HOUSE BILL No. 4587

April 12, 2005, Introduced by Rep. Bieda and referred to the Committee on Judiciary.

A bill to amend 2004 PA 452, entitled "Identity theft protection act,"

by amending section 11 (MCL 445.71) and by adding section 12.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 11. (1) A person shall not do any of the following in the
 conduct of trade or commerce:

3 (a) Deny credit or public utility service to or reduce the
4 credit limit of a consumer solely because the consumer was a victim
5 of identity theft, if the person had prior knowledge that the
6 consumer was a victim of identity theft. A consumer is presumed to
7 be a victim of identity theft for the purposes of this subdivision
8 if he or she provides both of the following to the person:

(i) A copy of a police report evidencing the claim of the
 victim of identity theft.

3 (*ii*) Either a properly completed copy of a standardized
4 affidavit of identity theft developed and made available by the
5 federal trade commission pursuant to 15 USC 1681g or an affidavit
6 of fact that is acceptable to the person for that purpose.

(b) Solicit to extend credit to a consumer who does not have 7 an existing line of credit, or has not had or applied for a line of 8 9 credit within the preceding year, through the use of an unsolicited 10 check that includes personal identifying information other than the 11 recipient's name, address, and a partial, encoded, or truncated 12 personal identifying number. In addition to any other penalty or 13 remedy under this act or the Michigan consumer protection act, 1976 14 PA 331, MCL 445.901 to 445.922, a credit card issuer, financial institution, or other lender that violates this subdivision, and 15 not the consumer, is liable for the amount of the instrument if the 16 17 instrument is used by an unauthorized user and for any fees 18 assessed to the consumer if the instrument is dishonored.

19 (c) Solicit to extend credit to a consumer who does not have a 20 current credit card, or has not had or applied for a credit card 21 within the preceding year, through the use of an unsolicited credit 22 card sent to the consumer. In addition to any other penalty or 23 remedy under this act or the Michigan consumer protection act, 1976 24 PA 331, MCL 445.901 to 445.922, a credit card issuer, financial 25 institution, or other lender that violates this subdivision, and not the consumer, is liable for any charges if the credit card is 26 27 used by an unauthorized user and for any interest or finance

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1 charges assessed to the consumer.

2 (d) Extend credit to a consumer without exercising reasonable 3 procedures to verify the identity of that consumer. Compliance with 4 regulations issued for depository institutions, and to be issued 5 for other financial institutions, by the United States department 6 of treasury under section 326 of the USA patriot act of 2001, 31 USC 5318, is considered compliance with this subdivision. This 7 subdivision does not apply to a purchase of a credit obligation in 8 9 an acquisition, merger, purchase of assets, or assumption of 10 liabilities or any change to or review of an existing credit 11 account.

(E) FAIL TO PROVIDE NOTICE IN VIOLATION OF SECTION 12.

(2) A person who knowingly or intentionally violates
subsection (1) is guilty of a misdemeanor punishable by
imprisonment for not more than 30 days or a fine of not more than
\$1,000.00, or both. This subsection does not affect the
availability of any civil remedy for a violation of this act, the
Michigan consumer protection act, 1976 PA 331, MCL 445.901 to
445.922, or any other state or federal law.

20 SEC. 12. (1) AN AGENCY OF THIS STATE THAT OWNS OR LICENSES COMPUTERIZED DATA THAT INCLUDE PERSONAL IDENTIFYING INFORMATION 21 SHALL PROVIDE NOTICE OF ANY BREACH OF THE SECURITY OF THE SYSTEM 22 FOLLOWING DISCOVERY OR NOTIFICATION OF THE BREACH IN THE SECURITY 23 24 OF THE DATA TO ANY RESIDENT OF THIS STATE WHOSE UNENCRYPTED PERSONAL IDENTIFYING INFORMATION IS ACQUIRED BY AN UNAUTHORIZED 25 26 PERSON OR IF THE AGENCY REASONABLY BELIEVES THAT AN UNAUTHORIZED 27 PERSON HAS ACQUIRED THAT INFORMATION. THE AGENCY SHALL PROVIDE

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NOTICE IN THE MOST EXPEDIENT TIME POSSIBLE AND WITHOUT UNREASONABLE
 DELAY, UNLESS 1 OR BOTH OF THE FOLLOWING APPLY:

3 (A) A LAW ENFORCEMENT AGENCY DETERMINES THAT PROVIDING NOTICE
4 WILL IMPEDE A CRIMINAL INVESTIGATION. HOWEVER, THE AGENCY SHALL
5 PROVIDE NOTICE AFTER THE LAW ENFORCEMENT AGENCY DETERMINES THAT
6 DISCLOSURE WILL NOT COMPROMISE THE INVESTIGATION.

7 (B) DELAY IS NECESSARY TO DETERMINE THE SCOPE OF THE BREACH
8 AND RESTORE THE REASONABLE INTEGRITY OF THE DATA SYSTEM.

9 (2) AN AGENCY THAT MAINTAINS COMPUTERIZED DATA THAT INCLUDE 10 PERSONAL IDENTIFYING INFORMATION THAT THE AGENCY DOES NOT OWN SHALL 11 PROVIDE NOTICE TO THE OWNER OR LICENSEE OF THE INFORMATION OF ANY 12 BREACH OF THE SECURITY OF THE DATA IMMEDIATELY FOLLOWING DISCOVERY, 13 IF THE PERSONAL IDENTIFYING INFORMATION IS ACQUIRED BY AN 14 UNAUTHORIZED PERSON OR IF THE AGENCY REASONABLY BELIEVES THAT AN 15 UNAUTHORIZED PERSON HAS ACQUIRED THAT INFORMATION.

16 (3) A PERSON DOING BUSINESS IN THIS STATE THAT OWNS OR 17 LICENSES COMPUTERIZED DATA THAT INCLUDE PERSONAL IDENTIFYING 18 INFORMATION SHALL PROVIDE NOTICE OF ANY BREACH OF THE SECURITY OF 19 THE SYSTEM FOLLOWING DISCOVERY OR NOTIFICATION OF THE BREACH IN THE 20 SECURITY OF THE DATA TO ANY RESIDENT OF THIS STATE WHOSE 21 UNENCRYPTED PERSONAL IDENTIFYING INFORMATION IS ACQUIRED BY AN 22 UNAUTHORIZED PERSON OR IF THE PERSON REASONABLY BELIEVES THAT AN 23 UNAUTHORIZED PERSON HAS ACQUIRED THAT INFORMATION. THE PERSON SHALL 24 PROVIDE NOTICE IN THE MOST EXPEDIENT TIME POSSIBLE AND WITHOUT 25 UNREASONABLE DELAY, UNLESS 1 OR BOTH OF THE FOLLOWING APPLY:

26 (A) A LAW ENFORCEMENT AGENCY DETERMINES THAT PROVIDING NOTICE
27 WILL IMPEDE A CRIMINAL INVESTIGATION. HOWEVER, THE PERSON SHALL

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PROVIDE NOTICE AFTER THE LAW ENFORCEMENT AGENCY DETERMINES THAT
 DISCLOSURE WILL NOT COMPROMISE THE INVESTIGATION.

3 (B) DELAY IS NECESSARY TO DETERMINE THE SCOPE OF THE BREACH
4 AND RESTORE THE REASONABLE INTEGRITY OF THE DATA SYSTEM.

5 (4) A PERSON DOING BUSINESS IN THIS STATE THAT MAINTAINS 6 COMPUTERIZED DATA THAT INCLUDE PERSONAL IDENTIFYING INFORMATION 7 THAT THE PERSON DOES NOT OWN SHALL PROVIDE NOTICE TO THE OWNER OR LICENSEE OF THE INFORMATION OF ANY BREACH OF THE SECURITY OF THE 8 9 DATA IMMEDIATELY FOLLOWING DISCOVERY, IF THE PERSONAL IDENTIFYING 10 INFORMATION IS ACQUIRED BY AN UNAUTHORIZED PERSON OR IF THE PERSON 11 REASONABLY BELIEVES THAT AN UNAUTHORIZED PERSON HAS ACQUIRED THAT 12 INFORMATION.

13 (5) AN AGENCY OR PERSON DOING BUSINESS IN THIS STATE MAY
 14 PROVIDE NOTICE UNDER THIS SECTION BY ANY OF THE FOLLOWING METHODS:

15 (A) WRITTEN NOTICE.

(B) ELECTRONIC NOTICE, IF THE NOTICE PROVIDED IS CONSISTENT
WITH THE PROVISIONS REGARDING ELECTRONIC RECORDS AND SIGNATURES SET
FORTH IN SECTION 101 OF TITLE I OF THE ELECTRONIC SIGNATURES IN
GLOBAL AND NATIONAL COMMERCE ACT, 15 USC 7001.

20 (C) SUBSTITUTE NOTICE, IF THE AGENCY OR PERSON DEMONSTRATES 21 THAT THE COST OF PROVIDING NOTICE WILL EXCEED \$250,000.00, THAT THE 22 AGENCY OR PERSON HAS TO PROVIDE NOTICE TO MORE THAN 500,000 23 INDIVIDUALS, OWNERS, OR LICENSEES DESCRIBED IN SUBSECTION (1), (2), 24 (3), OR (4), AS APPLICABLE, OR THAT THE AGENCY OR PERSON DOES NOT 25 HAVE SUFFICIENT CONTACT INFORMATION FOR THE INDIVIDUALS, OWNERS, OR 26 LICENSEES IT IS REQUIRED TO NOTIFY UNDER THAT SUBSECTION. AN AGENCY 27 OR PERSON PROVIDES SUBSTITUTE NOTICE UNDER THIS SUBDIVISION BY

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1 DOING ALL OF THE FOLLOWING:

2 (i) PROVIDING NOTICE BY ELECTRONIC MAIL TO THOSE INDIVIDUALS,
3 OWNERS, OR LICENSEES FOR WHOM THE AGENCY OR PERSON HAS ELECTRONIC
4 MAIL ADDRESSES.

5 (*ii*) IF THE AGENCY OR PERSON MAINTAINS A WEBSITE, CONSPICUOUSLY
6 POSTING THE NOTICE ON THAT WEBSITE.

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(*iii*) NOTIFYING MAJOR STATEWIDE MEDIA.

8 (*iv*) IF THE AGENCY OR PERSON MAINTAINS ITS OWN NOTIFICATION 9 PROCEDURES FOR SECURITY BREACHES AS PART OF AN INFORMATION SECURITY 10 POLICY FOR THE TREATMENT OF PERSONAL IDENTIFYING INFORMATION THAT 11 ARE CONSISTENT WITH THE TIME REQUIREMENTS OF THIS SECTION, 12 NOTIFYING THE INDIVIDUALS, OWNERS, OR LICENSEES IN ACCORDANCE WITH 13 THOSE PROCEDURES.

14 (6) A PERSON INJURED BY A VIOLATION OF THIS SECTION MAY BRING
15 A CIVIL ACTION IN A COURT OF COMPETENT JURISDICTION TO RECOVER
16 ACTUAL DAMAGES AND REASONABLE ATTORNEY FEES OR SEEK INJUNCTIVE OR
17 ANY OTHER RELIEF AVAILABLE AT LAW OR IN EQUITY.

18 (7) AS USED IN THIS SECTION:

(A) "AGENCY" MEANS A DEPARTMENT, BOARD, COMMISSION, OFFICE,
AGENCY, AUTHORITY, OR OTHER UNIT OF STATE GOVERNMENT. THE TERM
INCLUDES A STATE INSTITUTION OF HIGHER EDUCATION.

(B) "BREACH OF THE SECURITY OF THE SYSTEM" MEANS UNAUTHORIZED
ACQUISITION OF COMPUTERIZED DATA THAT COMPROMISES THE SECURITY,
CONFIDENTIALITY, OR INTEGRITY OF PERSONAL IDENTIFYING INFORMATION
MAINTAINED BY AN AGENCY OR A PERSON DOING BUSINESS IN THIS STATE.
THE TERM DOES NOT INCLUDE GOOD FAITH ACQUISITION OF PERSONAL
IDENTIFYING INFORMATION BY AN EMPLOYEE OR AGENT OF THE AGENCY OR

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PERSON RELATED TO THE ACTIVITIES OF THE AGENCY OR PERSON IF THE
 PERSONAL IDENTIFYING INFORMATION IS NOT USED OR SUBJECT TO FURTHER
 UNAUTHORIZED DISCLOSURE.