



Illinois Amends Data Breach Notification Law, Adding Data Disposal Mandate

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Illinois Governor Pat Quinn has approved a measure amending his state's data breach notification law to increase protections for Illinois residents. The changes will become effective January 1, 2012.

Information Required and Forbidden

Under the amendment, the following new information *must be included* in breach notifications:

- the toll-free numbers and addresses for consumer reporting agencies,
- the toll-free number, address, and website address for the Federal Trade Commission, and
- a statement that the individual can obtain information from these sources about fraud alerts and security freezes.

Information concerning the number of Illinois residents affected by the breach *shall not be included* in breach notifications.

“Data Collectors” or Third Parties

The amendment provides new requirements for "data collectors" that maintain or store, but do not own or license, computerized data.

As is the case with the breach notification statutes in other states, entities in Illinois that maintain or store certain personal information on behalf of the owner or licensee of that data also have obligations in the event of a breach of security of that data. Generally, they must notify the owner of the breach. For example, imagine a third-party claims administrator or an accounting firm performs services for ABC Corp. (the owner) that requires the administrator or accounting firm to maintain or store the personal information. If an employee of the administrator or accounting firm loses a laptop containing ABC Corp.'s personal information, or the employee or a third party impermissibly accesses or acquires the information, the administrator or accounting firm would be required to notify ABC Corp., which, in turn, would need to notify the affected individuals.

Illinois' amended breach notification law requires companies that maintain or store personal information to cooperate with the owner or licensee in matters relating to the breach, by notifying the owner or licensee of:

- the date or approximate date of the breach and the nature of the breach, and
- any steps the entity has taken or plans to take relating to the breach.

However, this cooperation shall not require either (i) the disclosure of confidential business information or trade secrets of the company that maintains or stores the information, or (ii) the notification of an Illinois resident who may have been affected by the breach.