1	A bill to be entitled
2	An act relating to cybersecurity incident liability;
3	creating s. 768.401, F.S.; providing definitions;
4	providing that a county, municipality, other political
5	subdivision of the state, covered entity, or third-
6	party agent that complies with certain requirements is
7	not liable in connection with a cybersecurity incident
8	under certain circumstances; requiring covered
9	entities and third-party agents to implement revised
10	frameworks, standards, laws, or regulations within a
11	specified time period; providing that a private cause
12	of action is not established; providing that the fact
13	that a specified defendant could have obtained a
14	liability shield or a presumption against liability is
15	not admissible as evidence of negligence, does not
16	constitute negligence per se, and cannot be used as
17	evidence of fault; specifying that the defendant in
18	certain actions has a certain burden of proof;
19	providing applicability; providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Section 768.401, Florida Statutes, is created
24	to read:
25	768.401 Limitation on liability for cybersecurity
	Page 1 of 5

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26 <u>in</u>	ncidents
27	(1) As used in this section, the term:
28	(a) "Covered entity" means a sole proprietorship,
29 <u>p</u> a	artnership, corporation, trust, estate, cooperative,
30 <u>as</u>	ssociation, or other commercial entity.
31	(b) "Cybersecurity standards or frameworks" means one or
32 <u>mc</u>	ore of the following:
33	1. The National Institute of Standards and Technology
34 <u>(N</u>	NIST) Cybersecurity Framework 2.0;
35	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 <u>se</u>	ecurity assessment framework;
39	5. The Center for Internet Security (CIS) Critical
40 <u>Se</u>	ecurity Controls;
41	6. The International Organization for
42 <u>St</u>	andardization/International Electrotechnical Commission 27000
43 <u>se</u>	eries (ISO/IEC 27000) family of standards;
44	7. HITRUST Common Security Framework (CSF);
45	8. Service Organization Control Type 2 Framework (SOC 2);
46	9. Secure Controls Framework; or
47	10. Other similar industry frameworks or standards.
48	(c) "Disaster recovery" has the same meaning as in s.
49 <u>28</u>	32.0041.
50	(d) "Personal information" has the same meaning as in s.
	Page 2 of 5

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51	501.171(1).
52	(e) "Third-party agent" means an entity that has been
53	contracted to maintain, store, or process personal information
54	on behalf of a covered entity.
55	(2) A county, municipality, or other political subdivision
56	of the state is not liable in connection with a cybersecurity
57	incident if the county, municipality, or political subdivision
58	has implemented one or more policies that substantially comply
59	with cybersecurity standards or align with cybersecurity
60	frameworks, disaster recovery plans for cybersecurity incidents,
61	and multi-factor authentication.
62	(3) A covered entity or third-party agent that acquires,
63	maintains, stores, processes, or uses personal information has a
64	presumption against liability in a class action resulting from a
65	cybersecurity incident if the covered entity or third-party
66	agent has a cybersecurity program that does all of the
67	following, as applicable:
68	(a) Substantially complies with s. 501.171(3)-(6), as
69	applicable.
70	(b) Has implemented:
71	1. One or more policies that substantially comply with
72	cybersecurity standards or align with cybersecurity frameworks,
73	a disaster recovery plan for cybersecurity incidents, and multi-
74	factor authentication; or
75	2. If regulated by the state or Federal Government, or

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76	both, or if otherwise subject to the requirements of any of the
77	following laws and regulations, a cybersecurity program that
78	substantially complies with the current applicable version of
79	such laws and regulations:
80	a. The Health Insurance Portability and Accountability Act
81	of 1996 security requirements in 45 C.F.R. part 160 and part 164
82	subparts A and C.
83	b. Title V of the Gramm-Leach-Bliley Act of 1999, Pub. L.
84	No. 106-102, as amended, and its implementing regulations.
85	c. The Federal Information Security Modernization Act of
86	2014, Pub. L. No. 113-283.
87	d. The Health Information Technology for Economic and
88	Clinical Health Act requirements in 45 C.F.R. parts 160 and 164.
89	e. The Criminal Justice Information Services (CJIS)
90	Security Policy.
91	f. Other similar requirements mandated by state or federal
92	law or regulation.
93	(4) A covered entity's or third-party agent's
94	cybersecurity program's compliance with paragraph (3)(b) may be
95	demonstrated by providing documentation or other evidence of an
96	assessment, conducted internally or by a third-party, reflecting
97	that the covered entity's or third-party agent's cybersecurity
98	program has implemented the requirements of that paragraph.
99	(5) Any covered entity or third-party agent must update
100	its cybersecurity program to incorporate any revisions of

Page 4 of 5

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101 relevant frameworks or standards or of applicable state or 102 federal laws or regulations within 1 year after the latest 103 publication date stated in any such revisions in order to retain 104 protection from liability. 105 (6) This section does not establish a private cause of 106 action. 107 (7) If a civil action is filed against a county, 108 municipality, other political subdivision of the state, covered 109 entity, or third-party agent that failed to implement a 110 cybersecurity program in compliance with this section, the fact 111 that such defendant could have obtained a liability shield or 112 presumption against liability upon compliance is not admissible 113 as evidence of negligence, does not constitute negligence per 114 se, and cannot be used as evidence of fault under any other 115 theory of liability. 116 (8) In an action relating to a cybersecurity incident, if 117 the defendant is a county, municipality, or other political 118 subdivision covered by subsection (2) or a covered entity or 119 third-party agent covered by subsection (3), the defendant has 120 the burden of proof to establish substantial compliance with 121 this section. 122 The amendments made by this act apply to any Section 2. putative class action filed before, on, or after the effective 123 124 date of this act. Section 3. This act shall take effect upon becoming a law. 125 Page 5 of 5

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