Representative Marc K. Roberts proposes the following substitute bill:

1	DATA PRIVACY AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Marc K. Roberts
5	Senate Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill creates affirmative defenses to certain causes of action arising out of a data
10	breach.
11	Highlighted Provisions:
12	This bill:
13	 defines terms;
14	 creates affirmative defenses to causes of action arising out a data breach involving
15	personal information, restricted information, or both personal information and
16	restricted information;
17	 provides that an entity may not claim an affirmative defense if the entity had notice
18	of a threat or hazard;
19	 establishes the requirements for asserting an affirmative defense;
20	 provides that the creation of an affirmative defense does not create a cause of action
21	for failure to comply with the requirements for asserting the affirmative defense;
22	 requires the Office of the Attorney General to make rules regarding cybersecurity
23	standards; and
24	 provides a severability clause.
25	Money Appropriated in this Bill:

26	None
27	Other Special Clauses:
28	None
29	Utah Code Sections Affected:
30	ENACTS:
31	78B-4-701, Utah Code Annotated 1953
32	78B-4-702, Utah Code Annotated 1953
33	78B-4-703, Utah Code Annotated 1953
34	78B-4-704, Utah Code Annotated 1953
35	78B-4-705, Utah Code Annotated 1953
36	78B-4-706, Utah Code Annotated 1953
37	
38	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 78B-4-701 is enacted to read:
40	Part 7. Cybersecurity Affirmative Defense Act
41	78B-4-701. Definitions.
42	As used in this part:
43	(1) (a) "Business" means:
44	(i) an association;
45	(ii) a corporation;
46	(iii) a limited liability company;
47	(iv) a limited liability partnership;
48	(v) a sole proprietorship;
49	(vi) another group, however organized and whether operating for profit or not for
50	profit; or
51	(vii) a parent or subsidiary of any of the entities described in Subsections (1)(a)(i)
52	through (vi).
53	(b) "Business" includes a financial institution organized, chartered, or holding a license
54	authorizing operation under the laws of this state, another state, or another country.
55	(2) "Covered entity" means a business that accesses, maintains, communicates, or
56	processes personal information or restricted information in or through one or more systems,

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57	networks, or services located in or outside of this state.
58	(3) "Cybersecurity standard" means a cybersecurity framework or publication
59	established by a well-known entity that:
60	(a) (i) develops guidelines and best practices that are generally applicable to any type of
61	business to protect personal information and restricted information from a data breach; or
62	(ii) develops guidelines or best practices that are applicable to a specific type of
63	business to protect personal information and restricted information from a data breach; and
64	(b) the Office of the Attorney General determines is current and generally accepted by
65	experts in the cybersecurity industry in accordance with the rulemaking authority in Section
66	<u>78B-7-705.</u>
67	(4) (a) "Data breach" means the unauthorized access to or acquisition of electronic data
68	that:
69	(i) compromises the security or confidentiality of personal information or restricted
70	information owned by or licensed to a covered entity; and
71	(ii) causes, is reasonably believed to have caused, or is reasonably believed will cause a
72	material risk of identity theft or other fraud to an individual or an individual's property.
73	(b) "Data breach" does not include:
74	(i) good faith acquisition of personal information or restricted information by the
75	covered entity's employee or agent for a purpose of the covered entity if the personal
76	information or restricted information is not used for an unlawful purpose or subjected to further
77	unauthorized disclosure; or
78	(ii) acquisition of personal information or restricted information pursuant to:
79	(A) a search warrant, subpoena, or other court order; or
80	(B) a subpoena, order, or duty of a federal or state agency.
81	(5) (a) "Data item" means:
82	(i) a social security number;
83	(ii) a driver license number or state identification number; or
84	(iii) a financial account number or credit or debit card number when combined with
85	any required security code, access code, or password that is necessary to permit access to an
86	individual's financial account.
87	(b) "Data item" does not include an item described in Subsection (5)(a) if the item is

88	encrypted, redacted, or altered by any method or technology that makes the item unreadable.
89	(6) "Encrypted" means transformed, using an algorithmic process, into a form that has
90	a low probability of assigning meaning without the use of a confidential process, access key, or
91	password.
92	(7) "Individual's name" means:
93	(a) the individual's first name and last name; or
94	(b) the individual's last name and the initial of the individual's first name.
95	(8) "PCI data security standard" means the Payment Card Industry Data Security
96	Standard.
97	(9) (a) "Personal information" means an individual's name when combined with one or
98	more data items.
99	(b) "Personal information" does not include publicly available information that is
100	lawfully made available to the general public from federal, state, or local records or any of the
101	following media that are widely distributed:
102	(i) a news, editorial, or advertising statement published in a bona fide newspaper,
103	journal, magazine, or broadcast over radio or television;
104	(ii) a gathering or furnishing of information or news by a bona fide reporter,
105	correspondent, or news bureau to news media described in Subsection (9)(b)(i);
106	(iii) a publication designed for and distributed to members of a bona fide association or
107	charitable or fraternal nonprofit corporation; or
108	(iv) any type of media that is substantially similar in nature to any item, entity, or
109	activity described in Subsection (9)(b)(i) through (iii).
110	(10) "Redact" means to alter or truncate a data item so that no more than the last four
111	digits of a social security number, driver license number, state identification number, financial
112	account number, or credit or debit card number is accessible.
113	(11) "Restricted information" means any information, other than personal information,
114	about an individual that:
115	(a) (i) alone, or in combination with other information, including personal information,
116	can be used to distinguish or trace the individual's identity; or
117	(ii) is linked or linkable to an individual;
118	(b) is not encrypted, redacted, or altered by a method or a technology that makes the

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119	information unreadable; and
120	(c) if accessed or acquired without authority, is likely to result in a material risk of
121	identity theft or fraud to the individual or the individual's property.
122	Section 2. Section 78B-4-702 is enacted to read:
123	78B-4-702. Affirmative defense for a data breach of cyber data.
124	(1) A covered entity that creates, maintains, and complies with a written cybersecurity
125	program that meets the requirements of Subsection (5) and is in place at the time of a data
126	breach of the covered entity has an affirmative defense to a claim that:
127	(a) is brought under the laws of this state or in the courts of this state;
128	(b) alleges that the covered entity failed to implement reasonable information security
129	<u>controls;</u>
130	(c) alleges that the failure described in Subsection (1)(b) resulted in a data breach of
131	personal information; and
132	(d) does not allege a data breach of restricted information.
133	(2) A covered entity that creates, maintains, and complies with a written cybersecurity
134	program that meets the requirements of Subsection (6) and is in place at the time of a data
135	breach of the covered entity has an affirmative defense to a claim that:
136	(a) is brought under the laws of this state or in the courts of this state; and
137	(b) alleges that the covered entity failed to implement reasonable information security
138	controls that resulted in a data breach of personal information and restricted information.
139	(3) A covered entity has an affirmative defense to a claim that the covered entity failed
140	to appropriately respond to a data breach if:
141	(a) (i) for a data breach of personal information, the covered entity creates, maintains,
142	and complies with a written cybersecurity program that meets the requirements of Subsection
143	(5) and is in place at the time of the data breach; or
144	(ii) for a data breach of personal information and restricted information, the covered
145	entity creates, maintains, and complies with a written cybersecurity program that meets the
146	requirements of Subsection (6) and is in place at the time of the data breach; and
147	(b) the written cybersecurity program had protocols at the time of the data breach for
148	responding to a data breach that complied with the written cybersecurity program under
149	Subsection (3)(a) and the covered entity followed the protocols.

150	(4) A covered entity has an affirmative defense to a claim that the covered entity failed
151	to appropriately notify an individual whose personal information or restricted information was
152	compromised in a data breach if:
153	(a) (i) for a data breach of personal information, the covered entity creates, maintains,
154	and complies with a written cybersecurity program that meets the requirements of Subsection
155	(5) and is in place at the time of the data breach; or
156	(ii) for a data breach of personal information and restricted information, the covered
157	entity creates, maintains, and complies with a written cybersecurity program that meets the
158	requirements of Subsection (6) and is in place at the time of the data breach; and
159	(b) the written cybersecurity program had protocols at the time of the data breach for
160	notifying an individual about a data breach that complied with the requirements for a written
161	cybersecurity program under Subsection (4)(a) and the covered entity followed the protocols.
162	(5) A written cybersecurity program described in Subsections (1) and (2) shall contain
163	administrative, technical, and physical safeguards to protect personal information, including:
164	(a) being designed to:
165	(i) protect the security and confidentiality of personal information;
166	(ii) protect against any anticipated threat or hazard to the security or integrity of
167	personal information; and
168	(iii) protect against a data breach of personal information;
169	(b) reasonably conform to an industry recognized cybersecurity framework as
170	described in Section 78B-4-703; and
171	(c) being of an appropriate scale and scope in light of the following factors:
172	(i) the size and complexity of the covered entity;
173	(ii) the nature and scope of the activities of the covered entity;
174	(iii) the sensitivity of the information to be protected;
175	(iv) the cost and availability of tools to improve information security and reduce
176	vulnerability; and
177	(v) the resources available to the covered entity.
178	(6) A written cybersecurity program described in Subsection (2) shall meet the
179	requirements described in Subsection (5), except that the requirements of Subsection (5) shall
180	apply to both personal information and restricted information.

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181	(7) A covered entity may not claim an affirmative defense under Subsections (1), (2),
182	<u>(3), or (4) if:</u>
183	(a) the covered entity had actual or constructive notice of a threat or hazard to the
184	security or integrity of personal information or restricted information;
185	(b) the covered entity did not act in a reasonable amount of time to take remedial
186	efforts to protect the information against the threat or hazard; and
187	(c) the threat or hazard resulted in the data breach.
188	Section 3. Section 78B-4-703 is enacted to read:
189	78B-4-703. Components of a cybersecurity program eligible for an affirmative
190	defense.
191	(1) Subject to Subsection (2), a covered entity's written cybersecurity program
192	reasonably conforms to an industry recognized cybersecurity framework if the written
193	cybersecurity program:
194	(a) is designed to protect the type of personal information and restricted information
195	obtained in the data breach;
196	(b) reasonably conforms to the current version of a cybersecurity standard;
197	(c) for personal information or restricted information obtained in the data breach that is
198	regulated by the federal government or state government, reasonably complies with the
199	requirements of the regulation, including:
200	(i) the security requirements of the Health Insurance Portability and Accountability Act
201	of 1996, as described in 45 C.F.R. Part 164, Subpart C;
202	(ii) Title V of the Gramm-Leach-Bliley Act of 1999, Pub. L. No. 106-102, as amended;
203	(iii) the Federal Information Security Modernization Act of 2014, Pub. L. No. 113-283;
204	(iv) the Health Information Technology for Economic and Clinical Health Act, as set
205	forth in 45 C.F.R. Part 164; or
206	(v) any other applicable federal or state regulation; and
207	(d) for personal information or restricted information obtained in the data breach that is
208	the type of information intended to be protected by the PCI data security standard, reasonably
209	complies with the current version of the PCI data security standard.
210	(2) If an industry recognized cybersecurity framework described in Subsection (1) is
211	revised, a covered entity with a written cybersecurity program that relies upon that industry

212	recognized cybersecurity framework shall reasonably conform to the revised version of the
213	framework in a reasonable amount of time, taking into consideration the urgency of the
214	revision in terms of:
215	(a) risks to the security of personal information or restricted information;
216	(b) the cost and effort of complying with the revised version; and
217	(c) any other relevant factor.
218	Section 4. Section 78B-4-704 is enacted to read:
219	78B-4-704. No cause of action.
220	This part does not create a private cause of action, including a class action, if a covered
221	entity fails to comply with a provision of this part.
222	Section 5. Section 78B-4-705 is enacted to read:
223	<u>78B-4-705.</u> Rulemaking.
224	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
225	Office of the Attorney General:
226	(1) shall make rules:
227	(a) that establish cybersecurity standards; and
228	(b) that establish to which business the cybersecurity standards apply; and
229	(2) may make rules to clarify:
230	(a) any cybersecurity standards in need of clarification; and
231	(b) the application of any cybersecurity standards in need of clarification.
232	Section 6. Section 78B-4-706 is enacted to read:
233	<u>78B-4-706.</u> Severability clause.
234	If any provision of this part, or the application of any provision of this part to any
235	person or circumstance, is held invalid, the remainder of this part shall be given effect without
236	the invalid provision or application.