SF1606

RSI

S1606-1

1st Engrossment

# **SENATE** STATE OF MINNESOTA NINETY-SECOND SESSION

# S.F. No. 1606

(SENATE AUTHORS: UTKE)						
G OFFICIAL STATUS						
5 Introduction and first reading						
Referred to Commerce and Consumer Protection Finance and Policy						
a Comm report: To pass as amended						
9 Second reading						
9 Rule 45-amend, subst. General Orders HF1913						
See SF1846, Sec. 5-12						
3						

1.1	A bill for an act
1.2 1.3 1.4	relating to insurance; establishing an Insurance Data Security Law; proposing coding for new law in Minnesota Statutes, chapter 60A; repealing Minnesota Statutes 2020, sections 60A.98; 60A.981; 60A.982.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [60A.985] DEFINITIONS.
1.7	Subdivision 1. Terms. As used in sections 60A.985 to 60A.9857, the following terms
1.8	have the meanings given.
1.9	Subd. 2. Authorized individual. "Authorized individual" means an individual known
1.10	to and screened by the licensee and determined to be necessary and appropriate to have
1.11	access to the nonpublic information held by the licensee and its information systems.
1.12	Subd. 3. Consumer. "Consumer" means an individual, including but not limited to an
1.13	applicant, policyholder, insured, beneficiary, claimant, and certificate holder who is a resident
1.14	of this state and whose nonpublic information is in a licensee's possession, custody, or
1.15	<u>control.</u>
1.16	Subd. 4. Cybersecurity event. "Cybersecurity event" means an event resulting in
1.17	unauthorized access to, service level or disruption or misuse of, an information system or
1.18	nonpublic information stored on an information system which results in the release of a
1.19	consumer's nonpublic information.
1.20	Cybersecurity event does not include the unauthorized acquisition of encrypted nonpublic
1.21	information if the encryption, process, or key is not also acquired, released, or used without
1.22	authorization.

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
2.1	Cybersec	curity event does not i	nclude an ever	nt with regard to which	the licensee has
2.2	determined t	hat the nonpublic info	ormation access	ed by an unauthorized	person has not been
2.3	used or relea	ased and has been retu	urned or destroy	yed.	
2.4	Subd. 5.	Encrypted. "Encrypt	ed" means the	transformation of data	into a form which
2.5	results in a le	ow probability of assi	gning meaning	without the use of a p	rotective process or
2.6	<u>key.</u>				
2.7	<u>Subd. 6.</u>	Information security	<b>y program.</b> "Ir	formation security pro	ogram" means the
2.8	administrativ	ve, technical, and phy	sical safeguard	s that a licensee uses t	o access, collect,
2.9	distribute, pr	cocess, protect, store,	use, transmit, c	lispose of, or otherwise	e handle nonpublic
2.10	information.				
2.11	Subd. 7.	Information system.	"Information	system" means a discre	ete set of electronic
2.12	information	resources organized f	for the collection	on, processing, mainter	nance, use, sharing,
2.13	disseminatio	n, or disposition of no	onpublic electro	nic information, as we	ll as any specialized
2.14	system such	as industrial or proce	ess controls sys	tems, telephone switch	ing and private
2.15	branch excha	ange systems, and env	vironmental co	ntrol systems.	
2.16	<u>Subd. 8.</u>	Licensee. "Licensee"	means any per	son licensed, authorize	ed to operate, or
2.17	registered, o	r required to be licens	sed, authorized	, or registered by the D	Department of
2.18	Commerce of	or the Department of I	Health under cl	napters 59A to 62M an	d 62P to 79A.
2.19	<u>Subd. 9.</u>	Multifactor authenti	<b>cation.</b> "Multif	actor authentication" m	neans authentication
2.20	through veri	fication of at least two	o of the follow	ing types of authentica	tion factors:
2.21	<u>(1) know</u>	ledge factors, such as	a password;		
2.22	<u>(2) posse</u>	ession factors, such as	a token or text	message on a mobile	phone; or
2.23	(3) inher	ence factors, such as a	a biometric cha	racteristic.	
2.24	<u>Subd. 10</u> .	Nonpublic informat	ion. "Nonpublic	c information" means el	ectronic information
2.25	that is not pu	ublicly available infor	mation and is:		
2.26	<u>(1)</u> any ii	nformation concernin	g a consumer v	which because of name	, number, personal
2.27	mark, or oth	er identifier can be us	ed to identify the	ne consumer, in combi	nation with any one
2.28	or more of the	he following data eler	nents:		
2.29	(i) Social	Security number;			
2.30	(ii) drive	r's license number or	nondriver iden	tification card number	
2.31	<u>(iii) finar</u>	ncial account number,	credit card nu	mber, or debit card nur	nber;

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
3.1	(iv) any s	ecurity code, access c	ode, or passwo	ord that would permit acc	ess to a consumer's
3.2	financial acc	ount; or		•	
3.3	(v) biome	etric records; or			
3.4	(2) any in	nformation or data, ex	cept age or ge	nder, in any form or me	dium created by or
3.5	derived from	a health care provide	er or a consum	her that can be used to id	entify a particular
3.6	consumer an	d that relates to:			
3.7	(i) the pas	st, present, or future p	ohysical, ment	al, or behavioral health o	or condition of any
3.8	consumer or	a member of the con	sumer's family	<u>/;</u>	
3.9	(ii) the pr	ovision of health care	e to any consu	mer; or	
3.10	(iii) payn	nent for the provision	of health care	to any consumer.	
3.11	Subd. 11.	Person. "Person" m	eans any indiv	vidual or any nongoverni	mental entity,
3.12	including but	t not limited to any no	ongovernmenta	al partnership, corporatio	on, branch, agency,
3.13	or association	<u>n.</u>			
3.14	Subd. 12.	<u>Publicly available i</u>	nformation. "	Publicly available inform	nation" means any
3.15	information	that a licensee has a r	easonable bas	is to believe is lawfully	made available to
3.16	the general p	oublic from: federal, s	tate, or local g	government records; wid	ely distributed
3.17	media; or dis	sclosures to the generation	al public that a	are required to be made b	by federal, state, or
3.18	local law.				
3.19	For the p	urposes of this definit	tion, a licensee	e has a reasonable basis	to believe that
3.20	information	is lawfully made avai	lable to the ge	meral public if the licens	see has taken steps
3.21	to determine	<u>:</u>			
3.22	(1) that the	ne information is of th	ne type that is	available to the general	public; and
3.23	(2) wheth	ner a consumer can di	rect that the in	formation not be made	available to the
3.24	general publi	ic and, if so, that such	n consumer ha	s not done so.	
3.25	Subd. 13.	Risk assessment. "I	Risk assessme	nt" means the risk assess	sment that each
3.26	licensee is re	equired to conduct un	der section 60	A.9853, subdivision 3.	
3.27	Subd. 14.	State. "State" means	s the state of N	<u> 1 innesota.</u>	
3.28	Subd. 15.	Third-party service	provider. "Th	hird-party service provide	er" means a person,
3.29	not otherwise	e defined as a license	e, that contrac	ts with a licensee to mai	ntain, process, or
3.30	store nonpub	lic information, or is	otherwise per	mitted access to nonpub	lic information
3.31	through its p	rovision of services t	o the licensee.		

4.1	Sec. 2. [60A.9851] INFORMATION SECURITY PROGRAM.
4.2	Subdivision 1. Implementation of an information security program. Commensurate
4.3	with the size and complexity of the licensee, the nature and scope of the licensee's activities,
4.4	including its use of third-party service providers, and the sensitivity of the nonpublic
4.5	information used by the licensee or in the licensee's possession, custody, or control, each
4.6	licensee shall develop, implement, and maintain a comprehensive written information
4.7	security program based on the licensee's risk assessment and that contains administrative,
4.8	technical, and physical safeguards for the protection of nonpublic information and the
4.9	licensee's information system.
4.10	Subd. 2. Objectives of an information security program. A licensee's information
4.11	security program shall be designed to:
4.12	(1) protect the security and confidentiality of nonpublic information and the security of
4.13	the information system;
4.14	(2) protect against any threats or hazards to the security or integrity of nonpublic
4.15	information and the information system;
4.16	(3) protect against unauthorized access to, or use of, nonpublic information, and minimize
4.17	the likelihood of harm to any consumer; and
4.18	(4) define and periodically reevaluate a schedule for retention of nonpublic information
4.19	and a mechanism for its destruction when no longer needed.
4.20	Subd. 3. Risk assessment. The licensee shall:
4.21	(1) designate one or more employees, an affiliate, or an outside vendor authorized to act
4.22	on behalf of the licensee who is responsible for the information security program;
4.23	(2) identify reasonably foreseeable internal or external threats that could result in
4.24	unauthorized access, transmission, disclosure, misuse, alteration, or destruction of nonpublic
4.25	information, including threats to the security of information systems and nonpublic
4.26	information that are accessible to, or held by, third-party service providers;
4.27	(3) assess the likelihood and potential damage of the threats identified pursuant to clause
4.28	(2), taking into consideration the sensitivity of the nonpublic information;
4.29	(4) assess the sufficiency of policies, procedures, information systems, and other
4.30	safeguards in place to manage these threats, including consideration of threats in each
4.31	relevant area of the licensee's operations, including:
4.32	(i) employee training and management;

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
5.1	(ii) infor	mation systems, inclu	ding network a	nd software design, as	well as information
5.2	classification	n, governance, proces	ssing, storage, t	ransmission, and disp	osal; and
5.3	(iii) detec	eting, preventing, and	responding to a	ttacks, intrusions, or ot	her systems failures;
5.4	and				
5.5	<u>(</u> 5) imple	ement information sat	feguards to mai	nage the threats identit	fied in its ongoing
5.6	assessment,	and no less than annua	ully, assess the e	ffectiveness of the safe	guards' key controls,
5.7	systems, and	l procedures.			
5.8	<u>Subd. 4.</u>	Risk management.	Based on its ris	k assessment, the licer	nsee shall:
5.9	(1) desig	n its information secu	rity program to	mitigate the identified	risks, commensurate
5.10	with the size	and complexity of the	e licensee, the r	nature and scope of the	licensee's activities,
5.11	including its	use of third-party set	rvice providers	, and the sensitivity of	the nonpublic
5.12	information	used by the licensee	or in the licens	ee's possession, custod	ly, or control;
5.13	<u>(2) deter</u>	mine which of the fol	lowing securit	y measures are approp	riate and implement
5.14	any appropr	iate security measure	<u>s:</u>		
5.15	(i) place	access controls on in	formation syste	ems, including controls	s to authenticate and
5.16	permit acces	s only to authorized in	ndividuals, to p	rotect against the unau	thorized acquisition
5.17	of nonpublic	information;			
5.18	(ii) ident	ify and manage the da	ata, personnel,	devices, systems, and	facilities that enable
5.19	the organiza	tion to achieve busine	ess purposes in	accordance with their	relative importance
5.20	to business of	bjectives and the org	anization's risk	strategy;	
5.21	<u>(iii) restr</u>	ict physical access to	nonpublic info	ormation to authorized	individuals only;
5.22	(iv) prote	ect, by encryption or	other appropria	te means, all nonpubli	c information while
5.23	being transn	nitted over an external	network and a	ll nonpublic information	on stored on a laptop
5.24	computer or	other portable comp	uting or storage	e device or media;	
5.25	(v) adopt	secure development	practices for in	n-house developed app	lications utilized by
5.26	the licensee;				
5.27	(vi) modi	fy the information sys	stem in accorda	nce with the licensee's	information security
5.28	program;				
5.29	(vii) utili	ze effective controls,	which may inc	lude multifactor auther	ntication procedures
5.30	for employe	es accessing nonpubl	ic information;		
5.31	(viii) reg	ularly test and monite	or systems and	procedures to detect a	ctual and attempted
5.32	attacks on, c	r intrusions into, info	ormation system	ns;	

SF1606	REVISOR	RSI	S1606-1	1st Engrossment
(ix) inclu	de audit trails within	the information	n security program de	signed to detect and
respond to cy	bersecurity events an	nd designed to	econstruct material fi	inancial transactions
sufficient to	support normal opera	tions and oblig	ations of the licensee	• <u>2</u>
(x) imple	ment measures to pro	otect against de	struction, loss, or dam	nage of nonpublic
information d	lue to environmental l	nazards, such as	fire and water damage	e, other catastrophes,
or technologi	ical failures; and			
(xi) devel	op, implement, and r	naintain procee	lures for the secure di	sposal of nonpublic
information i	n any format;			
(3) includ	e cybersecurity risks	in the licensee	's enterprise risk man	agement process;
<u>(4) stay in</u>	1formed regarding en	nerging threats	or vulnerabilities and	utilize reasonable
security meas	sures when sharing ir	nformation rela	tive to the character of	f the sharing and the
type of inform	mation shared; and			
<u>(5)</u> provid	le its personnel with	cybersecurity a	wareness training tha	t is updated as
necessary to	reflect risks identifie	d by the license	ee in the risk assessme	ent.
<u>Subd. 5.</u>	Oversight by board	of directors. It	the licensee has a bo	ard of directors, the
board or an a	ppropriate committee	e of the board s	hall, at a minimum:	
<u>(1)</u> requir	e the licensee's execu	tive manageme	ent or its delegates to o	develop, implement,
and maintain	the licensee's inform	nation security	orogram;	
(2) requir	e the licensee's execu	itive managem	ent or its delegates to	report in writing, at
least annually	y, the following infor	mation:		
(i) the over	erall status of the info	ormation securi	ty program and the lie	censee's compliance
with this act;	and			
(ii) mater	ial matters related to	the information	security program, ad	dressing issues such
as risk assess	ment, risk managem	ent and control	decisions, third-party	service provider
arrangements	s, results of testing, c	ybersecurity ev	ents or violations and	l management's
responses the	ereto, and recommend	dations for char	nges in the informatio	n security program;
and				
(3) if exe	cutive management d	lelegates any of	tits responsibilities u	nder this section, it
shall oversee	the development, imp	lementation, an	d maintenance of the li	icensee's information
security prog	ram prepared by the	delegate and sl	all receive a report fr	om the delegate
complying w	ith the requirements	of the report to	the board of directors	<u>S.</u>

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
7.1	<u>Subd. 6.</u>	Oversight of third-p	arty service pro	vider arrangements	(a) A licensee shall
7.2	exercise due	diligence in selecting	g its third-party	service provider.	
7.3	(b) A lice	ensee shall require a t	third-party servi	ce provider to implen	nent appropriate
7.4	administrativ	ve, technical, and phy	vsical measures	to protect and secure	the information
7.5	systems and	nonpublic informatio	on that are access	sible to, or held by, the	e third-party service
7.6	provider.				
7.7	<u>Subd. 7.</u> ]	Program adjustmen	nts. The licensee	shall monitor, evalua	ate, and adjust, as
7.8	appropriate,	the information secu	rity program con	nsistent with any relev	vant changes in
7.9	technology, t	he sensitivity of its n	onpublic inform	nation, internal or exte	ernal threats to
7.10	information,	and the licensee's ow	vn changing bus	iness arrangements, s	uch as mergers and
7.11	acquisitions,	alliances and joint v	entures, outsour	cing arrangements, an	nd changes to
7.12	information s	systems.			
7.13	<u>Subd. 8.</u> ]	Incident response p	<b>lan.</b> (a) As part	of its information sec	urity program, each
7.14	licensee shal	l establish a written i	ncident respons	e plan designed to pro	omptly respond to,
7.15	and recover t	from, any cybersecur	rity event that co	mpromises the confid	lentiality, integrity,
7.16	or availabilit	y of nonpublic inform	nation in its posse	ession, the licensee's in	nformation systems,
7.17	or the contin	uing functionality of	any aspect of th	e licensee's business	or operations.
7.18	<u>(b)</u> The in	ncident response plan	n shall address th	ne following areas:	
7.19	(1) the in	ternal process for res	ponding to a cy	bersecurity event;	
7.20	(2) the go	oals of the incident re	esponse plan;		
7.21	(3) the de	finition of clear roles	, responsibilities	, and levels of decisio	n-making authority;
7.22	<u>(4) extern</u>	al and internal comm	nunications and	information sharing;	
7.23	(5) identi	fication of requireme	ents for the reme	diation of any identif	ied weaknesses in
7.24	information s	systems and associate	ed controls;		
7.25	<u>(6)</u> docum	nentation and reporti	ng regarding cy	bersecurity events and	d related incident
7.26	response acti	vities; and			
7.27	(7) the ev	valuation and revision	n, as necessary, o	of the incident respon	se plan following a
7.28	cybersecurity	y event.			
7.29	<u>Subd. 9.</u>	Annual certification	to commission	er. (a) Subject to para	agraph (b), by April
7.30	15 of each ye	ar, an insurer domicil	led in this state sl	hall certify in writing	to the commissioner
7.31	that the insur	er is in compliance w	ith the requirem	ents set forth in this s	ection. Each insurer
7.32	<u>shall maintai</u>	n all records, schedul	les, and data sup	porting this certificate	e for a period of five

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
8.1	years and sha	all permit examinatio	n by the commi	issioner. To the extent	an insurer has
8.2	identified are	as, systems, or proce	esses that requir	e material improvemen	nt, updating, or
8.3	redesign, the	insurer shall docume	ent the identifica	ation and the remedial	efforts planned and
8.4	underway to a	address such areas, sy	stems, or proces	ses. Such documentatio	on must be available
8.5	for inspection	n by the commission	er.		
8.6	<u>(b) The co</u>	ommissioner must po	st on the departi	ment's website, no later	r than 60 days prior
8.7	to the certific	ation required by par	ragraph (a), the	form and manner of su	ubmission required
8.8	and any instr	uctions necessary to	prepare the cert	ification.	
8.9	Sec. 3. [60.	A.9852] INVESTIG	ATION OF A	CYBERSECURITY	EVENT.
8.10	Subdivisi	on 1. <b>Prompt invest</b>	<b>igation.</b> If the l	icensee learns that a cy	ybersecurity event
8.11	has or may h	ave occurred, the lice	nsee, or an outs	ide vendor or service p	provider designated
8.12	to act on beh	alf of the licensee, sh	all conduct a pr	compt investigation.	
8.13	<u>Subd. 2.</u> 1	Investigation conten	ts. During the i	nvestigation, the licen	see, or an outside
8.14	vendor or ser	vice provider design	ated to act on b	ehalf of the licensee, s	hall, at a minimum
8.15	and to the ex	tent possible:			
8.16	(1) determ	nine whether a cyber	security event h	as occurred;	
8.17	<u>(2)</u> assess	the nature and scope	e of the cyberse	curity event, if any;	
8.18	(3) identi	fy whether any nonpu	ublic informatio	n was involved in the c	cybersecurity event
8.19	and, if so, wh	nat nonpublic inform	ation was involv	ved; and	
8.20	(4) perfor	m or oversee reasona	able measures to	o restore the security o	of the information
8.21	systems com	promised in the cybe	rsecurity event	in order to prevent fur	ther unauthorized
8.22	acquisition, r	elease, or use of non	public informat	ion in the licensee's po	ossession, custody,
8.23	or control.				
8.24	Subd. 3.	<b>Fhird-party systems</b>	s. If the licensee	e learns that a cybersec	curity event has or
8.25	may have oc	curred in a system m	aintained by a t	hird-party service prov	vider, the licensee
8.26	will complete	e the steps listed in su	bdivision 2 or c	confirm and document	that the third-party
8.27	service provi	der has completed th	ose steps.		
8.28	<u>Subd. 4.</u>	Records. The license	e shall maintair	n records concerning a	ll cybersecurity
8.29	events for a p	period of at least five	years from the	date of the cybersecur	ity event and shall
8.30	produce thos	e records upon dema	nd of the comm	issioner.	

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
9.1	Sec. 4. [60	A.9853] NOTIFICA	ATION OF A C	YBERSECURITY E	VENT.
9.2	Subdivis	sion 1. Notification to	o the commission	oner. Each licensee sh	all notify the
9.3	commission	er of commerce or co	mmissioner of h	ealth, whichever comr	nissioner otherwise
9.4	regulates the	e licensee, without un	reasonable dela	y but in no event later	than five business
9.5	days from a	determination that a	cybersecurity ev	vent involving nonpub	lic information that
9.6	is in the pos	session of a licensee h	as occurred whe	en either of the followi	ng criteria has been
9.7	met:				
9.8	<u>(1) this s</u>	state is the licensee's s	state of domicile	e, in the case of an insu	urer, or this state is
9.9	the licensee	's home state, in the c	ase of a produce	er, as those terms are d	efined in chapter
9.10	60K and the	cybersecurity event	has a reasonable	e likelihood of materia	lly harming:
9.11	<u>(i)</u> any c	onsumer residing in t	his state; or		
9.12	(ii) any p	part of the normal ope	erations of the li	censee; or	
9.13	<u>(2) the li</u>	censee reasonably be	lieves that the n	onpublic information	involved is of 500
9.14	or more con	sumers residing in th	is state and that	is either of the followi	ing:
9.15	(i) a cybe	ersecurity event impac	ting the licensee	of which notice is requ	uired to be provided
9.16	to any gover	rnment body, self-reg	ulatory agency,	or any other superviso	ory body pursuant
9.17	to any state	or federal law; or			
9.18	<u>(ii) a cyb</u>	persecurity event that	has a reasonable	e likelihood of materia	Illy harming:
9.19	<u>(</u> A) any	consumer residing in	this state; or		
9.20	<u>(B) any </u>	part of the normal ope	erations of the li	censee.	
9.21	<u>Subd. 2.</u>	Information; notific	cation. A license	ee making the notifica	tion required under
9.22	subdivision	1 shall provide the in	formation in ele	ectronic form as directed	ed by the
9.23	commission	er. The licensee shall	have a continui	ng obligation to updat	e and supplement
9.24	initial and s	ubsequent notification	ns to the commi	ssioner concerning ma	terial changes to
9.25	previously p	provided information	relating to the c	ybersecurity event. Th	e licensee shall
9.26	provide as n	nuch of the following	information as	possible:	
9.27	(1) date	of the cybersecurity e	event;		
9.28	<u>(2) descr</u>	ription of how the info	ormation was ex	posed, lost, stolen, or l	preached, including
9.29	the specific	roles and responsibili	ities of third-par	ty service providers, i	f any;
9.30	(3) how	the cybersecurity eve	nt was discover	ed;	

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
10.1	(4) whether ar	nv lost stolen or	breached info	rmation has been recover	red and if so how
10.1	this was done;	iy lost, stolen, or			<u>eu anu, 11 50, 110 w</u>
	<u>.</u>	C .1	C / 1 1	•	
10.3	(5) the identit	y of the source of	t the cybersec	urity event;	
10.4	(6) whether the	e licensee has fil	ed a police re	port or has notified any 1	egulatory,
10.5	government, or la	aw enforcement a	gencies and, i	f so, when such notificat	ion was provided;
10.6	(7) description	n of the specific t	ypes of inforr	nation acquired without	authorization.
10.7	Specific types of	information mean	ns particular d	ata elements including,	for example, types
10.8	of medical inform	nation, types of f	inancial inform	nation, or types of inform	nation allowing
10.9	identification of t	he consumer;			
10.10	(8) the period of	during which the i	nformation sy	stem was compromised b	y the cybersecurity
10.11	event;				
10.12	(9) the numbe	er of total consum	ers in this sta	te affected by the cybers	ecurity event. The
10.13	licensee shall pro	vide the best esti	mate in the ini	itial report to the commis	ssioner and update
10.14	this estimate with	each subsequent	t report to the	commissioner pursuant	to this section;
10.15	(10) the result	ts of any internal	review identi	fying a lapse in either au	tomated controls
10.16				omated controls or interna	
10.17	followed;				
10.18	(11) description	on of efforts bein	g undertaken	to remediate the situation	n which permitted
10.19	the cybersecurity		0		<b>i</b>
10.20	(12) a conv of	the licensee's prix	vacy policy and	d a statement outlining the	e stens the licensee
10.20		•		fected by the cybersecuri	· ·
10.22	<u> </u>	•	ho is familiar	with the cybersecurity ev	ent and authorized
10.23	to act for the lice				
10.24				licensee is required to s	
10.25				see shall notify any cons	
10.26		•		ent reported to the comm	
10.27				sonably believed to have	
10.28	an unauthorized p	erson, and there is	s a reasonable	likelihood of material har	m to the consumer
10.29	as a result of the	cybersecurity eve	ent. Consumer	notification is not requi	red for a
10.30	cybersecurity eve	ent resulting from	the good fait	h acquisition of nonpubl	ic information by
10.31	an employee or a	gent of the licens	ee for the pur	poses of the licensee's bu	usiness, provided
10.32	the nonpublic inf	formation is not u	sed for a purp	ose other than the licens	ee's business or
10.33	subject to further	unauthorized dis	closure. The 1	notification must be mad	e in the most

SF1606	REVISOR	RSI	S1606-1	1st Engrossment

11.1	expedient time possible and without unreasonable delay, consistent with the legitimate needs
11.2	of law enforcement or with any measures necessary to determine the scope of the breach,
11.3	identify the individuals affected, and restore the reasonable integrity of the data system.
11.4	The notification may be delayed to a date certain if the commissioner determines that
11.5	providing the notice impedes a criminal investigation. The licensee shall provide a copy of
11.6	the notice to the commissioner.
11.7	(b) For purposes of this subdivision, notice required under paragraph (a) must be provided
11.8	by one of the following methods:
11.9	(1) written notice to the consumer's most recent address in the licensee's records;
11.10	(2) electronic notice, if the licensee's primary method of communication with the
11.11	consumer is by electronic means or if the notice provided is consistent with the provisions
11.12	regarding electronic records and signatures in United States Code, title 15, section 7001;
11.13	<u>or</u>
11.14	(3) if the cost of providing notice exceeds $$250,000$ , the affected class of consumers to
11.15	be notified exceeds 500,000, or the licensee does not have sufficient contact information
11.16	for the subject consumers, notice as follows:
11.17	(i) e-mail notice when the licensee has an e-mail address for the subject consumers;
11.18	(ii) conspicuous posting of the notice on the website page of the licensee; and
11.19	(iii) notification to major statewide media.
11.20	(c) Notwithstanding paragraph (b), a licensee that maintains its own notification procedure
11.21	as part of its information security program that is consistent with the timing requirements
11.22	of this subdivision is deemed to comply with the notification requirements if the licensee
11.23	notifies subject consumers in accordance with its program.
11.24	(d) A waiver of the requirements under this subdivision is contrary to public policy, and
11.25	is void and unenforceable.
11.26	Subd. 4. Notice regarding cybersecurity events of third-party service providers. (a)
11.27	In the case of a cybersecurity event in a system maintained by a third-party service provider,
11.28	of which the licensee has become aware, the licensee shall treat such event as it would under
11.29	subdivision 1 unless the third-party service provider provides the notice required under
11.30	subdivision 1.

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment	
12.1	(b) The com	putation of a licen	see's deadlines	shall begin on the day	after the third-party	
12.2	service provider notifies the licensee of the cybersecurity event or the licensee otherwise					
12.3			-	whichever is sooner.		
12.4				te an agreement betwo	een a licensee and	
12.1	<u> </u>			or any other party to fu		
12.6				60A.9854 or notice red		
12.7	under this section				· · · · ·	
12.8	<u>Subd. 5.</u> <u>No</u>	tice regarding cy	bersecurity ev	ents of reinsurers to i	i <b>nsurers.</b> (a) In the	
12.9	case of a cybers	security event invo	olving nonpubli	c information that is u	sed by the licensee	
12.10	that is acting as	an assuming insu	rer or in the pos	ssession, custody, or co	ontrol of a licensee	
12.11	that is acting as	an assuming insu	rer and that does	s not have a direct cont	tractual relationship	
12.12	with the affecte	d consumers, the	assuming insure	er shall notify its affec	ted ceding insurers	
12.13	and the commis	ssioner of its state	of domicile wit	hin three business day	rs of making the	
12.14	determination t	hat a cybersecurity	y event has occu	urred.		
12.15	(b) The cedi	ng insurers that hav	ve a direct contra	actual relationship with	affected consumers	
12.16	shall fulfill the	consumer notifica	tion requirement	ts imposed under sub	division 3 and any	
12.17	other notification	on requirements re	lating to a cyber	security event impose	d under this section.	
12.18	(c) In the ca	se of a cybersecur	rity event involv	ing nonpublic inform	ation that is in the	
12.19	possession, cus	tody, or control of	a third-party se	ervice provider of a lic	ensee that is an	
12.20	assuming insure	er, the assuming ir	nsurer shall noti	fy its affected ceding	insurers and the	
12.21	commissioner of	of its state of domi	cile within thre	e business days of reco	eiving notice from	
12.22	its third-party s	ervice provider the	at a cybersecuri	ty event has occurred.		
12.23	(d) The cedi	ng insurers that hav	ve a direct contra	actual relationship with	affected consumers	
12.24	shall fulfill the	consumer notifica	tion requiremen	its imposed under sub	division 3 and any	
12.25	other notification	on requirements re	lating to a cyber	security event impose	d under this section.	
12.26	(e) Any lice	nsee acting as an a	assuming insure	r shall have no other 1	notice obligations	
12.27	relating to a cyl	persecurity event of	or other data bre	each under this section	<u>l.</u>	
12.28	<u>Subd. 6.</u> No	tice regarding cył	persecurity even	nts of insurers to prod	ucers of record. (a)	
12.29	In the case of a c	cybersecurity even	t involving non	public information that	is in the possession,	
12.30	custody, or cont	trol of a licensee the	hat is an insurer	or its third-party serv	ice provider and for	
12.31	which a consum	er accessed the ins	surer's services the	nrough an independent	insurance producer,	
12.32	the insurer shall	l notify the produc	cers of record of	f all affected consume	rs no later than the	
12.33	time at which n	otice is provided t	to the affected c	onsumers.		

SF1606	REVISOR	RSI	S1606-1	1st Engrossment

13.1 (b) The insurer is excused from this obligation for those instances in which it does not

13.2 have the current producer of record information for any individual consumer or in those

13.3 instances in which the producer of record is no longer appointed to sell, solicit, or negotiate

13.4 <u>on behalf of the insurer.</u>

# 13.5 Sec. 5. [60A.9854] POWER OF COMMISSIONER.

(a) The commissioner of commerce or commissioner of health, whichever commissioner
 otherwise regulates the licensee, shall have power to examine and investigate into the affairs
 of any licensee to determine whether the licensee has been or is engaged in any conduct in
 violation of sections 60A.985 to 60A.9857. This power is in addition to the powers which
 the commissioner has under section 60A.031. Any such investigation or examination shall
 be conducted pursuant to section 60A.031.

(b) Whenever the commissioner of commerce or commissioner of health has reason to
believe that a licensee has been or is engaged in conduct in this state which violates sections
60A.985 to 60A.9857, the commissioner of commerce or commissioner of health may take
action that is necessary or appropriate to enforce those sections.

## 13.16 Sec. 6. [60A.9855] CONFIDENTIALITY.

Subdivision 1. Licensee information. Any documents, materials, or other information 13.17 in the control or possession of the department that are furnished by a licensee or an employee 13.18 or agent thereof acting on behalf of a licensee pursuant to section 60A.9851, subdivision 13.19 9; section 60A.9853, subdivision 2, clauses (2), (3), (4), (5), (8), (10), and (11); or that are 13.20 obtained by the commissioner in an investigation or examination pursuant to section 13.21 13.22 60A.9854 shall be nonpublic data pursuant to section 13.02; shall not be subject to subpoena; and shall not be subject to discovery or admissible in evidence in any private civil action. 13.23 However, the commissioner is authorized to use the documents, materials, or other 13.24 information in the furtherance of any regulatory or legal action brought as a part of the 13.25 commissioner's duties. Nothing in this act shall allow the release of information that is 13.26 13.27 nonpublic data pursuant to section 13.02. Subd. 2. Certain testimony prohibited. Neither the commissioner nor any person who 13.28 received documents, materials, or other information while acting under the authority of the 13.29 commissioner shall be permitted or required to testify in any private civil action concerning 13.30 any confidential documents, materials, or information subject to subdivision 1. 13.31

13.32 Subd. 3. Information sharing. In order to assist in the performance of the commissioner's
 13.33 duties under this act, the commissioner:

SF1606	REVISOR	RSI	S1606-1	1st Engrossment
--------	---------	-----	---------	-----------------

14.1	(1) may share documents, materials, or other information, including the confidential and
14.2	privileged documents, materials, or information subject to subdivision 1, with other state,
14.3	federal, and international regulatory agencies, with the National Association of Insurance
14.4	Commissioners, its affiliates or subsidiaries, and with state, federal, and international law
14.5	enforcement authorities, provided that the recipient agrees in writing to maintain the
14.6	confidentiality and privileged status of the document, material, or other information;
14.7	(2) may receive documents, materials, or information, including otherwise confidential
14.8	and privileged documents, materials, or information, from the National Association of
14.9	Insurance Commissioners, its affiliates or subsidiaries, and from regulatory and law
14.10	enforcement officials of other foreign or domestic jurisdictions, and shall maintain as
14.11	confidential or privileged any document, material, or information received with notice or
14.12	the understanding that it is confidential or privileged under the laws of the jurisdiction that
14.13	is the source of the document, material, or information;
14.14	(3) may share documents, materials, or other information subject to subdivision 1, with
14.15	a third-party consultant or vendor provided the consultant agrees in writing to maintain the
14.16	confidentiality and privileged status of the document, material, or other information; and
14.17	(4) may enter into agreements governing sharing and use of information consistent with
14.18	this subdivision.
14.19	Subd. 4. No waiver of privilege or confidentiality. No waiver of any applicable privilege
14.19 14.20	Subd. 4. No waiver of privilege or confidentiality. No waiver of any applicable privilege or claim of confidentiality in the documents, materials, or information shall occur as a result
14.20	or claim of confidentiality in the documents, materials, or information shall occur as a result
14.20 14.21	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized
14.20 14.21 14.22	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3.
<ul><li>14.20</li><li>14.21</li><li>14.22</li><li>14.23</li></ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit
<ul> <li>14.20</li> <li>14.21</li> <li>14.22</li> <li>14.23</li> <li>14.24</li> </ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit the commissioner from releasing final, adjudicated actions that are open to public inspection
<ul> <li>14.20</li> <li>14.21</li> <li>14.22</li> <li>14.23</li> <li>14.24</li> <li>14.25</li> </ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit the commissioner from releasing final, adjudicated actions that are open to public inspection pursuant to chapter 13 to a database or other clearinghouse service maintained by the National
<ul> <li>14.20</li> <li>14.21</li> <li>14.22</li> <li>14.23</li> <li>14.24</li> <li>14.25</li> <li>14.26</li> </ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit the commissioner from releasing final, adjudicated actions that are open to public inspection pursuant to chapter 13 to a database or other clearinghouse service maintained by the National Association of Insurance Commissioners, its affiliates, or subsidiaries.
<ul> <li>14.20</li> <li>14.21</li> <li>14.22</li> <li>14.23</li> <li>14.24</li> <li>14.25</li> <li>14.26</li> <li>14.27</li> </ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit the commissioner from releasing final, adjudicated actions that are open to public inspection pursuant to chapter 13 to a database or other clearinghouse service maintained by the National Association of Insurance Commissioners, its affiliates, or subsidiaries. Subd. 6. Classification, protection, and use of information by others. Documents,
<ul> <li>14.20</li> <li>14.21</li> <li>14.22</li> <li>14.23</li> <li>14.24</li> <li>14.25</li> <li>14.26</li> <li>14.27</li> <li>14.28</li> </ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit the commissioner from releasing final, adjudicated actions that are open to public inspection pursuant to chapter 13 to a database or other clearinghouse service maintained by the National Association of Insurance Commissioners, its affiliates, or subsidiaries. Subd. 6. Classification, protection, and use of information by others. Documents, materials, or other information in the possession or control of the National Association of
<ul> <li>14.20</li> <li>14.21</li> <li>14.22</li> <li>14.23</li> <li>14.24</li> <li>14.25</li> <li>14.26</li> <li>14.27</li> <li>14.28</li> <li>14.29</li> </ul>	or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subdivision 3. Subd. 5. Certain actions public. Nothing in sections 60A.985 to 60A.9857 shall prohibit the commissioner from releasing final, adjudicated actions that are open to public inspection pursuant to chapter 13 to a database or other clearinghouse service maintained by the National Association of Insurance Commissioners, its affiliates, or subsidiaries. Subd. 6. Classification, protection, and use of information by others. Documents, materials, or other information in the possession or control of the National Association of Insurance Commissioners or a third-party consultant pursuant to sections 60A.985 to

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
15.1	Sec. 7. [60A	.9856] EXCEPTIO	DNS.		
15.2	Subdivisio	n 1. Generally. The	e following exce	eptions shall apply to s	ections 60A.985 to
15.3	<u>60A.9857:</u>				
15.4	<u>(1) a licens</u>	see with fewer than	25 employees i	s exempt from section	s 60A.9851 and
15.5	<u>60A.9852;</u>				
15.6	(2) a licens	see subject to and ir	n compliance wi	th the Health Insuranc	e Portability and
15.7	Accountability	y Act, Public Law 1	04-191, 110 Sta	t. 1936 (HIPAA), is co	nsidered to comply
15.8	with sections (	50A.9851, 60A.9852	2, and 60A.9853	, subdivisions 3 to 6, pr	rovided the licensee
15.9	submits a writ	ten statement certif	ying its complia	ance with HIPAA;	
15.10	(3) a licens	ee affiliated with a d	lepository institu	ntion that maintains an i	nformation security
15.11	program in co	mpliance with the i	nteragency guid	lelines establishing sta	ndards for
15.12	safeguarding	customer information	on as set forth p	ursuant to United State	es Code, title 15,
15.13	sections 6801	and 6805, shall be	considered to m	eet the requirements o	f section 60A.9851
15.14	provided that	the licensee produc	e, upon request,	documentation satisfa	actory to the
15.15	commission the	nat independently v	alidates the affil	liated depository instit	ution's adoption of
15.16	an information	n security program	that satisfies the	interagency guideline	<u>es;</u>
15.17	<u>(</u> 4) an emp	loyee, agent, repres	entative, or desi	ignee of a licensee, wh	o is also a licensee,
15.18	is exempt from	n sections 60A.985	and 60A.9852	and need not develop i	ts own information
15.19	security progra	am to the extent that	the employee, a	gent, representative, or	designee is covered
15.20	by the information	ation security progr	am of the other	licensee; and	
15.21	(5) an emp	oloyee, agent, repres	sentative, or des	ignee of a producer lic	ensee, as defined
15.22	under section	60K.31, subdivision	6, who is also a	licensee, is exempt from	m sections 60A.985
15.23	<u>to 60A.9857.</u>				
15.24	<u>Subd. 2.</u> D	eemer. A licensee t	hat is in compli	ance with another juris	sdiction's mandated
15.25	written insura	nce data security re	quirements that	are at least as restricti	ve as this chapter
15.26	will be consid	ered to meet the rec	quirements of th	is act with respect to e	stablishing an
15.27	information se	ecurity program.			
15.28	Sec. 8. [60A	.9857] PENALTIE	CS.		
15.29	In the case	of a violation of se	ctions 60A 985	to 60A.9856, a license	e may be penalized
15.30		with section 60A.0			

	SF1606	REVISOR	RSI	S1606-1	1st Engrossment
16.1	Sec. 9. <u>EX</u>	CLUSIVITY.			
16.2	Notwithst	anding any other pro	ovision of law, t	his act establishes the	exclusive state
16.3	standards app	licable to licensees for	or data security,	the investigation of a c	ybersecurity event,
16.4	and notificati	on of a cybersecurity	y event.		
16.5	Sec. 10. <u>RF</u>	EPEALER.			
16.6	Minnesot	a Statutes 2020, sect	ions 60A.98; 60	A.981; and 60A.982,	are repealed.
16.7	Sec. 11. <u>EF</u>	FECTIVE DATE.			
16.8	Sections 1	to 10 are effective A	ugust 1, 2021. I	licensees have one yea	r from the effective
16.9	date to imple	ment Minnesota Stat	tutes, section 60	A.9851, subdivisions	1 to 5 and 7 to 9,
16.10	and two years	s from the effective of	date of this act to	o implement Minneso	ta Statutes, section
16.11	<u>60A.9851, su</u>	bdivision 6.			

#### APPENDIX Repealed Minnesota Statutes: S1606-1

#### **60A.98 DEFINITIONS.**

Subdivision 1. Scope. For purposes of sections 60A.98 and 60A.981, the terms defined in this section have the meanings given them.

Subd. 2. **Customer.** "Customer" means a consumer who has a continuing relationship with a licensee under which the licensee provides one or more insurance products or services to the consumer that are to be used primarily for personal, family, or household purposes.

Subd. 3. **Customer information.** "Customer information" means nonpublic personal information about a customer, whether in paper, electronic, or other form, that is maintained by or on behalf of the licensee.

Subd. 4. **Customer information systems.** "Customer information systems" means the electronic or physical methods used to access, collect, store, use, transmit, protect, or dispose of customer information.

Subd. 5. Licensee. "Licensee" means all licensed insurers, producers, and other persons licensed or required to be licensed, authorized or required to be authorized, or registered or required to be registered pursuant to the insurance laws of this state, except that "licensee" does not include a purchasing group or an ineligible insurer in regard to the surplus line insurance conducted pursuant to sections 60A.195 to 60A.209. "Licensee" does not include producers until January 1, 2007.

Subd. 6. Nonpublic financial information. "Nonpublic financial information" means:

(1) personally identifiable financial information; and

(2) any list, description, or other grouping of consumers, and publicly available information pertaining to them, that is derived using any personally identifiable financial information that is not publicly available.

Subd. 7. Nonpublic personal health information. "Nonpublic personal health information" means health information:

(1) that identifies an individual who is the subject of the information; or

(2) with respect to which there is a reasonable basis to believe that the information could be used to identify an individual.

Subd. 8. Nonpublic personal information. "Nonpublic personal information" means nonpublic financial information and nonpublic personal health information.

Subd. 9. **Personally identifiable financial information.** "Personally identifiable financial information" means any information:

(1) a consumer provides to a licensee to obtain an insurance product or service from the licensee;

(2) about a consumer resulting from a transaction involving an insurance product or service between a licensee and a consumer; or

(3) the licensee otherwise obtains about a consumer in connection with providing an insurance product or service to that consumer.

Subd. 10. Service provider. "Service provider" means a person that maintains, processes, or otherwise is permitted access to customer information through its provision of services directly to the licensee.

## 60A.981 INFORMATION SECURITY PROGRAM.

Subdivision 1. **General requirements.** Each licensee shall implement a comprehensive written information security program that includes administrative, technical, and physical safeguards for the protection of customer information. The administrative, technical, and physical safeguards included in the information security program must be appropriate to the size and complexity of the licensee and the nature and scope of its activities.

Subd. 2. Objectives. A licensee's information security program must be designed to:

(1) ensure the security and confidentiality of customer information;

(2) protect against any anticipated threats or hazards to the security or integrity of the information; and

## APPENDIX Repealed Minnesota Statutes: S1606-1

(3) protect against unauthorized access to or use of the information that could result in substantial harm or inconvenience to any customer.

Subd. 3. **Examples of methods of development and implementation.** The following actions and procedures are examples of methods of implementation of the requirements of subdivisions 1 and 2. These examples are nonexclusive illustrations of actions and procedures that licensees may follow to implement subdivisions 1 and 2:

(1) the licensee:

(i) identifies reasonably foreseeable internal or external threats that could result in unauthorized disclosure, misuse, alteration, or destruction of customer information or customer information systems;

(ii) assesses the likelihood and potential damage of these threats, taking into consideration the sensitivity of customer information; and

(iii) assesses the sufficiency of policies, procedures, customer information systems, and other safeguards in place to control risks;

(2) the licensee:

(i) designs its information security program to control the identified risks, commensurate with the sensitivity of the information, as well as the complexity and scope of the licensee's activities;

(ii) trains staff, as appropriate, to implement the licensee's information security program; and

(iii) regularly tests or otherwise regularly monitors the key controls, systems, and procedures of the information security program. The frequency and nature of these tests or other monitoring practices are determined by the licensee's risk assessment;

(3) the licensee:

(i) exercises appropriate due diligence in selecting its service providers; and

(ii) requires its service providers to implement appropriate measures designed to meet the objectives of this regulation, and, where indicated by the licensee's risk assessment, takes appropriate steps to confirm that its service providers have satisfied these obligations; and

(4) the licensee monitors, evaluates, and adjusts, as appropriate, the information security program in light of any relevant changes in technology, the sensitivity of its customer information, internal or external threats to information, and the licensee's own changing business arrangements, such as mergers and acquisitions, alliances and joint ventures, outsourcing arrangements, and changes to customer information systems.

### 60A.982 UNFAIR TRADE PRACTICES.

A violation of sections 60A.98 and 60A.981 is considered to be a violation of sections 72A.17 to 72A.32.