# SLS 20RS-405

#### ENGROSSED

2020 Regular Session

SENATE BILL NO. 273

BY SENATOR HEWITT

INFORMATION TECHNOLOGY. Provides for registration with secretary of state by managed service providers servicing public bodies. (See Act)

1	AN ACT
2	To amend and reenact R.S. 44:4.1(B)(35) and to enact Chapter 31-A of Title 51 of the
3	Louisiana Revised Statutes of 1950, to be comprised of R.S. 51:2111 through 2116,
4	relative to registration with the secretary of state by managed service providers and
5	managed security service providers servicing public bodies; to provide requirements
6	for doing business; to provide for definitions; to provide for exceptions to public
7	records law; and to provide for related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. Chapter 31-A of Title 51 of the Louisiana Revised Statutes of 1950,
10	comprised of R.S. 51:2111 through 2116, is hereby enacted to read as follows:
11	<b>CHAPTER 31-A. MANAGED SERVICE PROVIDERS</b>
12	AND MANAGED SECURITY SERVICE PROVIDERS
13	FOR PUBLIC BODIES
14	§2111. Scope and purpose
15	A. The purposes of this Chapter are:
16	(1) To create a registration for managed service providers and managed
17	security service providers doing business in this state with a public body.

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1	(2) To provide access for public bodies to obtain information on managed
2	service providers and managed security service providers.
3	(3) To require managed service providers and managed security service
4	providers to report cyber incidents and the payment of cyber ransom or
5	ransomware.
6	§ 2112. Definitions
7	As used in this Chapter, the following words and phrases shall be defined
8	as follows:
9	(1) "Cyber incident" means an event that may jeopardize the
10	confidentiality, integrity, or availability of digital information or information
11	systems.
12	(2) "Cyber ransom or ransomware" means a type of malware that
13	encrypts or locks valuable digital files and demands a ransom to release the
14	<u>files.</u>
15	(3) "Louisiana Cybersecurity Commission" means the commission
16	created by Executive Order 17-31 and Executive Order 19-19.
17	(4) "Managed service provider" means an individual, partnership,
18	corporation, incorporated or unincorporated association, joint stock company,
19	reciprocal, syndicated, or any similar entity or combination of entities that
20	manages a public body's information technology infrastructure or end-user
21	systems.
22	(5) "Managed security service provider" means an individual,
23	partnership, corporation, incorporated or unincorporated association, joint
24	stock company, reciprocal, syndicated, or any similar entity or combination of
25	entities that provides cybersecurity monitoring and management for a public
26	body.
27	(6) "Provider" means a managed service provider or managed security
28	service provider.
29	(7) "Public body" means any branch, department, office, agency, board,

1	commission, district, governing authority, political subdivision, or any other
2	instrumentality of the state, parish, or municipal government, including a
3	public or quasi-public nonprofit corporation designated as an entity to perform
4	a governmental or proprietary function.
5	<u>§2113. Requirements for doing business</u>
6	A. A provider shall not do business with a public body in this state unless
7	the provider has registered with the secretary of state and remains in good
8	standing.
9	<b>B.</b> Beginning February 1, 2021, each provider that manages a public
10	body's information technology structure, security, or end-user systems in this
11	state shall file an application for initial registration with the secretary of state
12	consisting of the provider's name, address, telephone number, contact person,
13	designation of a person in this state for service of process, and providing a
14	listing of all officers, all directors, and all owners of ten percent or more of the
15	provider. Additionally, the provider shall file a copy of its basic organizational
16	documents, including but not limited to articles of incorporation, articles of
17	organization, articles of association, or partnership agreement.
18	C. A registration shall be effective for two years, unless the registration
19	is denied or revoked. Ninety days prior to the expiration of a registration, a
20	provider shall submit a renewal application on a form prescribed by the
21	secretary of state.
22	<b>D.</b> Each registrant shall notify the secretary of state of any material
23	change in the registration information no later than sixty days after the effective
24	date of such change. The notice shall be accompanied by supporting
25	documentation.
26	§2114. Reporting cyber incidents and payment of cyber ransoms
27	A. A provider shall report to the Louisiana Cybersecurity Commission
28	any cyber incident impacting a public body within twenty-four hours of
29	discovery.

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1	<b>B. A provider shall report to the Louisiana Cybersecurity Commission</b>
2	any payment of cyber ransom or ransomware involving a public body within
3	ten calendar days of the payment of the ransom.
4	C. Any report of a cyber incident or the payment of cyber ransom or
5	ransomware involving a public body shall not be a public record.
6	§2115. Prohibition on contracting with a provider
7	A public body shall not enter into a contract with a provider that has not
8	registered with the secretary of state or has failed to renew its registration with
9	the secretary of state. Such a contract shall be null and void.
10	<u>§2116. Rules</u>
11	The secretary of state shall adopt rules and regulations to implement the
12	provisions of this Chapter.
13	Section 2. R.S. 44:4.1(B)(35) is hereby amended and reenacted to read as follows:
14	§4.1. Exceptions
15	* * *
16	B. The legislature further recognizes that there exist exceptions, exemptions,
17	and limitations to the laws pertaining to public records throughout the revised
18	statutes and codes of this state. Therefore, the following exceptions, exemptions, and
19	limitations are hereby continued in effect by incorporation into this Chapter by
20	citation:
21	* * *
22	(35) R.S. 51:710.2(B), 705, 706, 936, 1404, 1926, 1934 <u>, <b>2114</b></u> , 2182, 2262,
23	2318, 2389
24	* * *
25	Section 3. R.S. 51:2116 as enacted by this Act shall become effective on August 1,
26	2020. The remaining provisions of this Act shall become effective on February 1, 2021.

The original instrument was prepared by Morgan B. Robertson. The following digest, which does not constitute a part of the legislative instrument, was prepared by Matt DeVille.

# DIGEST

SB 273 Engrossed

# 2020 Regular Session

Hewitt

<u>Proposed law</u> creates a registration for managed service providers doing business in this state with a public body, provide access for public bodies to obtain information on managed service providers, and require managed service providers to report cyber incidents and the payment of cyber ransom or ransomware.

<u>Proposed law</u> defines "cyber incident", "cyber ransom or ransomware", "Louisiana Cybersecurity Commission", "managed service provider", "managed security service provider", and "public body".

<u>Proposed law</u> prohibits a provider from doing business with a public body in this state unless the provider has registered with the secretary of state and remains in good standing.

<u>Proposed law</u> provides for an application process for providers that manage a public body's information technology infrastructure, security, or end-user systems.

<u>Proposed law</u> requires providers to report any cyber incident impacting a public body within 24 hours of discovery to the Louisiana Cybersecurity Commission.

<u>Proposed law</u> requires providers to report any payment of cyber ransom or ransomware involving a public body within 10 calendar days of the payment of the ransom to the Louisiana Cybersecurity Commission.

<u>Proposed law</u> provides that reports of cyber incidents or the payment of cyber ransom or ransomware involving a public body shall not be public record.

<u>Proposed law</u> prohibits a public body in this state from entering into a contract with a managed service provider or managed security service provider that has not registered with the secretary of state or has failed to renew its registration with the secretary of state and provides that such a contract is null and void.

Present law provides exceptions to the public records law.

<u>Proposed law</u> adds reports of cyber incidents or the payment of cyber ransom or ransomware involving a public body as an exception; otherwise retains <u>present law</u>.

<u>Proposed law</u> authorizes the secretary of state to adopt rules and regulations to implement proposed law.

Authority of the secretary of state to adopt rules effective August 1, 2020. The remaining provisions of proposed law effective February 1, 2021.

(Adds R.S. 51:2111-2116; amends R.S. 44:4.1(B)(35))

Summary of Amendments Adopted by Senate

<u>Committee Amendments Proposed by Senate Committee on Senate and</u> <u>Governmental Affairs to the original bill</u>

1. Adds and defines the term "managed security service provider".

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