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...... moves to amend H.F. No. 183, in conference committee, as follows:

1.1

On R1, Senate language, (UEH0183-1) 1.2 Page 1, delete lines 19 to 22 and insert: 1.3 "(b) Upon request by the subject of stored private data, the responsible authority 1.4 shall identify, in writing, any department, office, or program area within the government 1.5 entity that acquired access to the data, the date and the purpose for the access, and 1.6 1.7 the statute authorizing access for that purpose. If the data were shared with another government entity, the responsible authority must also identify each entity that had access 1.8 to the data, and the statute authorizing the data to be shared with that entity. Nothing in 1.9 1.10 this paragraph requires release of data that the responsible authority reasonably determines would interfere with an active civil or criminal investigation. 1.11 This paragraph applies only to the extent these data are maintained by the 1.12 government entity, provided that all government entities must implement a system for 1.13 maintaining the data no later than July 1, 2020." 1.14 On R2, Senate language (UEH0183-1) 1.15 Page 3, after line 19, insert: 1.16 "(b) Notwithstanding section 13.15, 13.37, or 13.43, or any other law to the contrary, 1.17 upon request, an individual who is notified of a breach of the security of data on the 1.18 individual must be informed of the name of any employee, contractor, or agent of the 1.19 government entity who is the subject of a pending complaint or disciplinary action as a 1.20 result of the breach, unless the data would identify an undercover law enforcement officer 1.21 or the responsible authority reasonably determines that release of the data would interfere 1.22 with an active civil or criminal investigation." 1.23 Page 3, line 20, delete "(b)" and insert "(c)" 1.24