

STATE OF IOWA DATA BREACH NOTIFICATION REQUIREMENTS

CITE	DEFINITIONS		REPORTING	PENALTIES/ ENFORCEMENT
	Breach	Personal Information (PI)		
Iowa Code 715 C.1, C.2	An unauthorized acquisition of computerized data, or other form that was transferred from computerized form that compromises the security, confidentiality, or integrity of PI maintained by an Entity.	If not encrypted or redacted, an individual's first name or initial and last name with (1) a Social Security number; (2) a driver's license or state identification number; or (3) an account number, credit or debit card number with the expiration date or personal access code that would permit account access; or (4) biometric data or other unique physical or digital representation of biometric data such as fingerprint, retina or iris image.	All entities must provide notices to affected individuals in the most expeditious time possible and without unreasonable delay. For breaches that require notification to more than 500 individuals, written notice must also be given to the director of the consumer protection division of the office of the attorney general within five business days after giving notice of the breach to any consumer.	The state Attorney General may seek remedies against entities in violation.

IMPORTANT NOTICE: This chart of state breach notification laws is intended for general reference use only, providing a basic overview of notification requirements. This chart does not necessarily include every law in each state that may impose duties regarding data privacy/security notification, nor are the laws explained in detail. All state statutes should be reviewed directly for more detailed information.