Second Regular Session Seventy-first General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 18-0986.01 Jennifer Berman x3286

HOUSE BILL 18-1233

HOUSE SPONSORSHIP

Duran and Lawrence, Ransom

SENATE SPONSORSHIP

Fenberg and Gardner,

House Committees

State, Veterans, & Military Affairs

Senate Committees

Judiciary

A BILL FOR AN ACT

101	CONCERNING A CONSUMER REPORTING AGENCY'S PLACEMENT OF A
102	SECURITY FREEZE ON THE CONSUMER REPORT OF A CONSUMER
103	WHO IS UNDER THE CHARGE OF A REPRESENTATIVE AT THE
104	REQUEST OF THE CONSUMER'S REPRESENTATIVE.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Section 2 of the bill authorizes a parent or legal guardian (representative) to request that a consumer reporting agency place a security freeze on the consumer report of either a minor less than 16 years

SENATE 3rd Reading Unamended March 13, 2018

SENATE Amended 2nd Reading March 8, 2018

> HOUSE 3rd Reading Unamended February 15, 2018

HOUSE Amended 2nd Reading February 14, 2018 of age or another individual who is a ward of the representative (protected consumer). If the consumer reporting agency does not yet have a consumer report for the protected consumer at the time that a security freeze is requested, the consumer reporting agency is required to create a consumer record for the protected consumer and place a security freeze on the consumer record.

The protected consumer's representative may request that the consumer reporting agency temporarily lift the security freeze placed on the protected consumer's consumer report or record, lift the security freeze with respect to a specific third party, or permanently remove the security freeze. A protected consumer who demonstrates to the consumer reporting agency that his or her representative's appointment is no longer valid may have the security freeze removed.

A consumer reporting agency is not allowed to charge a fee for the placement, temporary lift, partial lift, or removal of a security freeze on a protected consumer's consumer report or record.

Section 3 requires consumer reporting agencies to provide a notice informing parents or other individuals serving as representatives that they may request a security freeze on the consumer report or record of their child or ward.

Section 1 defines the terms "protected consumer", "record", "representative", "sufficient proof of authority", and "sufficient proof of identification", and amends the definition of "security freeze".

Sections 4 through 7 make conforming amendments.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, 5-18-103, amend 3 (15); and **add** (13.5), (13.7), (13.9), (16), and (17) as follows: 4 **5-18-103. Definitions.** As used in this article 18, unless the 5 context otherwise requires: 6 (13.5) "PROTECTED CONSUMER" MEANS A CONSUMER WHO, AT THE 7 TIME A SECURITY FREEZE REQUEST IS MADE, IS: 8 (a) UNDER SIXTEEN YEARS OF AGE; OR 9 (b) REPRESENTED BY A REPRESENTATIVE. 10 (13.7) "RECORD" MEANS A COMPILATION OF INFORMATION THAT: 11 (a) IDENTIFIES A PROTECTED CONSUMER;

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1	(b) IS CREATED BY A CONSUMER REPORTING AGENCY SOLELY FOR
2	THE PURPOSE OF COMPLYING WITH SECTION 5-18-112.5; AND
3	(c) Is not created or used to consider the protected
4	CONSUMER'S CREDITWORTHINESS, CREDIT STANDING, CREDIT CAPACITY,
5	CHARACTER, GENERAL REPUTATION, PERSONAL CHARACTERISTICS, OR
6	ELIGIBILITY FOR OTHER FINANCIAL SERVICES.
7	(13.9) "REPRESENTATIVE" MEANS A:
8	(a) PARENT OF AN INDIVIDUAL WHO IS UNDER SIXTEEN YEARS OF
9	AGE; OR
10	(b) LEGAL GUARDIAN WHO, PURSUANT TO A TESTAMENTARY OR
11	OTHER TRUSTEESHIP, POWER OF ATTORNEY, OR COURT APPOINTMENT, IS
12	QUALIFIED TO MAKE DECISIONS REGARDING THE SUPPORT, CARE,
13	EDUCATION, HEALTH, OR WELFARE OF AN INDIVIDUAL.
14	(15) (a) "Security freeze" or "freeze" means a notice placed in a
15	consumer report OR RECORD, at the request of a consumer OR A
16	PROTECTED CONSUMER'S REPRESENTATIVE and subject to certain
17	exemptions, that prohibits the consumer reporting agency from releasing
18	the consumer report OR RECORD or any information from it without the
19	express authorization of the consumer OR OF THE PROTECTED CONSUMER'S
20	REPRESENTATIVE.
21	(b) "SECURITY FREEZE" INCLUDES A NOTICE:
22	(I) PLACED ON A RECORD CREATED UNDER SECTION 5-18-112.5
23	FOR A PROTECTED CONSUMER FOR WHOM THE CONSUMER REPORTING
24	AGENCY DOES NOT HAVE A CONSUMER REPORT; AND
25	(II) THAT PROHIBITS THE CONSUMER REPORTING AGENCY FROM
26	RELEASING THE PROTECTED CONSUMER'S RECORD EXCEPT AS PROVIDED IN
27	SECTION 5-18-112.5.

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2	DOCUMENTATION DEMONSTRATING THAT A REPRESENTATIVE HAS
3	AUTHORITY TO ACT ON BEHALF OF A PROTECTED CONSUMER.
4	(b) "SUFFICIENT PROOF OF AUTHORITY" INCLUDES:
5	(I) A COURT ORDER, A COPY OF A VALID POWER OF ATTORNEY, A
6	VALID TRUST DOCUMENT, OR ANOTHER LEGAL DOCUMENT THAT CLEARLY
7	ESTABLISHES THE AUTHORITY OF THE REPRESENTATIVE TO ACT ON BEHALF
8	OF THE PROTECTED CONSUMER; OR
9	(II) IN THE CASE OF A REPRESENTATIVE WHO IS A PARENT OF THE
10	PROTECTED CONSUMER, A CERTIFIED OR OFFICIAL COPY OF THE PROTECTED
11	CONSUMER'S BIRTH CERTIFICATE.
12	(17) (a) "Sufficient proof of identification" means
13	DOCUMENTATION IDENTIFYING A PROTECTED CONSUMER OR A
14	REPRESENTATIVE.
15	(b) "SUFFICIENT PROOF OF IDENTIFICATION" INCLUDES A COPY OF
16	A SOCIAL SECURITY CARD, A CERTIFIED OR OFFICIAL COPY OF A BIRTH
17	CERTIFICATE, A COPY OF A VALID DRIVER'S LICENSE, OR A COPY OF A
18	GOVERNMENT-ISSUED PHOTO IDENTIFICATION DOCUMENT.
19	SECTION 2. In Colorado Revised Statutes, add 5-18-112.5 as
20	follows:
21	5-18-112.5. Security freeze for protected consumers. (1) A
22	REPRESENTATIVE MAY PLACE A SECURITY FREEZE ON A PROTECTED
23	CONSUMER'S CONSUMER REPORT OR RECORD BY:
24	(a) SUBMITTING A WRITTEN REQUEST TO A CONSUMER REPORTING
25	AGENCY IN THE MANNER PRESCRIBED BY THAT AGENCY; AND
26	(b) Providing the consumer reporting agency with
27	SUFFICIENT PROOF OF AUTHORITY AND SUFFICIENT PROOF OF

1 (16) (a) "Sufficient proof of authority" means

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IDENTIFICATION OF THE	DEDDECENITATIVE

2	(2) (a) If a consumer reporting agency does not have a
3	CONSUMER REPORT PERTAINING TO A PROTECTED CONSUMER WHEN THE
4	CONSUMER REPORTING AGENCY RECEIVES A REQUEST FOR A SECURITY
5	FREEZE UNDER SUBSECTION (1) OF THIS SECTION, THE CONSUMER
6	REPORTING AGENCY SHALL CREATE A RECORD FOR THE PROTECTED
7	CONSUMER AND PLACE A SECURITY FREEZE ON THE RECORD, ONLY IF THE
8	PROTECTED CONSUMER'S REPRESENTATIVE REQUESTS, IN WRITING, A
9	SECURITY FREEZE AND PROVIDES REQUIRED DOCUMENTATION IN
10	ACCORDANCE WITH SUBSECTION (1) OF THIS SECTION.

- (b) A PROTECTED CONSUMER'S RECORD CREATED PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION SHALL NOT BE USED TO CONSIDER THE PROTECTED CONSUMER'S CREDITWORTHINESS, CREDIT STANDING, CREDIT CAPACITY, CHARACTER, GENERAL REPUTATION, PERSONAL CHARACTERISTICS, OR ELIGIBILITY FOR OTHER FINANCIAL SERVICES.
- (3) A CONSUMER REPORTING AGENCY SHALL PLACE A SECURITY FREEZE ON A CONSUMER REPORT OR RECORD WITHIN TEN BUSINESS DAYS AFTER CONFIRMING THE AUTHENTICITY OF A SECURITY FREEZE REQUEST MADE IN ACCORDANCE WITH THIS SECTION.
 - (4) (a) EXCEPT AS PROVIDED IN SUBSECTIONS (7)(c) AND (9) OF THIS SECTION, IF A SECURITY FREEZE IS IN PLACE ON A PROTECTED CONSUMER'S CONSUMER REPORT OR RECORD, INFORMATION FROM THE CONSUMER REPORT OR RECORD SHALL NOT BE RELEASED TO A THIRD PARTY WITHOUT PRIOR, EXPRESS AUTHORIZATION FROM THE PROTECTED CONSUMER'S REPRESENTATIVE OR, IF A PROTECTED CONSUMER HAS PROVIDED THE DOCUMENTATION REQUIRED BY SUBSECTION (7)(b) OF THIS SECTION, FROM THE PROTECTED CONSUMER.

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1	(b) A CONSUMER REPORTING AGENCY MAY ADVISE A THIRD PARTY
2	THAT A SECURITY FREEZE IS IN EFFECT WITH RESPECT TO A PROTECTED
3	CONSUMER'S CONSUMER REPORT OR RECORD.
4	(5) WITHIN TEN BUSINESS DAYS AFTER INSTITUTING A SECURITY
5	FREEZE ON A PROTECTED CONSUMER'S CONSUMER REPORT OR RECORD, THE
6	CONSUMER REPORTING AGENCY SHALL:
7	(a) SEND WRITTEN CONFIRMATION OF THE SECURITY FREEZE TO
8	THE ADDRESS ON FILE; AND
9	(b) Provide the representative with instructions for
10	REMOVING THE SECURITY FREEZE.
11	(6) A CONSUMER REPORTING AGENCY SHALL NOT STATE OR IMPLY
12	TO ANY PERSON THAT A SECURITY FREEZE REFLECTS A NEGATIVE CREDIT
13	SCORE, A NEGATIVE CREDIT HISTORY, OR A NEGATIVE CREDIT RATING.
14	(7) (a) A SECURITY FREEZE ON A PROTECTED CONSUMER'S
15	CONSUMER REPORT OR RECORD REMAINS IN EFFECT UNTIL THE PROTECTED
16	CONSUMER'S REPRESENTATIVE OR, IF AUTHORIZED UNDER THIS
17	SUBSECTION (7), THE PROTECTED CONSUMER REQUESTS REMOVAL OF THE
18	SECURITY FREEZE.
19	(b) WITHIN TEN BUSINESS DAYS AFTER CONFIRMING THE
20	AUTHENTICITY OF A REQUEST, A CONSUMER REPORTING AGENCY SHALL
21	REMOVE A SECURITY FREEZE FROM A PROTECTED CONSUMER'S
22	CONSUMER REPORT OR RECORD IF A PROTECTED CONSUMER OR THE
23	PROTECTED CONSUMER'S REPRESENTATIVE REQUESTS THAT THE SECURITY
24	FREEZE BE REMOVED AND PROVIDES TO THE CONSUMER REPORTING
25	AGENCY SUFFICIENT PROOF OF IDENTIFICATION, AND:
26	(I) IF THE PROTECTED CONSUMER'S REPRESENTATIVE MAKES THE
27	REQUEST, SUFFICIENT PROOF OF AUTHORITY; OR

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1	(II) IF THE PROTECTED CONSUMER MAKES THE REQUEST,
2	DOCUMENTATION DEMONSTRATING THAT THE REPRESENTATIVE'S PROOF
3	OF AUTHORITY USED TO REQUEST THE SECURITY FREEZE IS NO LONGER
4	VALID. SUCH DOCUMENTATION MAY INCLUDE PROOF THAT THE PROTECTED
5	CONSUMER IS SIXTEEN YEARS OF AGE OR OLDER OR THAT THE
6	REPRESENTATIVE'S APPOINTMENT IS NO LONGER VALID.
7	(c) IF THE CONSUMER REPORT OR RECORD WAS FROZEN DUE TO A
8	MATERIAL MISREPRESENTATION OF FACT BY THE PROTECTED CONSUMER'S
9	REPRESENTATIVE OR SOMEONE PURPORTING TO BE THE PROTECTED
10	CONSUMER'S REPRESENTATIVE, THE CONSUMER REPORTING AGENCY SHALL
11	REMOVE THE SECURITY FREEZE FROM THE PROTECTED CONSUMER'S
12	CONSUMER REPORT OR RECORD AFTER NOTIFYING THE PROTECTED
13	CONSUMER IN WRITING.
14	(8) PURSUANT TO ANY PROCEDURES DEVELOPED IN ACCORDANCE
15	WITH SECTION 5-18-112 (5), A CONSUMER REPORTING AGENCY MAY USE
16	E-MAIL OR OTHER ELECTRONIC MEDIA TO RECEIVE AND PROCESS A
17	SECURITY FREEZE REQUEST.
18	(9) THIS SECTION DOES NOT APPLY TO:
19	(a) THE USE OF A CONSUMER REPORT OR RECORD BY OR FOR ANY
20	OF THE USERS OR USES LISTED IN SECTION 5-18-112 (11);
21	(b) A CONSUMER REPORTING AGENCY PROVIDING A COPY OF THE
22	PROTECTED CONSUMER'S CONSUMER REPORT OR RECORD TO THE
23	PROTECTED CONSUMER OR THE PROTECTED CONSUMER'S REPRESENTATIVE
24	IF REQUESTED BY THE PROTECTED CONSUMER OR PROTECTED CONSUMER'S
25	REPRESENTATIVE; OR
26	(c) AN ENTITY LISTED IN SECTION 5-18-115 (2).
27	(10) A CONSUMER REPORTING AGENCY SHALL NOT CHARGE A FEE

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1	TO CREATE A RECORD IN ACCORDANCE WITH THIS SECTION OR FOR A
2	REQUEST TO PLACE OR REMOVE A SECURITY FREEZE ON A PROTECTED
3	CONSUMER'S CONSUMER REPORT OR RECORD. A CONSUMER REPORTING
4	AGENCY ALSO SHALL NOT CHARGE A FEE TO PLACE, TEMPORARILY LIFT,
5	TEMPORARILY LIFT FOR A SPECIFIC PARTY, OR PERMANENTLY REMOVE A
6	SECURITY FREEZE ON THE CONSUMER REPORT OR RECORD OF ANY
7	CONSUMER UNDER EIGHTEEN YEARS OF AGE.
8	(11) A THIRD PARTY MAY TREAT A PROTECTED CONSUMER'S
9	APPLICATION FOR CREDIT AS INCOMPLETE IF:
10	(a) The third party requested access to the protected
11	CONSUMER'S CONSUMER REPORT OR RECORD IN CONNECTION WITH AN
12	APPLICATION FOR CREDIT; AND
13	(b) THE PROTECTED CONSUMER'S CONSUMER REPORT OR RECORD
14	IS FROZEN PURSUANT TO THIS SECTION.
15	(12) If a consumer reporting agency violates a security
16	FREEZE PLACED ON A PROTECTED CONSUMER'S CONSUMER REPORT OR
17	RECORD BY RELEASING INFORMATION SUBJECT TO THE SECURITY FREEZE
18	WITHOUT PROPER AUTHORIZATION TO RELEASE THE INFORMATION, THE
19	CONSUMER REPORTING AGENCY SHALL NOTIFY THE PROTECTED
20	CONSUMER'S REPRESENTATIVE OR PROTECTED CONSUMER IN WRITING OF
21	THE RELEASE OF INFORMATION WITHIN FIVE BUSINESS DAYS AFTER
22	DISCOVERING THE RELEASE OF INFORMATION. THE NOTICE MUST INCLUDE
23	THE SPECIFIC INFORMATION RELEASED AND THE NAME, ADDRESS, PHONE
24	NUMBER, AND, IF AVAILABLE, E-MAIL ADDRESS OF THE RECIPIENT OF THE
25	INFORMATION.
26	(13) A PROTECTED CONSUMER'S REPRESENTATIVE OR, IF A
27	PROTECTED CONSUMER HAS DEMONSTRATED THAT HIS OR HER

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1	REPRESENTATIVE'S PROOF OF AUTHORITY IS NO LONGER VALID PURSUANT
2	TO SUBSECTION $(7)(b)(II)$ OF THIS SECTION, A PROTECTED CONSUMER MAY
3	DISPUTE INFORMATION IN THE PROTECTED CONSUMER'S CONSUMER
4	REPORT OR RECORD PURSUANT TO THE PROCEDURES SET FORTH IN SECTION
5	5-18-110 and may request that a consumer reporting agency
6	BLOCK THE REPORTING OF INFORMATION IN THE PROTECTED CONSUMER'S
7	CONSUMER REPORT OR RECORD PURSUANT TO SECTION 5-18-111.
8	SECTION 3. In Colorado Revised Statutes, add 5-18-113.5 as
9	follows:
10	5-18-113.5. Notice of rights regarding protected consumers.
11	WHENEVER A CONSUMER REPORTING AGENCY IS REQUIRED TO PROVIDE A
12	SUMMARY OF RIGHTS TO A CONSUMER UNDER SECTION 609 OF THE
13	FEDERAL "FAIR CREDIT REPORTING ACT", 15 U.S.C. SEC. 1681g, AS
14	AMENDED, OR UNDER STATE LAW, THE FOLLOWING NOTICE MUST BE
15	INCLUDED:
16	STATE CONSUMERS HAVE THE RIGHT TO OBTAIN A
17	SECURITY FREEZE FOR THEIR CHILDREN OR LEGAL WARDS
18	YOU MAY OBTAIN FROM A CONSUMER REPORTING
19	AGENCY A CREDIT REPORT SECURITY FREEZE FOR YOUR
20	CHILD WHO IS UNDER SIXTEEN YEARS OF AGE OR FOR YOUR
21	LEGAL WARD. IF A CONSUMER REPORT HAS NOT YET BEEN
22	CREATED FOR YOUR CHILD OR LEGAL WARD, YOU MAY
23	REQUEST THAT A CONSUMER REPORTING AGENCY CREATE A
24	CONSUMER RECORD FOR HIM OR HER AND PLACE A SECURITY
25	FREEZE ON HIS OR HER CONSUMER RECORD. YOU WILL NOT
26	BE CHARGED TO HAVE A SECURITY FREEZE PLACED ON YOUR
27	CHILD'S OR LEGAL WARD'S CONSUMER REPORT OR TO HAVE

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1	A CONSUMER RECORD CREATED FOR YOUR CHILD OR LEGAL
2	WARD AND TO HAVE A SECURITY FREEZE PLACED ON THE
3	CONSUMER RECORD. YOU WILL NOT BE CHARGED TO HAVE
4	A SECURITY FREEZE PLACED ON OR REMOVED FROM YOUR
5	CHILD'S OR LEGAL WARD'S CREDIT REPORT OR RECORD.
6	
7	SECTION 4. In Colorado Revised Statutes, amend 5-18-114 as
8	follows:
9	5-18-114. Security freeze - prohibition of changing official
10	information in credit report or record. If a security freeze is in place,
11	a consumer reporting agency shall not change any of the following
12	official information in a consumer report OR RECORD without sending a
13	written notice of the change to the consumer OR TO A PROTECTED
14	CONSUMER'S REPRESENTATIVE within thirty days of AFTER the change
15	being IS posted to the consumer's OR PROTECTED CONSUMER'S file: Name,
16	date of birth, social security number, and address. Written notice is not
17	required for technical modifications of a consumer's OR PROTECTED
18	CONSUMER'S official information, including name and street
19	abbreviations, complete spellings, or transposition of numbers or letters.
20	In the case of an address change, THE CONSUMER REPORTING AGENCY
21	SHALL SEND the written notice shall be sent to both the new address and
22	the former address.
23	SECTION 5. In Colorado Revised Statutes, 5-18-115, amend (1),
24	(2) introductory portion, and (2)(b) as follows:
25	5-18-115. Security freeze - exemptions. (1) (a) EXCEPT AS
26	SPECIFIED IN SUBSECTION (1)(b) OF THIS SECTION, sections 5-18-112 to
27	5-18-114 shall DO not apply to a consumer reporting agency that:

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1 (I) Acts only as a reseller of credit information by assembling and 2 merging information contained in the database of another consumer 3 reporting agency or multiple consumer reporting agencies; and that 4 (II) Does not maintain a permanent database of credit information 5 from which new consumer reports OR RECORDS are produced. However, 6 (b) A consumer reporting agency shall honor any security freeze 7 placed on a consumer report OR RECORD by another consumer reporting 8 agency. 9 (2) The following entities are not required to place A SECURITY 10 FREEZE in a consumer report a security freeze OR RECORD: 11 (b) A deposit account information service or company that issues 12 reports regarding account closures due to fraud, substantial overdrafts, or 13 automatic teller machine abuse or similar negative information regarding 14 a consumer OR PROTECTED CONSUMER to inquiring banks or other 15 financial institutions for use only in reviewing a consumer request for a 16 deposit account at the inquiring bank or financial institution; 17 **SECTION 6.** In Colorado Revised Statutes, **amend** 5-18-116 as 18 follows: 19 5-18-116. Consumer's right to file action in court or arbitrate 20 **disputes.** (1) A CONSUMER, PROTECTED CONSUMER, OR PROTECTED 21 CONSUMER'S REPRESENTATIVE MAY BRING an action to enforce any 22 obligation of a consumer reporting agency HAS to a consumer, 23 PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE 24 under this article 18 may be brought in any court of competent 25 jurisdiction as provided by the federal "Fair Credit Reporting Act", 15 26 U.S.C. SEC. 1681 ET SEQ., AS AMENDED, or submitted SUBMIT AN 27 ENFORCEMENT ACTION to binding arbitration, IN THE MANNER SET FORTH

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1	IN THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION, TO
2	DETERMINE WHETHER THE CONSUMER REPORTING AGENCY MET ITS
3	OBLIGATIONS UNDER THIS ARTICLE 18 after the consumer, PROTECTED
4	CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE has followed,
5	AS APPLICABLE:
6	(a) All dispute procedures in section 5-18-110 and has received
7	the notice specified in section 5-18-110 (6); or has followed
8	(b) All of the block procedures in section 5-18-111; or has
9	followed
10	(c) All of the freeze procedures in section 5-18-112 in the manner
11	set forth in the rules of the American arbitration association to determine
12	whether the consumer reporting agency met its obligations under this
13	article 18. No OR 5-18-112.5.
14	(2) AN ARBITRATOR'S decision by an arbitrator pursuant to this
15	section shall DOES NOT affect the validity of any obligations or debts
16	owed to any party. A successful party to any arbitration proceeding shall
17	be compensated for the costs and attorney fees of the proceeding as
18	determined by the court or arbitration. No A consumer, may PROTECTED
19	CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE SHALL NOT
20	submit more than one action to arbitration against any consumer reporting
21	agency during any one-hundred-twenty-day period.
22	(3) The results of an arbitration action brought against a consumer
23	reporting agency doing business in this state shall be communicated in a
24	timely manner with all other consumer reporting agencies doing business
25	in this state. If, as a result of an arbitration, a determination is made in
26	favor of the consumer, PROTECTED CONSUMER, OR PROTECTED

CONSUMER'S REPRESENTATIVE, any adverse information in the consumer's

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1 OR PROTECTED CONSUMER'S file, REPORT, or record shall be blocked, 2 removed, or stricken in a timely manner, or the consumer report OR 3 RECORD shall be frozen within five days of AFTER receipt of the 4 determination by the consumer reporting agency. If the adverse 5 information is not blocked, removed, or stricken, or the file is not frozen, 6 the consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S 7 REPRESENTATIVE may bring an action against the noncomplying agency 8 pursuant to this section notwithstanding the one-hundred-twenty-day 9 waiting period. 10 **SECTION 7.** In Colorado Revised Statutes, **amend** 5-18-117 as 11 follows: 12 **5-18-117.** Violations. (1) Any A consumer reporting agency that 13 willfully violates any provision of this article 18 or the federal "Fair 14 Credit Reporting Act", 15 U.S.C. sec. 1681c, as amended, shall be IS 15 liable for three times the amount of actual damages or one thousand 16 dollars, WHICHEVER IS GREATER, for a violation of section 5-18-112 OR 17 5-18-112.5, or for each inaccurate or unblocked entry in the consumer's 18 OR PROTECTED CONSUMER'S file that was disputed or alleged to be 19 unauthorized in accordance with section 5-18-111 by the consumer, 20 whichever is greater PROTECTED CONSUMER, OR PROTECTED CONSUMER'S 21 REPRESENTATIVE, PLUS reasonable attorney fees and costs. 22 (2) (a) Any A consumer reporting agency that negligently violates 23 this article 18 or the federal "Fair Credit Reporting Act", 15 U.S.C. sec. 24 1681c, as amended, shall be IS liable for the greater of actual damages or 25 one thousand dollars for each violation of section 5-18-112 OR 26 5-18-112.5, or for each inaccurate or unblocked entry in the consumer's 27 OR PROTECTED CONSUMER'S file that was disputed or alleged BY THE

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1 CONSUMER, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S
2 REPRESENTATIVE to be unauthorized in accordance with section 5-18-111,
3 by the consumer that affects the consumer's OR PROTECTED CONSUMER'S
4 creditworthiness, as defined in section 5-18-103 (6), plus reasonable
5 attorney fees and costs if:

- (I) Within thirty days after receiving notice of dispute from a consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE in accordance with section 5-18-110, the consumer reporting agency does not:
 - (A) Correct the complained of items or activities; and does not
- (B) Send the consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE and, upon request of the consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE, any person who has requested the consumer information, written notification of the corrective action, in accordance with section 5-18-110 (6), or section 5-18-112, OR 5-18-112.5; or if,
- (II) Within thirty days after receiving a copy of a police report alleging, or a certified court order finding, unauthorized activity, the consumer reporting agency does not block the information in accordance with section 5-18-111.
- (b) Any A consumer reporting agency that negligently violates this article 18 or the federal "Fair Credit Reporting Act", 15 U.S.C. sec. 1681c, as amended, shall be Is liable for the greater of actual damages or one thousand dollars for all violations of section 5-18-112 OR 5-18-112.5 or all inaccurate or unblocked entries in the consumer's OR PROTECTED CONSUMER'S file that were disputed or alleged BY THE CONSUMER, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE to

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be unauthorized in accordance with section 5-18-111, or section 5-18-112, by the consumer OR 5-18-112.5 AND that did not affect the consumer's OR PROTECTED CONSUMER'S creditworthiness, plus reasonable attorney fees and costs if:

- (I) Within thirty days after receiving notice of dispute from a consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE in accordance with section 5-18-110, the consumer reporting agency does not:
 - (A) Correct the complained of items or activities; and does not
- (B) Send to the consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE and, if requested by the consumer, PROTECTED CONSUMER, OR PROTECTED CONSUMER'S REPRESENTATIVE, TO any person who has requested the consumer information, written notification of the corrective action, in accordance with section 5-18-110 (6), or section 5-18-112, OR 5-18-112.5; or if,
- (II) Within thirty days after receiving a copy of a police report alleging, or a certified court order finding, unauthorized activity, the consumer reporting agency does not block the information in accordance with section 5-18-111.
- (3) In addition to the damages assessed under subsections (1) and (2) of this section, if, ten days after the entry of any judgment for damages, the consumer's OR PROTECTED CONSUMER'S file is still not corrected, blocked, or frozen by the consumer reporting agency, the assessed damages shall be increased to one thousand dollars per day per unfrozen consumer report OR RECORD or inaccurate or unblocked entry that remains in the consumer's OR PROTECTED CONSUMER'S file until the inaccurate entry is corrected or blocked, or the consumer report OR

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SECTION 8. Act subject to petition - effective date. (1) This
act takes effect January 1, 2019; except that, if a referendum petition is
filed pursuant to section 1 (3) of article V of the state constitution against
this act or an item, section, or part of this act within the ninety-day period
after final adjournment of the general assembly, then the act, item,
section, or part will not take effect unless approved by the people at the
general election to be held in November 2018 and, in such case, will take
effect on January 1, 2019, or on the date of the official declaration of the
vote thereon by the governor, whichever is later.

(2) This act applies to actions brought and violations committed on or after the applicable effective date of this act.

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