2d Session	<b>5</b> .	
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To protect consumers by requiring reasonable security policies and procedures to protect data containing personal information, and to provide for nationwide notice in the event of a breach of security.

## IN THE SENATE OF THE UNITED STATES

Mr.	Rockefeller (for himself, Mrs. Feinstein, Mr. Pryor, and Mr. Nel-
	SON) introduced the following bill; which was read twice and referred to
	the Committee on

## A BILL

- To protect consumers by requiring reasonable security policies and procedures to protect data containing personal information, and to provide for nationwide notice in the event of a breach of security.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "Data Security and
  - 5 Breach Notification Act of 2014".
  - 6 SEC. 2. REQUIREMENTS FOR INFORMATION SECURITY.
  - 7 (a) General Security Policies and Proce-
  - 8 Dures.—

1	(1) REGULATIONS.—Not later than 1 year after
2	the date of enactment of this Act, the Commission
3	shall promulgate regulations under section 553 of
4	title 5, United States Code, to require each covered
5	entity that owns or possesses data containing per-
6	sonal information, or contracts to have any third-
7	party entity maintain such data for such covered en-
8	tity, to establish and implement policies and proce-
9	dures regarding information security practices for
10	the treatment and protection of personal information
11	taking into consideration—
12	(A) the size of, and the nature, scope, and
13	complexity of the activities engaged in by such
14	covered entity;
15	(B) the current state of the art in adminis-
16	trative, technical, and physical safeguards for
17	protecting such information;
18	(C) the cost of implementing the safe-
19	guards under subparagraph (B); and
20	(D) the impact on small businesses and
21	nonprofits.
22	(2) Requirements.—The regulations shall re-
23	quire the policies and procedures to include the fol-
24	lowing:

	<u> </u>
1	(A) A security policy with respect to the
2	collection, use, sale, other dissemination, and
3	maintenance of personal information.
4	(B) The identification of an officer or
5	other individual as the point of contact with re-
6	sponsibility for the management of information
7	security.
8	(C) A process for identifying and assessing
9	any reasonably foreseeable vulnerabilities in
10	each system maintained by the covered entity
11	that contains such personal information, which
12	shall include regular monitoring for a breach of
13	security of each such system.
14	(D) A process for taking preventive and
15	corrective action to mitigate any vulnerabilities
16	identified in the process required by subpara-
17	graph (C), which may include implementing any
18	changes to security practices and the architec-
19	ture, installation, or implementation of network
20	or operating software.
21	(E) A process for disposing of data in elec-
22	tronic form containing personal information by
23	destroying, permanently erasing, or otherwise
24	modifying the personal information contained in

1	such data to make such personal information
2	permanently unreadable or indecipherable.
3	(F) A standard method or methods for the
4	destruction of paper documents and other non-
5	electronic data containing personal information.
6	(b) Limitations.—
7	(1) COVERED ENTITIES SUBJECT TO THE
8	GRAMM-LEACH-BLILEY ACT.—A financial institution
9	that is subject to title V of the Gramm-Leach-Bliley
10	Act (15 U.S.C. 6801 et seq.) and is in compliance
11	with information security requirements under that
12	Act shall be deemed in compliance with this section.
13	(2) Applicability of other information
14	SECURITY REQUIREMENTS.—A person who is subject
15	to, and in compliance with, the information security
16	requirements of section 13401 of the Health Infor-
17	mation Technology for Economic and Clinical
18	Health Act (42 U.S.C. 17931) or of section 1173(d)
19	of title XI, part C of the Social Security Act (42
20	U.S.C. 1320d-2(d)) shall be deemed in compliance
21	with this section with respect to any data governed
22	by section 13401 of the Health Information Tech-
23	nology for Economic and Clinical Health Act (42
24	U.S.C. 17931) or by the Health Insurance Port-

1	ability and Accountability Act of 1996 Security Rule
2	(45 C.F.R. 160.103 and Part 164).
3	(3) CERTAIN SERVICE PROVIDERS.—Nothing in
4	this section shall apply to a service provider for any
5	electronic communication by a third party to the ex-
6	tent that the service provider is engaged in the
7	transmission, routing, or temporary, intermediate, or
8	transient storage of that communication.
9	SEC. 3. NOTIFICATION OF BREACH OF SECURITY.
10	(a) NATIONWIDE NOTIFICATION.—A covered entity
11	that owns or possesses data in electronic form containing
12	personal information, following the discovery of a breach
13	of security of the system maintained by the covered entity
14	that contains such data, shall notify—
15	(1) each individual who is a citizen or resident
16	of the United States and whose personal information
17	was or is reasonably believed to have been acquired
18	or accessed from the covered entity as a result of the
19	breach of security; and
20	(2) the Commission, unless the covered entity
21	has notified the designated entity under section 4.
22	(b) Special Notification Requirements.—
23	(1) Third-party entities.—In the event of a
24	breach of security of a system maintained by a
25	third-party entity that has been contracted to main-

tain or process data in electronic form containing personal information on behalf of any other covered entity who owns or possesses such data, the third-party entity shall notify the covered entity of the breach of security. Upon receiving notification from the third party entity, such covered entity shall provide the notification required under subsection (a).

- (2) Service providers.—If a service provider becomes aware of a breach of security of data in electronic form containing personal information that is owned or possessed by another covered entity that connects to or uses a system or network provided by the service provider for the purpose of transmitting, routing, or providing intermediate or transient storage of such data, the service provider shall notify of the breach of security only the covered entity who initiated such connection, transmission, routing, or storage if such covered entity can be reasonably identified. Upon receiving the notification from the service provider, the covered entity shall provide the notification required under subsection (a).
- (3) COORDINATION OF NOTIFICATION WITH CREDIT REPORTING AGENCIES.—If a covered entity is required to provide notification to more than 5,000 individuals under subsection (a)(1), the cov-

1	ered entity also shall notify each major credit report-
2	ing agency of the timing and distribution of the no-
3	tices, except when the only personal information that
4	is the subject of the breach of security is the individ-
5	ual's first name or initial and last name, or address,
6	or phone number, in combination with a credit or
7	debit card number, and any required security code.
8	Such notice shall be given to each credit reporting
9	agency without unreasonable delay and, if it will not
10	delay notice to the affected individuals, prior to the
11	distribution of notices to the affected individuals.
12	(e) Timeliness of Notification.—Notification
13	under subsection (a) shall be made—
14	(1) not later than 30 days after the date of dis-
15	covery of a breach of security; or
16	(2) as promptly as possible if the covered entity
17	providing notice can show that providing notice with-
18	in the time frame under paragraph (1) is not fea-
19	sible due to circumstances necessary—
20	(A) to accurately identify affected con-
21	sumers;
22	(B) to prevent further breach or unauthor-
23	ized disclosures; or
24	(C) to reasonably restore the integrity of
25	the data system.

1	(d) Method and Content of Notification.—
2	(1) Direct notification.—
3	(A) METHOD OF DIRECT NOTIFICATION.—
4	A covered entity shall be in compliance with the
5	notification requirement under subsection $(a)(1)$
6	if—
7	(i) the covered entity provides con-
8	spicuous and clearly identified notifica-
9	tion—
10	(I) in writing; or
11	(II) by e-mail or other electronic
12	means if—
13	(aa) the covered entity's pri-
14	mary method of communication
15	with the individual is by e-mail or
16	such other electronic means; or
17	(bb) the individual has con-
18	sented to receive notification by
19	e-mail or such other electronic
20	means and such notification is
21	provided in a manner that is con-
22	sistent with the provisions per-
23	mitting electronic transmission of
24	notices under section 101 of the
25	Electronic Signatures in Global

1	and National Commerce Act (15
2	U.S.C. 7001); and
3	(ii) the method of notification selected
4	under clause (i) can reasonably be expected
5	to reach the intended individual.
6	(B) Content of direct notifica-
7	TION.—Each method of direct notification
8	under subparagraph (A) shall include—
9	(i) the date, estimated date, or esti-
10	mated date range of the breach of security;
11	(ii) a description of the personal infor-
12	mation that was or is reasonably believed
13	to have been acquired or accessed as a re-
14	sult of the breach of security;
15	(iii) a telephone number that an indi-
16	vidual can use at no cost to the individual
17	to contact the covered entity to inquire
18	about the breach of security or the infor-
19	mation the covered entity maintained
20	about that individual;
21	(iv) notice that the individual may be
22	entitled to consumer credit reports under
23	subsection (e)(1);

1	(v) instructions how an individual can
2	request consumer credit reports under sub-
3	section $(e)(1)$ ;
4	(vi) a telephone number, that an indi-
5	vidual can use at no cost to the individual,
6	and an address to contact each major cred-
7	it reporting agency; and
8	(vii) a telephone number, that an indi-
9	vidual can use at no cost to the individual,
10	and an Internet Web site address to obtain
11	information regarding identity theft from
12	the Commission.
13	(2) Substitute notification.—
14	(A) CIRCUMSTANCES GIVING RISE TO SUB-
15	STITUTE NOTIFICATION.—A covered entity re-
16	quired to provide notification to individuals
17	under subsection (a)(1) may provide substitute
18	notification instead of direct notification under
19	paragraph (1)—
20	(i) if direct notification is not feasible
21	due to lack of sufficient contact informa-
22	tion for the individual required to be noti-
23	fied; or
24	(ii) if the covered entity owns or pos-
25	sesses data in electronic form containing

1	personal information of fewer than 10,000
2	individuals and direct notification is not
3	feasible due to excessive cost to the covered
4	entity required to provide such notification
5	relative to the resources of such covered
6	entity, as determined in accordance with
7	the regulations issued by the Commission
8	under paragraph (3)(A).
9	(B) METHOD OF SUBSTITUTE NOTIFICA-
10	TION.—Substitute notification under this para-
11	graph shall include—
12	(i) conspicuous and clearly identified
13	notification by e-mail to the extent the cov-
14	ered entity has an e-mail address for an in-
15	dividual who is entitled to notification
16	under subsection (a)(1);
17	(ii) conspicuous and clearly identified
18	notification on the Internet Web site of the
19	covered entity if the covered entity main-
20	tains an Internet Web site; and
21	(iii) notification to print and to broad-
22	cast media, including major media in met-
23	ropolitan and rural areas where the indi-
24	viduals whose personal information was ac-
25	quired reside.

1	(C) CONTENT OF SUBSTITUTE NOTIFICA-
2	TION.—Each method of substitute notification
3	under this paragraph shall include—
4	(i) the date, estimated date, or esti-
5	mated date range of the breach of security;
6	(ii) a description of the types of per-
7	sonal information that were or are reason-
8	ably believed to have been acquired or
9	accessed as a result of the breach of secu-
10	rity;
11	(iii) notice that an individual may be
12	entitled to consumer credit reports under
13	subsection (e)(1);
14	(iv) instructions how an individual can
15	request consumer credit reports under sub-
16	section $(e)(1)$ ;
17	(v) a telephone number that an indi-
18	vidual can use at no cost to the individual
19	to learn whether the individual's personal
20	information is included in the breach of se-
21	curity;
22	(vi) a telephone number, that an indi-
23	vidual can use at no cost to the individual,
24	and an address to contact each major cred-
25	it reporting agency; and

1	(vii) a telephone number, that an indi-
2	vidual can use at no cost to the individual,
3	and an Internet Web site address to obtain
4	information regarding identity theft from
5	the Commission.
6	(3) REGULATIONS AND GUIDANCE.—
7	(A) REGULATIONS.—Not later than 1 year
8	after the date of enactment of this Act, the
9	Commission, by regulation under section 553 of
10	title 5, United States Code, shall establish cri-
11	teria for determining circumstances under
12	which substitute notification may be provided
13	under section 3(d)(2) of this Act, including cri-
14	teria for determining if direct notification under
15	section $3(d)(1)$ of this Act is not feasible due to
16	excessive costs to the covered entity required to
17	provide such notification relative to the re-
18	sources of such covered entity. The regulations
19	may also identify other circumstances where
20	substitute notification would be appropriate, in-
21	cluding circumstances under which the cost of
22	providing direct notification exceeds the benefits
23	to consumers.
24	(B) Guidance.—In addition, the Commis-
25	sion, in consultation with the Small Business

1	Administration, shall provide and publish gen-
2	eral guidance with respect to compliance with
3	this subsection. The guidance shall include—
4	(i) a description of written or e-mail
5	notification that complies with paragraph
6	(1); and
7	(ii) guidance on the content of sub-
8	stitute notification under paragraph (2),
9	including the extent of notification to print
10	and broadcast media that complies with
11	paragraph (2)(B)(iii).
12	(e) Other Obligations Following Breach.—
13	(1) In general.—Not later than 60 days after
14	the date of request by an individual who received no-
15	tification under subsection $(a)(1)$ and quarterly
16	thereafter for 2 years, a covered entity required to
17	provide notification under subsection (a)(1) shall
18	provide, or arrange for the provision of, to the indi-
19	vidual at no cost, consumer credit reports from at
20	least 1 major credit reporting agency.
21	(2) Limitation.—This subsection shall not
22	apply if the only personal information that is the
23	subject of the breach of security is the individual's
24	first name or initial and last name, or address, or

1	phone number, in combination with a credit or debit
2	card number, and any required security code.
3	(3) Rulemaking.—The Commission's rule-
4	making under subsection (d)(3) shall include—
5	(A) determination of the circumstances
6	under which a covered entity required to pro-
7	vide notification under subsection (a)(1) must
8	provide or arrange for the provision of free con-
9	sumer credit reports; and
10	(B) establishment of a simple process
11	under which a covered entity that is a small
12	business or small non-profit organization may
13	request a full or a partial waiver or a modified
14	or an alternative means of complying with this
15	subsection if providing free consumer credit re-
16	ports is not feasible due to excessive costs rel-
17	ative to the resources of such covered entity
18	and relative to the level of harm, to affected in-
19	dividuals, caused by the breach of security.
20	(f) Delay of Notification Authorized for Na-
21	TIONAL SECURITY AND LAW ENFORCEMENT PUR-
22	POSES.—
23	(1) IN GENERAL.—If the United States Secret
24	Service or the Federal Bureau of Investigation de-
25	termines that notification under this section would

1	impede a criminal investigation or a national secu-
2	rity activity, notification shall be delayed upon writ-
3	ten notice from the United States Secret Service or
4	the Federal Bureau of Investigation to the covered
5	entity that experienced the breach of security. Writ-
6	ten notice from the United States Secret Service or
7	the Federal Bureau of Investigation shall specify the
8	period of delay requested for national security or law
9	enforcement purposes.
10	(2) Subsequent delay of notification.—
11	(A) In general.—A covered entity shall
12	provide notification under this section not later
13	than 30 days after the day that the delay was
14	invoked unless a Federal law enforcement or in-
15	telligence agency provides subsequent written
16	notice to the covered entity that further delay
17	is necessary.
18	(B) Written Justification require-
19	MENTS.—
20	(i) United states secret serv-
21	ICE.—If the United States Secret Service
22	instructs a covered entity to delay notifica-
23	tion under this section beyond the 30 day
24	period under subparagraph (A) (referred
25	to in this clause as "subsequent delay"),

1	the United States Secret Service shall sub-
2	mit written justification for the subsequent
3	delay to the Secretary of Homeland Secu-
4	rity before the subsequent delay begins.
5	(ii) Federal bureau of investiga-
6	Tion.—If the Federal Bureau of Investiga-
7	tion instructs a covered entity to delay no-
8	tification under this section beyond the 30
9	day period under subparagraph (A) (re-
10	ferred to in this clause as "subsequent
11	delay"), the Federal Bureau of Investiga-
12	tion shall submit written justification for
13	the subsequent delay to the Attorney Gen-
14	eral before the subsequent delay begins.
15	(3) Law enforcement immunity.—No cause
16	of action shall lie in any court against any Federal
17	agency for acts relating to the delay of notification
18	for national security or law enforcement purposes
19	under this Act.
20	(g) General Exemption.—
21	(1) In general.—A covered entity shall be ex-
22	empt from the requirements under this section if,
23	following a breach of security, the covered entity
24	reasonably concludes that there is no reasonable risk
25	of identity theft, fraud, or other unlawful conduct.

1	(2) Presumption.—
2	(A) In general.—There shall be a pre-
3	sumption that no reasonable risk of identity
4	theft, fraud, or other unlawful conduct exists
5	following a breach of security if—
6	(i) the data is rendered unusable,
7	unreadable, or indecipherable through a se-
8	curity technology or methodology; and
9	(ii) the security technology or method-
10	ology under clause (i) is generally accepted
11	by experts in the information security field.
12	(B) Rebuttal.—The presumption under
13	subparagraph (A) may be rebutted by facts
14	demonstrating that the security technology or
15	methodology in a specific case has been or is
16	reasonably likely to be compromised.
17	(3) Technologies or methodologies.—Not
18	later than 1 year after the date of enactment of this
19	Act, and biennially thereafter, the Commission, after
20	consultation with the National Institute of Stand-
21	ards and Technology, shall issue rules (pursuant to
22	section 553 of title 5, United States Code) or guid-
23	ance to identify each security technology and meth-
24	odology under paragraph (2). In identifying each
25	such security technology and methodology, the Com-

1	mission and the National Institute of Standards and
2	Technology shall—
3	(A) consult with relevant industries, con-
4	sumer organizations, data security and identity
5	theft prevention experts, and established stand-
6	ards setting bodies; and
7	(B) consider whether and in what cir-
8	cumstances a security technology or method-
9	ology currently in use, such as encryption, com-
10	plies with the standards under paragraph (2).
11	(4) FTC GUIDANCE.—Not later than 1 year
12	after the date of enactment of this Act, the Commis-
13	sion, after consultation with the National Institute
14	of Standards and Technology, shall issue guidance
15	regarding the application of the exemption under
16	paragraph (1).
17	(h) Exemptions for National Security and
18	Law Enforcement Purposes.—
19	(1) In general.—A covered entity shall be ex-
20	empt from the requirements under this section if—
21	(A) a determination is made—
22	(i) by the United States Secret Serv-
23	ice or the Federal Bureau of Investigation
24	that notification of the breach of security
25	could be reasonably expected to reveal sen-

1	sitive sources and methods or similarly im-
2	pede the ability of the Government to con-
3	duct law enforcement or intelligence inves-
4	tigations; or
5	(ii) by the Federal Bureau of Inves-
6	tigation that notification of the breach of
7	security could be reasonably expected to
8	cause damage to the national security; and
9	(B) the United States Secret Service or the
10	Federal Bureau of Investigation, as the case
11	may be, provides written notice of its deter-
12	mination under subparagraph (A) to the cov-
13	ered entity.
14	(2) United states secret service.—If the
15	United States Secret Service invokes an exemption
16	under paragraph (1), the United States Secret Serv-
17	ice shall submit written justification for invoking the
18	exemption to the Secretary of Homeland Security
19	before the exemption is invoked.
20	(3) Federal Bureau of investigation.—If
21	the Federal Bureau of Investigation invokes an ex-
22	emption under paragraph (1), the Federal Bureau of
23	Investigation shall submit written justification for
24	invoking the exemption to the Attorney General be-
25	fore the exemption is invoked.

1	(4) Immunity.—No cause of action shall lie in
2	any court against any Federal agency for acts relat-
3	ing to the exemption from notification for national
4	security or law enforcement purposes under this Act.
5	(5) Reports.—Not later than 18 months after
6	the date of enactment of this Act, and upon request
7	by Congress thereafter, the United States Secret
8	Service and Federal Bureau of Investigation shall
9	submit to Congress a report on the number and na-
10	ture of breaches of security subject to the exemp-
11	tions for national security and law enforcement pur-
12	poses under this subsection.
13	(i) Financial Fraud Prevention Exemption.—
14	(1) In general.—A covered entity shall be ex-
15	empt from the requirements under this section if the
16	covered entity utilizes or participates in a security
17	program that—
18	(A) effectively blocks the use of the per-
19	sonal information to initiate an unauthorized fi-
20	nancial transaction before it is charged to the
21	account of the individual; and
22	(B) provides notice to each affected indi-
23	vidual after a breach of security that resulted in
24	attempted fraud or an attempted unauthorized
25	transaction.

1	(2) Limitations.—An exemption under para-
2	graph (1) shall not apply if—
3	(A) the breach of security includes per-
4	sonal information, other than a credit card
5	number or credit card security code, of any
6	type; or
7	(B) the breach of security includes both
8	the individual's credit card number and the in-
9	dividual's first and last name.
10	(j) Financial Institutions Regulated by Fed-
11	ERAL FUNCTIONAL REGULATORS.—
12	(1) In general.—A covered financial institu-
13	tion shall be deemed in compliance with this section
14	if—
15	(A) the Federal functional regulator with
16	jurisdiction over the covered financial institu-
17	tion has issued a standard by regulation or
18	guideline under title V of the Gramm-Leach-
19	Bliley Act (15 U.S.C. 6801 et seq.) that—
20	(i) requires financial institutions with-
21	in its jurisdiction to provide notification to
22	individuals following a breach of security;
23	and

1	(ii) provides protections substantially
2	similar to, or greater than, those required
3	under this Act; and
4	(B) the covered financial institution is in
5	compliance with the standard under subpara-
6	graph (A).
7	(2) Definitions.—In this subsection—
8	(A) the term "covered financial institu-
9	tion" means a financial institution that is sub-
10	ject to—
11	(i) the data security requirements of
12	the Gramm-Leach-Bliley Act (15 U.S.C.
13	6801 et seq.);
14	(ii) any implementing standard issued
15	by regulation or guideline issued under
16	that Act; and
17	(iii) the jurisdiction of a Federal func-
18	tional regulator under that Act;
19	(B) the term "Federal functional regu-
20	lator" has the meaning given the term in sec-
21	tion 509 of the Gramm-Leach-Bliley Act (15
22	U.S.C. 6809); and
23	(C) the term "financial institution" has
24	the meaning given the term in section 509 of
25	the Gramm-Leach-Bliley Act (15 U.S.C. 6809).

## (k) Exemption; Health Privacy.—

- (1) COVERED ENTITY OR BUSINESS ASSOCIATE UNDER HITECH ACT.—To the extent that a covered entity under this Act acts as a covered entity or a business associate under section 13402 of the Health Information Technology for Economic and Clinical Health Act (42 U.S.C. 17932), has the obligation to provide notification to individuals following a breach of security under that Act or its implementing regulations, and is in compliance with that obligation, the covered entity shall be deemed in compliance with this section.
- (2) Entity subject to hitech act.—To the extent that a covered entity under this Act acts as a vendor of personal health records, a third party service provider, or other entity subject to section 13407 of the Health Information Technology for Economical and Clinical Health Act (42 U.S.C. 17937), has the obligation to provide notification to individuals following a breach of security under that Act or its implementing regulations, and is in compliance with that obligation, the covered entity shall be deemed in compliance with this section.
- (3) Limitation of Statutory Construction.—Nothing in this Act may be construed in any

1 way to give effect to the sunset provision under sec-2 tion 13407(g)(2) of the Health Information Technology for Economic and Clinical Health Act (42 3 4 U.S.C. 17937(g)(2)) or to otherwise limit or affect 5 the applicability, under section 13407 of that Act, of 6 the requirement to provide notification to individuals 7 following a breach of security for vendors of personal 8 health records and each entity described in clause 9 (ii), (iii), or (iv) of section 13424(b)(1)(A) of that 10 Act (42 U.S.C. 17953(b)(1)(A)). 11 (1) Web Site Notice of Federal Trade Commis-12 SION.—If the Commission, upon receiving notification of any breach of security that is reported to the Commission, 13 finds that notification of the breach of security via the 14 15 Commission's Internet Web site would be in the public interest or for the protection of consumers, the Commission 16 17 shall place such a notice in a clear and conspicuous loca-18 tion on its Internet Web site. 19 (m) FTC STUDY ON NOTIFICATION IN LANGUAGES IN ADDITION TO ENGLISH.—Not later than 1 year after 20 21 the date of enactment of this Act, the Commission shall 22 conduct a study on the practicality and cost effectiveness 23 of requiring the direct notification required by subsection 24 (d)(1) to be provided in a language in addition to English

to individuals known to speak only such other language.

1	(n) GENERAL RULEMAKING AUTHORITY.—The Com-
2	mission may promulgate regulations necessary under sec-
3	tion 553 of title 5, United States Code, to effectively en-
4	force the requirements of this section.
5	SEC. 4. NOTICE TO LAW ENFORCEMENT.
6	(a) Designation of Government Entity to Re-
7	CEIVE NOTICE.—Not later than 60 days after the date
8	of enactment of this Act, the Secretary of the Department
9	of Homeland Security shall designate a Federal Govern-
10	ment entity to receive notice under this section.
11	(b) Notice.—A covered entity shall notify the des-
12	ignated entity of a breach of security if—
13	(1) the number of individuals whose personal
14	information was, or is reasonably believed to have
15	been, acquired or assessed as a result of the breach
16	of security exceeds 10,000;
17	(2) the breach of security involves a database,
18	networked or integrated databases, or other data
19	system containing the personal information of more
20	than 1,000,000 individuals;
21	(3) the breach of security involves databases
22	owned by the Federal Government; or
23	(4) the breach of security involves primarily
24	personal information of individuals known to the
25	covered entity to be employees or contractors of the

1	Federal Government involved in national security or
2	law enforcement.
3	(c) Content of Notices.—
4	(1) In general.—Each notice under sub-
5	section (b) shall contain—
6	(A) the date, estimated date, or estimated
7	date range of the breach of security;
8	(B) a description of the nature of the
9	breach of security;
10	(C) a description of each type of personal
11	information that was or is reasonably believed
12	to have been acquired or accessed as a result of
13	the breach of security; and
14	(D) a statement of each paragraph under
15	subsection (b) that applies to the breach of se-
16	curity.
17	(2) Construction.—Nothing in this section
18	shall be construed to require a covered entity to re-
19	veal specific or identifying information about an in-
20	dividual as part of the notice under paragraph (1).
21	(d) Responsibilities of the Designated Enti-
22	TY.—The designated entity shall promptly provide each
23	notice it receives under subsection (b) to—
24	(1) the United States Secret Service;
25	(2) the Federal Bureau of Investigation;

1	(3) the Federal Trade Commission;
2	(4) the United States Postal Inspection Service,
3	if the breach of security involves mail fraud;
4	(5) the attorney general of each State affected
5	by the breach of security; and
6	(6) as appropriate, other Federal agencies for
7	law enforcement, national security, or data security
8	purposes.
9	(e) Timing of Notices.—Notice under this section
10	shall be delivered as follows:
11	(1) Notice under subsection (b) shall be deliv-
12	ered as promptly as possible, but—
13	(A) not less than 3 business days before
14	notification to an individual under section 3;
15	and
16	(B) not later than 10 days after the date
17	of discovery of the events requiring notice.
18	(2) Notice under subsection (d) shall be deliv-
19	ered as promptly as possible, but not later than 1
20	business day after the date that the designated enti-
21	ty receives notice of a breach of security from a cov-
22	ered entity.
23	SEC. 5. APPLICATION AND ENFORCEMENT.
24	(a) General Application.—The requirements of
25	sections 2 and 3 shall apply to—

1	(1) those persons, partnerships, or corporations
2	over which the Commission has authority under sec-
3	tion 5(a)(2) of the Federal Trade Commission Act
4	(15  U.S.C.  45(a)(2));  and
5	(2) notwithstanding sections 4 and 5(a)(2) of
6	the Federal Trade Commission Act (15 U.S.C. 44
7	and 45(a)(2)), any non-profit organization, including
8	any organization described in section 501(c) of the
9	Internal Revenue Code of 1986 that is exempt from
10	taxation under section 501(a) of the Internal Rev-
11	enue Code of 1986.
12	(b) OPT-IN FOR CERTAIN OTHER ENTITIES.—
13	(1) In general.—Notwithstanding sections 4
14	and 5(a)(2) of the Federal Trade Commission Act
15	(15 U.S.C. 44 and $45(a)(2)$ ), the requirements of
16	section 3 shall apply to any other covered entity not
17	included under subsection (a) that enters into an
18	agreement with the Commission under which that
19	covered entity would be subject to section 3 with re-
20	spect to any acts or omissions that occur while the
21	agreement is in effect and that may constitute a vio-
22	lation of section 3, if—
23	(A) not less than 30 days prior to entering
24	into the agreement with the person or entity,
25	the Commission publishes notice in the Federal

1	Register of the Commission's intent to enter
2	into the agreement; and
3	(B) not later than 14 business days after
4	entering into the agreement with the person or
5	entity, the Commission publishes in the Federal
6	Register—
7	(i) notice of the agreement;
8	(ii) the identify of each person or enti-
9	ty covered by the agreement; and
10	(iii) the effective date of the agree-
11	ment.
12	(2) Construction.—
13	(A) OTHER FEDERAL LAW.—An agreement
14	under paragraph (1) shall not effect a covered
15	entity's obligation to provide notice of a breach
16	of security or similar event under any other
17	Federal law.
18	(B) No preemption prior to valid
19	AGREEMENT.—Subsections (a)(2) and (b) of
20	section 7 shall not apply to a breach of security
21	that occurs before a valid agreement under
22	paragraph (1) is in effect.
23	(e) Enforcement by the Federal Trade Com-
24	MISSION.—

1	(1) Unfair or deceptive acts or prac-
2	TICES.—A violation of section 2 or 3 of this Act
3	shall be treated as an unfair and deceptive act or
4	practice in violation of a regulation under section
5	18(a)(1)(B) of the Federal Trade Commission Act
6	(15 U.S.C. 57a(a)(1)(B)) regarding unfair or decep-
7	tive acts or practices.
8	(2) Powers of Commission.—The Commis-
9	sion shall enforce this Act in the same manner, by
10	the same means, with the same jurisdiction, except
11	as provided in subsections (a)(2) and (b) of this sec-
12	tion, and with the same powers and duties as though
13	all applicable terms and provisions of the Federal
14	Trade Commission Act (15 U.S.C. 41 et seq.) were
15	incorporated into and made a part of this Act. Any
16	covered entity who violates such regulations shall be
17	subject to the penalties and entitled to the privileges
18	and immunities provided in that Act.
19	(3) Limitation.—In promulgating rules under
20	this Act, the Commission shall not require the de-
21	ployment or use of any specific products or tech-
22	nologies, including any specific computer software or
23	hardware.
24	(d) Enforcement by State Attorneys Gen-
25	ERAL.—

1	(1) CIVIL ACTION.—In any case in which the
2	attorney general of a State, or an official or agency
3	of a State, has reason to believe that an interest of
4	the residents of that State has been or is threatened
5	or adversely affected by any covered entity who vio-
6	lates section 2 or section 3 of this Act, the attorney
7	general, official, or agency of the State, as parens
8	patriae, may bring a civil action on behalf of the
9	residents of the State in a district court of the
10	United States of appropriate jurisdiction—
11	(A) to enjoin further violation of such sec-
12	tion by the defendant;
13	(B) to compel compliance with such sec-
14	tion; or
15	(C) to obtain civil penalties in the amount
16	determined under paragraph (2).
17	(2) CIVIL PENALTIES.—
18	(A) CALCULATION.—
19	(i) Treatment of violations of
20	SECTION 2.—For purposes of paragraph
21	(1)(C) with regard to a violation of section
22	2, the amount determined under this para-
23	graph is the amount calculated by multi-
24	plying the number of days that a covered
25	entity is not in compliance with such sec-

1	tion by an amount not greater than
2	\$11,000.
3	(ii) Treatment of violations of
4	SECTION 3.—For purposes of paragraph
5	(1)(C) with regard to a violation of section
6	3, the amount determined under this para-
7	graph is the amount calculated by multi-
8	plying the number of violations of such
9	section by an amount not greater than
10	\$11,000. Each failure to send notification
11	as required under section 3 to a resident of
12	the State shall be treated as a separate
13	violation.
14	(B) Adjustment for inflation.—Be-
15	ginning on the date that the Consumer Price
16	Index is first published by the Bureau of Labor
17	Statistics that is after 1 year after the date of
18	enactment of this Act, and each year thereafter,
19	the amounts specified in clauses (i) and (ii) of
20	subparagraph (A) and in clauses (i) and (ii) of
21	subparagraph (C) shall be increased by the per-
22	centage increase in the Consumer Price Index
23	published on that date from the Consumer
24	Price Index published the previous year.

1	(C) Maximum total liability.—Not-
2	withstanding the number of actions which may
3	be brought against a covered entity under this
4	subsection, the maximum civil penalty for which
5	any covered entity may be liable under this sub-
6	section shall not exceed—
7	(i) \$5,000,000 for each violation of
8	section 2; and
9	(ii) \$5,000,000 for all violations of
10	section 3 resulting from a single breach of
11	security.
12	(3) Intervention by the ftc.—
13	(A) NOTICE AND INTERVENTION.—The
14	State shall provide prior written notice of any
15	action under paragraph (1) to the Commission
16	and provide the Commission with a copy of its
17	complaint, except in any case in which such
18	prior notice is not feasible, in which case the
19	State shall serve such notice immediately upon
20	commencing such action. The Commission shall
21	have the right—
22	(i) to intervene in the action;
23	(ii) upon so intervening, to be heard
24	on all matters arising therein; and
25	(iii) to file petitions for appeal.

1	(B) Limitation on state action while
2	FEDERAL ACTION IS PENDING.—If the Commis-
3	sion has instituted a civil action for violation of
4	this Act, no State attorney general, or official
5	or agency of a State, may bring an action under
6	this subsection during the pendency of that ac-
7	tion against any defendant named in the com-
8	plaint of the Commission for any violation of
9	this Act alleged in the complaint.
10	(4) Construction.—For purposes of bringing
11	any civil action under paragraph (1), nothing in this
12	Act shall be construed to prevent an attorney gen-
13	eral of a State from exercising the powers conferred
14	on the attorney general by the laws of that State—
15	(A) to conduct investigations;
16	(B) to administer oaths or affirmations; or
17	(C) to compel the attendance of witnesses
18	or the production of documentary and other evi-
19	dence.
20	(e) Notice to Law Enforcement; Civil En-
21	FORCEMENT BY ATTORNEY GENERAL.—
22	(1) In General.—The Attorney General may
23	bring a civil action in the appropriate United States
24	district court against any covered entity that en-

1	gages in conduct constituting a violation of section
2	4.
3	(2) Penalties.—
4	(A) IN GENERAL.—Upon proof of such
5	conduct by a preponderance of the evidence, a
6	covered entity shall be subject to a civil penalty
7	of not more than \$1,000 per individual whose
8	personal information was or is reasonably be-
9	lieved to have been accessed or acquired as a
10	result of the breach of security that is the basis
11	of the violation, up to a maximum of \$100,000
12	per day while such violation persists.
13	(B) Limitations.—The total amount of
14	the civil penalty assessed under this subsection
15	against a covered entity for acts or omissions
16	relating to a single breach of security shall not
17	exceed \$1,000,000, unless the conduct consti-
18	tuting a violation of section 4 was willful or in-
19	tentional, in which case an additional civil pen-
20	alty of up to \$1,000,000 may be imposed.
21	(C) Adjustment for inflation.—Be-
22	ginning on the date that the Consumer Price
23	Index is first published by the Bureau of Labor
24	Statistics that is after 1 year after the date of
25	enactment of this Act, and each year thereafter,

1	the amounts specified in subparagraphs (A) and
2	(B) shall be increased by the percentage in-
3	crease in the Consumer Price Index published
4	on that date from the Consumer Price Index
5	published the previous year.
6	(3) Injunctive actions.—If it appears that a
7	covered entity has engaged, or is engaged, in any act
8	or practice that constitutes a violation of section 4,
9	the Attorney General may petition an appropriate
10	United States district court for an order enjoining
11	such practice or enforcing compliance with section 4.
12	(4) Issuance of order.—A court may issue
13	such an order under paragraph (3) if it finds that
14	the conduct in question constitutes a violation of
15	section 4.
16	(f) Concealment of Breaches of Security.—
17	(1) In General.—Chapter 47 of title 18,
18	United States Code, is amended by adding at the
19	end the following:
20	"§ 1041. Concealment of breaches of security involv-
21	ing personal information
22	"(a) In General.—Any person who, having knowl-
23	edge of a breach of security and of the fact that notifica-
24	tion of the breach of security is required under the Data
25	Security and Breach Notification Act of 2014, inten-

1	tionally and willfully conceals the fact of the breach of se-
2	curity, shall, in the event that the breach of security re-
3	sults in economic harm to any individual in the amount
4	of \$1,000 or more, be fined under this title, imprisoned
5	for not more than 5 years, or both.
6	"(b) Person Defined.—For purposes of subsection
7	(a), the term 'person' has the same meaning as in section
8	1030(e)(12) of this title.
9	"(c) Enforcement Authority.—
10	"(1) IN GENERAL.—The United States Secret
11	Service and the Federal Bureau of Investigation
12	shall have the authority to investigate offenses under
13	this section.
14	"(2) Construction.—The authority granted
15	in paragraph (1) shall not be exclusive of any exist-
16	ing authority held by any other Federal agency.".
17	(2) Conforming and Technical Amend-
18	MENTS.—The table of sections for chapter 47 of title
19	18, United States Code, is amended by adding at
20	the end the following:
	"1041. Concealment of breaches of security involving personal information.".
21	SEC. 6. DEFINITIONS.
22	In this Act:
23	(1) Breach of Security.—
24	(A) IN GENERAL.—The term "breach of
25	security" means compromise of the security,

1	confidentiality, or integrity of, or loss of, data
2	in electronic form that results in, or there is a
3	reasonable basis to conclude has resulted in,
4	unauthorized access to or acquisition of per-
5	sonal information from a covered entity.
6	(B) Exclusions.—The term" breach of
7	security" does not include—
8	(i) a good faith acquisition of personal
9	information by a covered entity, or an em-
10	ployee or agent of a covered entity, if the
11	personal information is not subject to fur-
12	ther use or unauthorized disclosure;
13	(ii) any lawfully authorized investiga-
14	tive, protective, or intelligence activity of a
15	law enforcement or an intelligence agency
16	of the United States, a State, or a political
17	subdivision of a State; or
18	(iii) the release of a public record not
19	otherwise subject to confidentiality or non-
20	disclosure requirements.
21	(2) Commission.—The term "Commission"
22	means the Federal Trade Commission.
23	(3) COVERED ENTITY.—The term "covered en-
24	tity" means a sole proprietorship, partnership, cor-
25	poration, trust, estate, cooperative, association, or

- other commercial entity, and any charitable, educational, or nonprofit organization, that acquires, maintains, or utilizes personal information.
  - (4) Data in electronic form" means any data stored electronically or digitally on any computer system or other database, including recordable tapes and other mass storage devices.
  - (5) Designated entity" means the Federal Government entity designated by the Secretary of Homeland Security under section 4.
  - (6) Encryption.—The term "encryption" means the protection of data in electronic form in storage or in transit using an encryption technology that has been adopted by an established standards setting body which renders such data indecipherable in the absence of associated cryptographic keys necessary to enable decryption of such data. Such encryption must include appropriate management and safeguards of such keys to protect the integrity of the encryption.
  - (7) IDENTITY THEFT.—The term "identity theft" means the unauthorized use of another person's personal information for the purpose of engag-

1	ing in commercial transactions under the identity of
2	such other person, including any contact that vio-
3	lates section 1028A of title 18, United States Code.
4	(8) Major credit reporting agency.—The
5	term "major credit reporting agency" means a con-
6	sumer reporting agency that compiles and maintains
7	files on consumers on a nationwide basis within the
8	meaning of section 603(p) of the Fair Credit Re-
9	porting Act (15 U.S.C. 1681a(p)).
10	(9) Personal information.—
11	(A) Definition.—The term "personal in-
12	formation" means any information or compila-
13	tion of information that includes—
14	(i) a non-truncated social security
15	number;
16	(ii) a financial account number or
17	credit or debit card number in combination
18	with any security code, access code, or
19	password that is required for an individual
20	to obtain credit, withdraw funds, or engage
21	in a financial transaction; or
22	(iii) an individual's first and last
23	name or first initial and last name in com-
24	bination with—

1	(I) a driver's license number, a
2	passport number, or an alien registra-
3	tion number, or other similar number
4	issued on a government document
5	used to verify identity;
6	(II) unique biometric data such
7	as a finger print, voice print, retina or
8	iris image, or any other unique phys-
9	ical representation;
10	(III) a unique account identifier,
11	electronic identification number, user
12	name, or routing code in combination
13	with any associated security code, ac-
14	cess code, or password that is re-
15	quired for an individual to obtain
16	money, goods, services, or any other
17	thing of value; or
18	(IV) 2 of the following:
19	(aa) Home address or tele-
20	phone number.
21	(bb) Mother's maiden name,
22	if identified as such.
23	(cc) Month, day, and year of
24	birth.

1 (B) Modified DEFINITION BY2 MAKING.—If the Commission determines that 3 the definition under subparagraph (A) is not 4 reasonably sufficient to protect individuals from 5 identify theft, fraud, or other unlawful conduct, 6 the Commission by rule promulgated under sec-7 tion 553 of title 5. United States Code, may modify the definition of "personal information" 8 9 under subparagraph (A) to the extent the modi-10 fication will not unreasonably impede interstate 11 commerce. 12 (10) Service Provider.—The term "service 13 provider" means a person that provides electronic

(10) Service provider.—The term "service provider" means a person that provides electronic data transmission, routing, intermediate and transient storage, or connections to its system or network, where the person providing such services does not select or modify the content of the electronic data, is not the sender or the intended recipient of the data, and does not differentiate personal information from other information that such person transmits, routes, or stores, or for which such person provides connections. Any such person shall be treated as a service provider under this Act only to the extent that it is engaged in the provision of such

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1	transmission, routing, intermediate and transient
2	storage, or connections.
3	SEC. 7. EFFECT ON OTHER LAWS.
4	(a) Preemption of State Information Security
5	Laws.—
6	(1) COVERED ENTITIES UNDER SECTION
7	5(a).—With respect to a covered entity subject to
8	the Act under section 5(a), this Act supersedes any
9	provision of a statute, regulation, or rule of a State
10	or political subdivision of a State that expressly—
11	(A) requires information security practices
12	and treatment of data containing personal in-
13	formation similar to any of those required
14	under section 2; or
15	(B) requires notification to individuals of a
16	breach of security as defined in section 6.
17	(2) COVERED ENTITIES UNDER SECTION
18	5(b).—With respect to a covered entity subject to
19	the Act under section 5(b), this Act supersedes any
20	provision of a statute, regulation, or rule of a State
21	or political subdivision of a State that expressly re-
22	quires notification to individuals of a breach of secu-
23	rity as defined in section 6.
24	(b) Additional Preemption.—

1	(1) In general.—No person other than a per-
2	son specified in section 5(d) may bring a civil action
3	under the laws of any State if such action is pre-
4	mised in whole or in part upon the defendant vio-
5	lating any provision of this Act.
6	(2) Protection of Consumer Protection
7	LAWS.—Except as provided in subsection (a) of this
8	section, this subsection shall not be construed to
9	limit the enforcement of any State consumer protec-
10	tion law by an attorney general of a State.
11	(e) Protection of Certain State Laws.—This
12	Act shall not be construed to preempt the applicability
13	of—
14	(1) State trespass, contract, or tort law; or
15	(2) any other State laws to the extent that
16	those laws relate to acts of fraud.
17	(d) Preservation of FTC Authority.—Nothing
18	in this Act may be construed in any way to limit or affect
19	the Commission's authority under any other provision of
20	law.
21	SEC. 8. EFFECTIVE DATE.
22	This Act and the amendments made by this Act shall
23	take effect 1 year after the date of enactment of this Act.