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	PROTECTION OF LAW ENFORCEMENT OFFICERS'				
	PERSONAL INFORMATION				
	2017 GENERAL SESSION				
	STATE OF UTAH				
Chief Sponsor: Don L. Ipson					
	House Sponsor: Paul Ray				
	LONG TITLE				
	Committee Note:				
	The Law Enforcement and Criminal Justice Interim Committee recommended this bill.				
	General Description:				
	This bill amends the Utah Criminal Code regarding protection of personal information				
	of law enforcement officers.				
	Highlighted Provisions:				
	This bill:				
	 provides criminal penalties for posting on the Internet a law enforcement officer's 				
	address and phone numbers, or posting the same information regarding an officer's				
	spouse and children;				
	 prohibits the solicitation or sale of the officer's private information and provides for 				
	civil damages and the cost of attorney fees; and				
	provides definitions, including a definition of "personal information."				
	Money Appropriated in this Bill:				
	None				
	Other Special Clauses:				
	None				
	Utah Code Sections Affected:				
	ENACTS:				



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	76-18-101 , Utah Code Annotated 1953
	76-18-102, Utah Code Annotated 1953
	76-18-103 , Utah Code Annotated 1953
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 76-18-101 is enacted to read:
	CHAPTER 18. PROTECTION OF PERSONAL INFORMATION OF LAW
	ENFORCEMENT OFFICERS
	<u>76-18-101.</u> Title.
	This chapter is known as "Protection of Personal Information of Law Enforcement
<u>Of</u>	ficers."
	Section 2. Section 76-18-102 is enacted to read:
	<u>76-18-102.</u> Definitions.
	As used in this chapter:
	(1) "Access software provider" means a provider of software, including client or server
sof	tware, or enabling tools that do any one or more of the following:
	(a) filter, screen, allow, or disallow content;
	(b) pick, choose, analyze, or digest content; or
	(c) transmit, receive, display, forward, cache, search, subset, organize, reorganize, or
tra	nslate content.
	(2) "Interactive computer service" means any information service, system, or access
sof	tware provider that provides or enables computer access by multiple users to a computer
ser	ver, including specifically a service or system that provides access to the Internet and
sys	stems operated or services offered by libraries or educational institutions.
	(3) "Law enforcement officer" or "officer":
	(a) means the same as that term is defined in Section 53-13-103; and
	(b) refers only to officers who are currently employed by a state or local governmental
<u>lav</u>	v enforcement agency.
	(4) "Personal information" means a law enforcement officer's home address, home
tel	ephone number, personal mobile telephone number, pager number, personal email address,
pei	rsonal photograph, directions to locate the law enforcement officer's home, or photographs of

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59	the law enforcement officer's or the officer's immediate family member's home or vehicle.
60	(5) "Publicly post" or "publicly display" means to intentionally communicate or
61	otherwise make available to the general public.
62	Section 3. Section 76-18-103 is enacted to read:
63	76-18-103. Internet posting of personal information of law enforcement officers
64	Prohibitions.
65	(1) A state or local governmental agency may not post the home address or telephone
66	number of any law enforcement officer employed by the state or any political subdivision on
67	the Internet unless the agency has obtained written permission from the officer and has the
68	written permission in the agency's possession.
69	(2) (a) An individual may not knowingly post on the Internet the personal information
70	of any law enforcement officer or of the officer's spouse and children who reside at the officer's
71	residence:
72	(i) knowing the person is a law enforcement officer or that the person is the spouse or
73	child of a law enforcement officer; and
74	(ii) with the intent to cause imminent bodily harm that is likely to occur or threatening
75	to cause imminent bodily harm to that individual.
76	(b) A violation of this Subsection (2) is a class B misdemeanor.
77	(c) A violation of this Subsection (2) that results in the bodily injury of the officer, or
78	the officer's residing spouse or child, is a class A misdemeanor.
79	(d) Each act against a separate individual in violation of this Subsection (2) is a
80	separate offense. The defendant may also be charged separately with the commission of any
81	other criminal conduct related to the commission of an offense under this Subsection (2).
82	(3) (a) A person, business, or association may not publicly post or publicly display on
83	the Internet the personal information of any law enforcement officer if that officer has, either
84	directly or through an agent designated under Subsection (3)(c), provided to that person,
85	business, or association a written demand to not disclose the officer's personal information.
86	(b) A written demand made under this Subsection (3) by a law enforcement officer is
87	effective for the four years beginning on the day the demand is delivered, regardless of whether
88	or not the law enforcement officer's employment as an officer has terminated during the four
89	<u>years.</u>

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90 (c) A law enforcement officer may designate in writing the officer's employer or a 91 representative of any voluntary professional association of law enforcement officers to act on 92 behalf of the officer and as the officer's agent to make a written demand pursuant to this 93 chapter. 94 (d) (i) A person, business, or association that receives the written demand from a law 95 enforcement officer under Subsection (3)(a) shall remove the officer's personal information 96 from public display on the Internet, including the removal of information provided to cellular 97 telephone applications, within 48 hours of the delivery of the written demand, and shall ensure 98 that the information is not posted again on the same Internet website or any other Internet 99 website the recipient of the written demand maintains or exercises control over. 100 (ii) After receiving the law enforcement officer's written demand, the person, business, 101 or association may not transfer or provide the personal information of the law enforcement 102 officer to any other person, business, or association through any other medium, including 103 electronic, verbal, or written means. 104 (iii) This Subsection (3)(d) does not prohibit a telephone corporation, as defined in 105 Section 54-2-1, or its affiliate, from transferring the law enforcement officer's personal 106 information to any person, business, or association, if the transfer is authorized by federal or 107 state law, regulation, order, or tariff, or is necessary in the event of an emergency, or to collect 108 a debt owed by the officer to the telephone corporation or its affiliate. 109 (4) (a) A law enforcement officer whose personal information is made public as a 110 result of a violation of Subsection (3) may bring an action seeking injunctive or declarative 111 relief in any court of competent jurisdiction. 112 (b) If a court finds that a violation has occurred, it may grant injunctive or declarative 113 relief and shall award the law enforcement officer court costs and reasonable attorney fees. 114 (c) If the defendant fails to comply with an order of the court issued under this 115 Subsection (4), the court may impose a civil penalty of not more than \$1,000 for the 116 defendant's failure to comply with the court's order. 117 (5) (a) A person, business, or association may not solicit, sell, or trade on the Internet 118 the personal information of a law enforcement officer. 119 (b) A law enforcement officer whose personal information is solicited, sold, or traded 120 in violation of Subsection (5)(a) may bring an action in any court of competent jurisdiction. If a jury or court finds that a defendant has committed a violation of Subsection (5)(a), the jury or
court shall award damages to the officer in the amount of triple the cost of actual damages or
\$4,000, whichever is greater.

(c) An interactive computer service or access software is not liable under this
Subsection (5).

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