02/19/20

RSI/EE

SENATE

20-5721

STATE OF MINNESOTA NINETY-FIRST SESSION S.F. No. 4269

(SENATE AUTI	HORS: UTKE	
DATE	D-PG	OFFICIAL STATUS
03/11/2020		Introduction and first reading
		Referred to Commerce and Consumer Protection Finance and Policy

1.1	A bill for an act
1.2 1.3	relating to insurance; establishing an Insurance Data Security Law; proposing coding for new law in Minnesota Statutes, chapter 60A.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [60A.985] TITLE.
1.6	This section to section 60A.9861 may be cited as the "Insurance Data Security Law."
1.7	Sec. 2. [60A.9851] PURPOSE AND INTENT.
1.8	Subdivision 1. Generally. The purpose and intent of sections 60A.985 to 60A.9861 is
1.9	to establish standards for data security and standards for the investigation of and notification
1.10	to the commissioner of a cybersecurity event applicable to licensees, as defined in section
1.11	<u>60A.9852</u> , subdivision 5.
1.12	Subd. 2. Construction. Sections 60A.985 to 60A.9861 may not be construed to create
1.13	or imply a private cause of action for violation of its provisions nor may it be construed to
1.14	curtail a private cause of action which would otherwise exist in the absence of sections
1.15	<u>60A.985 to 60A.9861.</u>
1.16	Sec. 3. [60A.9852] DEFINITIONS.
1.17	Subdivision 1. Terms. As used in this act, the following terms have the meanings given.
1.18	Subd. 2. Authorized individual. "Authorized individual" means an individual known
1.19	to and screened by the licensee and determined to be necessary and appropriate to have
1.20	access to the nonpublic information held by the licensee and its information systems.

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2.1	<u>Subd. 3.</u> Co	mmissioner. "C	commissioner" m	eans the commissioner of	f commerce.
2.2	<u>Subd. 4.</u> Co	nsumer. <u>"Cons</u> u	ımer" means an i	ndividual, including but	not limited to an
2.3	applicant, policy	yholder, insured,	beneficiary, clain	nant, and certificate holder	r who is a resident
2.4	of this state and	l whose nonpubl	lic information is	in a licensee's possession	n, custody, or
2.5	control.				
2.6	<u>Subd. 5.</u> Cy	bersecurity eve	e nt. "Cybersecuri	ty event" means an event	resulting in
2.7	unauthorized ac	ccess to, or disru	ption or misuse of	of, an information system	or information
2.8	stored on an inf	formation system	<u>n.</u>		
2.9	Cybersecuri	ty event does not	t include the unau	thorized acquisition of end	crypted nonpublic
2.10	information if t	he encryption, p	rocess, or key is n	ot also acquired, released	l, or used without
2.11	authorization.				
2.12	Cybersecuri	ity event does no	ot include an ever	nt with regard to which th	ne licensee has
2.13	determined that	the nonpublic in	nformation access	ed by an unauthorized pe	rson has not been
2.14	used or released	d and has been r	eturned or destroy	yed.	
2.15	<u>Subd. 6.</u> De	partment. "Der	partment" means	the Department of Comm	ierce.
2.16	<u>Subd. 7.</u> En	crypted. "Encry	pted" means the	transformation of data in	to a form which
2.17	results in a low	probability of a	ssigning meaning	without the use of a prot	tective process or
2.18	key.				
2.19	Subd. 8. Inf	formation secu	r ity program. "It	nformation security progr	cam" means the
2.20	administrative,	technical, and p	hysical safeguard	ls that a licensee uses to a	access, collect,
2.21	distribute, proc	ess, protect, stor	e, use, transmit, o	dispose of, or otherwise h	nandle nonpublic
2.22	information.				
2.23	Subd. 9. Inf	formation syste	m. "Information	system" means a discrete	set of electronic
2.24	information res	ources organize	d for the collection	on, processing, maintenar	1ce, use, sharing,
2.25	dissemination,	or disposition of	f electronic inform	nation, as well as any spe	ecialized system
2.26	such as industri	ial or process co	ntrols systems, te	lephone switching and p	rivate branch
2.27	exchange system	ms, and environ	mental control sy	stems.	
2.28	<u>Subd. 10.</u> L	icensee. "Licens	see" means any p	erson licensed, authorize	d to operate, or
2.29	registered, or re	equired to be lice	ensed, authorized	, or registered by the Dep	partment of
2.30	Commerce or the	he Department c	of Health but shal	l not include a purchasin	g group or a risk
2.31	retention group	chartered and li	icensed in a state	other than this state or a	licensee that is
2.32	acting as an ass	suming insurer tl	nat is domiciled in	n another state or jurisdic	ction.

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3.1	Subd. 11. Multifactor	authentication. "Multifa	ctor authentication" me	ans authentication
3.2	through verification of at	least two of the followin	g types of authentication	on factors:
3.3	(1) knowledge factors	, such as a password;		
3.4	(2) possession factors,	such as a token or text 1	nessage on a mobile pl	ione; or
3.5	(3) inherence factors,	such as a biometric char	acteristic.	
3.6	Subd. 12. Nonpublic	i nformation. "Nonpubli	c information" means i	nformation that is
3.7	not publicly available info	ormation and is:		
3.8	(1) business-related in	formation of a licensee th	e tampering with whicl	n, or unauthorized
3.9	disclosure, access, or use	of which, would cause a	material adverse impa	et to the business,
3.10	operations, or security of	the licensee;		
3.11	(2) any information co	oncerning a consumer wl	nich because of name, 1	number, personal
3.12	mark, or other identifier c	an be used to identify su	ch consumer, in combi	nation with any
3.13	one or more of the follow	ing data elements:		
3.14	(i) Social Security nur	nber;		
3.15	(ii) driver's license nut	mber or nondriver identi	fication card number;	
3.16	(iii) account number, o	credit card number, or de	bit card number;	
3.17	(iv) any security code,	access code, or password	that would permit acce	ss to a consumer's
3.18	financial account; or			
3.19	(v) biometric records;	or		
3.20	(3) any information or	data, except age or geno	ler, in any form or med	ium created by or
3.21	derived from a health care	e provider or a consumer	and that relates to:	
3.22	(i) the past, present, or	future physical, mental,	or behavioral health or	r condition of any
3.23	consumer or a member of	the consumer's family;		
3.24	(ii) the provision of he	ealth care to any consum	er; or	
3.25	(iii) payment for the p	rovision of health care to	any consumer.	
3.26	Subd. 13. Person. "Pe	rson" means any individ	ual or any nongovernm	iental entity,
3.27	including but not limited t	o any nongovernmental	partnership, corporation	n, branch, agency,
3.28	or association.			
3.29	Subd. 14. Publicly av	ailable information. "P	ublicly available inform	nation" means any
3.30	information that a license	e has a reasonable basis	to believe is lawfully n	nade available to

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the general	public from: federal	, state, or local go	vernment records; wide	ely distributed
media; or di	sclosures to the gen	eral public that are	e required to be made by	y federal, state, or
ocal law.				
For the p	ourposes of this defi	nition, a licensee	has a reasonable basis t	o believe that
information	is lawfully made av	vailable to the gen	eral public if the license	ee has taken steps
to determine	<u>e:</u>			
(1) that t	he information is of	f the type that is a	vailable to the general p	public; and
(2) whet	her a consumer can	direct that the inf	ormation not be made a	vailable to the
general pub	lic and, if so, that su	ich consumer has	not done so.	
Subd. 15	5. Risk assessment.	"Risk assessment	" means the risk assess	ment that each
			.9853, subdivision 3.	
Subd. 16	5. State. "State" mea	ans the state of Mi	nnesota.	
<u>Subd. 17</u>	. <u>Third-party servi</u>	i <mark>ce provider.</mark> "Thi	rd-party service provider	r" means a person,
not otherwis	e defined as a licens	see, that contracts	with a licensee to mainta	ain, process, store,
or otherwise	e is permitted access	to nonpublic info	ormation through its pro	vision of services
to the licens	ee.			
Sec. 4. [60	A.9853] INFORM	ATION SECUR	ITY PROGRAM.	
Subdivis	ion 1. Implementa	tion of an inform	ation security program	n. Commensurate
with the size	e and complexity of	the licensee, the na	ature and scope of the lic	censee's activities,
including its	s use of third-party s	service providers,	and the sensitivity of th	ne nonpublic
information	used by the license	e or in the license	e's possession, custody,	or control, each
icensee sha	ll develop, impleme	ent, and maintain a	a comprehensive written	n information
security pro	gram based on the l	icensee's risk asse	ssment and that contain	ns administrative,
technical, ar	nd physical safeguar	rds for the protect	ion of nonpublic inform	nation and the
licensee's in	formation system.			
Subd. 2.	Objectives of an in	nformation secur	ity program. A license	e's information
security pro	gram shall be desig	ned to:		
<u>(1)</u> prote	ect the security and c	confidentiality of 1	nonpublic information a	and the security of
the informat	tion system;			

- 4.30 (2) protect against any threats or hazards to the security or integrity of nonpublic
- 4.31 <u>information and the information system;</u>

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5.1	(3) protect	against unauthoriz	zed access to or u	se of nonpublic information	tion, and minimize
5.2	the likelihood	l of harm to any co	onsumer; and	•	
5.3	(4) define	and periodically re	eevaluate a sched	ule for retention of non	oublic information
5.4	and a mechan	ism for its destruc	tion when no lon	ger needed.	
5.5	Subd. 3. R	Risk assessment. T	The licensee shall	:	
5.6				- iate, or an outside vend	or designated to
5.7				for the information secu	
			•		
5.8 5.9	<u> </u>			r external threats that co suse, alteration, or destru	
5.10				n systems and nonpubli	•
5.11		to, or held by, this			
5.12				of these threats, taking	into consideration
5.12	<u> </u>	of the nonpublic			
5.14		•		res, information system	and other
5.15		•	•	iding consideration of t	
5.16		of the licensee's of		~~~~	meats meach
5.10				<u>ng.</u>	
5.17	(i) employ	vee training and ma	anagement;		
5.18	<u>(ii) inform</u>	ation systems, inc	luding network a	nd software design, as w	vell as information
5.19	classification,	, governance, proc	essing, storage, t	cansmission, and dispos	al; and
5.20	(iii) detect	ing, preventing, an	d responding to a	tacks, intrusions, or othe	er systems failures;
5.21	and				
5.22	(5) implen	nent information s	afeguards to mar	age the threats identifie	ed in its ongoing
5.23	assessment, ar	nd no less than ann	ually, assess the en	fectiveness of the safegu	ards' key controls,
5.24	systems, and	procedures.			
5.25	<u>Subd. 4.</u>	tisk management	Based on its ris	x assessment, the licens	ee shall:
5.26	(1) design	its information sec	urity program to	nitigate the identified ris	sks, commensurate
5.27	with the size a	and complexity of	the licensee's act	ivities, including its use	e of third-party
5.28	service provid	lers, and the sensit	tivity of the nonp	ublic information used	by the licensee or
5.29	in the licensee	e's possession, cus	tody, or control;		
5.30	(2) determ	ine which security	measures listed	pelow are appropriate ar	nd implement such
5.31	security meas	ures:			

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6.1	(i) place access controls on information systems, including controls to authenticate and
6.2	permit access only to authorized individuals to protect against the unauthorized acquisition
6.3	of nonpublic information;
6.4	(ii) identify and manage the data, personnel, devices, systems, and facilities that enable
6.5	the organization to achieve business purposes in accordance with their relative importance
6.6	to business objectives and the organization's risk strategy;
6.7	(iii) restrict access at physical locations containing nonpublic information, only to
6.8	authorized individuals;
6.9	(iv) protect by encryption or other appropriate means all nonpublic information while
6.10	being transmitted over an external network and all nonpublic information stored on a laptop
6.11	computer or other portable computing or storage device or media;
6.12	(v) adopt secure development practices for in-house developed applications utilized by
6.13	the licensee and procedures for evaluating, assessing, or testing the security of externally
6.14	developed applications utilized by the licensee;
6.15	(vi) modify the information system in accordance with the licensee's information security
6.16	program;
6.17	(vii) utilize effective controls, which may include multifactor authentication procedures
6.18	for any authorized individual accessing nonpublic information;
6.19	(viii) regularly test and monitor systems and procedures to detect actual and attempted
6.20	attacks on, or intrusions into, information systems;
6.21	(ix) include audit trails within the information security program designed to detect and
6.22	respond to cybersecurity events and designed to reconstruct material financial transactions
6.23	sufficient to support normal operations and obligations of the licensee;
6.24	(x) implement measures to protect against destruction, loss, or damage of nonpublic
6.25	information due to environmental hazards, such as fire and water damage or other
6.26	catastrophes or technological failures; and
6.27	(xi) develop, implement, and maintain procedures for the secure disposal of nonpublic
6.28	information in any format;
6.29	(3) include cybersecurity risks in the licensee's enterprise risk management process;
6.30	(4) stay informed regarding emerging threats or vulnerabilities and utilize reasonable
6.31	security measures when sharing information relative to the character of the sharing and the
6.32	type of information shared; and

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7.1	(5) provid	le its personnel wit	h cybersecurity a	wareness training that is u	odated as
7.2	necessary to	reflect risks identif	ied by the license	e in the risk assessment.	
7.3	Subd. 5.	Oversight by boar	d of directors. If	the licensee has a board o	f directors, the
7.4	board or an a	ppropriate commit	tee of the board s	hall, at a minimum:	
7.5	(1) requir	e the licensee's exe	cutive manageme	ent or its delegates to develop	op, implement,
7.6	and maintain	the licensee's infor	mation security	program;	
7.7	<u>(</u> 2) requir	e the licensee's exe	cutive manageme	ent or its delegates to repor	t in writing, at
7.8	least annually	y, the following inf	ormation:		
7.9	(i) the ove	erall status of the in	formation securi	ty program and the license	e's compliance
7.10	with this act;	and			
7.11	(ii) mater	ial matters related t	o the information	security program, address	ing issues such
7.12	as risk assess	ment, risk manager	ment and control	decisions, third-party serv	ice provider
7.13	arrangements	s, results of testing,	cybersecurity ev	ents or violations and man	agement's
7.14	responses the	ereto, and recomme	ndations for char	nges in the information sec	urity program;
7.15	and				
7.16	<u>(3) if exec</u>	cutive management	delegates any of	its responsibilities under t	his section, it
7.17	shall oversee	the development, in	plementation, and	d maintenance of the license	e's information
7.18	security prog	ram prepared by th	e delegate and sh	all receive a report from the	ne delegate
7.19	complying w	ith the requirement	s of the report to	the board of directors.	
7.20	<u>Subd. 6.</u>	Oversight of third-	party service pro	ovider arrangements. (a) A	A licensee shall
7.21	exercise due	diligence in selecti	ng its third-party	service provider.	
7.22	<u>(b)</u> A lice	nsee shall require a	third-party servi	ce provider to implement a	appropriate
7.23	<u>administrativ</u>	e, technical, and pl	nysical measures	to protect and secure the ir	nformation
7.24	systems and 1	nonpublic informat	ion that are acces	sible to, or held by, the thir	d-party service
7.25	provider.				
7.26	<u>Subd. 7.</u>	Program adjustme	e nts. The licensee	e shall monitor, evaluate, a	nd adjust, as
7.27	appropriate, t	the information sec	urity program co	nsistent with any relevant	changes in
7.28	technology, t	he sensitivity of its	nonpublic inform	nation, internal or external	threats to
7.29	information,	and the licensee's c	own changing bus	siness arrangements, such a	as mergers and
7.30	acquisitions,	alliances and joint	ventures, outsour	rcing arrangements, and ch	anges to
7.31	information s	systems.			
7.32	<u>Subd. 8.</u>	ncident response	plan. (a) As part	of its information security	program, each
7.33	licensee shall	establish a written	incident respons	e plan designed to prompt	ly respond to,

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8.1 and recover from, any cybersecurity event that compromises the confidentiality, integrity,

8.2 or availability of nonpublic information in its possession, the licensee's information systems,

8.3 or the continuing functionality of any aspect of the licensee's business or operations.

- 8.4 (b) Such incident response plan shall address the following areas:
- 8.5 (1) the internal process for responding to a cybersecurity event;
- 8.6 (2) the goals of the incident response plan;
- 8.7 (3) the definition of clear roles, responsibilities, and levels of decision-making authority;
- 8.8 (4) external and internal communications and information sharing;
- 8.9 (5) identification of requirements for the remediation of any identified weaknesses in
- 8.10 information systems and associated controls;
- 8.11 (6) documentation and reporting regarding cybersecurity events and related incident
- 8.12 response activities; and
- 8.13 (7) the evaluation and revision, as necessary, of the incident response plan following a
 8.14 cybersecurity event.
- 8.15 Subd. 9. Annual certification to commissioner of domiciliary state. Annually, each
- 8.16 insurer domiciled in this state shall submit to the commissioner a written statement by
- 8.17 February 15 certifying that the insurer is in compliance with the requirements set forth in
- 8.18 this section. Each insurer shall maintain for examination by the department all records,
- 8.19 schedules, and data supporting this certificate for a period of five years. To the extent an
- 8.20 insurer has identified areas, systems, or processes that require material improvement,
- 8.21 updating, or redesign, the insurer shall document the identification and the remedial efforts
- 8.22 planned and underway to address such areas, systems, or processes. Such documentation
- 8.23 must be available for inspection by the commissioner.
- 8.24

Sec. 5. [60A.9854] INVESTIGATION OF A CYBERSECURITY EVENT.

- 8.25 <u>Subdivision 1.</u> Prompt investigation. If the licensee learns that a cybersecurity event
 8.26 <u>has or may have occurred, the licensee, or an outside vendor or service provider designated</u>
 8.27 to act on behalf of the licensee, shall conduct a prompt investigation.
- 8.28 Subd. 2. Investigation contents. During the investigation, the licensee, or an outside
- 8.29 vendor or service provider designated to act on behalf of the licensee, shall, at a minimum,
- 8.30 determine as much of the following information as possible:
- 8.31 (1) determine whether a cybersecurity event has occurred;

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9.1	<u>(2)</u> asses	s the nature and sco	pe of the cybers	ecurity event;	
9.2	(3) identi	fy any nonpublic in	formation that m	ay have been involved in	the cybersecurity
9.3	event; and				
9.4	(4) perfo	rm or oversee reaso	onable measures	to restore the security of	the information
9.5	systems con	promised in the cy	bersecurity event	t in order to prevent furth	er unauthorized
9.6		· · ·		tion in the licensee's pos	
9.7	or control.				
9.8	Subd. 3.	Third-party system	ms. If the license	e learns that a cybersecu	rity event has or
9.9	may have oc	curred in a system	maintained by a	third-party service provid	der, the licensee
9.10	will complet	te the steps listed in	subdivision 2 or	confirm and document th	nat the third-party
9.11	service prov	ider has completed	those steps.		
9.12	Subd. 4.	Records. The licen	see shall maintai	n records concerning all	cybersecurity
9.13	events for a	period of at least fi	ve years from the	e date of the cybersecurit	y event and shall
9.14	produce those	se records upon den	nand of the comr	nissioner.	
9.15	Sec. 6. [60	A 98551 NOTIFIC	'ATION OF A (CYBERSECURITY EV	FNT
2.15		•			
9.16				oner. Each licensee shall	
9.17				event later than 72 hours	
9.18	determinatio	on that a cybersecur	ity event has occ	urred when either of the	following criteria
9.19	has been me	<u>t:</u>			
9.20	<u>(1) this s</u>	tate is the licensee's	state of domicil	e, in the case of an insure	er, or this state is
9.21	the licensee'	s home state, in the	case of a produc	er, as those terms are def	fined in chapter
9.22	<u>60K; or</u>				
9.23	<u>(2) the li</u>	censee reasonably b	believes that the 1	nonpublic information in	volved is of 250
9.24	or more con	sumers residing in t	his state and that	t is either of the following	<u>g:</u>
9.25	<u>(i) a cybe</u>	ersecurity event imp	acting the license	e of which notice is requi	red to be provided
9.26	to any gover	mment body, self-re	gulatory agency,	or any other supervisory	/ body pursuant
9.27	to any state	or federal law; or			
9.28	<u>(ii) a cyb</u>	ersecurity event that	at has a reasonab	le likelihood of materiall	y harming:
9.29	<u>(A) any o</u>	consumer residing i	n this state; or		
9.30	<u>(B) any 1</u>	naterial part of the	normal operation	s of the licensee.	

10.1	Subd. 2. Information; notification. The licensee shall provide as much of the following
10.2	information as possible. The licensee shall provide the information in electronic form as
10.3	directed by the commissioner. The licensee shall have a continuing obligation to update
10.4	and supplement initial and subsequent notifications to the commissioner concerning the
10.5	cybersecurity event.
10.6	(1) Date of the cybersecurity event;
10.7	(2) Description of how the information was exposed, lost, stolen, or breached, including
10.8	the specific roles and responsibilities of third-party service providers, if any;
10.9	(3) How the cybersecurity event was discovered;
10.10	(4) Whether any lost, stolen, or breached information has been recovered and, if so, how
10.11	this was done;
10.12	(5) The identity of the source of the cybersecurity event;
10.13	(6) Whether the licensee has filed a police report or has notified any regulatory,
10.14	government, or law enforcement agencies and, if so, when such notification was provided;
10.15	(7) Description of the specific types of information acquired without authorization.
10.16	Specific types of information means particular data elements including, for example, types
10.17	of medical information, types of financial information, or types of information allowing
10.18	identification of the consumer;
10.19	(8) The period during which the information system was compromised by the
10.20	cybersecurity event;
10.21	(9) The number of total consumers in this state affected by the cybersecurity event. The
10.22	licensee shall provide the best estimate in the initial report to the commissioner and update
10.23	this estimate with each subsequent report to the commissioner pursuant to this section;
10.24	(10) The results of any internal review identifying a lapse in either automated controls
10.25	or internal procedures, or confirming that all automated controls or internal procedures were
10.26	followed;
10.27	(11) Description of efforts being undertaken to remediate the situation which permitted
10.28	the cybersecurity event to occur;
10.29	(12) A copy of the licensee's privacy policy and a statement outlining the steps the
10.30	licensee will take to investigate and notify consumers affected by the cybersecurity event;
10.31	and

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11.1	(13) Name	of a contact persor	uwho is familiar y	with the cybersecurity ev	ent and authorized
11.2	to act for the	•			
11.2	Subd 2 N	Latification to com	anna Tha lia	unana ahall annu harrith	anotion 225E (1
11.3				ensee shall comply with ent to consumers under t	
11.4				fy the commissioner under	
11.5			•		
11.6				ents of third-party serv	
11.7			-	aintained by a third-party	
11.8			e aware, the licen	see shall treat such event	t as it would under
11.9	subdivision 1	<u>-</u>			
11.10	<u>(b) The co</u>	mputation of a lice	nsee's deadlines	shall begin on the day af	ter the third-party
11.11	service provid	ler notifies the lice	nsee of the cyber	rsecurity event or the lic	ensee otherwise
11.12	has actual kno	wledge of the cyb	ersecurity event,	whichever is sooner.	
11.13	(c) Nothin	g in this act shall p	prevent or abroga	te an agreement betwee	n a licensee and
11.14	another licens	see, a third-party se	ervice provider, c	or any other party to fulf	ill any of the
11.15	investigation	requirements impos	sed under section	60A.9854 or notice requ	irements imposed
11.16	under this sec	tion.			
11.17	<u>Subd. 5.</u> N	lotice regarding c	ybersecurity ev	ents of reinsurers to in	surers. (a) In the
11.18	case of a cybe	ersecurity event inv	olving nonpubli	c information that is use	d by the licensee
11.19	that is acting	as an assuming ins	urer or in the pos	ssession, custody, or con	trol of a licensee
11.20	that is acting a	as an assuming insu	arer and that does	s not have a direct contra	actual relationship
11.21	with the affec	ted consumers, the	assuming insure	er shall notify its affecte	d ceding insurers
11.22	and the comm	issioner of its state	e of domicile wit	hin 72 hours of making	the determination
11.23	that a cyberse	curity event has oc	curred.		
11.24	(b) The cee	ding insurers that ha	ave a direct contra	actual relationship with a	ffected consumers
11.25	shall fulfill the	e consumer notifica	ation requiremen	ts imposed under sectior	1 325E.61 and any
11.26	other notificat	tion requirements r	elating to a cyber	security event imposed	under this section.
11.27	(c) In the	case of a cybersect	urity event involv	ving nonpublic information	ion that is in the
11.28	possession, cu	istody, or control c	of a third-party se	ervice provider of a licer	see that is an
11.29	assuming insu	irer, the assuming	insurer shall noti	fy its affected ceding in	surers and the
11.30	commissioner	of its state of dom	icile within 72 hc	ours of receiving notice fi	rom its third-party
11.31	service provid	ler that a cybersecu	urity event has o	ccurred.	

12.1	(d) The ceding insurers that have a direct contractual relationship with affected consumers
12.2	shall fulfill the consumer notification requirements imposed under section 325E.61 and any
12.3	other notification requirements relating to a cybersecurity event imposed under this section.
12.4	Subd. 6. Notice regarding cybersecurity events of insurers to producers of record. (a)
12.5	In the case of a cybersecurity event involving nonpublic information that is in the possession,
12.6	custody, or control of a licensee that is an insurer or its third-party service provider and for
12.7	which a consumer accessed the insurer's services through an independent insurance producer,
12.8	the insurer shall notify the producers of record of all affected consumers as soon as
12.9	practicable as directed by the commissioner.
12.10	(b) The insurer is excused from this obligation for those instances in which it does not
12.11	have the current producer of record information for any individual consumer.
12.12	Sec. 7. [60A.9856] POWER OF COMMISSIONER.
12.13	(a) The commissioner shall have power to examine and investigate into the affairs of
12.14	any licensee to determine whether the licensee has been or is engaged in any conduct in
12.15	violation of this act. This power is in addition to the powers which the commissioner has
12.16	under section 60A.031. Any such investigation or examination shall be conducted pursuant
12.17	to section 60A.031.
12.18	(b) Whenever the commissioner has reason to believe that a licensee has been or is
12.19	engaged in conduct in this state which violates this act, the commissioner may take action
12.20	that is necessary or appropriate to enforce the provisions of this act.
12.21	Sec. 8. [60A.9857] CONFIDENTIALITY.
12.22	Subdivision 1. Licensee information. Any documents, materials, or other information
12.23	in the control or possession of the department that are furnished by a licensee or an employee
12.24	or agent thereof acting on behalf of a licensee pursuant to section 60A.9853, subdivision
12.25	9; section 60A.9855, subdivision 2, clauses (2), (3), (4), (5), (8), (10), and (11); or that are
12.26	obtained by the commissioner in an investigation or examination pursuant to section
12.27	60A.9856 shall be classified as confidential, protected nonpublic, or both; shall not be
12.28	subject to subpoena; and shall not be subject to discovery or admissible in evidence in any
12.29	private civil action. However, the commissioner is authorized to use the documents, materials,
12.30	or other information in the furtherance of any regulatory or legal action brought as a part
12.31	of the commissioner's duties.

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13.1	Subd. 2. Certain testimony prohibited. Neither the commissioner nor any person who
13.2	received documents, materials, or other information while acting under the authority of the
13.3	commissioner shall be permitted or required to testify in any private civil action concerning
13.4	any confidential documents, materials, or information subject to subdivision 1.
13.5	Subd. 3. Information sharing. In order to assist in the performance of the commissioner's
13.6	duties under this act, the commissioner:
13.7	(1) may share documents, materials, or other information, including the confidential and
13.8	privileged documents, materials, or information subject to subdivision 1, with other state,
13.9	federal, and international regulatory agencies, with the National Association of Insurance
13.10	Commissioners, its affiliates or subsidiaries, and with state, federal, and international law
13.11	enforcement authorities, provided that the recipient agrees in writing to maintain the
13.12	confidentiality and privileged status of the document, material, or other information;
13.13	(2) may receive documents, materials, or information, including otherwise confidential
13.14	and privileged documents, materials, or information, from the National Association of
13.15	Insurance Commissioners, its affiliates or subsidiaries, and from regulatory and law
13.16	enforcement officials of other foreign or domestic jurisdictions, and shall maintain as
13.17	confidential or privileged any document, material, or information received with notice or
13.18	the understanding that it is confidential or privileged under the laws of the jurisdiction that
13.19	is the source of the document, material, or information;
13.20	(3) may share documents, materials, or other information subject to subdivision 1, with
13.21	a third-party consultant or vendor provided the consultant agrees in writing to maintain the
13.22	confidentiality and privileged status of the document, material, or other information; and
13.23	(4) may enter into agreements governing sharing and use of information consistent with
13.24	this subdivision.
13.25	Subd. 4. No waiver of privilege or confidentiality. No waiver of any applicable privilege
13.26	or claim of confidentiality in the documents, materials, or information shall occur as a result
13.27	of disclosure to the commissioner under this section or as a result of sharing as authorized
13.28	in subdivision 3.
13.29	Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9861 shall prohibit
13.30	the commissioner from releasing final, adjudicated actions that are open to public inspection
13.31	pursuant to chapter 13 to a database or other clearinghouse service maintained by the National
13.32	Association of Insurance Commissioners, its affiliates, or subsidiaries.

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14.1	Sec. 9. [60.	A.9858] EXCEPT	IONS.		
14.2	Subdivision 1. Generally. The following exceptions shall apply to sections 60A.985 to				ctions 60A.985 to
14.3	<u>60A.9861:</u>				
14.4	(1) a licer	nsee with fewer tha	n ten employees,	including any independe	ent contractors, is
14.5	exempt from	section 60A.9853;			
14.6	(2) a licer	nsee subject to Publ	ic Law 104-191, e	enacted August 21, 1996	(Health Insurance
14.7	Portability an	nd Accountability A	Act), that has esta	blished and maintains an	n information
14.8	security prog	gram pursuant to su	ch statutes, rules	, regulations, procedures	, or guidelines
14.9	established t	hereunder, will be d	considered to me	et the requirements of se	ction 60A.9853,
14.10	provided that	t the licensee is cor	npliant with, and	submits a written statem	nent certifying its
14.11	compliance v	with, the same; and			
14.12	(3) an em	nlovee agent renr	esentative or des	ignee of a licensee, who	is also a licensee
14.12	<u> </u>			velop its own information	
14.13				ative, or designee is cove	
14.14		security program of			ited by the
14.13	mormation	security program of			
14.16	<u>Subd. 2.</u>	Exemption lapse;	compliance. In t	he event that a licensee c	ceases to qualify
14.17	for an except	tion, such licensee	shall have 180 da	ays to comply with this a	<u>ct.</u>
14.18	Sec. 10. [6]	0A.9859] PENALI	TIES		
11.10					
14.19			this act, a license	e may be penalized in ac	cordance with
14.20	section 60A.	<u>052.</u>			
14.21	Sec. 11. [6	0A.986] RULES A	ND REGULAT	IONS.	
14.22	The com	missioner may, in a	ccordance with c	hapter 14, issue such reg	gulations as shall
14.23	be necessary	to carry out the pro-	ovisions of section	ons 60A.985 to 60A.9861	<u>l.</u>
14.24	Sec. 12. [6	0A.9861] SEVERA	ABILITY.		
14.25	If any pro	ovisions of this act	or the application	n thereof to any person of	r circumstance is
14.26	for any reaso	on held to be invalid	d, the remainder	of the act and the applica	ution of such
14.27	provision to	other persons or cir	rcumstances shal	l not be affected thereby.	

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15.1 Sec. 13. EFFECTIVE DATE.

- 15.2 This act shall take effect on Licensees shall have one year from the effective date
- 15.3 of this act to implement section 60A.9853 and two years from the effective date of this act
- 15.4 to implement section 60A.9853, subdivision 6.