1 A bill to be entitled 2 An act relating to cybersecurity incident liability; 3 creating s. 768.401, F.S.; providing that a county, 4 municipality, commercial entity, or third-party agent 5 that complies with certain requirements is not liable 6 in connection with a cybersecurity incident; requiring 7 certain entities to adopt certain revised frameworks 8 or standards within a specified time period; providing 9 that a private cause of action is not established; providing that certain failures are not evidence of 10 11 negligence and do not constitute negligence per se; specifying that the defendant in certain actions has a 12 13 certain burden of proof; providing an effective date. 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. Section 768.401, Florida Statutes, is created 18 to read: 19 768.401 Limitation on liability for cybersecurity 20 incidents.-21 (1) A county or municipality that substantially complies 22 with s. 282.3185 is not liable in connection with a 23 cybersecurity incident. 24 (2) A sole proprietorship, partnership, corporation, 25 trust, estate, cooperative, association, or other commercial

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26 entity or third-party agent that acquires, maintains, stores, or 27 uses personal information is not liable in connection with a 28 cybersecurity incident if the entity substantially complies with 29 s. 501.171, if applicable, and has: 30 (a) Adopted a cybersecurity program that substantially aligns with the current version of any standards, guidelines, or 31 32 regulations that implement any of the following: 1. The National Institute of Standards and Technology 33 34 (NIST) Framework for Improving Critical Infrastructure 35 Cybersecurity. 2. NIST special publication 800-171. 36 3. NIST special publications 800-53 and 800-53A. 37 4. The Federal Risk and Authorization Management Program 38 39 security assessment framework. 40 5. The Center for Internet Security (CIS) Critical 41 Security Controls. 42 6. The International Organization for Standardization/International Electrotechnical Commission 27000-43 44 series (ISO/IEC 27000) family of standards; or 45 (b) If regulated by the state or Federal Government, or both, or if otherwise subject to the requirements of any of the 46 47 following laws and regulations, substantially aligned its 48 cybersecurity program to the current version of the following, 49 as applicable: 50 1. The Health Insurance Portability and Accountability Act Page 2 of 4

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51	of 1996 security requirements in 45 C.F.R. part 160 and part 164				
52	subparts A and C.				
53	2. Title V of the Gramm-Leach-Bliley Act of 1999, Pub. L.				
54	No. 106-102, as amended.				
55	3. The Federal Information Security Modernization Act of				
56	<u>2014, Pub. L. No. 113-283.</u>				
57	4. The Health Information Technology for Economic and				
58	Clinical Health Act requirements in 45 C.F.R. parts 160 and 164.				
59	(3) The scale and scope of substantial alignment with a				
60	standard, law, or regulation under paragraph (2)(a) or paragraph				
61	(2)(b) by a covered entity or third-party agent, as applicable,				
62	is appropriate if it is based on all of the following factors:				
63	(a) The size and complexity of the covered entity or				
64	third-party agent.				
65	(b) The nature and scope of the activities of the covered				
66	entity or third-party agent.				
67	(c) The sensitivity of the information to be protected.				
68	(4) Any commercial entity or third-party agent covered by				
69	subsection (2) that substantially complies with a combination of				
70	industry-recognized cybersecurity frameworks or standards to				
71	gain the presumption against liability pursuant to subsection				
72	(2) must, upon the revision of two or more of the frameworks or				
73	standards with which the entity complies, adopt the revised				
74	frameworks or standards within 1 year after the latest				
75	publication date stated in the revisions and, if applicable,				
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76	comply with the Payment Card Industry Data Security Standard
77	(PCI DSS).
78	(5) This section does not establish a private cause of
79	action. Failure of a county, municipality, or commercial entity
80	to substantially implement a cybersecurity program that is in
81	compliance with this section is not evidence of negligence and
82	<u>does not constitute negligence per se.</u>
83	(6) In an action in connection with a cybersecurity
84	incident, if the defendant is an entity covered by subsection
85	(1) or subsection (2), the defendant has the burden of proof to
86	establish substantial compliance.
87	Section 2. This act shall take effect upon becoming a law.
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