1 A bill to be entitled 2 An act relating to security of confidential personal 3 information; providing a short title; repealing s. 4 817.5681, F.S., relating to a breach of security 5 concerning confidential personal information in third-6 party possession; creating s. 501.171, F.S.; providing 7 definitions; requiring specified entities to take 8 reasonable measures to protect and secure data 9 containing personal information in electronic form; 10 requiring specified entities to notify the Department 11 of Legal Affairs of data security breaches; requiring 12 notice to individuals of data security breaches in 13 certain circumstances; providing exceptions to notice requirements in certain circumstances; specifying 14 15 contents of notice; requiring notice to credit 16 reporting agencies in certain circumstances; requiring 17 the department to report annually to the Legislature; specifying report requirements; providing requirements 18 19 for disposal of customer records; providing for enforcement actions by the department; providing civil 20 21 penalties; specifying that no private cause of action 22 is created; amending ss. 282.0041 and 282.318, F.S.; 23 conforming cross-references to changes made by the 24 act; providing an effective date. 25 26 Be It Enacted by the Legislature of the State of Florida: Page 1 of 11

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2014

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28	Section 1. This act may be cited as the "Florida
29	Information Protection Act of 2014."
30	Section 2. Section 817.5681, Florida Statutes, is
31	repealed.
32	Section 3. Section 501.171, Florida Statutes, is created
33	to read:
34	501.171 Security of confidential personal information
35	(1) DEFINITIONSAs used in this section, the term:
36	(a) "Breach of security" or "breach" means unauthorized
37	access of data in electronic form containing personal
38	information.
39	(b) "Covered entity" means a sole proprietorship,
40	partnership, corporation, trust, estate, cooperative,
41	association, or other commercial entity that acquires,
42	maintains, stores, or uses personal information. For purposes of
43	the notice requirements of subsections (3)-(6), the term
44	includes a governmental entity.
45	(c) "Customer records" means any material, regardless of
46	the physical form, on which personal information is recorded or
47	preserved by any means, including, but not limited to, written
48	or spoken words, graphically depicted, printed, or
49	electromagnetically transmitted that are provided by an
50	individual in this state to a covered entity for the purpose of
51	purchasing or leasing a product or obtaining a service.
52	(d) "Data in electronic form" means any data stored
I	Page 2 of 11

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FLORIDA HOUSE OF REPF	R E S E N T A T I V E S
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2014

53	electronically or digitally on any computer system or other
54	database and includes recordable tapes and other mass storage
55	devices.
56	(e) "Department" means the Department of Legal Affairs.
57	(f) "Governmental entity" means any department, division,
58	bureau, commission, regional planning agency, board, district,
59	authority, agency, or other instrumentality of this state that
60	acquires, maintains, stores, or uses data in electronic form
61	containing personal information.
62	(g)1. "Personal information" means either of the
63	following:
64	a. An individual's first name or first initial and last
65	name in combination with any one or more of the following data
66	elements for that individual:
67	(I) A social security number.
68	(II) A driver license or identification card number,
69	passport number, military identification number, or other
70	similar number issued on a government document used to verify
71	identity.
72	(III) A financial account number or credit or debit card
73	number, in combination with any required security code, access
74	code, or password that is necessary to permit access to an
75	individual's financial account.
76	(IV) Any information regarding an individual's medical
77	history, mental or physical condition, or medical treatment or
78	diagnosis by a health care professional.
	Page 3 of 11

2014

79	(V) An individual's health insurance policy number or
80	subscriber identification number and any unique identifier used
81	by a health insurer to identify the individual.
82	(VI) Any other information from or about an individual
83	that could be used to personally identify that person; or
84	b. A user name or e-mail address, in combination with a
85	password or security question and answer that would permit
86	access to an online account.
87	2. The term does not include information about an
88	individual that has been made publicly available by a federal,
89	state, or local governmental entity or information that is
90	encrypted, secured, or modified by any other method or
91	technology that removes elements that personally identify an
92	individual or that otherwise renders the information unusable.
93	(h) "Third-party agent" means an entity that has been
94	contracted to maintain, store, or process personal information
95	on behalf of a covered entity or governmental entity.
96	(2) REQUIREMENTS FOR DATA SECURITYEach covered entity,
97	governmental entity, or third-party agent shall take reasonable
98	measures to protect and secure data in electronic form
99	containing personal information and prevent a breach of
100	security.
101	(3) NOTICE TO DEPARTMENT OF SECURITY BREACH.—
102	(a) A covered entity shall give notice to the department
103	of any breach of security following discovery by the covered
104	entity. Notice to the department must be made within 30 days
	Page 4 of 11

FLORIDA HOUSE OF REPF	R E S E N T A T I V E S
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2014

105	after the determination of the breach or reason to believe a
106	breach had occurred.
107	(b) The written notice to the department must include:
108	1. A synopsis of the events surrounding the breach.
109	2. A police report, incident report, or computer forensics
110	report.
111	3. The number of individuals in this state who were or
112	potentially have been affected by the breach.
113	4. A copy of the policies in place regarding breaches.
114	5. Any steps that have been taken to rectify the breach.
115	6. Any services being offered by the covered entity to
116	individuals, without charge, and instructions as to how to use
117	such services.
118	7. A copy of the notice sent to the individuals.
119	8. The name, address, telephone number, and e-mail address
120	of the employee of the covered entity from whom additional
121	information may be obtained about the breach and the steps taken
122	to rectify the breach and prevent similar breaches.
123	9. Whether notice to individuals is being made pursuant to
124	federal law or pursuant to the requirements of subsection (4).
125	(c) For a covered entity that is the judicial branch, the
126	Executive Office of the Governor, the Department of Financial
127	Services, and the Department of Agriculture and Consumer
128	Services, in lieu of providing the written notice to the
129	department, the covered entity may post the information
130	described in subparagraphs (b)17. on an agency-managed
I	Page 5 of 11

2014

131	website.
132	(4) NOTICE TO INDIVIDUALS OF SECURITY BREACH
133	(a) A covered entity shall give notice to each individual
134	in this state whose personal information was, or the covered
135	entity reasonably believes to have been, accessed as a result of
136	the breach. Notice to individuals shall be made as expeditiously
137	as practicable and without unreasonable delay, taking into
138	account the time necessary to allow the covered entity to
139	determine the scope of the breach of security, to identify
140	individuals affected by the breach, and to restore the
141	reasonable integrity of the data system that was breached, but
142	no later than 30 days after the determination of a breach unless
143	subject to a delay authorized under paragraph (b) or waiver
144	under paragraph (c).
145	(b) If a federal or state law enforcement agency
146	determines that notice to individuals required under this
147	subsection would interfere with a criminal investigation, the
148	notice shall be delayed upon the written request of the law
149	enforcement agency for any period that the law enforcement
150	agency determines is reasonably necessary. A law enforcement
151	agency may, by a subsequent written request, revoke such delay
152	or extend the period set forth in the original request made
153	under this paragraph by a subsequent request if further delay is
154	necessary.
155	(c) Notwithstanding paragraph (a), notice to the affected
156	individuals is not required if, after an appropriate
I	Page 6 of 11

2014

157	investigation and written consultation with relevant federal and
158	state law enforcement agencies, the covered entity reasonably
159	determines that the breach has not and will not likely result in
160	identity theft or any other financial harm to the individuals
161	whose personal information has been accessed. Such a
162	determination must be documented in writing and maintained for
163	at least 5 years. The covered entity shall provide the written
164	determination to the department within 30 days after the
165	determination.
166	(d) The notice to an affected individual shall be by one
167	of the following methods:
168	1. Written notice sent to the mailing address of the
169	individual in the records of the covered entity; or
170	2. E-mail notice sent to the e-mail address of the
171	individual in the records of the covered entity.
172	(e) The notice to an individual with respect to a breach
173	of security shall include, at a minimum:
174	1. The date, estimated date, or estimated date range of
175	the breach of security.
176	2. A description of the personal information that was
177	accessed or reasonably believed to have been accessed as a part
178	of the breach of security.
179	3. Information that the individual can use to contact the
180	covered entity to inquire about the breach of security and the
181	personal information that the covered entity maintained about
182	the individual.

Page 7 of 11

2014

183	(f) A covered entity required to provide notice to an
184	individual may provide substitute notice in lieu of direct
185	notice if such direct notice is not feasible because the cost of
186	providing notice would exceed \$250,000, the affected individuals
187	exceed 500,000 persons, or the covered entity does not have an
188	e-mail address or mailing address for the affected individuals.
189	Such substitute notice shall include the following:
190	1. A conspicuous notice on the Internet website of the
191	covered entity, if such covered entity maintains a website; and
192	2. Notice in print and to broadcast media, including major
193	media in urban and rural areas where the affected individuals
194	reside.
195	(g) A covered entity that is in compliance with any
196	federal law that requires such covered entity to provide notice
197	to individuals following a breach of security is deemed to
198	comply with the notice requirements of this subsection if the
199	covered entity has promptly provided the notice to the
200	department under subsection (3).
201	(5) NOTICE TO CREDIT REPORTING AGENCIESIf a covered
202	entity discovers circumstances requiring notice pursuant to this
203	section of more than 1,000 individuals at a single time, the
204	covered entity shall also notify, without unreasonable delay,
205	all consumer reporting agencies that compile and maintain files
206	on consumers on a nationwide basis, as defined in the Fair
207	Credit Reporting Act, 15 U.S.C. s. 1681a(p), of the timing,
208	distribution, and content of the notices.
I	Page 8 of 11

2014

209	(6) NOTICE BY THIRD-PARTY AGENTS; DUTIES OF THIRD-PARTY
210	AGENTSIn the event of a breach of security of a system
211	maintained by a third-party agent, such third-party agent shall
212	promptly notify the covered entity of the breach of security.
213	Upon receiving notice from a third-party agent, a covered entity
214	shall provide notices required under subsections (3) and (4). A
215	third-party agent shall provide a covered entity with all
216	information that the covered entity needs to comply with its
217	notice requirements.
218	(7) ANNUAL REPORTBy February 1 of each year, the
219	department shall submit a report to the President of the Senate
220	and the Speaker of the House of Representatives describing the
221	nature of any reported breaches of security by governmental
222	entities or third-party agents of governmental entities in the
223	preceding calendar year along with recommendations for security
224	improvements. The report shall identify any governmental entity
225	that has violated any of the applicable requirements in
226	subsections (2)-(6) in the preceding calendar year.
227	(8) REQUIREMENTS FOR DISPOSAL OF CUSTOMER RECORDSEach
228	covered entity or third-party agent shall take all reasonable
229	measures to dispose, or arrange for the disposal, of customer
230	records containing personal information within its custody or
231	control when the records are no longer to be retained. Such
232	disposal shall involve shredding, erasing, or otherwise
233	modifying the personal information in the records to make it
234	unreadable or undecipherable through any means.
1	Page 9 of 11

2014

235	(9) ENFORCEMENT.—
236	(a) A violation of this section shall be treated as an
237	unfair or deceptive trade practice in any action brought by the
238	department under s. 501.207 against a covered entity or third-
239	party agent.
240	(b) In addition to the remedies provided for in paragraph
241	(a), a covered entity that violates subsection (3) or subsection
242	(4) shall be liable for a civil penalty not to exceed \$500,000,
243	as follows:
244	1. In the amount of \$1,000 for each day the breach goes
245	undisclosed for up to 30 days and, thereafter, \$50,000 for each
246	30-day period or portion thereof for up to 180 days.
247	2. If notice is not made within 180 days, in an amount not
248	to exceed \$500,000.
249	
250	The civil penalties for failure to notify provided in this
251	paragraph shall apply per breach and not per individual affected
252	by the breach.
253	(c) All penalties collected pursuant to this subsection
254	shall be deposited into the General Revenue Fund.
255	(10) NO PRIVATE CAUSE OF ACTION This section does not
256	establish a private cause of action.
257	Section 4. Subsection (5) of section 282.0041, Florida
258	Statutes, is amended to read:
259	282.0041 DefinitionsAs used in this chapter, the term:
260	(5) "Breach" has the same meaning as <u>the term "breach of</u>
·	Page 10 of 11

261 security" as provided in s. 501.171 in s. 817.5681(4). 262 Section 5. Paragraph (i) of subsection (4) of section 263 282.318, Florida Statutes, is amended to read: 264 282.318 Enterprise security of data and information 265 technology.-266 To assist the Agency for Enterprise Information (4) 267 Technology in carrying out its responsibilities, each agency 268 head shall, at a minimum: 269 Develop a process for detecting, reporting, and (i) 270 responding to suspected or confirmed security incidents, including suspected or confirmed breaches consistent with the 271 272 security rules and guidelines established by the Agency for 273 Enterprise Information Technology. 274 Suspected or confirmed information security incidents 1. 275 and breaches must be immediately reported to the Agency for 276 Enterprise Information Technology. 277 For incidents involving breaches, agencies shall 2. 278 provide notice in accordance with s. 501.171 s. 817.5681 and to 279 the Agency for Enterprise Information Technology in accordance 280 with this subsection. 281 Section 6. This act shall take effect July 1, 2014.

Page 11 of 11

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