The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Commerce and Tourism						
BILL:	SB 610					
INTRODUCER:	Senator Young					
SUBJECT:	Business Filings					
DATE:	: November 09, 2017 REVISED: <u>11/14/17</u>					
ANALYST		STAFF DIRECTOR		REFERENCE		ACTION
l. Harmsen		McKay		CM	Favorable	
2				ATD		
3.				AP		

I. Summary:

SB 610 requires the Florida Department of State (Department) to develop and implement an optional email service that sends a notification to enrolled business entities each time a document is delivered for filing under the business entity's name, in order to discourage fraudulent business filings,. The enrolled business entity has 15 days to review and reject the document. If the entity has not rejected the document by 15 days after receipt of the email notification, the Department must file the document. The Department must implement this service by December 31, 2018.

Additionally, the bill clarifies the methods by which the Department must notify a business entity each time a document is filed under its name.

II. Present Situation:

The Florida Department of State

The Florida Department of State (Department) consists of six divisions: the Division of Elections; Division of Historical Resources; Division of Library and Information Services; Division of Cultural Affairs; Division of Administration; and Division of Corporations.¹

The Division of Corporations (Division) maintains a registry for recording and retrieving commercial information that is filed or registered with the Department. In total, the Division maintains more than eight million records, including a variety of business entity filings such as articles of incorporation or other forms of business entity organization, annual reports, trade and

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¹ Section 20.10, F.S.

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service mark registrations, judgment lien filings, and fictitious name registrations.² The Division determines whether submitted filings and forms meet the pertinent statutory requirements and then records and indexes those filings in its database of records.³ This database is publicly available, as are all documents filed with the Department.⁴ As of November 1, 2017, the Division began sending e-mail notifications to business entities upon its receipt and filing of certain types of business entity filings.^{5,6}

Business Identity Theft

Business identity theft is the impersonation of a business, or one of its owners, employees, or officers, with the intent to defraud or to make illicit gain to the detriment of the business. One common business identity scheme is to make fraudulent filings with the Department of State that change the address of the business or name of its officers. This allows the identity thieves to open new lines of credit in the business' name without its knowledge, because information is mailed to the thieves' name and address, rather than to the business.

Several states provide informational resources or heightened monitoring to help prevent business identity theft:

- Maine has a monitoring program that emails an enrolled business each time a filing is made under its name;⁹
- Nevada's Secretary of State may investigate fraudulent business filings and administratively prosecute those who fraudulently file such documents;¹⁰
- Colorado provides a secure business filing portal, which requires a password to file business documents;¹¹ and
- California's Secretary of State provides a resource guide for businesses. 12

² Florida Auditor General, *Operational Audit: Department of State, Division of Corporations, Museum of Florida History, and Selected Administrative Activities* p. 2, (Mar. 2017), available at http://www.myflorida.com/audgen/pages/pdf_files/2017-195.pdf (last visited Nov. 7, 2017).

³ *Id. See also*, *e.g.* s. 605.0210(5), F.S.

⁴ See, Florida Department of State, Corporation Records Search Guide, available at http://dos.myflorida.com/sunbiz/search/guides/corporation-records/ (last visited Nov. 7, 2017).

⁵ Florida Department of State, *SB 610 Agency Analysis*, p. 2 (Nov. 13, 2017) (on file with the Senate Committee on Commerce and Tourism).

⁶ Currently, the Department is required to deliver an acknowledgement or certified copy of any filed document to a limited liability company or its authorized representative by mail. Section 605.0210(2), F.S.

⁷ BusinessIDTheft.org, What is Business Identity Theft?,

http://www.businessidtheft.org/Education/WhyBusinessIDTheft/tabid/85/Default.aspx (last visited Nov. 7, 2017).

⁸ Experian Decision Analytics, *Identifying Small-Business Fraud*, (2009) available at

<u>https://www.experian.com/whitepapers/Identifying-Small-Business-Fraud.pdf</u> (last visited Nov. 7, 2017).

⁹ Maine Bureau of Corporations, *Corporate Fraud Monitoring*, https://www1.maine.gov/online/sos/cfm/ (last visited Nov. 7, 2017). This program costs enrollees \$35 per year.

¹⁰ Nev. Rev. Stat. § 225.084. *See also*, Nevada Secretary of State, *Forged or Fraudulent Filing Complaints*, http://nvsos.gov/sos/businesses/forged-or-fraudulent-filing-complaints (last visited Nov. 7, 2017). The Secretary of State's investigation may only be initiated based on an affected business' complaint.

¹¹ Colorado Secretary of State, Business Identity Theft Resource Guide,

https://www.sos.state.co.us/pubs/business/ProtectYourBusiness/BITresourceguide.html (last visited Nov. 7, 2017).

¹² California Secretary of State, *Business Identity Theft Resources*, http://www.sos.ca.gov/business-programs/customer-alerts/alert-business-identity-theft/ (last visited Nov. 7, 2017).

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A business may also protect itself from identity theft by monitoring its credit profile through one of the national credit bureaus, and by periodically reviewing its business filings on the appropriate state portal.

In Florida, cases of business identity theft can be prosecuted under s. 817.568, F.S. Identity theft is punishable by a third degree felony, up to a first degree felony, depending on the presence of aggravating circumstances, including the number of victims harmed and the pecuniary value amassed by the perpetrator.¹³

III. Effect of Proposed Changes:

The bill requires the Department to develop and institute a business filing monitoring service (the service) that discourages fraudulent business filings. Businesses that opt-in to the service:

- Receive an email confirmation from the Department when a document is delivered for filing under the business' name;
- Are given 15 days from receipt of the email to review the document and to determine whether it is fraudulent; and
- May direct the Department to cancel the processing for filing of the document. If the business
 fails to reject further processing within 15 days of receipt of the email, the Department must
 file the document.

The Department must offer the monitoring service by December 31, 2018.

The bill permits the Department to keep any fees associated with a rejected filing.

The bill also clarifies that the Department must notify a business entity or its authorized representative of the filing of any record under the entities' name by either:

- email to all of the business entity's email addresses on file; or
- Postal mail of a certified copy of the filed document to the business entity's mailing and physical address.

Sections 1, 5, and 6 make conforming changes to ch. 605, F.S., relating to limited liability companies.

Sections 2 and 7 make conforming changes to ch. 607, F.S., relating to corporations.

Sections 3 and 8 make conforming changes to ch. 617, F.S., relating to not-for-profit corporations.

Sections 4, 9, 10, 11, 12, 13, 14, and 15 make conforming changes to ch. 620, F.S., relating to partnerships.

Section 16 provides an effective date of July 1, 2018.

¹³ A third degree felony is punishable by up to 5 years imprisonment and a \$5,000 fine; a second degree felony is punishable by up to 15 years imprisonment and a \$10,000 fine; a first degree felony is punishable by up to 30 years and a \$10,000 fine. Sections 775.082 and 775.083, F.S.

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IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

Private businesses that are enrolled in the secure business filing service may see better protection from business identity theft, and the economic losses associated with it.

C. Government Sector Impact:

There may be a negative indeterminate fiscal impact related to the development and implementation of the secure business filing service. The Department asserts that implementation of the secure business filing service will require an overhaul of the current legacy system and its related hardware and software. The Department has requested \$12 million in a Legislative Budget Request to perform such updates. ¹⁴

VI. Technical Deficiencies:

The bill may need to be expanded in order to cover every single type of business entity.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 605.0210, 607.0125, 617.0125, 620.8105, 605.0206, 605.0103, 607.0123, 617.0123, 620.8303, 620.8304, 620.8704, 620.8914, 620.8918, 620.9001, 620.9102.

¹⁴ Florida Department of State, *SB 610 Agency Analysis* (Nov. 13, 2017) (on file with the Senate Committee on Commerce and Tourism).

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IX. **Additional Information:**

Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.) A.

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.