DATA SECURITY MANAGEMENT
2017 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Robert M. Spendlove
Senate Sponsor:
LONG TITLE
General Description:
This bill amends provisions related to executive branch agency information security
technology.
Highlighted Provisions:
This bill:
 requires each executive branch agency with restricted data to conduct a review of
the executive branch agency's information security technology; and
 requires each executive branch agency with restricted data to develop a plan to
address the results of the executive branch agency's information security technology
review and to report the executive branch agency's plan to the Legislature.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
ENACTS:
63F-1-901 , Utah Code Annotated 1953
63F-1-902 , Utah Code Annotated 1953



28	Section 1. Section 63F-1-901 is enacted to read:
29	Part 9. Executive Branch Agency Data Security
30	<u>63F-1-901.</u> Title.
31	This part is known as "Executive Branch Agency Data Security."
32	Section 2. Section 63F-1-902 is enacted to read:
33	63F-1-902. Executive branch agencies Data security review Report to
34	Legislature.
35	(1) As used in this section:
36	(a) "Restricted data" means data that, if disclosed, altered, or destroyed, would cause a
37	significant harm to the state or the state's data partners.
38	(b) "Restricted data" includes data protected by a state regulation or by a confidentiality
39	agreement.
40	(2) On or before December 31, 2017, each executive branch agency with restricted data
41	shall conduct a review to determine:
42	(a) if the executive branch agency's information security technology is sufficient to
<u>43</u>	prevent:
44	(i) the use of digital rights management technology to continuously monitor executive
<u>45</u>	branch agency systems; and
46	(ii) the compromise or unauthorized disclosure of sensitive executive branch agency
<u>47</u>	digital content; and
48	(b) if the executive branch agency is using information security technology that is
<u>49</u>	capable of protecting information at the document level.
50	(3) Before April 18, 2018, each executive branch agency shall:
51	(a) develop a plan to address the findings of the review described in Subsection (2),
<u>52</u>	including a plan to implement any new information security technology; and
53	(b) report the plan described in Subsection (3)(a) to the Public Utilities, Energy, and
54	Technology Interim Committee.

Legislative Review Note Office of Legislative Research and General Counsel