## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

H.B. 813 May 4, 2021

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## **HOUSE BILL DRH40502-MQ-121**

HOUSE PRINCIPAL CLERK D

	Short Title:	Prohibit State Agencies Payment of Ransomware.	(Public)		
	Sponsors:	Representative Saine.			
	Referred to:				
1	A BILL TO BE ENTITLED				
2	AN ACT TO PROHIBIT ANY STATE AGENCY, UNIT OF LOCAL GOVERNMENT, OF				
3	PUBLIC AUTHORITY FROM PAYING A RANSOM IN CONNECTION WITH A				
4	CYBERSECURITY ATTACK AND TO REQUIRE THE REPORTING OF THAT				
5	CYBERSECURITY ATTACK TO THE DEPARTMENT OF INFORMATION				
6	TECHNOLOGY.				
7	The General Assembly of North Carolina enacts:				
8 9	<b>SECTION 1.</b> Chapter 143 of the General Statutes is amended by adding a new				
10	Article to read:				
11	"Marious Tasky alogy Providetions				
12	"Various Technology Regulations.				
13	" <u>§ 143-95. State entities and ransomware payments.</u> (a) No State agency or local government entity shall submit payment or otherwise				
14	communicate with an entity that has engaged in a cybersecurity attack on an information				
15	technology system by encrypting data and then subsequently offering to decrypt that data in				
16	exchange for a ransom payment.				
17		ny State agency or local government entity experiencing a ransom	request in		
18		connection with a cybersecurity attack shall consult with the Department of Information			
19	Technology in accordance with G.S. 143B-1379.				
20		he following definitions apply in this section:			
21	(1		the State.		
22	<u> </u>	including, but not limited to, a city, a county, a local school adm			
23		unit as defined in G.S. 115C-5, or a community college.			
24	<u>(2</u>	<del>-</del>	mmission,		
25		committee, division, bureau, officer, official, or other entity of the			
26		judicial, or legislative branches of State government. The term inc	cludes The		
27		University of North Carolina and any other entity for which the	State has		
28		oversight responsibility."			
29	Sl	<b>ECTION 2.(a)</b> G.S. 143B-1320 reads as rewritten:			
30	"§ 143B-132	"§ 143B-1320. Definitions; scope; exemptions.			
31	(a) D	efinitions. – The following definitions apply in this Article:			



Actually or imminently jeopardizes, without lawful authority, the

integrity, confidentiality, or availability of information or an

Cybersecurity incident. – An occurrence that:

information system; or

1 2 3	b.	Constitutes a violation or imminent threat of violation of law, security policies, privacy policies, security procedures, or acceptable use policies.
4		policies.
5	(14a) Ran	somware attack. – A cybersecurity incident where a malicious actor
6		oduces software into an information system that encrypts data and renders
7		systems that rely on that data unusable, followed by a demand for a ransom
8		ment in exchange for decryption of the affected data.
9	puyi	ment in exendinge for decryption of the directed data.
10	(16a) Sigr	nificant cybersecurity incident. – A cybersecurity incident that is likely to
11	, ,	It in demonstrable harm to the State's security interests, economy, critical
12		astructure, or to the public confidence, civil liberties, or public health and
13		ty of the residents of North Carolina. A significant cybersecurity incident
14		etermined by the following factors:
15	a.	Incidents that meet thresholds identified by the Department jointly
16	a.	with the Department of Public Safety that involve information:
17		1. That is not releasable to the public and that is restricted or
18		highly restricted according to Statewide Data Classification
19		and Handling Policy; or
20		2. That involves the exfiltration, modification, deletion, or
21		unauthorized access, or lack of availability to information or
22		systems within certain parameters to include (i) a specific
23		threshold of number of records or users affected as defined in
24		G.S. 75-65 or (ii) any additional data types with required
25		security controls.
26	b.	Incidents that involve information that is not recoverable or cannot be
27		recovered within defined time lines required to meet operational
28		commitments defined jointly by the State agency and the Department
29		or can be recovered only through additional measures and has a high
30		or medium functional impact to the mission of an agency.
31	"	
32	SECTION	<b>2.(b)</b> G.S. 143B-1379(c) reads as rewritten:
33	"(c) County and	municipal government agencies Local government entities shall report
34		s to the Department. Information shared as part of this process will be
35	•	disclosure under G.S. 132-6.1(c). Private sector entities are encouraged to
36	-	cidents to the Department."
37	SECTION	<b>2.(c)</b> G.S. 143B-1322(c) reads as rewritten:
38	"(c) Administra	tion The Department shall be managed under the administration of the
39	State CIO. The State C	IO shall have the following powers and duty to do all of the following:
40	•••	
41	, ,	rdinate with the Department of Public Safety to manage statewide
42	resp	onse to cybersecurity incidents and incidents, significant cybersecurity
43		dents incidents, and ransomware attacks as defined by G.S. 143B-1320."
44	SECTION	<b>3.</b> This act is effective when it becomes law.

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