THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 371 Session of 1989

INTRODUCED BY RAYMOND, BORTNER, MARKOSEK, BOYES, DEMPSEY, HERMAN, FOX, REBER, SEMMEL, BUNT, TRELLO, ANGSTADT, SERAFINI, J. TAYLOR, CLYMER, GANNON, LETTERMAN, BILLOW, MAIALE, SCHULER, VROON, FLICK, E. Z. TAYLOR, B. SMITH, GEIST, LEH, ITKIN, VEON, OLASZ, BELFANTI, CIVERA AND McVERRY, FEBRUARY 8, 1989

REFERRED TO COMMITTEE ON STATE GOVERNMENT, FEBRUARY 8, 1989

AN ACT

- Providing for government-wide computer security; and providing
 for the training in security matters of persons who are
 involved in the management, operation and use of State
 computers and State computer systems.
- 5 The General Assembly of the Commonwealth of Pennsylvania
- 6 hereby enacts as follows:
- 7 Section 1. Short title.
- 8 This act shall be known and may be cited as the Pennsylvania
- 9 Computer Security Act.
- 10 Section 2. Statement of purpose.

11 The General Assembly declares that improving the security and

12 privacy of sensitive information and critical data in State

13 computers and State computer systems is in the public interest,

14 and hereby creates a means for establishing minimum acceptable

15 security practices for such computers and computer systems.

- 16 Section 3. Definitions.
- 17 The following words and phrases when used in this act shall

have the meanings given to them in this section unless the
 context clearly indicates otherwise:

3 "Automatic data processing equipment." Any equipment or
4 interconnected system or subsystems of equipment that is used in
5 the automatic acquisition, storage, manipulation, management,
6 movement, control, display, switching, interchange, transmission
7 or reception of data or information. The term includes
8 "electronic data processing equipment."

9 "Computer." An electronic, optical, electrochemical or other 10 high-speed data processing device performing logical, arithmetic 11 and storage functions.

12 "Computer system." Any equipment or interconnected system or 13 subsystems of equipment that are used in the automatic 14 acquisition, storage, manipulation, management, movement, 15 control, display, switching, interchange, transmission or 16 reception of data or information. The term includes computers, 17 peripheral devices, software, firmware and similar procedures; 18 and services, including support services.

19 "Computer virus." A program or set of computer instructions 20 with the ability to replicate all or part of itself when 21 inserted into a computer's memory, operating system, files or 22 application programs, which may include malicious computer 23 instructions designed to alter or destroy data.

24 "Critical data." Computer data vital to the operations of 25 the Commonwealth and/or to the citizens of this Commonwealth. 26 "Designated State agency." The Office of Administration or 27 the State agency designated by the Governor to administer this 28 act.

29 "Disaster." Any event which disrupts State computers and 30 State computer systems beyond the point where a State agency can 19890H0371B0406 - 2 -

achieve recovery through routine recovery procedures. The term 1 includes, but is not limited to, ecological events such as 2 3 storms, earthquakes and floods, accidents such as fire, power 4 loss and communications loss and deliberate disruptions such as 5 labor or management disputes, computer viruses and sabotage. 6 "Peripheral devices." Includes any data storage facility or 7 communications facility directly related to or operating in 8 conjunction with a computer.

9 "Sensitive information." Any information, the loss, misuse 10 or unauthorized access to or modification of which could 11 adversely affect the State interest or the conduct of State 12 programs.

13 "State agency." Any administrative department, independent 14 board or commission of the Commonwealth.

15 "State computer system." A computer system operated by a 16 State agency or by a contractor of a State agency or other 17 organization that processes information using a computer system 18 on behalf of the State to accomplish a State function. The term 19 includes automatic data processing equipment.

20 Section 4. Duties of State agencies.

21 (a) Designate sensitive information.--All State agencies 22 shall, within nine months of the effective date of this act and annually thereafter, identify each State computer and State 23 24 computer system, and any system under development, which is 25 within or under the supervision of that agency and which 26 contains sensitive information or critical data. The State 27 agencies shall identify what sensitive information and critical 28 data is contained in these computers and computer systems. Confidentiality of certain sensitive information. -- The 29 (b) 30 identification of certain sensitive information or critical data

19890H0371B0406

- 3 -

pursuant to subsection (a) may be classified by State agencies
 as confidential as established by regulation.

3 Security plan. -- All State agencies shall, within one (C) 4 year of the effective date of this act, establish a security 5 contingency disaster recovery plan for State computers and State computer systems within or under the supervision of that agency. 6 7 Such plan shall be based upon the plan developed by the 8 designated State agency. The plan shall not be considered a public record as defined by the act of June 21, 1957 (P.L.390, 9 10 No.212), referred to as the Right-to-Know Law, The plan shall be 11 implemented by the State agency upon approval by the designated State agency, and it shall be updated annually by the agency and 12 13 submitted to the designated State agency by December 15 of each 14 year. This plan shall include, at a minimum, the following:

15 (1) A process to assess the risk and an assessment of 16 the risk of each computer and computer system within or under 17 the supervision of that agency against disasters, including 18 infection from computer viruses, computer-related fraud and 19 misuse, ecological events and other disasters and a 20 description of the action necessary to reduce and minimize 21 the risk of such disasters and abuses. Specific attention and 22 emphasis should be given in the plan to those actions 23 necessary to protect sensitive information and critical data.

24 (2) Procedures for the routine backup for all sensitive25 information and critical data.

26 (3) Procedures for computer system disaster recovery.
 27 (d) Training.--All State agencies shall provide for
 28 mandatory periodic training in computer security awareness and
 29 accepted computer security practice for all employees involved
 30 with the management, use or operation of a State computer or
 19890H0371B0406 - 4 -

State computer system that is within or under the supervision of
 that agency and that contains critical data or sensitive
 information. Such training shall be provided in accordance with
 the regulations developed pursuant to section 5(a) by the
 designated State agency.

6 Section 5. Duties of the designated State agency.

7 (a) Regulations.--Within six months of the effective date of 8 this act, the designated State agency shall develop regulations 9 pertaining to implementation of this act and the required 10 development of the State agencies' plans, training, research and 11 coordinated activity provided for in this act for State 12 computers and State computer systems.

(b) Computer security plan.--Within six months of the effective date of this act, the designated State agency shall initiate a generic computer security contingency disaster recovery plan for use by State agencies in the establishment of the plans required under section 4(c).

18 (c) Review of plans.--The designated State agency shall
19 annually review and approve State agencies' plans for compliance
20 with the regulations developed pursuant to subsection (a).

(d) Research.--The designated State agency shall perform research and conduct studies to determine the nature and extent of the vulnerabilities of, and to devise techniques for, the cost-effective security and privacy of sensitive information and critical data in State computers and State computer systems.

(e) Coordination.--The designated State agency shall coordinate closely with other offices and agencies to assure maximum use of all existing and planned programs, materials, studies and reports relating to computer systems security and privacy in order to avoid unnecessary and costly duplication of 19890H0371B0406 - 5 - effort. This coordination shall include periodic meetings with
 all appropriate State agency personnel primarily responsible for
 management of State computers and State computer systems.

4 (f) Training.--In addition to developing regulations
5 pertaining to training as required by subsection (a), the
6 designated State agency shall act as a central repository of
7 computer security training information and shall develop and
8 provide training activity to include, at minimum, the following:

9 (1) Instruction as to the nature and character of 10 computer viruses, computer-related fraud and misuse and other 11 disasters.

12 (2) Enhanced awareness of the threats to and13 vulnerability of computer systems.

14 (3) The use of improved computer security practices.15 Section 6. Effective date.

16 This act shall take effect in 30 days.

A6L71JLW/19890H0371B0406

- 6 -