

## 93RD GENERAL ASSEMBLY State of Illinois 2003 and 2004

Introduced 2/6/2004, by Naomi D. Jakobsson

## SYNOPSIS AS INTRODUCED:

20 ILCS 450/20

Amends the Data Security on State Computers Act. Provides that drives or disks on State-owned electronic data processing equipment that is to be disposed of must be cleared of all data and software before being prepared for sale, donation, or transfer by following standards established by the Department of Central Management Services by rule (now, must be cleared of all data and software by (i) overwriting the previously stored data at least 10 times and (ii) certifying in writing that the overwriting process has been completed). Effective immediately.

LRB093 19766 MKM 47267 b

FISCAL NOTE ACT MAY APPLY

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

1 AN ACT concerning data security.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Data Security on State Computers Act is amended by changing Section 20 as follows:

(20 ILCS 450/20)

20. Establishment and implementation. Security on State Computers Act is established to protect data stored on State-owned electronic processing equipment to be (i) disposed of by sale, donation, or transfer or (ii) relinquished to a successor executive administration. This Act shall be administered by Department or an authorized agency. The Department or an authorized agency shall implement a policy to mandate that all hard drives of surplus electronic data processing equipment be cleared of all data and software before being prepared for sale, donation, or transfer by following standards established by the Department by rule (i) overwriting the previously stored data on a drive or a disk at least 10 times and (ii) certifying in writing that the overwriting process has been completed by providing the following information: (1) the serial number of the computer or other surplus electronic data processing equipment; (2) the name of the overwriting software used; and (3) the name, date, and signature of the person performing the overwriting process. The head of each State agency shall establish a system for the protection and preservation of State data on State-owned electronic data processing equipment necessary for the continuity of government functions upon it being relinquished to a successor executive administration.

30 (Source: P.A. 93-306, eff. 7-23-03.)

31 Section 99. Effective date. This Act takes effect upon 32 becoming law.