SENATE COMMITTEE AMENDMENTS

2019 Regular Session

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Original Senate Bill No. 46 by Senator Peacock

- 1 AMENDMENT NO. 1
- 2 On page 1, line 3 change "2109" to "2110"
- 3 AMENDMENT NO. 2
- 4 On page 1, line 12 change "2109" to "2110"
- 5 AMENDMENT NO. 3

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6 On page 1, between lines 16 and 17, insert

"§2101.1. Legislative intent; federal law

8The purpose of this Act is to provide a framework for sharing9cybersecurity information under Louisiana law that is consistent with the10federal law for sharing of cybersecurity information. To the extent that any11provision of this Act is inconsistent with or conflicts with the requirements of12the Federal Cybersecurity Information Sharing Act of 2015, 6 U.S.C.A. §150113et seq., such provision of this Act shall not apply and the applicable federal law14shall control."

- 15 AMENDMENT NO. 4
- 16 On page 2, line 4, after "Justice" insert ", investigation division"
- 17 AMENDMENT NO. 5

On page 6, delete lines 14 through 16 and insert "information" shall refer to "personal information" as defined in La. R.S. 51:3073(4)(a)."

- 20 AMENDMENT NO. 6
- On page 8, delete lines 1 through 3 and insert "<u>identifies specific individuals from</u>
 <u>unauthorized access or acquisition.</u>"
- 23 <u>AMENDMENT NO. 7</u>
- 24 On page 8, delete lines 9 through 11 and insert

25 "(d) Expressly state in the subject line of the email to the appropriate entity that 26 the private entity is conveying a "Cyber Threat Indicator" or "Cyber Defensive 27 Measure"."

- 28 AMENDMENT NO. 8
- 29 On page 8, line 12 change "<u>4</u>" to "<u>3</u>"
- 30 AMENDMENT NO. 9
- 31 On page 9, delete lines 23 through 28 and insert
- 32"If conducted in accordance with the provisions of this Chapter, there33shall be no cause of action against any private entity:

- 1 (1) For the sharing or receipt of a cyber threat indicator or defensive 2 measure with another private entity, a federal or state entity, or an appropriate 3 entity. 4 (2) For the monitoring of an information system or information stored on, processed by, or passed through such information system, of another private 5 entity, a federal or state entity, or an appropriate entity. 6 7 (3) For the monitoring of a private entity's information system or information stored on, processed by, or passed through such information 8 9 system, after receipt of a cyber threat indicator or defensive measure from 10 another private entity, federal or state entity, or an appropriate entity."
- 11 AMENDMENT NO. 10
- On page 10, line 3 delete "to regulate, including any enforcement action," and insert "for
 the criminal prosecution of"
- 14 AMENDMENT NO. 11
- 15 On page 10, between lines 27 and 28 insert

16 "<u>§2108. Compliance with Database Security Breach Notification Law</u> 17 <u>Nothing in this Chapter shall relieve a person or entity from compliance</u> 18 <u>with the Database Security Breach Notification Law, R. S. 51:3071 et seq.</u>, 19 <u>specifically including but not limited to, the requirements under R.S. 51:3074.</u>"

- 20 AMENDMENT NO. 12
- 21 On page 10, line 28 change "<u>2108</u>" to "<u>2109</u>"
- 22 AMENDMENT NO. 13
- 23 On page 11, delete lines 8 and 9.
- 24 AMENDMENT NO. 14
- 25 On page 11, line 10 change "<u>2109</u>" to "<u>2110</u>"