR MENTAL HEALTH TREATMENT OR DIAGNOSIS BY
21	A HEALTH CARE PROFESSIONAL.
22	(f) "NOTICE" MEANS:
23	(I) WRITTEN NOTICE TO THE POSTAL ADDRESS LISTED IN THE
24	RECORDS OF THE GOVERNMENTAL ENTITY;
25	(II) TELEPHONIC NOTICE;
26	(III) ELECTRONIC NOTICE, IF A PRIMARY MEANS OF
27	COMMUNICATION BY THE GOVERNMENTAL ENTITY WITH A COLORADO

-19-

1	RESIDENT IS BY ELECTRONIC MEANS OR THE NOTICE PROVIDED IS
2	CONSISTENT WITH THE PROVISIONS REGARDING ELECTRONIC RECORDS AND
3	SIGNATURES SET FORTH IN THE FEDERAL "ELECTRONIC SIGNATURES IN
4	GLOBAL AND NATIONAL COMMERCE ACT", 15 U.S.C. SEC. 7001 ET SEQ.;
5	OR
6	(IV) SUBSTITUTE NOTICE, IF THE GOVERNMENTAL ENTITY
7	REQUIRED TO PROVIDE NOTICE DEMONSTRATES THAT THE COST OF
8	PROVIDING NOTICE WILL EXCEED TWO HUNDRED FIFTY THOUSAND
9	DOLLARS, THE AFFECTED CLASS OF PERSONS TO BE NOTIFIED EXCEEDS TWO
10	HUNDRED FIFTY THOUSAND COLORADO RESIDENTS, OR THE
11	GOVERNMENTAL ENTITY DOES NOT HAVE SUFFICIENT CONTACT
12	INFORMATION TO PROVIDE NOTICE. SUBSTITUTE NOTICE CONSISTS OF ALL
13	OF THE FOLLOWING:
14	(A) E-MAIL NOTICE IF THE GOVERNMENTAL ENTITY HAS E-MAIL
15	ADDRESSES FOR THE MEMBERS OF THE AFFECTED CLASS OF $\overline{ ext{C}}$ OLORADO
16	RESIDENTS;
17	(B) CONSPICUOUS POSTING OF THE NOTICE ON THE WEBSITE PAGE
18	OF THE GOVERNMENTAL ENTITY IF THE GOVERNMENTAL ENTITY
19	MAINTAINS ONE; AND
20	(C) NOTIFICATION TO MAJOR STATEWIDE MEDIA.
21	(g) (I) (A) "PERSONAL INFORMATION" MEANS A COLORADO
22	RESIDENT'S FIRST NAME OR FIRST INITIAL AND LAST NAME IN COMBINATION
23	WITH ANY ONE OR MORE OF THE FOLLOWING DATA ELEMENTS THAT
24	RELATE TO THE RESIDENT, WHEN THE DATA ELEMENTS ARE NOT
25	ENCRYPTED, REDACTED, OR SECURED BY ANY OTHER METHOD RENDERING
26	THE NAME OR THE ELEMENT UNREADABLE OR UNUSABLE: SOCIAL
27	SECURITY NUMBER; DRIVER'S LICENSE NUMBER OR IDENTIFICATION CARD

-20-

1	NUMBER; STUDENT, MILITARY, OR PASSPORT IDENTIFICATION NUMBER;
2	MEDICAL INFORMATION; HEALTH INSURANCE IDENTIFICATION NUMBER; OR
3	BIOMETRIC DATA, AS DEFINED IN SECTION 24-73-101 (1)(a);
4	(B) A COLORADO RESIDENT'S USER NAME OR E-MAIL ADDRESS, IN
5	COMBINATION WITH A PASSWORD OR SECURITY QUESTIONS AND ANSWERS,
6	THAT WOULD PERMIT ACCESS TO AN ONLINE ACCOUNT; OR
7	(C) A COLORADO RESIDENT'S ACCOUNT NUMBER OR CREDIT OR
8	DEBIT CARD NUMBER IN COMBINATION WITH ANY REQUIRED SECURITY
9	CODE, ACCESS CODE, OR PASSWORD THAT WOULD PERMIT ACCESS TO THAT
10	ACCOUNT.
11	(II) "PERSONAL INFORMATION" DOES NOT INCLUDE PUBLICLY
12	AVAILABLE INFORMATION THAT IS LAWFULLY MADE AVAILABLE TO THE
13	GENERAL PUBLIC FROM FEDERAL, STATE, OR LOCAL GOVERNMENT
14	RECORDS OR WIDELY DISTRIBUTED MEDIA.
15	(h) "SECURITY BREACH" MEANS THE UNAUTHORIZED ACQUISITION
16	OF UNENCRYPTED COMPUTERIZED DATA THAT COMPROMISES THE
17	SECURITY, CONFIDENTIALITY, OR INTEGRITY OF PERSONAL INFORMATION
18	MAINTAINED BY A GOVERNMENTAL ENTITY. GOOD FAITH ACQUISITION OF
19	PERSONAL INFORMATION BY AN EMPLOYEE OR AGENT OF A
20	GOVERNMENTAL ENTITY FOR THE PURPOSES OF THE GOVERNMENTAL
21	ENTITY IS NOT A SECURITY BREACH IF THE PERSONAL INFORMATION IS NOT
22	USED FOR A PURPOSE UNRELATED TO THE LAWFUL GOVERNMENT PURPOSE
23	OR IS NOT SUBJECT TO FURTHER UNAUTHORIZED DISCLOSURE.
24	(i) "THIRD-PARTY SERVICE PROVIDER" MEANS AN ENTITY THAT
25	HAS BEEN CONTRACTED TO MAINTAIN, STORE, OR PROCESS PERSONAL
26	INFORMATION ON BEHALF OF A GOVERNMENTAL ENTITY.
2.7	(2) Disclosure of breach. (a) A GOVERNMENTAL ENTITY THAT

-21- 1128

1	MAINTAINS, OWNS, OR LICENSES COMPUTERIZED DATA THAT INCLUDES
2	PERSONAL INFORMATION ABOUT A RESIDENT OF COLORADO SHALL, WHEN
3	IT BECOMES AWARE THAT A SECURITY BREACH MAY HAVE OCCURRED,
4	CONDUCT IN GOOD FAITH A PROMPT INVESTIGATION TO DETERMINE THE
5	LIKELIHOOD THAT PERSONAL INFORMATION HAS BEEN OR WILL BE
6	MISUSED. THE GOVERNMENTAL ENTITY SHALL GIVE NOTICE TO THE
7	AFFECTED COLORADO RESIDENTS UNLESS THE INVESTIGATION
8	DETERMINES THAT THE MISUSE OF INFORMATION ABOUT A COLORADO
9	RESIDENT HAS NOT OCCURRED AND IS NOT REASONABLY LIKELY TO
10	OCCUR. NOTICE MUST BE MADE IN THE MOST EXPEDIENT TIME POSSIBLE
11	AND WITHOUT UNREASONABLE DELAY, BUT NOT LATER THAN THIRTY DAYS
12	AFTER THE DATE OF DETERMINATION THAT A SECURITY BREACH
13	OCCURRED, CONSISTENT WITH THE LEGITIMATE NEEDS OF LAW
14	ENFORCEMENT AND CONSISTENT WITH ANY MEASURES NECESSARY TO
15	DETERMINE THE SCOPE OF THE BREACH AND TO RESTORE THE REASONABLE
16	INTEGRITY OF THE COMPUTERIZED DATA SYSTEM.
17	(b) IN THE CASE OF A BREACH OF PERSONAL INFORMATION, NOTICE
18	REQUIRED BY THIS SUBSECTION (2) TO AFFECTED COLORADO RESIDENTS
19	MUST INCLUDE, BUT NEED NOT BE LIMITED TO, THE FOLLOWING
20	INFORMATION:
21	(I) THE DATE, ESTIMATED DATE, OR ESTIMATED DATE RANGE OF
22	THE SECURITY BREACH;
23	(II) A DESCRIPTION OF THE PERSONAL INFORMATION THAT WAS
24	ACQUIRED OR REASONABLY BELIEVED TO HAVE BEEN ACQUIRED AS PART
25	OF THE SECURITY BREACH;
26	(III) INFORMATION THAT THE RESIDENT CAN USE TO CONTACT THE
27	GOVERNMENTAL ENTITY TO INQUIRE ABOUT THE SECURITY BREACH;

-22- 1128

1	(IV) THE TOLL-FREE NUMBERS, ADDRESSES, AND WEBSITES FOR
2	CONSUMER REPORTING AGENCIES;
3	(V) THE TOLL-FREE NUMBER, ADDRESS, AND WEBSITE FOR THE
4	FEDERAL TRADE COMMISSION; AND
5	(VI) A STATEMENT THAT THE RESIDENT CAN OBTAIN INFORMATION
6	FROM THE FEDERAL TRADE COMMISSION AND THE CREDIT REPORTING
7	AGENCIES ABOUT FRAUD ALERTS AND SECURITY FREEZES.
8	(c) IF AN INVESTIGATION BY THE GOVERNMENTAL ENTITY
9	PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION DETERMINES THAT THE
10	TYPE OF PERSONAL INFORMATION DESCRIBED IN SUBSECTION $(1)(g)(I)(B)$
11	OF THIS SECTION HAS BEEN MISUSED OR IS REASONABLY LIKELY TO BE
12	MISUSED, THEN THE GOVERNMENTAL ENTITY SHALL, IN ADDITION TO THE
13	NOTICE OTHERWISE REQUIRED BY SUBSECTION (2)(b) OF THIS SECTION AND
14	IN THE MOST EXPEDIENT TIME POSSIBLE AND WITHOUT UNREASONABLE
15	DELAY, BUT NOT LATER THAN THIRTY DAYS AFTER THE DATE OF
16	DETERMINATION THAT A SECURITY BREACH OCCURRED, CONSISTENT WITH
17	THE LEGITIMATE NEEDS OF LAW ENFORCEMENT AND CONSISTENT WITH
18	ANY MEASURES NECESSARY TO DETERMINE THE SCOPE OF THE BREACH
19	AND TO RESTORE THE REASONABLE INTEGRITY OF THE COMPUTERIZED
20	DATA SYSTEM:
21	(I) DIRECT THE PERSON WHOSE PERSONAL INFORMATION HAS BEEN
22	BREACHED TO PROMPTLY CHANGE HIS OR HER PASSWORD AND SECURITY
23	QUESTION OR ANSWER, AS APPLICABLE, OR TO TAKE OTHER STEPS
24	APPROPRIATE TO PROTECT THE ONLINE ACCOUNT WITH THE PERSON OR
25	BUSINESS AND ALL OTHER ONLINE ACCOUNTS FOR WHICH THE PERSON
26	WHOSE PERSONAL INFORMATION HAS BEEN BREACHED USES THE SAME
27	USERNAME OR E-MAIL ADDRESS AND PASSWORD OR SECURITY QUESTION

-23-

1	OR ANSWER.
2	(II) FOR LOG-IN CREDENTIALS OF AN E-MAIL ACCOUNT FURNISHED
3	BY THE GOVERNMENTAL ENTITY, THE GOVERNMENTAL ENTITY SHALL NOT
4	COMPLY WITH THIS SECTION BY PROVIDING THE SECURITY BREACH
5	NOTIFICATION TO THAT E-MAIL ADDRESS, BUT MAY INSTEAD COMPLY WITH
6	THIS SECTION BY PROVIDING NOTICE THROUGH OTHER METHODS, AS
7	DEFINED IN SUBSECTION (1)(f) OF THIS SECTION, OR BY CLEAR AND
8	CONSPICUOUS NOTICE DELIVERED TO THE RESIDENT ONLINE WHEN THE
9	RESIDENT IS CONNECTED TO THE ONLINE ACCOUNT FROM AN INTERNET
10	PROTOCOL ADDRESS OR ONLINE LOCATION FROM WHICH THE
11	GOVERNMENTAL ENTITY KNOWS THE RESIDENT CUSTOMARILY ACCESSES
12	THE ACCOUNT.
13	(d) The breach of encrypted or otherwise secured
14	PERSONAL INFORMATION MUST BE DISCLOSED IN ACCORDANCE WITH THIS
15	SECTION IF THE CONFIDENTIAL PROCESS, ENCRYPTION KEY, OR OTHER
16	MEANS TO DECIPHER THE SECURED INFORMATION WAS ALSO ACQUIRED IN
17	THE SECURITY BREACH OR WAS REASONABLY BELIEVED TO HAVE BEEN
18	ACQUIRED.
19	(e) A GOVERNMENTAL ENTITY THAT IS REQUIRED TO PROVIDE
20	NOTICE PURSUANT TO THIS SUBSECTION (2) IS PROHIBITED FROM CHARGING
21	THE COST OF PROVIDING SUCH NOTICE TO INDIVIDUALS.
22	(f) Nothing in this subsection (2) prohibits the notice
23	DESCRIBED IN THIS SUBSECTION (2) FROM CONTAINING ADDITIONAL
24	INFORMATION, INCLUDING ANY INFORMATION THAT MAY BE REQUIRED BY
25	STATE OR FEDERAL LAW.
26	(g) If a governmental entity uses a third-party service
2.7	PROVIDER TO MAINTAIN COMPLITERIZED DATA THAT INCLUDES PERSONAL

-24- 1128

1	INFORMATION, THEN THE THIRD-PARTY SERVICE PROVIDER SHALL GIVE
2	NOTICE TO AND COOPERATE WITH THE GOVERNMENTAL ENTITY IN THE
3	EVENT OF A SECURITY BREACH THAT COMPROMISES SUCH COMPUTERIZED
4	DATA, INCLUDING NOTIFYING THE GOVERNMENTAL ENTITY OF ANY
5	SECURITY BREACH IN THE MOST EXPEDIENT TIME AND WITHOUT
6	UNREASONABLE DELAY FOLLOWING DISCOVERY OF A SECURITY BREACH,
7	IF MISUSE OF PERSONAL INFORMATION ABOUT A COLORADO RESIDENT
8	OCCURRED OR IS LIKELY TO OCCUR. COOPERATION INCLUDES SHARING
9	WITH THE COVERED ENTITY INFORMATION RELEVANT TO THE SECURITY
10	BREACH; EXCEPT THAT SUCH COOPERATION DOES NOT REQUIRE THE
11	DISCLOSURE OF CONFIDENTIAL BUSINESS INFORMATION OR TRADE
12	SECRETS.
13	(h) NOTICE REQUIRED BY THIS SECTION MAY BE DELAYED IF A LAW
14	ENFORCEMENT AGENCY DETERMINES THAT THE NOTICE WILL IMPEDE A
15	CRIMINAL INVESTIGATION AND THE LAW ENFORCEMENT AGENCY HAS
16	NOTIFIED THE GOVERNMENTAL ENTITY THAT OPERATES IN COLORADO NOT
17	TO SEND NOTICE REQUIRED BY THIS SECTION. NOTICE REQUIRED BY THIS
18	SECTION MUST BE MADE IN GOOD FAITH, IN THE MOST EXPEDIENT TIME
19	POSSIBLE AND WITHOUT UNREASONABLE DELAY, BUT NOT LATER THAN
20	THIRTY DAYS AFTER THE LAW ENFORCEMENT AGENCY DETERMINES THAT
21	NOTIFICATION WILL NO LONGER IMPEDE THE INVESTIGATION, AND HAS
22	NOTIFIED THE GOVERNMENTAL ENTITY THAT IT IS APPROPRIATE TO SEND
23	THE NOTICE REQUIRED BY THIS SECTION.
24	(i) If a governmental entity is required to notify more
25	THAN ONE THOUSAND COLORADO RESIDENTS OF A SECURITY BREACH
26	PURSUANT TO THIS SECTION, THE GOVERNMENTAL ENTITY SHALL ALSO
27	NOTIFY, IN THE MOST EXPEDIENT TIME POSSIBLE AND WITHOUT

-25- 1128

1	UNREASONABLE DELAY, ALL CONSUMER REPORTING AGENCIES THAT
2	COMPILE AND MAINTAIN FILES ON CONSUMERS ON A NATIONWIDE BASIS,
3	AS DEFINED BY THE FEDERAL "FAIR CREDIT REPORTING ACT", 15 U.S.C.
4	SEC. 1681a (p), OF THE ANTICIPATED DATE OF THE NOTIFICATION TO THE
5	RESIDENTS AND THE APPROXIMATE NUMBER OF RESIDENTS WHO ARE TO BE
6	NOTIFIED. NOTHING IN THIS SUBSECTION (2)(i) REQUIRES THE
7	GOVERNMENTAL ENTITY TO PROVIDE TO THE CONSUMER REPORTING
8	AGENCY THE NAMES OR OTHER PERSONAL INFORMATION OF SECURITY
9	BREACH NOTICE RECIPIENTS. THIS SUBSECTION (2)(i) DOES NOT APPLY TO
10	A PERSON WHO IS SUBJECT TO \overline{T} ITLE \overline{V} OF THE FEDERAL
11	"GRAMM-LEACH-BLILEY ACT", 15 U.S.C. SEC. 6801 ET SEQ.
12	(j) A WAIVER OF THESE NOTIFICATION RIGHTS OR RESPONSIBILITIES
13	IS VOID AS AGAINST PUBLIC POLICY.
14	(k) (I) The governmental entity that must notify
15	COLORADO RESIDENTS OF A DATA BREACH PURSUANT TO THIS SECTION
16	SHALL PROVIDE NOTICE OF ANY SECURITY BREACH TO THE COLORADO
17	ATTORNEY GENERAL IN THE MOST EXPEDIENT TIME POSSIBLE AND
18	WITHOUT UNREASONABLE DELAY, BUT NOT LATER THAN THIRTY DAYS
19	AFTER THE DATE OF DETERMINATION THAT A SECURITY BREACH
20	OCCURRED, IF THE SECURITY BREACH IS REASONABLY BELIEVED TO HAVE
21	AFFECTED FIVE HUNDRED COLORADO RESIDENTS OR MORE, UNLESS THE
22	INVESTIGATION DETERMINES THAT THE MISUSE OF INFORMATION ABOUT
23	A COLORADO RESIDENT HAS NOT OCCURRED AND IS NOT LIKELY TO OCCUR.
24	(II) THE COLORADO ATTORNEY GENERAL SHALL DESIGNATE A
25	PERSON OR PERSONS AS A POINT OF CONTACT FOR FUNCTIONS SET FORTH
26	IN THIS SUBSECTION (2)(k) AND SHALL MAKE THE CONTACT INFORMATION
27	FOR THAT PERSON OR THOSE PERSONS PUBLIC ON THE ATTORNEY

-26-

1	GENERALS WEBSITE AND BY ANY OTHER APPROPRIATE MEANS.
2	(1) The breach of encrypted or otherwise secured personal
3	INFORMATION MUST BE DISCLOSED IN ACCORDANCE WITH THIS SECTION IF
4	THE CONFIDENTIAL PROCESS, ENCRYPTION KEY, OR OTHER MEANS TO
5	DECIPHER THE SECURED INFORMATION WAS ALSO ACQUIRED OR WAS
6	REASONABLY BELIEVED TO HAVE BEEN ACQUIRED IN THE SECURITY
7	BREACH.
8	(3) Procedures deemed in compliance with notice
9	requirements. (a) PURSUANT TO THIS SECTION, A GOVERNMENTAL
10	ENTITY THAT MAINTAINS ITS OWN NOTIFICATION PROCEDURES AS PART OF
11	AN INFORMATION SECURITY POLICY FOR THE TREATMENT OF PERSONAL
12	INFORMATION AND WHOSE PROCEDURES ARE OTHERWISE CONSISTENT
13	WITH THE TIMING REQUIREMENTS OF THIS SECTION IS IN COMPLIANCE WITH
14	THE NOTICE REQUIREMENTS OF THIS SECTION IF THE GOVERNMENTAL
15	ENTITY NOTIFIES AFFECTED COLORADO <u>RESIDENTS</u> IN ACCORDANCE WITH
16	ITS POLICIES IN THE EVENT OF A SECURITY BREACH; EXCEPT THAT NOTICE
17	TO THE ATTORNEY GENERAL IS STILL REQUIRED PURSUANT TO SUBSECTION
18	(2)(k) OF THIS SECTION.
19	(b) A GOVERNMENTAL ENTITY THAT IS REGULATED BY STATE OR
20	FEDERAL LAW AND THAT MAINTAINS PROCEDURES FOR A SECURITY
21	BREACH PURSUANT TO THE LAWS, RULES, REGULATIONS, GUIDANCES, OR
22	GUIDELINES ESTABLISHED BY ITS STATE OR FEDERAL REGULATOR IS IN
23	COMPLIANCE WITH THIS SECTION; EXCEPT THAT NOTICE TO THE ATTORNEY
24	GENERAL IS STILL REQUIRED PURSUANT TO SUBSECTION (2)(k) OF THIS
25	SECTION. IN THE CASE OF A CONFLICT BETWEEN THE TIME PERIOD FOR
26	NOTICE TO INDIVIDUALS, THE LAW OR REGULATION WITH THE SHORTEST
27	NOTICE PERIOD CONTROLS.

-27- 1128

1	(4) Violations. The attorney general may bring an action
2	FOR INJUNCTIVE RELIEF TO ENFORCE THE PROVISIONS OF THIS SECTION.
3	(5) Attorney general criminal authority. Upon receipt of
4	NOTICE PURSUANT TO SUBSECTION (2) OF THIS SECTION, AND WITH EITHER
5	A REQUEST FROM THE GOVERNOR TO PROSECUTE A PARTICULAR CASE OR
6	WITH THE APPROVAL OF THE DISTRICT ATTORNEY WITH JURISDICTION TO
7	PROSECUTE CASES IN THE JUDICIAL DISTRICT WHERE A CASE COULD BE
8	BROUGHT, THE ATTORNEY GENERAL HAS THE AUTHORITY TO PROSECUTE
9	ANY CRIMINAL VIOLATIONS OF SECTION 18-5.5-102.
10	SECTION 5. Effective date. This act takes effect September 1,
11	2018.
12	SECTION 6. Safety clause. The general assembly hereby finds,
13	determines, and declares that this act is necessary for the immediate
14	preservation of the public peace, health, and safety.

-28- 1128