

State	Laws	Trigger - Information Materially Compromised or Likelihood of Harm Before Notification Required?	Exemptions	Pre-Breach Measures Required
Alaska	Alaska Stat. § 45.48	Yes	GLB exemption for notice to CRAs & disposal provisions.	Yes
Arizona	Ariz. Rev. Stat. Ann. § 44-7501	Yes	GLB and HIPAA regulated entities are exempt. Entities that follow the notification procedures or security breach policies of their primary or functional federal regulator are deemed compliant.	No
Arkansas	Ark. Code Ann. § 4-110-101 et seq.	Yes	Entities covered by any state or federal regulations offering greater protection or equal disclosure requirements are exempt.	Yes
California	Cal. Civ. Code § 1798.80 et seq.	No	Entities covered by state medical, financial and vehicle confidentiality codes and HIPAA are exempt from pre-breach measures, but not notification requirements.	Yes
Colorado	Colo. Rev. Stat. § 6-1-716	Yes	GLB exemption for notice to CRAs. An entity is deemed compliant if it maintains procedures for breach of security pursuant to mandate by its primary or functional regulator; or if the entity maintains its own notification policies that are otherwise in accordance with the statute's timing requirements	No
Connecticut	Conn. Gen. Stat. § 36a-701b	Yes	An entity is deemed compliant if it maintains a security breach procedure under GLB and notification is given in the event of a breach.	No
Delaware	6 Del. Code Ann. § 12B-101	Yes	Entities regulated by state or federal law who maintain breach procedures and who notify residents are deemed compliant; remedies pursuant to the security breach law are not exclusive and other laws may also apply	No
District of Columbia	D.C. Code § 28-3851 et seq.	No	GLB exemption if maintain procedures and notify in the event of breach.	No
Florida	Fla. Stat. § 817.5681	Yes	An entity is deemed compliant if the entity has a notification procedure pursuant to federal regulations and follows it. Government agencies exempt from fines.	No
Georgia	GA Code Ann. § 10-1-911	No	Information brokers only.	No
Hawaii	Hawaii Revised Stat. § 487N-1 et seq.	Yes	Financial institutions subject to the federal Interagency Guidelines and any health plan or healthcare provider that is subject to and in compliance with the privacy and security requirements of HIPAA are deemed compliant.	No
Idaho	Idaho Code Ann. § 28-51-104 et seq.	Yes	An entity is deemed compliant if the entity maintains procedures for breach of security pursuant to mandate by its primary or functional regulator. Violations section seems to indicate that notice is still required.	No
Illinois	815 Ill. Comp. Stat. Ann. 530/1 et seq.	No		No
Indiana	Ind. Code § 24-4.9-1-1 et seq.	No	A data base owner is not required to make disclosure under the chapter if it maintains its own disclosure procedure that is as stringent as the chapter; if it maintains its own disclosure procedures as part of an information privacy policy, security policy or compliance plan under the PATRIOT Act, Executive Order 13224, the federal Driver's Privacy Protection Act, the federal Fair Credit Reporting Act, the federal Financial Modernization Act of 1999, or HIPAA (and the owner's plan requires it to notify Indiana residents in case of a security breach, and the owner complies with that plan); or if it complied with the federal Interagency Guidelines.	Yes
Iowa	I.C.A. T. XVI, Subt. 1, Ch. 715C.1 et seq.	Yes	Those with procedures that provide greater protection and notice, those required by other law to provide notice and GLB.	No
Kansas	Kan. Stat. Ann. §§ 50-7a01 et seq.	Yes	If an entity is regulated by state or federal regulators and maintains a procedure for breach of security, it is deemed compliant.	Yes
Louisiana	LA Rev. Stat. Ann. § 51:3071 et seq.	Yes	Financial institutions subject to the federal Interagency Guidelines on security breach and notice requirements are deemed compliant with this law.	No
Maine	ME Rev. Stat. Ann. Tit. 10, § 210-B-1346 et seq.	Yes	A person that complies with security breach notification requirements of rules, regulations, etc. established pursuant to federal law or the law of Maine is deemed compliant with section 1348 (containing notification requirements), if the notification procedures are as protective as those in that section.	No
Maryland	MD Code Comm. Law, § 14-3501 et seq.	Yes	GLB and FACTA exemptions.	Yes
Massachusetts	Mass. Gen. Laws Ch. 93H	Yes	Deemed compliant if maintain procedures to respond to breach, but must notify in accordance with MA law.	Yes
Michigan	M.C.L.A. 445.61 et seq.	Yes	GLB exception for reporting to CRAs. Entities deemed compliant include: financial institutions that have notification procedures in place and are subject to oversight for compliance with the interagency guidance on response programs; and entities that comply with HIPAA.	Yes
Minnesota	Minn. Stat. § 325E.61	No	Entities covered by GLB are exempt.	No
Mississippi	Miss. Code Ann. § 75-24-29	Yes	An entity is deemed compliant if it maintains its own security breach procedures as part of an information security policy and otherwise complies with the statute's timing requirements; or maintains a security breach procedure pursuant to the rules, regulations, etc. established by the primary or federal functional regulator, as defined in 15 U.S.C. § 6809(2), provided notice is given in accordance with such rules.	No

Missouri	Mo. Rev. Stat. § 407.1500	Yes	Entities which maintain and comply with their own notification procedures as part of information privacy or security policies and which have timing requirements that are consistent with this Act; financial institutions which comply with the federal Interagency Guidelines, the National Credit Union Administration regulations or GLB; and entities which comply with notification requirements or procedures pursuant to rules, etc. established by their primary or functional state or federal regulator are deemed compliant.	No
Montana	Mont. Code Ann. § 30-14-1704	Yes		Yes
Nebraska	Neb. Rev. Stat. § 87-801 et seq. N.H. Rev. Stat. § 332-I:1 et seq.	Yes	An entity is deemed compliant if it is regulated by state or federal regulators, maintains procedures for a breach in security and if it notifies in the event of a breach.	No
Nevada	Nev. Rev. Stat. 603A.010 et seq.	Yes	An entity which is subject to and complies with GLB privacy and security provisions shall be deemed compliant with notification provisions of the Nevada statute. Some entities are exempt from pre-breach requirements.	Yes
New Hampshire	N.H. Rev. Stat. Ann. § 359-C:19 et seq.; N.H. Rev. Stat. Ann. § 332-I:1 et seq.	Yes under N.H. Rev. Stat. Ann. § 359-C:19 et seq.; No under N.H. Rev. Stat. Ann. § 332-I:1 et seq.	GLB regulated entities have limited exemption.	No
New Jersey	N.J. Stat. Ann. § 56:8-163	Yes		Yes
New York	N.Y. Gen. Bus. Law § 899-aa	No		No
North Carolina	N.C. Gen. Stat. § 75-60 et seq.	Yes	Pre-breach measures are not applicable to entities subject to GLB, HIPAA, and FCRA. Financial institutions subject to federal Interagency Guidelines on security breach and notice requirements, and credit unions that are subject to and in compliance with the Final Guidance on Response Programs for Unauthorized Access to Member Information and Member Notice issued by the National Credit Union Administration, are deemed compliant.	Yes
North Dakota	N.D. Cent. Code § 51-30-01 et seq.	No	Financial institutions subject to federal Interagency Guidelines on security breach and notice are deemed compliant with this law.	No
Ohio	Ohio Rev. Code Ann. § 1349.19	Yes	Financial institutions already subject to federal notification requirements are deemed compliant. The law does not apply to those regulated by the HIPAA provisions of the Social Security Act.	No
Oklahoma	24 Okl. St. Ann. §§ 161-166	Yes	Entities which maintain and comply with their own notification procedures as part of information privacy or security policies and which have timing requirements that are consistent with this Act; financial institutions which comply with the federal Interagency Guidelines; and entities which comply with notification requirements or procedures pursuant to rules, etc. established by their primary or functional federal regulator are deemed compliant.	No
Oregon	O.R.S. § 646A.600	Yes	HIPAA and GLB exemption for pre-breach. GLB and those with greater protections that notify are exempt from notification requirements.	Yes
Pennsylvania	73 PA Cons. Stat. Ann. § 2301 et seq.	Yes	A financial institution that complies with the notification requirements of the federal Interagency Guidelines is deemed compliant, and any entity that complies with the notification requirements of its primary or functional federal regulator shall be in compliance with this act.	No
Puerto Rico	10 L.P.R.A. § 4051 et seq.	No		No
Rhode Island	R.I. Gen. Laws § 11-49.2-1 et seq.	Yes	Any person who maintains security breach procedures pursuant to rules of its primary or functional regulator is deemed compliant with notification requirements. Financial institutions governed by the federal Interagency Guidelines who notify in the event of a breach, and health care entities governed by HIPAA are deemed compliant with the chapter.	Yes
South Carolina	S.C. Code Ann. §37-20-110 et seq.	Yes	GLB regulated entities; those in compliance with standards of HIPAA; Agency in compliance with federal FCRA.	Yes
Tennessee	Tenn. Code Ann. § 47-18-2102 et seq.	Yes	Entities covered by GLB are exempt.	No
Texas	Tex. Bus. & Comm. Code Ann. § 521.001 et seq.	.	A person who maintains and complies with notification procedures (that comply with the timing requirements for notice under section 521.053), is in compliance with that section. Financial institutions, as defined by 15 USC 6809, are exempt from the pre-breach duties.	Yes
Utah	Utah Code Ann. § 13-44-101 et seq.	Yes	Entities regulated under state or federal law that maintain a procedure for breach of security and notify in the event of breach are deemed compliant. GLB regulated entities are exempt from the pre-breach measures.	Yes
Vermont	VT Stat. Ann. Tit. 9 § 2430 et seq.	Yes	Financial institutions subject to certain guidelines are exempt.	Yes
Virginia	Va. Code Ann. § 18.2-186.6	Yes	GLB regulated entities. Criminal intelligence systems of the Commonwealth. Entities required to notify pursuant to rules established by primary or functional state or federal regulator.	No
Washington	Wash. Rev. Code § 19.255.010	Yes		No
West Virginia	W. VA. Code, § 46A-2A-101	Yes	GLB exemption and entities with notification requirement established by primary or functional regulator.	No
Wisconsin	W.S.A. 134.98	Yes	GLB and HIPAA regulated entities are exempt.	No
Wyoming	W.S. 40-12-501 et seq.	Yes	GLB exemption.	