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A BILL FOR AN ACT

RELATING TO INFORMATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 487N, Hawaii Revised Statutes, is			
2	amended by adding a new section to be appropriately designated			
3	and to read as follows:			
4	" <u>§487N-</u> Duty to pay for credit monitoring reports. (a)			
5	Any business or government agency responsible for a security			
6	breach that may result in a crime being committed under section			
7	708-839.6, 708-839.7, or 708-839.8 shall be liable for the costs			
8	of providing each person whose personal information was			
9	disclosed with, at a minimum, a three year subscription to a			
10	credit reporting agency's services.			
11	(b) No later than seven calendar days after a business or			
12	government agency provides notice of the security breach, the			
13	business or government agency responsible for the security			
14	breach shall provide each person with a choice of not less than			
15	two credit reporting agencies from which the person may select			
16	to subscribe. The person, if the person so chooses, shall			
17	select a credit reporting agency and the credit monitoring and			
18	reporting services that the person requires and shall inform th			
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1	responsible business or government agency of the person's			
2	selection. If a person elects not to subscribe to any credit			
3	monitoring and reporting services offered by a credit reporting			
4	agency, the person shall notify the responsible business or			
5	government agency in writing of the person's choice to not			
6	subscribe to any credit monitoring or reporting services. The			
7	business or government agency responsible for the security			
8	breach shall keep a record of each person's credit monitoring			
9	and reporting services selection, or election to not subscribe			
10	to those services, for at least five years after the receipt by			
11	the business or government agency of a person's selection or			
12	election under this subsection.			
13	(c) The responsible business or government agency shall			
14	enroll the person into the credit monitoring and reporting plan			
15	of the person's choice within seven calendar days of receipt of			
16	the person's selection made under subsection (b) and shall pay			
17	all costs associated with the three year subscription to the			
18	selected credit reporting agency's services.			
19	(d) The office of consumer protection may adopt rules in			
20	accordance with chapter 91 to effectuate this section."			
21	SECTION 2. Section 487N-1, Hawaii Revised Statutes, is			
22	amended as follows:			
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1	1. By adding a new definition to be appropriately inserted			
2	and to read:			
3	""Credit reporting agency" means a nationwide consumer			
4	credit reporting agency, such as Equifax, Experian, or			
5	TransUnion, or any successor entity thereof, that provides			
6	consumer credit monitoring and reporting services."			
7	2. By amending the definition of "security breach" to			
8	read:			
9	""Security breach" [means an] <u>:</u>			
10	(1) Means:			
11	(A) An incident of unauthorized access to and			
12	acquisition of unencrypted or unredacted records			
13	or data containing personal information where			
14	illegal use of the personal information has			
15	occurred, or is reasonably likely to occur and			
16	that creates a risk of harm to a person[-];			
17	(B) Any incident of unauthorized access to and			
18	acquisition of encrypted records or data			
19	containing personal information along with the			
20	confidential process or key constitutes a			
21	security breach[Cood]; and			



1	<u>(C)</u>	Any incident of inadvertent, unauthorized
2		disclosure of unencrypted or unredacted records
3		or data containing personal information
4		constitutes a security breach.
5	(2) Does	not include good faith acquisition of personal
6	info	rmation by an employee or agent of the business
7	for a	a legitimate purpose is not a security breach;
8	prov	ided that the personal information is not used for
9	a pu	rpose other than a lawful purpose of the business
10	and :	is not subject to further unauthorized
11	disc	losure."
1 2	SECTION 3	. This Act does not affect rights and duties that
13	matured, penal	ties that were incurred, and proceedings that were
14	begun before it	s effective date.
15	SECTION 4	New statutory material is underscored.
16	SECTION 5	. This Act shall take effect upon its approval.
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		INTRODUCED BY:
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Report Title: Personal Information; Unauthorized Disclosure; Remedy

Description: Requires a business or government agency responsible for the inadvertent, unauthorized disclosure of personal information to pay for the person's access to credit reports for at least three years.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

