SB 93 – Security Freeze for Protected Consumers

Senator John Coghill’s Office
Sec. 1
What is a protected consumer?

A person who is an incapacitated person or under 16 years of age.
Definition of incapacitated person

An incapacitated person is a person whose ability to receive and evaluate information or to communicate decisions is impaired to the extent that the person lacks the ability to provide or arrange for the essential requirements for the person’s physical health or safety without court-ordered assistance.
Why Sixteen?

Most teenagers have a smartphone by the time they turn sixteen so they have established a credit record.
A credit freeze for a minor and a credit freeze for an adult, while similar in name, in practice they operate in very different ways.

- A credit freeze for an adult is placed to temporarily turn off the availability of already established credit for that individual. The request for a freeze could be due to a recent identity theft or for other purposes. Because a credit report was previously created by a lending agency and therefore currently exists for an adult, one can turn on and off their credit by placing a freeze.

- In the case of a minor, a credit report should not exist for a person under the age of 16. Therefore, in order to place a freeze, a credit reporting agency must (1) verify and authenticate the identities of both the minor and the requestor, (2) verify the relationship of the person requesting the freeze for the minor, and (3) create a new record (prohibiting a credit report from being created in the future for the minor).
Sec. 2
Creates Article 2A. Security Freeze for Protected Consumers

Article 2A sets up a system in state statute for placement of and removal of a security freeze for minors and incapacitated consumers. The bill puts in place requirements for identification of parties involved, verification of authority of personal representatives, accessing the record by the representative or other entities with legal purpose, and the lifting of a security freeze.
Placement of a Security Freeze

AS 45.48.300 - A consumer credit reporting agency is mandated to place a freeze on a protected consumer’s report if:

- A protected consumer’s requests one.

- The protected consumer’s representative
  - Submits the request in a manner specified by the agency
  - Submits proof of identification of the protected consumer
  - Submits proof of identification of the representative and proof of authority
  - Pay the fee of not more that $5.00
Creation of a Record for a Protected Consumer

AS 45.48.310 - Record

If a protected consumer does not have a credit report with the agency, the agency will create a record for the protected consumer and place a freeze on it.
Proof of Identification and Authority

AS 45.48.320 - Proof of Identification

- Proof of Identification Includes:
  - Social Security number or copy of SS Card
  - Certified or official birth certificate
  - A driver’s license or identification card issued by the Division of Motor Vehicles
  - Other identification issued by a government agency

- Proof of Authority Includes:
  - A court order
  - A written, notarized statement expressly describing the authority that the representative has signed
Time of Placement of Security Freeze

**AS 45.48.330 - Placement of Freeze**

The agency must place a freeze on the credit report of record no later than 30 days after receiving the request.

Operation of Security Freeze

**AS 45.48.340 - Operation of Freeze**

Once a freeze is placed on the report or record, the agency cannot release information about the record without permission from the representative or consumer unless the freeze was placed based on misrepresentation of fact or the agency has received a request for removal of the security freeze from the representative.
Duration of Security Freeze

**AS 45.48.350 - Duration of Freeze**

A security freeze remains in effect until the representative requests the freeze be removed or if the agency determines the freeze occurred because of a misrepresentation of facts.

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**Effect of Material Misrepresentation of Fact**

**AS 45.48.370 - Material Misrepresentation of Fact**

The agency may remove a security freeze or delete the record if the security freeze was obtained using a material misrepresentation of fact.
Removal of Security Freeze

AS 45.48.360 - Removal of Security Freeze. (a) The protected consumer or his representative can have a freeze removed by:

- Submitting a request in the manner prescribed by the agency
- Providing sufficient proof of:
  - Identification of protected consumer
  - Identification of representative
  - Authority for the representative
- Pay the agency a fee of not more than $5.00

(b) The agency has not more than 30 days to remove the freeze
Charges

AS 45.48.380 - Charges.

- A consumer credit reporting agency may not charge more than $5.00

- The agency may not charge a fee when:
  - The protected consumer’s representative submits a police report, investigative report of complaint involving criminal impersonation in the 1<sup>st</sup> degree
  - The protected consumer is under the age of 16 and the agency has created a credit record for that consumer
Exemptions

AS 45.48.390 - Exemptions. Under the following conditions a frozen report of a protected consumer will be made available to the requestor:

- A person with a court order
- A government agency establishing and enforcing child support orders
- Dept. of Health & Social Services and its agents in investigating fraud
- Dept. of Revenue and its agents when investigating or collecting delinquent taxes, unpaid court orders, or other statutory responsibilities
- A credit file monitoring service the protected consumer is a subscriber to
- A person preparing a credit report for an inquiring bank or financial institution regarding account closures because of fraud, substantial overdrafts, automated teller machine abuse, or similar information regarding a protected consumer
Exemptions (continued)

**AS 45.48.390 - Exemptions.** Under the following conditions a frozen report of a protected consumer will be made available to the requestor:

- If the report of the agency consists entirely of information used solely for one or more of the following:
  
  - Criminal records information
  - Personal loss information
  - Fraud prevention or detection
  - Tenant screening
  - Employment screening
“consumer credit reporting agency” - a person who, for monetary fees, dues, or on a cooperative nonprofit basis, regularly engages, in whole or part, in the practice of assembling or evaluating consumer credit information or other information on consumers for the purpose of furnishing credit reports to third parties, but does not include a person who issues the report.
This transition language provides that security freezes put in place prior to the effective date of this Act, will remain enforced under the same statutes as they did when the freeze was placed on the record.