ASSURANCE OF VOLUNTARY COMPLIANCE

This Assurance of Voluntary Compliance¹ is entered into by the Attorneys General of Alaska, Arizona, Arkansas, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii², Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington and West Virginia, as well as the District of Columbia (referred to collectively as the "Attorneys General") and Target Corporation to resolve the Attorneys General's investigation into the security incident announced by Target on December 19, 2013 (collectively, the "Parties").³

In consideration of their mutual agreements to the terms of this Assurance, and such other consideration as described herein, the sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

I. INTRODUCTION

This Assurance constitutes a good faith settlement and release between TARGET and

¹ This Assurance of Voluntary Compliance shall, for all necessary purposes, also be considered an Assurance of Discontinuance.

² Hawaii is represented on this matter by its Office of Consumer Protection, an agency which is not part of the state Attorney General's Office, but which is statutorily authorized to undertake consumer protection functions, including legal representation of the State of Hawaii. For simplicity purposes, the entire group will be referred to as the "Attorneys General" or individually as "Attorney General" and the designations, as they pertain to Hawaii, refer to the Executive Director of the State of Hawaii's Office of Consumer Protection.

³ The State of California is simultaneously negotiating a settlement in a form consistent with the requirements of California law. That settlement would incorporate the substantive terms of this Assurance of Voluntary Compliance; to the extent there are differences, the differences will be related to and/or arise from the differences in the form. Payment to the State of California pursuant to its settlement with TARGET will be a portion of the total paid to the Attorneys General as recited in paragraph 29.

the Attorneys General of claims related to a data breach, publically announced by TARGET on December 19, 2013 and January 10, 2014, in which a person or persons gained unauthorized access to portions of TARGET's computer systems that process payment card transactions at TARGET's retail stores and to portions of TARGET's computer systems that store TARGET customer contact information (such intrusion referred to as the "Intrusion").

II. DEFINITIONS

- 1. For the purposes of this Assurance, the following definitions shall apply:
 - A. "Cardholder Data Environment" shall mean TARGET's technologies that store, process, or transmit payment card authentication data, consistent with the Payment Card Industry Data Security Standard ("PCI DSS").
 - B. "Consumer" shall mean any individual who initiates a purchase of or purchases goods from a TARGET retail location; any individual who returns merchandise to a TARGET retail location; or any individual who otherwise provides Personal Information to TARGET in connection with any other retail transaction at a TARGET retail location.
 - C. "Consumer Protection Acts" shall mean the State citation(s) listed in Appendix A.
 - D. "Effective Date" shall be the date on which TARGET receives a copy of this Assurance duly executed in full by TARGET and by each of the Attorneys General.
 - E. "Personal Information" shall mean the following:

- For a Consumer that is a resident of a State that is a Party to this
 Assurance and that has a Consumer Protection Statute or Personal
 Information Protection Act, the data elements in the definitions of personal information as set forth in those Acts;
- ii. For a Consumer that is a resident of a State that is a Party to this

 Assurance and that does not have a Consumer Protection Statute or

 Personal Information Protection Act, the Consumer's first name or

 first initial and last name in combination with any one or more of

 the following data elements that relate to such individual: (a)

 Social Security number; (b) driver's license number; (c) stateissued identification card number; or (d) financial account number,

 credit or debit card number, in combination with any required

 security code, access code or password that would permit access to

 the Consumer's financial account; and
- iii. For purposes of Paragraph 15, the first name or first initial and last name of a Consumer who is a resident of a State that is a Party to this Assurance in combination with any one or more of the following data elements that relate to such individual: (a) Social Security number; (b) driver's license number; (c) state-issued identification card number; or (d) financial account number, credit or debit card number, in combination with any required security

- code, access code or password that would permit access to the Consumer's financial account.
- F. "Personal Information Protection Acts" shall mean the State citations listed in Appendix B.
- G. "Security Breach Notification Acts" shall mean the State citations listed in Appendix C.
- H. "TARGET" shall mean Target Corporation, its affiliates, subsidiaries and divisions, successors and assigns doing business in the United States.
- I. "Security Event" shall mean any potential compromise to the confidentiality, integrity, or availability of a TARGET information asset that includes Personal Information.

III. APPLICATION

2. The duties, responsibilities, burdens, and obligations undertaken in connection with this Assurance shall apply to TARGET, its affiliates, subsidiaries, successors and assigns, and its officers and employees.

IV. ASSURANCES

- 3. TARGET shall comply with the Consumer Protection Statutes and the Personal Information Protection Acts in connection with its collection, maintenance, and safeguarding of Personal Information.
- 4. TARGET shall not misrepresent the extent to which TARGET maintains and protects the privacy, security, confidentiality, or integrity of any Personal Information collected from or about Consumers.

5. TARGET shall comply with the Security Breach Notification Acts. For any future breach of security involving the unauthorized access to or acquisition of Personal Information identified in Paragraph 1(E)(ii) and relating to a Consumer who is a resident of New Mexico or South Dakota, TARGET shall provide notice to such Consumer and the New Mexico and/or South Dakota Attorney General's Office, as relevant, except that notice shall not be required if TARGET reasonably determines that there is not a reasonable likelihood that harm to the Consumer will result from the incident. To the extent that New Mexico or South Dakota enact a security breach notification law following the Effective Date, TARGET shall comply with such law in lieu of the requirement of the preceding sentence.

A. INFORMATION SECURITY PROGRAM

- 6. TARGET shall, within one hundred and eighty (180) days after the Effective Date of this Assurance, develop, implement, and maintain a comprehensive information security program ("Information Security Program") that is reasonably designed to protect the security, integrity, and confidentiality of Personal Information it collects or obtains from Consumers.
- 7. TARGET's Information Security Program shall be written and shall contain administrative, technical, and physical safeguards appropriate to:
 - A. The size and complexity of TARGET's operations;
 - B. The nature and scope of TARGET's activities; and
 - C. The sensitivity of the Personal Information that TARGET maintains.
- 8. TARGET may satisfy the implementation and maintenance of the Information Security Program and the safeguards required by this Assurance through review, maintenance, and, if necessary, updating, of an existing information security program or existing safeguards,

provided that such existing information security program and existing safeguards meet the requirements set forth herein.

- 9. TARGET shall employ an executive or officer with appropriate background or experience in information security who shall be responsible for implementing and maintaining the Information Security Program.
- 10. TARGET shall ensure that the role of the designated executive or officer, referenced in Paragraph 9, includes advising the Chief Executive Officer and the Board of Directors of TARGET's security posture, security risks faced by TARGET, and security implications of TARGET's decisions.
- 11. TARGET shall ensure that its Information Security Program receives the resources and support reasonably necessary to ensure that the Information Security Program functions as intended by this Assurance.

B. ADMINISTRATIVE SAFEGUARDS

- 12. TARGET shall develop, implement, and revise as necessary written, risk-based policies and procedures for auditing vendor compliance with TARGET's Information Security Program.
- 13. TARGET's Information Security Program shall be designed and implemented to ensure the appropriate handling and investigation of Security Events involving Personal Information.
- 14. TARGET shall make reasonable efforts to maintain and support the software on its networks, taking into consideration the impact an update will have on data security in the

context of TARGET's overall network and its ongoing business and network operations, and the scope of the resources required to address an end-of-life software issue.

- 15. TARGET shall maintain encryption protocols and related policies that are reasonably designed to encrypt Personal Information identified in Paragraph 1(E)(iii) that TARGET stores on desktops located within the Cardholder Data Environment, and shall encrypt the data elements of Personal Information identified in Paragraph 1(E)(iii), as well as any other data elements required by state law to be so encrypted, that are:
 - A. Stored on laptops or other portable devices; or
 - B. Transmitted wirelessly or across public networks.
- 16. TARGET shall comply with the Payment Card Industry Data Security Standard ("PCI DSS") with respect to its Cardholder Data Environment, as defined in this Assurance, and any TARGET system component the compromise of which TARGET should reasonably believe would impact the security of the Cardholder Data Environment.

C. SPECIFIC SAFEGUARDS

17. Segmentation:

- A. TARGET shall take reasonable, risk-based steps to scan and map the connections between its Cardholder Data Environment and the rest of its computer network in order to determine avenues of traffic to the Cardholder Data Environment and to identify and assess potential penetration vulnerabilities to the Cardholder Data Environment.
- B. TARGET's Cardholder Data Environment shall be segmented from the rest of the TARGET computer network.

- C. TARGET shall develop and implement a risk-based penetration testing program reasonably designed to identify, assess, and remediate penetration vulnerabilities within TARGET's computer network.
- 18. Access Control and Management:
 - A. TARGET shall implement and maintain appropriate risk-based controls to manage access to, and use of, TARGET's individual accounts, TARGET's service accounts, and vendor accounts, including strong passwords and password-rotation policies.
 - B. TARGET shall evaluate, and as appropriate, restrict and/or disable all unnecessary network programs that provide access to TARGET's Cardholder Data Environment and/or to any TARGET system component the compromise of which TARGET reasonably believes would also impact the security of the Cardholder Data Environment.
 - C. TARGET shall adopt a reasonable and risk-based approach to integrate two-factor authentication into TARGET's individual accounts, TARGET's administrator accounts, and vendor accounts.
- 19. File Integrity Monitoring: TARGET shall deploy and maintain controls, including, but not limited to, a file integrity monitoring solution, designed to notify personnel of unauthorized modifications to critical applications or operating system files within the Cardholder Data Environment.

20. Whitelisting: TARGET shall deploy and maintain controls, such as, for example, an application whitelisting solution, designed to detect and/or prevent the execution of unauthorized applications within its point-of-sale terminals and in-store point-of-sale servers.

21. Logging and Monitoring:

- A. TARGET shall, to the extent technically feasible, implement reasonable controls to manage the access of any device attempting to connect to the Cardholder Data Environment, through hardware or software tools such as firewalls, authentication credentials, or other such access restricting mechanisms.
- B. TARGET shall maintain an appropriate system to collect logs and monitor network activity, such as through the use of a security information and event management tool.
- 22. Change Control: TARGET shall develop and maintain policies and procedures with respect to managing and documenting changes to network systems.
- 23. Development: TARGET shall take steps reasonably designed to appropriately maintain the separation of development and production environments.
- 24. Payment Card Security: TARGET shall implement where appropriate steps designed to reasonably manage the review and, where reasonable and appropriate, the adoption of improved, industry-accepted payment card security technologies relevant to TARGET's business and Cardholder Data Environment, such as chip and PIN technology.

25. Devalue Payment Card Information: TARGET shall make reasonable efforts to devalue payment card information, including, but not limited to, encrypting payment card information throughout the course of a retail transaction at a TARGET retail location.

V. SETTLEMENT COMPLIANCE ASSESSMENT

- 26. TARGET shall obtain an information security assessment and report from a third-party professional ("Third-Party Assessor"), using procedures and standards generally accepted in the profession ("Third-Party Assessment"), within one (1) year after the Effective Date of this Assurance. The Third-Party Assessor's report on the Third-Party Assessment shall:
 - A. Set forth the specific administrative, technical, and physical safeguards maintained by TARGET;
 - B. Explain the extent to which such safeguards are appropriate in light of TARGET's size and complexity, the nature and scope of TARGET's activities, and the sensitivity of the Personal Information maintained by TARGET;
 - C. Explain the extent to which the safeguards that have been implemented meet the requirements of the Information Security Program; and
 - D. Identify TARGET's Qualified Security Assessor for purposes of PCI DSS compliance.
- 27. TARGET's Third-Party Assessor shall be: (a) a Certified Information Systems Security Professional ("CISSP") or a Certified Information Systems Auditor ("CISA"), or a similarly qualified person or organization; and (b) have at least five (5) years of experience evaluating the effectiveness of computer systems or information system security.

VI. SUBMISSION TO ATTORNEYS GENERAL

- 28. TARGET shall provide a copy of the Third-Party Assessor's report on the Third-Party Assessment to the Connecticut Attorney General's Office within one hundred and eighty (180) days of the completion of the report.
 - A. Confidentiality: The Connecticut Attorney General's Office shall treat the Third-Party Assessment report as exempt from disclosure under the relevant public records laws, pursuant to this Assurance or, as necessary, by employing other means to ensure confidentiality.
 - B. State Access to Report: The Connecticut Attorney General's Office may provide a copy of the report on Third-Party Assessment received from TARGET to any other of the Attorneys General upon request, and each requesting Attorney General shall, to the extent permitted by the laws of the Attorney General's State, treat such report as exempt from disclosure under the relevant public records laws.

VII. PAYMENT TO THE STATES

29. TARGET shall pay Eighteen Million Five Hundred Thousand Dollars (\$18,500,000) to the Attorneys General. Said payment shall be divided and paid by TARGET directly to each of the Attorneys General in an amount designated by the Attorneys General and communicated to TARGET by the Illinois Attorney General and Connecticut Attorney General. Each of the Attorneys General agrees that the Illinois Attorney General and Connecticut Attorney General have the authority to designate such amount to be paid by TARGET to each Attorney General and to provide TARGET with instructions for the payments to be distributed

under this Paragraph. Payment shall be made no later than thirty (30) days after the Effective Date of this Assurance and receipt of such payment instructions by TARGET from the Illinois Attorney General and Connecticut Attorney General, except that where state law requires judicial or other approval of the Assurance, payment shall be made no later than thirty (30) days after notice from the relevant Attorney General that such final approval for the Assurance has been secured.

30. Said payment shall be used by the Attorneys General for such purposes that may include, but are not limited to, attorneys' fees and other costs of investigation, or to be placed in, or applied to, the consumer protection law enforcement fund, including future consumer protection or privacy enforcement, consumer education, litigation or local consumer aid fund or revolving fund, used to defray costs of the inquiry leading hereto, or for other uses permitted by state law, at the sole discretion of the Attorneys General.

VIII. RELEASE AND EXPIRATION

- 31. Following full payment of the amounts due under this Assurance, the Attorneys General shall release and discharge TARGET from all civil claims that the Attorneys General could have brought under the Consumer Protection Acts, the Personal Information Protection Acts, and the Security Breach Notification Acts based on TARGET's conduct related to the Intrusion. Nothing contained in this paragraph shall be construed to limit the ability of the Attorneys General to enforce the obligations that TARGET has under this Assurance. Further, nothing in this Assurance shall be construed to create, waive, or limit any private right of action.
- 32. The obligations and other provisions of this Assurance set forth in paragraphs 9, 10, 15, 16, 17.A., 17.B., 18, 19, 20, and 23 shall expire at the conclusion of the five (5) year

period after the Effective Date of this Assurance, unless they have expired at an earlier date pursuant to their specific terms. Provided, however, that nothing in this paragraph should be construed or applied to excuse TARGET from its obligation to comply with all applicable state and federal laws, regulations, and rules.

IX. MEET AND CONFER

- 33. If any Attorney General determines that TARGET has failed to comply with any of the terms of this Assurance, and if in the Attorney General's sole discretion the failure to comply does not threaten the health or safety of the citizens of the Attorney General's State and/or does not create an emergency requiring immediate action, the Attorney General will notify TARGET in writing of such failure to comply and TARGET shall have thirty (30) days from receipt of such written notice to provide a good faith written response to the Attorney General's determination. The response shall include: (A) a statement explaining why TARGET believes it is in full compliance with this Assurance; or (B) a detailed explanation of how the alleged violation(s) occurred, and (i) a statement that the alleged violation has been addressed and how, or (ii) a statement that the alleged violation cannot be reasonably addressed within thirty (30) days from receipt of the notice, but (a) TARGET has begun to take corrective action(s) to address the alleged violation, (b) TARGET is pursuing such corrective action(s) with reasonable diligence, and (c) TARGET has provided the Attorney General with a reasonable timetable for addressing the alleged violation.
- 34. Nothing herein shall prevent an Attorney General from agreeing in writing to provide TARGET with additional time beyond the thirty (30) day period to respond to the notice provided under Paragraph 33.

35. Nothing herein shall be construed to exonerate any failure to comply with any provision of this Assurance after the Effective Date, or to compromise the authority of an Attorney General to initiate a proceeding for any failure to comply with this Assurance.

X. PRESERVATION OF AUTHORITY

Attorney General to protect the interests of his/her State or the people of his/her State. This Assurance shall not bar the Attorney General or any other governmental entity from enforcing laws, regulations, or rules against TARGET for conduct subsequent to or otherwise not covered by this Assurance. Further, nothing in this Assurance shall be construed to limit the ability of the Attorney General to enforce the obligations that TARGET has under this Assurance.

XI. GENERAL PROVISIONS

- 37. The Parties understand and agree that this Assurance shall not be construed as an approval or a sanction by the Attorneys General of TARGET's business practices, nor shall TARGET represent that this Assurance constitutes an approval or sanction of its business practices. The Parties further understand and agree that any failure by the Attorneys General to take any action in response to any information submitted pursuant to this Assurance shall not be construed as an approval or sanction of any representations, acts, or practices indicated by such information, nor shall it preclude action thereon at a later date.
- 38. Nothing in this Assurance shall be construed as relieving TARGET of the obligation to comply with all state and federal laws, regulations, and rules, nor shall any of the provisions of this Assurance be deemed to be permission to engage in any acts or practices prohibited by such laws, regulations, and rules.

- 39. TARGET shall deliver a copy of this Assurance to, or otherwise fully apprise, its Chief Executive Officer, Chief Information Officer, Chief Information Security Officer, the executive or officer of Paragraph 9, and General Counsel, and its Board of Directors within ninety (90) days of the Effective Date. TARGET shall deliver a copy of this Assurance to, or otherwise fully apprise, any new Chief Executive Officer, new Chief Information Officer, new Chief Information Security Officer, new executive or officer of Paragraph 9, and new General Counsel, and each new member of its Board of Directors, within ninety (90) days from which such person assumes his/her position with TARGET.
- 40. To the extent that there are any, TARGET agrees to pay all court costs associated with the filing (if legally required) of this Assurance. No court costs, if any, shall be taxed against any Attorney General.
- 41. TARGET shall not participate in any activity or form a separate entity or corporation for the purpose of engaging in acts or practices in whole or in part that are prohibited by this Assurance or for any other purpose that would otherwise circumvent any term of this Assurance. TARGET shall not knowingly cause, permit, or encourage any other persons or entities acting on its behalf, to engage in practices prohibited by this Assurance.
- 42. This Assurance may be executed by any number of counterparts and by different signatories on separate counterparts, each of which shall constitute an original counterpart thereof and all of which together shall constitute one and the same document. One or more counterparts of this Assurance may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart thereof.

- 43. TARGET agrees that this Assurance does not entitle it to seek or to obtain attorneys' fees as a prevailing party under any statute, regulation, or rule, and TARGET further waives any right to attorneys' fees that may arise under such statute, regulation, or rule.
- 44. This Assurance shall not be construed to waive any claims of sovereign immunity the States may have in any action or proceeding.

XII. SEVERABILITY

45. If any clause, provision, or section of this Assurance shall, for any reason, be held illegal, invalid, or unenforceable, such illegality, invalidity or unenforceability shall not affect any other clause, provision or section of this Assurance and this Assurance shall be construed and enforced as if such illegal, invalid or unenforceable clause, section or provision had not been contained herein.

XIII. NOTICE/DELIVERY OF DOCUMENTS

46. Whenever TARGET shall provide notice to the Attorneys General under this Assurance, that requirement shall be satisfied by sending notice to the Designated Contacts on behalf of the Attorneys General listed in Appendix D. Any notices or other documents sent to TARGET pursuant to this Assurance shall be sent to the following address: (1) Target Corporation, ATTN: General Counsel, 1000 Nicollet Mall, Minneapolis, MN 55403; and (2) Nathan Taylor, Morrison & Foerster LLP, 2000 Pennsylvania Ave., NW, Suite 6000, Washington DC 20006. All notices or other documents to be provided under this Assurance shall be sent by United States mail, certified mail return receipt requested, or other nationally recognized courier service that provides for tracking services and identification of the person

signing for the notice or document, and shall have been deemed to be sent upon mailing. Any party may update its address by sending written notice to the other party.

TARGET MULTISTATE ASSURANCE OF VOLUNTARY COMPLIANCE

PEOPLE OF THE STATE OF ILLINOIS **TARGET CORPORATION** LISA MADIGAN By: ATTORNEY GENERAL OF ILLINOIS Matthew W. Van Hise, CIPP/US By: By: **Assistant Attorney General** Vice President, Law Consumer Privacy Counsel TARGET CORPORATION Consumer Fraud Bureau Illinois Attorney General's Office By: Assistant Attorney General Consumer Fraud Bureau Illinois Attorney General's Office By: Elizabeth A. Blackston **Assistant Attorney General** Bureau Chief Consumer Fraud Bureau, Southern Region Illinois Attorney General's Office Date: 5/8/17 Date: 5/15/17

LISA MADIGAN Illinois Attorney General

Matthew W. Van Hise Yangsu A. Kim Elizabeth A. Blackston Assistant Attorneys General Consumer Fraud Bureau 500 South Second Street Springfield, Illinois 62706

STATE	CONSUMER PROTECTION ACTS
Alaska	Alaska Unfair Trade Practices and Consumer
	Protection Act, AS 45.50. 471 et seq.
Arizona	Arizona Consumer Fraud Act, A.R.S. §§ 44-1521 – 44-1534
Arkansas	Deceptive Trade Practices Act, Ark. Code
Aikansas	Ann. § 4-88-101 et seq.
Colorado	Colorado Consumer Protection Act, C.R.S. §
Connecticut	6-1-101 et seq. Unfair Trade Practices Act, Conn. Gen. Stat.
Connecticut	§§ 42-110a, et seq.
District of Columbia	Consumer Protection Procedures Act, D.C.
	Code, § 28-3901, et seq.
Delaware	Consumer Fraud Act, 6 Del.C. § 2511, et al.; Uniform Deceptive Trade Practices Act, 6 Del.C. § 2531, et al.
Florida	Florida Deceptive and Unfair Trade Practices Act, § 501.201 et seq., Fla. Stat.
Georgia	Fair Business Practices Act, O.C.G.A. § 10-1-390 through 408
Hawaii	Uniform Deceptive Trade Practice Act- Haw. Rev. Stat. Chpt. 481A and Haw. Rev. Stat. Sect. 480-2
Idaho	Idaho Consumer Protection Act, title 48, chapter 6, Idaho Code
Illinois	Illinois Consumer Fraud and Deceptive Business Practices Act, 815 ILCS 505/1 et seq.
Indiana	Deceptive Consumer Sales Act; Indiana Code chapter 24-5-0.5
Iowa	Iowa Consumer Fraud Act, Iowa Code § 714.16
Kansas	Kansas Consumer Protection Act K.S.A 50-623 et al.
Kentucky	Kentucky Consumer Protection Act, Ky. Rev. Stat. 367.110300
Louisiana	Unfair Trade Practices and Consumer
	Protection Law, LA. Rev. Stat. 51:1401, et
Maine	Maine Unfair Trade Practices Act, 5 M.R.S. § 205-A et seq.
Maryland	Maryland Consumer Protection Act, Md.
iviai yianu	Code Ann., Com. Law § 13-101, et seq.
	(2013 Repl. Vol and 2016 Supp.)
	(2013 Ropi. 101 and 2010 Supp.)

Massachusetts	Massachusetts Consumer Protection Act (Mass. Gen. Laws ch. 93A)
Michigan	Michigan Consumer Protection Act, Mich. Comp. Laws §§ 445.901, et seq.
Minnesota	Minnesota Deceptive Trade Practices Act, Minn. Stat. §§ 325D.4348; and Minnesota Prevention of Consumer Fraud Act, Minn Stat. § 325F.6869 and .70
Mississippi	Mississippi Consumer Protection Act, Miss. Code Ann. § 75-24-1 et seq.
Missouri	Missouri Merchandising Practices Act, Chapter 407, RSMo.
Montana	Montana Unfair Trade Practices and Consumer Protection Act, Mont. Code Ann. § 30-14-101 et seq.
Nebraska	Nebraska Consumer Protection Act, Neb. Rev. Stat. § 59-1601 et seq., and Nebraska Uniform Deceptive Trade Practices Act, Neb. Rev. Stat. § 87-301 et seq.
Nevada	Nevada Deceptive Trade Practices Act; Nev. Rev. Stat. §§ 598.0903-598.0999
New Hampshire	NH RSA 358-A
New Jersey	New Jersey Consumer Fraud Act, N.J.S.A. 56:8-1 et seq.
New Mexico	Unfair Practices Act (UPA) NMSA 1978 Section 57-12-1 et seq
New York	Executive Law 63(12), General Business Law 349 and 350
North Carolina	North Carolina Unfair and Deceptive trade Practices Act, N.C. Gen. Stat. §§ 75-1.1, et seq.
North Dakota	N.D.C.C. ch. 51-15 (§51-15-02); Unlawful Sales or Advertising Practices
Ohio	Consumer Sales Practices Act, R.C. 1345.01 et seq.
Oklahoma	Oklahoma Consumer Protection Act, 15 O.S. §§ 751 et seq.
Oregon	Unlawful Trade Practices Act, ORS 646.605 et seq.
Pennsylvania	Unfair Trade Practices and Consumer Protection Law, 73 P.S. §§ 201-1, et seq.
Rhode Island	Rhode Island Deceptive Trade Practices Act, R.I. Gen. Laws § 6-13.1-1, et seq.
South Carolina	South Carolina Unfair Trade Practices Act, S.C. Code Ann. § 39-5-10, et seq.

South Dakota	South Dakota Codified Laws (SDCL) Chapter 37-24
Tennessee	Tennessee Consumer Protection Act of 1977, Tenn. Code Ann. §§ 47-18-101 et seq.
Texas	Texas Deceptive Trade Practices Act, Tex. Bus. & Com. Code Ann. § 17.41 (West 2011)
Utah	Utah Consumer Sales Practices Act, Utah Code § 13-11-1 et seq.
Vermont	Vermont Consumer Protection Act, 9 V.S.A. § 2453
Virginia	Virginia Consumer Protection Act, Virginia Code §§ 59.1-196 through 59.1-207
Washington	Consumer Protection Act, RCW 19.86.020
West Virginia	West Virginia Consumer Credit and Protection Act ("WVCCPA"), W. Va. Code § 46A-1-101, et al.

STATE	PERSONAL INFORMATION PROTECTION ACTS
Alaska	Alaska Personal Information Protection Act,
	AS 45.48.010 et seq.
Arkansas	Personal Information Protection Act, Ark.
	Code Ann. § 4-110-101 et seq.
Colorado	Colorado Consumer Protection Act, C.R.S. §
	6-1-101 et sec.; Notification of Security
	Breach, C.R.S. § 6-1-716
Connecticut	Safeguarding of Personal Information, Conn. Gen. Stat. § 42-471
Florida	Florida Information Protection Act, § 501.171,
	Fla. Stat.
Georgia	Georgia Personal Identity Protection Act,
Hawaii	O.C.G.A § 10-1-910 through 915
Hawan	Personal Information Protection – Haw. Rev. Stat. Chpt. 487J
Illinois	Illinois Personal Information Protection Act,
TAMO LO	815 ILCS 530/1 <i>et seg</i> .
Indiana	Disclosure of Security Breach Act; Indiana
	Code section 24-4.9-3-3.5
Kansas	Wayne Owen Act K.S.A. 50-6,139b
Maryland	Maryland Personal Information Protection Act,
	Md. Code Ann., Com. Law § 14-3501, et seq.
	(2013 Repl. Vol and 2016 Supp.)
Massachusetts	Massachusetts Standards for the Protection of
	Personal Information of Residents of the
	Commonwealth (201 C.M.R. 17.00 et seq.)
Minnesota	Minnesota Use of Social Security Numbers
	Statute, Minn. Stat. § 325E.59; and Minnesota
Missouri	Access Devices Statute, Minn. Stat. § 325E.64
Missouri	Missouri Merchandising Practices Act, Section 407.1500.1(9)
Montana	Impediment of Identity Theft Act, Mont. Code
	Ann. § 30-14-1701 et seq.
Nevada	Nevada Security of Personal Information Act;
	Nev. Rev. Stat. §§ 603A.010, et seq.
North Carolina	North Carolina Identity Theft Protection Act,
North Daliata	N.C. Gen. Stat. §§ 75-60, et seq.
North Dakota	N.D.C.C. ch. 51-13: Notice of Security Breach for Personal Information
Oregon	Oregon Consumer Identity Theft Protection
Oregon	Act, ORS 646A.600 et seq.
Rhode Island	Rhode Island Identity Theft Protection Act,
A THOUSE ISSUED	R.I. Gen. Laws § 11-49.3-1, et seq.

South Carolina	The Family Privacy Protection Act, S.C. Code
	Ann. § 30-2-10, et seq.
Texas	Texas Identify Theft Enforcement and
	Protection Act, Tex. Bus. & Com. Code Ann.
	Ch. 521 (West 2015)
Utah	Protection of Personal Information Act, Utah
	Code § 13-44-101 et seq.
West Virginia	W. Va. Code § 46A-2A-101, et al.

STATE	SECURITY BREACH NOTIFICATION ACTS
Alaska	Alaska Breach of Security Involving Personal
	Information statutes, AS 45.48.010-45.48.090
Arizona	Notification of Breach of Security System, A.R.S.
	§ 18-545
Arkansas	Disclosure of Security Breaches, Ark. Code Ann. §
	4-110-105
Colorado	Colorado Consumer Protection Act; Notification
	of Security Breach § 6-1-716
Connecticut	Breach of Security re Computerized Data
	Containing Personal Information, Conn. Gen. Stat.
	§ 36a-701b
District of Columbia	Security Notification Act, D.C. Code § 28-3851, et
	seq.
Delaware	6 Del.C. § 12B-101, et al.
Florida	Florida Information Protection Act, § 501.171, Fla.
	Stat.
Georgia	Georgia Personal Identity Protection Act,
TT*	O.C.G.A. § 10-1-910 through 915
Hawaii	Security Breach of Personal Information- Haw.
Illinois	Rev. Stat. Chpt. 487N
Himois	Illinois Personal Information Protection Act, 815 ILCS 530/1 et seq.
Indiana	Disclosure of Security Breach Act; Indiana Code
mulana	article 24-4.9
Iowa	Iowa Personal Information Security Breach
10 wa	Protection Act, Iowa Code § 715C
Kansas	K.S.A 50-7a01 et al.
Kentucky	Ky. Rev. Stat. 365.732
Louisiana	Database Security Breach Notification Law, La.
20 dibitation	Rev. Stat. 51:3071, et seq., and Reporting
	Requirements, La. Admin. Code tit. 16, pt. 3,
	§701.
Maine	Maine Notice of Risk to Personal Data Act, 10
	M.R.S. § 1346, et seq.
Maryland	Maryland Personal Information Protection Act,
,	Md. Code Ann., Com. Law § 14-3501, et seq.
	(2013 Repl. Vol and 2016 Supp.)
Massachusetts	Massachusetts Security Breach Law (Mass. Gen.
	Laws ch. 93H)
Michigan	Identity Theft Protection Act, Mich. Comp. Laws
	§§ 445.61, et <i>seq</i> .
Minnesota	Minnesota Data Breach Notification Statute, Minn.
	Stat. § 325E.61

Missouri Merchandising Practices Act, Section 407.1500, RSMo. Montana Impediment of Identity Theft Act, Mont. Code Ann. § 30-14-1704. Nebraska Financial Data Protection and Consumer Notification of Data Security Breach Act of 2006, Neb. Rev. Stat. § 87-801 et seq. Nevada Nev. Rev. Stat. § 603A.220 (located within the Nevada Security of Personal Information Act) New Hampshire NH RSA 359-C: 19-21 New Jersey Mew Jersey Identity Theft Prevention Act, N.J.S.A. 56:8-161 to -166 New York The New York State Information Security Breach and Notification Act (General Business Law 899- aa) North Carolina North Carolina Identity Theft Protection Act, Protection from security breaches, N.C. Gen. Stat. § 75-65 North Dakota N.D.C.C. ch. 51-13: Notice of Security Breach for Personal Information Ohio "Private disclosure of security breach of computerized personal information data", R.C. 1349.19 et seq. Oklahoma Security Breach Notification Act, 24 O.S. §§ 161 et seq. Oregon Oregon Consumer Identity Theft Protection Act, ORS 646A.600 et seq. Pennsylvania Breach of Personal Information Notification Act, 73 P.S. §§ 2301, et seq. Rhode Island Rhode Island Identity Theft Protection Act, R.1. Gen. Laws § 11-49.3-4 The South Carolina Identity Fraud and Identity Theft Protection Act, S.C. Code Ann. § 1-11-490,	Mississippi	Notice of Breach of Security, Miss. Code Ann. §
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Tennessee Tenn. Code Ann. § 47-18-2107 (this statute is	Tennessee	1 <u> </u>
		within the Tennessee Identity Theft Deterrence Act
of 1999, Tenn. Code Ann. §§ 47-18-2101 et seq.)		<u> </u>
Texas	Texas	
Act, Tex. Bus. & Com. Code Ann. Ch. 521(West		
2015)		1
	Utah	Protection of Personal Information Act, Utah Code
§ 13-44-101 et seq.		· ·

Vermont	Vermont Security Breach Notice Act, 9 V.S.A. § 2435
Virginia	Virginia Code § 18.2-186.6
Washington	Data Breach Notification Law, RCW 19.255.010
West Virginia	WVCCPA, Breach of Security of Consumer
	Information, W. Va. Code § 46A-2A-101, et al.

STATE	ATTORNEYS GENERAL DESIGNATED CONTACTS
Alaska	Davyn Williams
1 Hudica	Assistant Attorney General
	Alaska Office of the Attorney General
	1031 W. 4 th Ave, Suite 200
	l '
	Anchorage, AK 99501
	davyn.williams@alaska.gov
A	(907) 375-7778
Arizona	Taren Ellis Langford
,	Unit Chief Counsel
	Arizona Attorney General's Office
	400 W. Congress Street, Suite S-315
	Tucson, AZ 85701
	Taren.Langford@azag.gov
	(520) 628-6631
Arkansas	Peggy Johnson
	Assistant Attorney General
	Office of the Arkansas Attorney General
	323 Center Street, Suite 500
	Little Rock, Arkansas 72201
	peggy.johnson@arkansasag.gov
	(501) 682-8062
Colorado	Jay Simonson
`	First Assistant Attorney General
	Colorado Attorney General's Office
	1300 Broadway 7th Fl.
	Denver CO 80203
	jay.simonson@coag.gov
	(720) 508-6205
Connecticut	Matthew F. Fitzsimmons
	Assistant Attorney General
	Department Head
	Privacy and Data Security Department
	Office of the Attorney General
	110 Sherman Street
	Hartford CT 06105
	Matthew.Fitzsimmons@ct.gov
	(860) 808-5515
District of Columbia	Philip Ziperman
	Director, Office of Consumer Protection
	Office of the District of Columbia Attorney General
	441 – 4 th Street, N.W., 6 th Floor
	Washington, DC 20001
	philip.ziperman@dc.gov
	(202) 442-9886

Delaware	Stephen McDonald
Delawale	Deputy Attorney General
	Delaware Department of Justice
	820 N. French St., 5 th Floor
	Wilmington, DE 19801
	Stephen.McDonald@state.de.us
	(302) 577-8513
Florida	Patrice Malloy
	Chief, Multi-State and Privacy Bureau
	Sr. Assistant Attorney General
	Office of the Attorney General
	110 S.E. 6 th Street
	Fort Lauderdale, FL 33301
	Patrice.Malloy@myfloridalegal.com
	(954) 712-4669
Georgia	Daniel S. Walsh
	Senior Assistant Attorney General
	Department of Law
	State of Georgia
	40 Capitol Square, SW
	Atlanta, Georgia 30334-1300
l i	dwalsh@law.ga.gov
	(404) 657-2204
Hawaii	Lisa P. Tong
	Enforcement Attorney
	State of Hawaii Office of Consumer Protection
	235 S. Beretania Street #801
	Honolulu, Hawaii 96813
	ltong@dcca.hawaii.gov
	(808) 586-5978
Idaho	Stephanie Guyon
	Deputy Attorney General
	Idaho Attorney General's Office
	Consumer Protection Division
	954 W. Jefferson Street, 2 nd FL.
	Boise, ID 83702
	stephanie.guyon@ag.idaho.gov
	(208) 334-4135
Illinois	Matthew W. Van Hise, CIPP/US
	Assistant Attorney General
	Consumer Privacy Counsel
	Consumer Fraud Bureau
	Illinois Attorney General's Office
	500 South Second Street
	Springfield, IL 62706
	mvanhise@atg.state.il.us (217) 782-9024
	(417) / 02-3024

Y., 1:	Emâni Magalhãos
Indiana	Ernâni Magalhães
	Deputy Attorney General
	Consumer Protection Division
	Office of Attorney General Curtis Hill
	302 West Washington Street
	IGCS-5th Floor
	Indianapolis, IN 46204
`	ernani.magalhaes@atg.in.gov
	(317) 234-6681
Iowa	Nathan Blake
	Assistant Attorney General
	Office of the Attorney General of Iowa
	1305 E. Walnut St.
1	Des Moines, IA 50319
	nathan.blake@iowa.gov
	(515) 281-4325
Kansas	Sarah M. Dietz
	Assistant Attorney General
	Office of Kansas Attorney General Derek Schmidt
	120 SW 10 th Avenue, 2 nd Floor
	sarah.dietz@ag.ks.gov
	(785) 296-3751
Kentucky	Kevin R. Winstead
	Assistant Attorney General
	Kentucky Attorney General's Office of Consumer
	Protection
	1024 Capital Center Dr., #200
	Frankfort, KY 40601
	kevin.winstead@ky.gov
	(502) 696-5379
Louisiana	L. Christopher Styron
Z O GRADANA	Section Chief - Consumer Protection
	Assistant Attorney General
	Louisiana Department of Justice
	1885 N. Third Street
	Baton Rouge, Louisiana 70802
	styronl@ag.louisiana.gov
	(225) 326-6468
Maine	Christina Moylan
ivianie	Assistant Attorney General
	Maine Office of the Attorney General
	Cross State Office Building, 6 th Floor
·	109 Sewall St.
	6 State House Station
	1
	Augusta, Maine 04333-0006
	christina.moylan@maine.gov
	(207) 626-8838

Mamiland	Richard Trumka Jr.
Maryland	
	Assistant Attorney General
	Consumer Protection Division
	Office of the Attorney General
	200 St. Paul Pl.
	Baltimore, MD 21202
	rtrumka@oag.state.md.us
	(410) 576-6957
Massachusetts	Sara Cable
	Director, Data Privacy & Security
	Assistant Attorney General
	Consumer Protection Division
	Office of Attorney General Maura Healey
	Commonwealth of Massachusetts
	One Ashburton Place
· ·	Boston MA 02108
	sara.cable@state.ma.us
	(617) 963-2827
Michigan	Mark Gabrielse
TVIII Suit	Assistant Attorney General
	Michigan Department of Attorney General
	Corporate Oversight Division
	P.O. Box 30755
	Lansing, MI 48909
	gabrielsem@michigan.gov
	(517) 373-1160
Minnesota	David Cullen
Willinesota	Assistant Attorney General
	Minnesota Attorney General's Office
	445 Minnesota Street, Suite 1400
	St. Paul, MN 55101
	,
	David.Cullen@ag.state.mn.us
Missississi	(651) 757-1221
Mississippi	Crystal Utley Secoy
	Special Assistant Attorney General
	Consumer Protection Division
	Mississippi Attorney General's Office
	Post Office Box 22947
	Jackson, Mississippi 39225
	cutle@ago.state.ms.us
	(601) 359-4213

Missouri	Joyce Yeager
	Assistant Attorney General
	Consumer Protection Section
	Office of the Missouri Attorney General
	PO Box 899
	Jefferson City, MO 65102
	joyce.yeager@ago.mo.gov
	(573) 751-6733
Montana	Kelley L. Hubbard
	Assistant Attorney General
	Montana Office of Consumer Protection
	555 Fuller Ave
	Helena, MT 59601
	khubbard@mt.gov
	(406) 444-5790
Nebraska	Daniel Birdsall
	Assistant Attorney General
·	Consumer Protection Division
	Nebraska Attorney General's Office
	2115 State Capitol Building
	Lincoln, NE 68509
	dan.birdsall@nebraska.gov
	(402) 471-3840
Nevada	Lucas J. Tucker
	Senior Deputy Attorney General
	Office of the Nevada Attorney General
	Bureau of Consumer Protection
	10791 W. Twain Ave., Suite #100
	Las Vegas, NV 89135
	ltucker@ag.nv.gov
	(702) 486-3256
New Hampshire	James T. Boffetti
<u>-</u>	Senior Assistant Attorney General
	Chief, Consumer Protection and Antitrust Bureau
	Department of Justice
	33 Capitol Street
	Concord, New Hampshire 03301
	James.Boffetti@doj.nh.gov
	(603) 271-0302

New Jersey	Elliott M. Siebers
14ew Jeisey	,
	Deputy Attorney General
	Affirmative Civil Enforcement Practice Group
	Office of the Attorney General
	State of New Jersey
	124 Halsey St. – 5 th Floor
	P.O. Box 45029-5029
<u>,</u>	Newark, NJ 07101
	Elliott.Siebers@dol.lps.state.nj.us
NMi	(973) 648-4460
New Mexico	Elizabeth K. Korsmo
	Assistant Attorney General
	Consumer and Environmental Protection Division
	New Mexico Office of the Attorney General
	408 Galisteo St.
	Santa Fe, NM 87504
	ekorsmo@nmag.gov
NT. NT. 1	(505) 660-7593
New York	Clark Russell
	Deputy Bureau Chief
	Bureau of Internet and Technology
	New York State Office of the Attorney General
	120 Broadway
	New York, NY 10271-0332
	clark.russell@ag.ny.gov
New Court	(212) 416-6494
North Carolina	Kim D'Arruda, CIPP/US
	Special Deputy Attorney General
·	North Carolina Department of Justice
	Consumer Protection Division
	114 West Edenton Street
	Raleigh, NC 27603
	kdarruda@ncdoj.gov
Mode Delega	(919) 716-6013
North Dakota	Brian M. Card
	Assistant Attorney General
	Consumer Protection & Antitrust Division
	Office of Attorney General of North Dakota
	1050 E. Interstate Ave., Suite 200
	Bismarck, ND 58503-5574
	bmcard@nd.gov
	(701) 328-5570

Ohio	Michael Ziegler
:	Principal Assistant Attorney General
	Office of the Ohio Attorney General - Consumer
	Protection Section
	30 East Broad Street, 14th Floor
	Columbus, Ohio 43215
	michael.ziegler@ohioattorneygeneral.gov
	(614) 466-3980
Oklahoma	Rachel Irwin
	Assistant Attorney General
	Consumer Protection Unit
	Oklahoma Attorney General's Office
	313 NE 21 st Street
	Oklahoma City, OK 73105
	Rachel.Irwin@oag.ok.gov
	(405) 522-1014
Oregon	Eva Novick
	Assistant Attorney General
	Financial Fraud/Consumer Protection Section
	Oregon Department of Justice
	100 SW Market Street
	Portland, OR 97201
	eva.h.novick@doj.state.or.us
	(971) 673-1880
Pennsylvania	Nicole R. DiTomo
•	Deputy Attorney General
	Pennsylvania Office of Attorney General
	Bureau of Consumer Protection
	15th Floor, Strawberry Square
	Harrisburg, PA 17120
	nditomo@attorneygeneral.gov
	(717) 705-6559
Rhode Island	Edmund F. Murray, Jr.
	Special Assistant Attorney General
	Rhode Island Department of Attorney General
	150 South Main Street
	Providence, Rhode Island 02903
	emurray@riag.ri.gov
1	(401) 274-4400 ext. 2401

Court Counting	Character I Name
South Carolina	Chantelle L. Neese
	Assistant Attorney General
	SC Attorney General's Office
	Consumer Protection & Antitrust Section
	Rembert C. Dennis Bldg
	1000 Assembly St.
	P. O. Box 11549
	Columbia, SC 29211
	CNeese@scag.gov
	(803) 734-2346
South Dakota	Philip D. Carlson
	Assistant Attorney General
	Consumer Protection Division
	South Dakota Attorney General
	1302 E. Hwy. 14, Ste. 1
	Pierre, SD 57501
	Phil.Carlson@state.sd.us
	(605) 773-3216
Tennessee	Carolyn Smith
	Senior Counsel
	Consumer Protection and Advocate Division
i .	Tennessee Attorney General's Office
	P.O. Box 20207
	Nashville, TN 37202-0207
	carolyn.smith@ag.tn.gov
	(615) 532-2578
Texas	D. Esther Chavez
- VIAGO	Senior Assistant Attorney General
	Office of the Attorney General
	Consumer Protection Division
	P.O. Box 12548
	Austin, Texas 78711
	Esther.Chavez@oag.texas.gov
	(512) 475-4628
Utah	David N. Sonnenreich
Ctan	Deputy Attorney General
	Office of the Utah Attorney General
	160 East 300 South, 5th Floor
	P.O. Box 140872
,	
	dsonnenreich@agutah.gov
	(801) 366-0132

Vermont	Ryan Kriger
	Assistant Attorney General
	Vermont Office of the Attorney General
	Public Protection Division
	109 State St.
	Montpelier, VT 05609
	ryan.kriger@vermont.gov
	(802) 828-3170
Virginia	Stephen John Sovinsky
	Assistant Attorney General
	Office of the Attorney General
	202 North Ninth Street
	Richmond, Virginia 23219
	ssovinsky@oag.state.va.us
·	(804) 823-6341
Washington	Andrea Alegrett
	Assistant Attorney General
	Consumer Protection Division
	Office of the Washington Attorney General
	800 Fifth Avenue, Suite 2000
	Seattle, WA 98104
	andreaa1@atg.wa.gov
	(206) 389-3813
West Virginia	Laurel K. Lackey
· ·	Assistant Attorney General
	Office of the Attorney General
	Eastern Panhandle Office
	269 Aikens Center
	Martinsburg, WV 25404
	laurel.k.lackey@wvago.gov
	(304) 267-0239

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