1 ENGROSSED SENATE BILL NO. 543 By: Montgomery of the Senate 2 and 3 Sneed of the House 4 5 An Act relating to insurance data security; creating 6 the Insurance Data Security Act; providing short 7 title; establishing act jurisdiction; construing provision; defining terms; requiring licensees to develop data security program with certain 8 inclusions; establishing intent of security programs 9 created pursuant to act; directing licensee to conduct risk assessment; directing licensee to take certain action following risk assessment result; 10 requiring certain supervising boards to take certain actions to implement program; requiring licensee to 11 contract with third-party service provider subject to certain conditions; requiring licensee to maintain 12 updates and revisions to program; requiring licensee develop incident response plan; requiring certain 13 reports be submitted to the Insurance Commissioner; requiring insurer to maintain certain records for 14 specific time period; requiring investigation after certain cybersecurity event; establishing 15 investigation process; requiring notification of certain event to the Commissioner; requiring 16 compliance with certain state laws; providing for certain exemption; providing for the Commissioner to 17 investigate certain licensees for certain violations; providing for confidentiality of certain information 18 relating to cybersecurity event; allowing Commissioner to share certain data with national 19 association; construing provision; providing for rule promulgation; providing certain exceptions to act; 20 establishing penalties; amending 51 O.S. 2021, Section 24A.3, as last amended by Section 1, Chapter 21 402, O.S.L. 2022 (51 O.S. Supp. 2022, Section 24A.3), which relates to the Oklahoma Open Records Act; 22 modifying definition; updating statutory language; providing for codification; and providing an 23 effective date.

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4	SECTION 1. NEW LAW A new section of law to be codified		
5	in the Oklahoma Statutes as Section 670 of Title 36, unless there is		
6	created a duplication in numbering, reads as follows:		
7	This act shall be known and may be cited as the "Insurance Data		
8	Security Act".		
9	SECTION 2. NEW LAW A new section of law to be codified		
10	in the Oklahoma Statutes as Section 671 of Title 36, unless there is		
11	created a duplication in numbering, reads as follows:		
12	A. Notwithstanding any other provision of law, the provisions		
13	of this act shall be the exclusive state law for licensees subject		
14	to the jurisdiction of the Insurance Commissioner for data security,		
15	the investigation of a cybersecurity event, and notification to the		
16	Commissioner.		
17	B. This act shall not be construed to create or imply a private		

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

cause of action for violations of its provisions. 18

SECTION 3. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 672 of Title 36, unless there is 20 created a duplication in numbering, reads as follows: 21

As used in this act: 22

1. "Authorized individual" means an individual known to and 23 screened by the licensee and determined to be necessary and 24

1 appropriate to have access to the nonpublic information held by the 2 licensee and its information systems;

3 2. "Comm

2. "Commissioner" means the Insurance Commissioner;

3. "Consumer" means an individual, including but not limited to
applicants, policyholders, insureds, beneficiaries, claimants, and
certificate holders, who is a resident of this state and whose
nonpublic information is in the possession, custody, or control of a
licensee;

4. "Cybersecurity event" means an event resulting in 9 unauthorized access to or disruption or misuse of an information 10 system or nonpublic information stored on the information system. 11 12 The term cybersecurity event shall not include the unauthorized acquisition of encrypted nonpublic information if the encryption, 13 process, or key is not also acquired, released, or used without 14 authorization. Cybersecurity event shall not include an event in 15 which the licensee has determined that the nonpublic information 16 accessed by an unauthorized person has not been used or released and 17 has been returned or destroyed; 18

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5. "Department" means the Insurance Department;

20 6. "Encrypted" means the transformation of data into a form 21 which results in a low probability of assigning meaning without the 22 use of a protective process or key;

7. "Information security program" means the administrative,technical, and physical safeguards that a licensee uses to access,

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1 collect, distribute, process, protect, store, use, transmit, dispose 2 of, or otherwise handle nonpublic information;

"Information system" means a discrete set of electronic 3 8. information resources organized for the collection, processing, 4 5 maintenance, use, sharing, dissemination or disposition of nonpublic information, as well as any specialized system such as industrial or 6 process controls systems, telephone switching and private branch 7 exchange systems, and environmental control systems; 8

9 9. "Licensee" means any person licensed, authorized to operate, or registered, or required to be licensed, authorized to operate, or 10 registered, pursuant to Title 36 of the Oklahoma Statutes; provided, 11 12 however, that it shall not include a purchasing group or a risk retention group chartered and licensed in a state other than this 13 state or a person that is acting as an assuming insurer that is 14 domiciled in another state or jurisdiction; 15

"Multi-factor authentication" means authentication through 10. 16 verification of at least two (2) of the following types of 17 authentication factors: 18

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knowledge factors, such as a password, a.

b. possession factors, such as a token or text message on 20 a mobile phone, or 21

inherence factors, such as a biometric characteristic; 22 с. "Nonpublic information" means electronic information that 23 11. is not publicly available and is: 24

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1	a.	business related information of a licensee, of which
2		the tampering with or unauthorized disclosure, access,
3		or use of would cause a material adverse impact to the
4		business, operations, or security of the licensee,
5	b.	any information concerning a consumer that, because of
6		name, number, personal mark, or other identifier, can
7		be used to identify him or her, in combination with
8		any one or more of the following data elements:
9		(1) social security number,
10		(2) driver license number or nondriver identification
11		card number,
12		(3) financial account number, credit card number, or
13		debit card number,
14		(4) any security code, access code, or password that
15		would permit access to a consumer's financial
16		account, or
17		(5) biometric records, or
18	с.	any information or data, except age or gender, in any
19		form or medium created by or derived from a health
20		care provider or a consumer that can be used to
21		identify a particular consumer and that relates to:
22		(1) the past, present, or future physical, mental, or
23		behavioral health or condition of any consumer or
24		a member of the family of the consumer,

(2) the provision of health care to any consumer, or
 (3) payment for the provision of health care to any consumer;

4 12. "Person" means any individual or any nongovernmental
5 entity including but not limited to any nongovernmental
6 partnership, corporation, branch, agency, or association;

"Publicly available information" means any information that 7 13. a licensee has reasonable basis to believe is lawfully made 8 9 available to the general public from federal, state, or local government records, widely distributed media, or disclosures to the 10 general public that are required to be made by federal, state, or 11 12 local law. For the purposes of this definition, a licensee has a 13 reasonable basis to believe that information is lawfully made available to the general public if the licensee has taken steps to 14 determine: 15

- a. that the information is of the type that is availableto the general public, and
- b. whether a consumer can direct that the information not
 be made available to the general public and, if so,

20 that such consumer has not done so; and 21 14. "Third-party service provider" means a person, not 22 otherwise defined as a licensee, that contracts with a licensee to 23 maintain, process, store, or otherwise is permitted access to

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nonpublic information through its provision of services to the
 licensee.

3 SECTION 4. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 673 of Title 36, unless there is 5 created a duplication in numbering, reads as follows:

A. Each licensee in this state shall develop, implement, and 6 maintain a comprehensive written information security program based 7 on the risk assessment of the licensee provided for in this act and 8 9 that contains administrative, technical, and physical safeguards for the protection of nonpublic information and the information systems 10 of the licensee. The program shall be commensurate with the size and 11 12 complexity of the licensee, the nature and scope of the activities 13 of the licensee, including its use of third-party service providers, and the sensitivity of the nonpublic information used by the 14 licensee or in the possession, custody, or control of the licensee. 15

B. An information security program of a licensee shall be designed to:

Protect the security and confidentiality of nonpublic
 information and the security of the information systems;

Protect against any threats or hazards to the security or
 integrity of nonpublic information and the information systems;

3. Protect against unauthorized access to or use of nonpublic information, and minimize the likelihood of harm to any consumer; and

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4. Define and periodically reevaluate a schedule for retention
 of nonpublic information and a mechanism for its destruction when no
 longer needed.

4 C. The licensee shall:

Designate one or more employees, an affiliate, or an outside
vendor designated to act on behalf of the licensee who is
responsible for the information security program;

8 2. Identify reasonably foreseeable internal or external threats
9 that could result in unauthorized access, transmission, disclosure,
10 misuse, alteration, or destruction of nonpublic information
11 including, but not limited to, the security of information systems
12 and nonpublic information that are accessible to, or held by, third13 party service providers;

14 3. Assess the likelihood and potential damage of these threats, 15 taking into consideration the sensitivity of the nonpublic 16 information;

Assess the sufficiency of policies, procedures, information
 systems, and other safeguards in place to manage these threats,
 including consideration of threats in each relevant area of the
 operations of the licensee, including:

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a. employee training and management,

b. information systems, including, but not limited to,
network and software design, as well as information

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classification, governance, processing, storage, transmission, and disposal, and

c. detecting, preventing, and responding to attacks, intrusions, or other systems failures; and

5 5. Implement information safeguards to manage the threats 6 identified in its ongoing assessment, and no less than annually, 7 assess the effectiveness of the key controls, systems, and 8 procedures of the safeguards.

9 D. Based on the results of the risk assessment, the licensee 10 shall:

11 1. Design its information security program to mitigate the 12 identified risks, commensurate with the size and complexity of the 13 licensee, the nature and scope of the activities of the licensee 14 including its use of third-party service providers, and the 15 sensitivity of the nonpublic information used by the licensee or in 16 the possession, custody, or control of the licensee;

17 2. Determine and implement security measures deemed18 appropriate, including:

a. place access controls on information systems
including controls to authenticate and permit access
only to authorized individuals to protect against the
unauthorized acquisition of nonpublic information,
b. identify and manage the data, personnel, devices,
systems, and facilities that enable the organization

1 to achieve business purposes in accordance with their 2 relative importance to business objectives and the 3 risk strategy of the organization,

- 4 c. restrict physical access to nonpublic information to
 5 authorized individuals only,
- d. protect by encryption or other appropriate means, all
 nonpublic information while being transmitted over an
 external network and all nonpublic information stored
 on a laptop computer or other portable computing or
 storage device or media,
- e. adopt secure development practices for in-house
 developed applications utilized by the licensee,
- f. modify the information system in accordance with the
 information security program of the licensee,
- 15 g. utilize effective controls, which may include multi-16 factor authentication procedures for any authorized 17 individual accessing nonpublic information,
- h. regularly test and monitor systems and procedures to
 detect actual and attempted attacks on, or intrusions
 into, information systems,
- i. include audit trails within the information security
 program designed to detect and respond to
 cybersecurity events and designed to reconstruct
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1 material financial transactions sufficient to support 2 normal operations and obligations of the licensee, 3 implement measures to protect against destruction, i. 4 loss, or damage of nonpublic information due to 5 environmental hazards such as fire and water damage or 6 other catastrophic events or technological failures, 7 and 8 k. develop, implement, and maintain procedures for the

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secure disposal of nonpublic information in any format; 3. Include cybersecurity risks in the enterprise risk management process of the licensee;

4. Stay informed regarding emerging threats or vulnerabilities and utilize reasonable security measures when sharing information relative to the character of the sharing and the type of information shared; and

16 5. Provide its personnel with cybersecurity awareness training 17 that is updated as necessary to reflect risks identified by the 18 licensee in the risk assessment.

E. If the licensee has a board of directors, the board or an appropriate committee of the board, at a minimum, within one year of the effective date of this act, shall:

Require the executive management of the licensee or its
 delegates to develop, implement, and maintain the information
 security program of the licensee;

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2. Require the executive management of the licensee or its
 delegates to report to the Insurance Commissioner in writing, at
 least annually, the following information:

the overall status of the information security program 4 a. 5 and the compliance of the licensee with this act, and material matters related to the information security 6 b. program, addressing issues such as risk assessment, 7 risk management and control decisions, third-party 8 9 service provider arrangements, results of testing, 10 cybersecurity events or violations and responses of the management to those events or violations, and 11 12 recommendations for changes in the information security program; and 13

14 3. If executive management delegates any of its 15 responsibilities, it shall oversee the development, implementation, 16 and maintenance of the information security program of the licensee 17 prepared by the delegate or delegates and shall receive a report 18 from the delegate or delegates complying with the requirements of 19 the report to the board.

F. A licensee shall exercise due diligence in selecting its third-party service provider and shall require the provider to implement appropriate administrative, technical, and physical measures to protect and secure the information systems and nonpublic

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1 information that are accessible to, or held by, the third-party
2 service provider.

G. The licensee shall monitor, evaluate, and adjust, as appropriate, the information security program consistent with any relevant changes in technology, the sensitivity of its nonpublic information, internal or external threats to information and the changing business arrangements of the licensee, such as mergers and acquisitions, alliances and joint ventures, outsourcing arrangements, and changes to information systems.

H. As part of its information security program, each licensee shall establish a written incident response plan designed to promptly respond to, and recover from, any cybersecurity event that compromises the confidentiality, integrity, or availability of nonpublic information in its possession, the information systems of the licensee, or the continuing functionality of any aspect of the business or operations of the licensee.

17 The incident response plan shall address the following areas: 18 1. The internal process for responding to a cybersecurity 19 event;

20 2. The goals of the incident response plan;

3. The definition of clear roles, responsibilities, and levels
of decision-making authority;

4. External and internal communications and informationsharing;

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5. Identification of requirements for the remediation of any
 identified weaknesses in information systems and associated
 controls;

4 6. Documentation and reporting regarding cybersecurity events5 and related incident response activities; and

7. The evaluation and revision as necessary of the incidentresponse plan following a cybersecurity event.

I. Annually, each insurer domiciled in this state shall submit 8 9 to the Commissioner a written statement by March 1, certifying that 10 the insurer complies with the requirements set forth in this section. 11 Each insurer shall maintain, for examination by the Insurance 12 Department, all records, schedules, and data supporting this 13 certificate for a period of five (5) years. To the extent an 14 insurer has identified areas, systems, or processes that require 15 material improvement, updating, or redesign, the insurer shall 16 document the identification and the remedial efforts planned and 17 underway to address such areas, systems, or processes. The 18 documentation shall be available for inspection by the Commissioner 19 upon request.

20 SECTION 5. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 674 of Title 36, unless there is 22 created a duplication in numbering, reads as follows:

A. If the licensee learns that a cybersecurity event has ormay have occurred, the licensee, or an outside vendor or service

1 provider designated to act on behalf of the licensee, shall conduct 2 a prompt investigation.

B. During the investigation, the licensee, or an outside vendor
or service provider designated to act on behalf of the licensee,
shall, at a minimum:

Determine whether a cybersecurity event has occurred;
 Assess the nature and scope of the cybersecurity event;
 Identify any nonpublic information that may have been
 involved in the cybersecurity event; and

4. Perform or oversee reasonable measures to restore the
 security of the information systems compromised in the cybersecurity
 event in order to prevent further unauthorized acquisition, release,
 or use of nonpublic information in the possession, custody, or
 control of the licensee.

15 C. If the licensee learns that a cybersecurity event has or may 16 have occurred in a system maintained by a third-party service 17 provider, the licensee shall complete the steps listed in subsection 18 B of this section or confirm and document that the third-party 19 service provider has completed those steps.

D. The licensee shall maintain records concerning all cybersecurity events for a period of at least five (5) years from the date of the cybersecurity event and shall produce those records upon request by the Insurance Commissioner.

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SECTION 6. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 675 of Title 36, unless there is
 created a duplication in numbering, reads as follows:

A. Every licensee shall notify the Insurance Commissioner
without unreasonable delay, but not later than three business days,
from a determination that a cybersecurity event involving nonpublic
information that is in the possession of a licensee has occurred
when either of the following criteria has been met:

9 1. This state is the state of domicile of the licensee, in the case of an insurer, or this state is the home state of the licensee, 10 in the case of a producer, as those terms are defined in the 11 12 Oklahoma Producer Licensing Act, Sections 1435.1 through 1435.41 of 13 Title 36 of the Oklahoma Statutes, and the cybersecurity event has a reasonable likelihood of materially harming any material part of the 14 normal operations of the licensee or any consumer residing in this 15 state; or 16

The licensee reasonably believes that the nonpublic
 information involved is of two hundred fifty (250) or more consumers
 residing in this state and is either of the following:

a. a cybersecurity event impacting the licensee of which
 notice is required to be provided to any government
 body, self-regulatory agency, or any other supervisory
 body pursuant to any state or federal law, or

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- b. a cybersecurity event that has a reasonable likelihood of materially harming:
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- (1) any consumer residing in this state, or
- (2) any material part of the normal operation or operations of the licensee.

The licensee making the notification required in subsection 6 в. A of this section shall provide as much of the following information 7 as possible, electronically in the manner and form prescribed by the 8 9 Commissioner, along with any applicable fees. The licensee shall have a continuing obligation to update and supplement initial and 10 subsequent notifications to the Commissioner regarding material 11 changes to previously provided information relating to the 12 13 cybersecurity event. The licensee shall provide:

14 1. Date of the cybersecurity event;

Description of how the information was exposed, lost,
 stolen, or breached including, but not limited to, the specific
 roles and responsibilities of third-party service providers, if any;

18 3. How the cybersecurity event was discovered;

Whether any lost, stolen, or breached information has been
 recovered and, if so, how this was done;

5. The identity of the source of the cybersecurity event;
6. Whether the licensee has filed a police report or has
notified any regulatory, government, or law enforcement agencies
and, if so, when such notification was provided;

7. Description of the specific types of information acquired
 without authorization. The term "specific types of information"
 means particular data elements including, but not limited to, types
 of medical information, financial information, or information
 allowing identification of the consumer;

8. The period during which the information system was7 compromised by the cybersecurity event;

9. The number of total consumers in this state affected by the
9 cybersecurity event. The licensee shall provide the best estimate
10 in the initial report to the Commissioner and update this estimate
11 with each subsequent report to the Commissioner pursuant to this
12 section;

10. The results of any internal review identifying a lapse in
either automated controls or internal procedures, or confirming that
all automated controls or internal procedures were followed;

16 11. Description of efforts being undertaken to remediate the 17 situation which permitted the cybersecurity event to occur;

18 12. A copy of the privacy policy of the licensee and a 19 statement outlining the steps the licensee will take to investigate 20 and notify consumers affected by the cybersecurity event; and

21 13. Name of a contact person who is both familiar with the22 cybersecurity event and authorized to act for the licensee.

C. A licensee shall comply with the procedures of the Security
Breach Notification Act, Section 161 et seq. of Title 24 of the

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Oklahoma Statutes, to notify affected consumers and provide a copy
 of the notice sent to consumers under that statute to the
 Commissioner, when a licensee is required to notify the Commissioner
 under subsection A of this section.

5 D. 1. In the case of a cybersecurity event in a system 6 maintained by a third-party service provider, of which the licensee 7 has become aware, the licensee shall treat the event as it would 8 under subsection A of this section unless the third-party service 9 provider provides the notice required under subsection A of this 10 section to the Commissioner and the licensee.

The computation of deadlines of the licensee shall begin on
 the day after the third-party service provider notifies the licensee
 of the cybersecurity event or the licensee otherwise has actual
 knowledge of the cybersecurity event, whichever is sooner.

Nothing in this act shall prevent or abrogate an agreement
 between a licensee and another licensee, a third-party service
 provider, or any other party to fulfill any of the investigation
 requirements impose or notice requirements imposed under this act.

E. 1. In the case of a cybersecurity event involving nonpublic information that is used by the licensee that is acting as an assuming insurer, or in the possession, custody, or control of a licensee, that is acting as an assuming insurer and that does not have a direct contractual relationship with the affected consumers, the assuming insurer shall notify its affected ceding insurers and

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1 the Commissioner of its state of domicile within three (3) business 2 days of making the determination that a cybersecurity event has The ceding insurers that have a direct contractual 3 occurred. relationship with affected consumers shall fulfill the consumer 4 5 notification requirements imposed under the Security Breach Notification Act, Section 161 et seq. of Title 24 of the Oklahoma 6 Statutes, and any other notification requirements relating to a 7 cybersecurity event imposed under this section. 8

9 2. In the case of a cybersecurity event involving nonpublic 10 information that is in the possession, custody, or control of a third-party service provider of a licensee that is an assuming 11 insurer, the assuming insurer shall notify its affected ceding 12 insurers and the Commissioner of its state of domicile within three 13 (3) business days of receiving notice from its third-party service 14 provider that a cybersecurity event has occurred. The ceding 15 insurers that have a direct contractual relationship with affected 16 17 consumers shall fulfill the consumer notification requirements imposed under Security Breach Notification Act, Section 161 et seq. 18 of Title 24 of the Oklahoma Statutes, and any other notification 19 requirements relating to a cybersecurity event imposed under this 20 section. 21

F. In the case of a cybersecurity event involving nonpublic information that is in the possession, custody, or control of a licensee that is an insurer or its third-party service provider for

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1 which a consumer accessed the services of the insurer through an 2 independent insurance producer, and for which consumer notice is required by this act or the Security Breach Notification Act, 3 Section 161 et seq. of Title 24 of the Oklahoma Statutes, the 4 5 insurer shall notify the producers of record of all affected consumers of the cybersecurity event no later than the time at which 6 notice is provided to the affected consumers. The insurer is 7 excused from this obligation for any producers who are not 8 9 authorized by law or contract to sell, solicit, or negotiate on behalf of the insurer, and in those instances in which the insurer 10 does not have the current producer of record information for an 11 12 individual consumer. Any licensee acting as an assuming insurer 13 shall have no other notice obligations relating to a cybersecurity event or other data breach under this section or any other law of 14 this state. 15

16 SECTION 7. NEW LAW A new section of law to be codified 17 in the Oklahoma Statutes as Section 676 of Title 36, unless there is 18 created a duplication in numbering, reads as follows:

A. The Insurance Commissioner shall have power to examine and investigate the affairs of any licensee to determine whether the licensee has been or is engaged in any conduct in violation of the provisions of this act or any rules promulgated thereto. This power is in addition to the powers which the Commissioner has under applicable provisions of the Insurance Code including, but not

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limited to, Sections 309.1 through 309.6, 332, and 1250.4 of Title
 36 of the Oklahoma Statutes.

B. Whenever the Commissioner has reason to believe that a
licensee has been or is engaged in conduct in this state that
violates any provision of this act, the Commissioner may take action
that is necessary or appropriate to enforce the provisions.

SECTION 8. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 677 of Title 36, unless there is
created a duplication in numbering, reads as follows:

10 Any documents, materials, or other information in the Α. control or possession of the Insurance Department that are furnished 11 12 by a licensee or an employee or agent thereof acting on behalf of a licensee pursuant to the provisions of Section 4 and Section 6 of 13 this act or that are obtained by the Insurance Commissioner in an 14 15 investigation or examination pursuant to Section 7 of this act shall 16 be confidential by law and privileged, shall not be subject to the Oklahoma Open Records Act, shall not be subject to subpoena, and 17 shall not be subject to discovery or admissible in evidence in any 18 private civil action. However, the Commissioner is authorized to 19 use the documents, materials, or other information in the 20 furtherance of any regulatory or legal action brought as a part of 21 the Commissioner's duties. The Commissioner shall not otherwise 22 make the documents, materials, or other information public without 23 the prior written consent of the licensee. 24

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B. Neither the Commissioner nor any person who received
documents, materials, or other information while acting under the
authority of the Commissioner shall be permitted or required to
testify in any private civil action concerning any confidential
documents, materials, or information subject to subsection A of this
section.

7 C. In order to assist in the performance of the duties of the
8 Commissioner under this act, the Commissioner:

9 1. May share documents, materials, or other information including the confidential and privileged documents, materials, or 10 information subject to subsection A of this section, with other 11 12 state, federal, and international regulatory agencies, with the National Association of Insurance Commissioners and its affiliates 13 or subsidiaries and with state, federal, and international law 14 enforcement authorities; provided, that the recipient agrees in 15 writing to maintain the confidentiality and privileged status of the 16 document, material, or other information; 17

18 2. May receive documents, materials, or information including 19 otherwise confidential and privileged documents, materials, or 20 information, from the National Association of Insurance 21 Commissioners, its affiliates or subsidiaries, and from regulatory 22 and law enforcement officials of other foreign or domestic 23 jurisdictions, and shall maintain as confidential or privileged any 24 document, material, or information received with notice or the

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1 understanding that it is confidential or privileged under the laws 2 of the jurisdiction that is the source of the document, material, or 3 information;

3. May share documents, materials, or other information subject
to subsection A of this section, with a third-party consultant or
vendor; provided, the consultant agrees in writing to maintain the
confidentiality and privileged status of the document, material, or
other information; and

9 4. May enter into agreements governing sharing and use of10 information consistent with this subsection.

D. No waiver of any applicable privilege or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the Insurance Commissioner under this section or as a result of sharing as authorized in subsection C of this section.

E. Nothing in this act shall prohibit the Commissioner from releasing final, adjudicated actions that are open to public inspection pursuant to the Oklahoma Open Records Act, to a database or other clearinghouse service maintained by the National Association of Insurance Commissioners, its affiliates, or subsidiaries.

F. Documents, materials, or other information in the possession or control of the National Association of Insurance Commissioners or a third-party consultant or vendor pursuant to this act shall not be

1 construed to be public information, shall not be subject to the 2 Oklahoma Open Records Act, shall not be subject to subpoena, and 3 shall not be subject to discovery or admissible as evidence in any 4 private civil action.

5 SECTION 9. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 678 of Title 36, unless there is 7 created a duplication in numbering, reads as follows:

8 A. The Insurance Commissioner may promulgate any rules9 necessary to carry out the provisions of this section.

10 B. 1. The following exceptions shall apply to this act:

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a. a licensee with less than Five Million Dollars
 (\$5,000,000.00) in gross annual revenue, is exempt
 from this act,

b. a licensee subject to the Health Insurance Portability 14 and Accountability Act, Pub. L. 104-191, 110 Stat. 15 1936, as amended, that has established and maintains 16 an information security program pursuant to such 17 statutes, rules, regulations, procedures, or 18 guidelines established thereunder, will be considered 19 to meet the requirements of Section 4 of this act, 20 provided that the licensee is compliant with and 21 submits a written statement to the Commissioner 22 certifying its compliance with the same, and 23

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c. an employee, agent, representative, or designee of a
licensee, who is also a licensee, is exempt from this
act and shall not be required to develop their own
information security program to the extent that the
employee, agent, representative, or designee is
covered by the information security program of the
licensee.

8 2. If a licensee ceases to qualify for an exception, the
9 licensee shall have one hundred eighty (180) days to comply with the
10 provisions of this act.

In the case of a violation of this act, a licensee may be 11 С. 12 penalized in accordance with any applicable sections of the Insurance Code, including, but not limited to, Section 908 of Title 13 36 of the Oklahoma Statutes, or any other provision providing for 14 penalties that the licensee is subject to under the license or 15 permit of the licensee. Nothing in this act shall be construed to 16 impose any civil liability for any violation of this act or omission 17 to act by the licensee or employees of the licensee. 18

D. The provisions of this act shall take precedence over any other state laws applicable to licensees for data security and the investigation of a cybersecurity event.

22 SECTION 10. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 679 of Title 36, unless there is 24 created a duplication in numbering, reads as follows:

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1 Licensees shall have one (1) year from the effective date of 2 this act to implement Section 4 of this act and two (2) years from the effective date of this act to implement subsection F of Section 3 4 of this act. 4

5 SECTION 11. AMENDATORY 51 O.S. 2021, Section 24A.3, as last amended by Section 1, Chapter 402, O.S.L. 2022 (51 O.S. Supp. 6 2022, Section 24A.3), is amended to read as follows: 7

Section 24A.3. As used in the Oklahoma Open Records Act: 8

9 1. "Record" means all documents including, but not limited to, any book, paper, photograph, microfilm, data files created by or 10 used with computer software, computer tape, disk, record, sound 11 recording, film recording, video record or other material regardless 12 13 of physical form or characteristic, created by, received by, under the authority of, or coming into the custody, control or possession 14 of public officials, public bodies or their representatives in 15 connection with the transaction of public business, the expenditure 16 of public funds or the administering of public property. "Record" 17 Record does not mean: 18

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computer software, a.

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nongovernment personal effects, b.

с. unless public disclosure is required by other laws or 21 regulations, vehicle movement records of the Oklahoma 22 Transportation Authority obtained in connection with 23 the Authority's electronic toll collection system, 24

- d. personal financial information, credit reports or
 other financial data obtained by or submitted to a
 public body for the purpose of evaluating credit
 worthiness, obtaining a license, permit or for the
 purpose of becoming qualified to contract with a
 public body,
- e. any digital audio/video recordings of the toll
 collection and safeguarding activities of the Oklahoma
 Transportation Authority,
- 10 f. any personal information provided by a guest at any 11 facility owned or operated by the Oklahoma Tourism and 12 Recreation Department to obtain any service at the 13 facility or by a purchaser of a product sold by or 14 through the Oklahoma Tourism and Recreation 15 Department,
- 16 g. a Department of Defense Form 214 (DD Form 214) filed 17 with a county clerk including any DD Form 214 filed 18 before July 1, 2002,
- h. except as provided for in Section 2-110 of Title 47 of
 the Oklahoma Statutes₇:
- (1) any record in connection with a Motor Vehicle
 Report issued by the Department of Public Safety,
 as prescribed in Section 6-117 of Title 47 of the
 Oklahoma Statutes, or

1	(2) personal information within driver records, as
2	defined by the Driver's Privacy Protection Act,
3	18 United States Code, Sections 2721 through
4	2725, which are stored and maintained by the
5	Department of Public Safety, or
6	i. any portion of any document or information provided to
7	an agency or entity of the state or a political
8	subdivision to obtain licensure under the laws of this
9	state or a political subdivision that contains an
10	applicant's personal address, personal phone number,
11	personal electronic mail address or other contact
12	information. Provided, however, lists of persons
13	licensed, the existence of a license of a person, or a
14	business or commercial address, or other business or
15	commercial information disclosable under state law
16	submitted with an application for licensure shall be
17	public record, or
18	j. information relating to a cybersecurity event reported
19	to the Insurance Commissioner pursuant to the
20	Insurance Data Security Act;
21	2. "Public body" shall include, but not be limited to, any
22	office, department, board, bureau, commission, agency, trusteeship,
23	authority, council, committee, trust or any entity created by a
24	trust, county, city, village, town, township, district, school

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1 district, fair board, court, executive office, advisory group, task force, study group or any subdivision thereof, supported in whole or 2 in part by public funds or entrusted with the expenditure of public 3 funds or administering or operating public property, and all 4 5 committees, or subcommittees thereof. Except for the records required by Section 24A.4 of this title, "public body" public body 6 does not mean judges, justices, the Council on Judicial Complaints, 7 the Legislature or legislators. "Public body" Public body shall not 8 9 include an organization that is exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, 10 and whose sole beneficiary is a college or university, or an 11 affiliated entity of the college or university, that is a member of 12 13 The Oklahoma State System of Higher Education. Such organization shall not receive direct appropriations from the Oklahoma 14 Legislature. The following persons shall not be eligible to serve 15 as a voting member of the governing board of the organization: 16 a. a member, officer, or employee of the Oklahoma State 17 Regents for Higher Education, 18 b. a member of the board of regents or other governing 19 board of the college or university that is the sole 20 beneficiary of the organization, or 21 an officer or employee of the college or university 22 с. that is the sole beneficiary of the organization; 23 24

1 3. "Public office" means the physical location where public 2 bodies conduct business or keep records; 4. "Public official" means any official or employee of any 3 public body as defined herein; and 4 5. "Law enforcement agency" means any public body charged with 5 enforcing state or local criminal laws and initiating criminal 6 prosecutions including, but not limited to, police departments, 7 county sheriffs, the Department of Public Safety, the Oklahoma State 8 9 Bureau of Narcotics and Dangerous Drugs Control, the Alcoholic Beverage Laws Enforcement Commission, and the Oklahoma State Bureau 10 of Investigation. 11 12 SECTION 12. This act shall become effective November 1, 2023. 13 Passed the Senate the 20th day of March, 2023. 14 15 Presiding Officer of the Senate 16 Passed the House of Representatives the day of , 17 2023. 18 19 20 Presiding Officer of the House of Representatives 21 22 23 24