As Introduced

134th General Assembly

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Representatives Crossman, Sobecki

Cosponsors: Representatives Galonski, Miller, J., Miranda, Boggs, Miller, A., Boyd, Troy, West, Russo, Sheehy

A BILL

To amend section 1347.12 and to enact section	1
125.184 of the Revised Code regarding data	2
breaches on state agency computer systems.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 1347.12 be amended and section	4
125.184 of the Revised Code be enacted to read as follows:	5
Sec. 125.184. (A) As used in this section, "breach of the	6
security of the system" and "state agency" have the same	7
meanings as in section 1347.12 of the Revised Code.	8
(B) Every two years, the state chief information officer	9
shall conduct an examination of each state agency to assess the	10
risk of a breach of the security of the system of that state	11
agency.	12
(C) The state chief information officer shall draft a	13
report following each examination and deliver the report to the	14
state agency that was examined. If the state chief information	15
officer finds an unacceptable risk of a breach of the security	16
of the system of a state agency, the state chief information	17

officer shall identify all such risks and make recommendations	18
on how to mitigate the risks to an acceptable level.	19
(D) A state agency receiving a report described in	20
division (C) of this section shall mitigate all unacceptable	21
risks identified in the report to an acceptable level.	22
(E) A report described in division (C) of this section is	23
not a public record under section 149.43 of the Revised Code and	24
shall not be released.	25
Sec. 1347.12. (A) As used in this section:	26
(1) "Affected resident" means a resident of this state	27
whose personal information was, or reasonably is believed to	28
have been, accessed and acquired by an unauthorized person if	29
the access and acquisition by the unauthorized person causes or	30
reasonably is believed will cause a material risk of identity	31
theft or other fraud to the resident.	32
(2) "Agency of a political subdivision" means each	33
organized body, office, or agency established by a political	34
subdivision for the exercise of any function of the political	35
subdivision, except that "agency of a political subdivision"	36
does not include an agency that is a covered entity as defined	37
in 45 C.F.R. 160.103, as amended.	38
(2)(a) <u>(</u>3)(a) "Breach of the security of the system" means	39
unauthorized access to and acquisition of computerized data that	40
compromises the security or confidentiality of personal	41
information owned or licensed by a state agency or an agency of	42
a political subdivision and that causes, reasonably is believed	43
to have caused, or reasonably is believed will cause a material	44
risk of identity theft or other fraud to the person or property	45
of a resident of this state.	46

(b) For purposes of division (A) (2) (a) (A) (3) (a) of this 47 section: 48 (i) Good faith acquisition of personal information by an 49 employee or agent of the state agency or agency of the political 50 subdivision for the purposes of the agency is not a breach of 51 the security of the system, provided that the personal 52 information is not used for an unlawful purpose or subject to 53 further unauthorized disclosure. 54 (ii) Acquisition of personal information pursuant to a 55 search warrant, subpoena, or other court order, or pursuant to a 56 subpoena, order, or duty of a regulatory state agency, is not a 57 breach of the security of the system. 58 (3) (4) "Consumer reporting agency that compiles and 59 maintains files on consumers on a nationwide basis" means a 60 consumer reporting agency that regularly engages in the practice 61 of assembling or evaluating, and maintaining, for the purpose of 62 furnishing consumer reports to third parties bearing on a 63 consumer's creditworthiness, credit standing, or credit 64 capacity, each of the following regarding consumers residing 65 nationwide: 66 (a) Public record information; 67 (b) Credit account information from persons who furnish 68 that information regularly and in the ordinary course of 69 70 business. (4) (5) "Credit monitoring" means a service through which 71 a consumer may obtain, at a minimum, both of the following: 72 (a) Electronic notification of material additions or 73 modifications to the consumer's file that is maintained by a 74 consumer reporting agency that compiles and maintains files on 75 consumers on a nationwide basis; 76 (b) Following a notification, access to the consumer's 77 credit report. 78 (5) "Credit report" has the same meaning as in section 79 1349.52 of the Revised Code. 80 (6) "Encryption" means the use of an algorithmic process 81 to transform data into a form in which there is a low 82 probability of assigning meaning without use of a confidential 83 process or key. 84 (5) (7) "Individual" means a natural person. 85 (6) (a) (8) (a) "Personal information" means, 86 notwithstanding section 1347.01 of the Revised Code, an 87 individual's name, consisting of the individual's first name or 88 first initial and last name, in combination with and linked to 89 any one or more of the following data elements, when the data 90 elements are not encrypted, redacted, or altered by any method 91 or technology in such a manner that the data elements are 92 unreadable: 93 (i) Social security number; 94 (ii) Driver's license number or state identification card 95 number; 96 (iii) Account number or credit or debit card number, in 97 combination with and linked to any required security code, 98 access code, or password that would permit access to an 99 individual's financial account. 100 (b) "Personal information" does not include publicly 101 available information that is lawfully made available to the 102 general public from federal, state, or local government records 103

or any of the following media that are widely distributed:	104
(i) Any news, editorial, or advertising statement	105
published in any bona fide newspaper, journal, or magazine, or	106
broadcast over radio or television;	107
(ii) Any gathering or furnishing of information or news by	108
any bona fide reporter, correspondent, or news bureau to news	109
media described in division (A)(6)(b)(i) (A)(8)(b)(i) of this	110
section;	111
(iii) Any publication designed for and distributed to	112
members of any bona fide association or charitable or fraternal	113
nonprofit corporation;	114
(iv) Any type of media similar in nature to any item,	115
entity, or activity identified in division (A)(6)(b)(i)(A)(8)(b)	116
(i), (ii), or (iii) of this section.	117
$\frac{(7)}{(9)}$ "Political subdivision" has the same meaning as in	118
section 2744.01 of the Revised Code.	119
$\frac{(8)}{(10)}$ "Record" means any information that is stored in	120
an electronic medium and is retrievable in perceivable form.	121
"Record" does not include any publicly available directory	122
containing information an individual voluntarily has consented	123
to have publicly disseminated or listed, such as name, address,	124
or telephone number.	125
$\frac{(9)}{(11)}$ "Redacted" means altered or truncated so that no	126
more than the last four digits of a social security number,	127
driver's license number, state identification card number,	128
account number, or credit or debit card number is accessible as	129
part of the data.	130

(10) (12) "State agency" has the same meaning as in 131

section 1.60 of the Revised Code, except that "state agency" 132 does not include an agency that is a covered entity as defined 133 in 45 C.F.R. 160.103, as amended. 134

(11) (13) "System" means, notwithstanding section 1347.01 135 of the Revised Code, any collection or group of related records 136 that are kept in an organized manner, that are maintained by a 137 state agency or an agency of a political subdivision, and from 138 which personal information is retrieved by the name of the 139 individual or by some identifying number, symbol, or other 140 identifier assigned to the individual. "System" does not include 141 any collected archival records in the custody of or administered 142 under the authority of the Ohio history connection, any 143 published directory, any reference material or newsletter, or 144 any routine information that is maintained for the purpose of 145 internal office administration of the agency, if the use of the 146 directory, material, newsletter, or information would not 147 adversely affect an individual and if there has been no 148 unauthorized external breach of the directory, material, 149 newsletter, or information. 150

1.51 (B) (1) Any state agency or agency of a political 152 subdivision that owns or licenses computerized data that includes personal information shall disclose any breach of the 153 security of the system, following its discovery or notification 154 of the breach of the security of the system, to any affected 155 resident of this state whose personal information was, or-156 reasonably is believed to have been, accessed and acquired by an-157 unauthorized person if the access and acquisition by the 158 unauthorized person causes or reasonably is believed will cause 159 a material risk of identity theft or other fraud to the 160 resident. A state agency that experienced such a breach shall 161 include in the disclosure information on how to obtain the 162

credit monitoring described in division (G) of this section. The	163
disclosure described in this division may be made pursuant to	164
any provision of a contract entered into by the state agency or	165
agency of a political subdivision with any person or another	166
state agency or agency of a political subdivision prior to the	167
date the breach of the security of the system occurred if that	168
contract does not conflict with any provision of this section.	169
For purposes of this section, a resident of this state is an	170
individual whose principal mailing address as reflected in the	171
records of the state agency or agency of a political subdivision	172
is in this state.	173

(2) The state agency or agency of a political subdivision shall make the disclosure described in division (B)(1) of this section in the most expedient time possible but not later than forty-five days following its discovery or notification of the breach in the security of the system, subject to the legitimate needs of law enforcement activities described in division (D) of this section and consistent with any measures necessary to determine the scope of the breach, including which residents' personal information was accessed and acquired, and to restore the reasonable integrity of the data system.

(C) Any state agency or agency of a political subdivision 184 that, on behalf of or at the direction of another state agency 185 or agency of a political subdivision, is the custodian of or 186 stores computerized data that includes personal information 187 shall notify that other state agency or agency of a political 188 subdivision of any breach of the security of the system in an 189 expeditious manner, if the personal information was, or 190 reasonably is believed to have been, accessed and acquired by an 191 unauthorized person and if the access and acquisition by the 192 unauthorized person causes or reasonably is believed will cause 193

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a material risk of identity theft or other fraud to a resident 194 of this state.

(D) The state agency or agency of a political subdivision 196 may delay the disclosure or notification required by division 197 (B), (C), or (F) of this section if a law enforcement agency 198 determines that the disclosure or notification will impede a 199 criminal investigation or jeopardize homeland or national 200 security, in which case, the state agency or agency of a 201 political subdivision shall make the disclosure or notification 202 203 after the law enforcement agency determines that disclosure or notification will not compromise the investigation or jeopardize 204 homeland or national security. 205

(E) For purposes of this section, a state agency or agency of a political subdivision may disclose or make a notification by any of the following methods:

(1) Written notice;

(2) Electronic notice, if the state agency's or agency of
a political subdivision's primary method of communication with
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the resident to whom the disclosure must be made is by
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electronic means;

(3) Telephone notice;

(4) Substitute notice in accordance with this division, if 215 the state agency or agency of a political subdivision required 216 to disclose demonstrates that the agency does not have 217 sufficient contact information to provide notice in a manner 218 described in division (E)(1), (2), or (3) of this section, or 219 that the cost of providing disclosure or notice to residents to 220 whom disclosure or notification is required would exceed two 221 hundred fifty thousand dollars, or that the affected class of 222

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subject residents to whom disclosure or notification is required223exceeds five hundred thousand persons. Substitute notice under224this division shall consist of all of the following:225

(a) Electronic mail notice if the state agency or agency
(b) of a political subdivision has an electronic mail address for
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(b) Conspicuous posting of the disclosure or notice on the
state agency's or agency of a political subdivision's web site,
if the agency maintains one;
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(c) Notification to major media outlets, to the extent
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that the cumulative total of the readership, viewing audience,
or listening audience of all of the outlets so notified equals
cor exceeds seventy-five per cent of the population of this
state.

(5) Substitute notice in accordance with this division, if 237 the state agency or agency of a political subdivision required 238 to disclose demonstrates that the agency has ten employees or 239 fewer and that the cost of providing the disclosures or notices 240 to residents to whom disclosure or notification is required will 241 exceed ten thousand dollars. Substitute notice under this 242 division shall consist of all of the following: 243

(a) Notification by a paid advertisement in a local
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newspaper that is distributed in the geographic area in which
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the state agency or agency of a political subdivision is
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located, which advertisement shall be of sufficient size that it
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covers at least one-quarter of a page in the newspaper and shall
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be published in the newspaper at least once a week for three
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consecutive weeks;

(b) Conspicuous posting of the disclosure or notice on the 251

this section.

state agency's or agency of a political subdivision's web site, 252 if the agency maintains one; 253 (c) Notification to major media outlets in the geographic 254 area in which the state agency or agency of a political 255 subdivision is located. 256 (F) If a state agency or agency of a political subdivision 2.57 discovers circumstances that require disclosure under this 258 section to more than one thousand residents of this state 259 involved in a single occurrence of a breach of the security of 260 261 the system, the state agency or agency of a political subdivision shall notify, without unreasonable delay, all 262 consumer reporting agencies that compile and maintain files on 263 consumers on a nationwide basis of the timing, distribution, and 264 content of the disclosure given by the state agency or agency of 265 a political subdivision to the residents of this state. In no 266 case shall a state agency or agency of a political subdivision 267 that is required to make a notification required by this 268 division delay any disclosure or notification required by 269 division (B) or (C) of this section in order to make the 270 notification required by this division. 271 (G) In the event of a breach of the security of the system 272 of any state agency that owns or licenses computerized data that 273 includes personal information, the state agency shall ensure 274 that each affected resident can obtain, at no cost to the 275 affected resident, credit monitoring for a period of three years 276 following the date of the disclosure made under division (B) of 277

(H) The attorney general, pursuant to sections 1349.191 279 and 1349.192 of the Revised Code, may conduct an investigation 280 and bring a civil action upon an alleged failure by a state 281

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agency or agency of a political subdivision to comply with the	282
requirements of this section.	283
Section 2. That existing section 1347.12 of the Revised	284
Code is hereby repealed.	285