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2	relating to the protection of customer telephone records; providing
3	a penalty.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 35, Business & Commerce Code, is amended
6	by adding Subchapter L to read as follows:
7	SUBCHAPTER L. PROTECTION OF CUSTOMER TELEPHONE RECORDS
8	Sec. 35.151. DEFINITIONS. In this subchapter:
9	(1) "Caller identification record" means a record
10	that:
11	(A) is delivered electronically to the recipient
12	of a telephone call simultaneously with the reception of the call;
13	and
14	(B) indicates the telephone number from which the
15	telephone call was made or other similar information regarding the
16	call.
17	(2) "Telephone company" means a provider of commercial
18	telephone services, or a provider that bills for those services,
19	regardless of the technology used to provide that service,
20	including landline, radio, wireless, microwave, satellite, Voice
21	over Internet Protocol (VoIP), or other cable, broadband, or
22	digital technology.
23	(3) "Telephone record" means a written, electronic, or
24	oral record, other than a caller identification record collected

AN ACT

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1	and retained by or on behalf of a customer, created by a telephone
2	company about a customer, that includes:
3	(A) the telephone number:
4	(i) dialed by a customer; or
5	(ii) of an incoming call made to a customer;
6	(B) the time a call was made to or by a customer;
7	(C) the duration of a call made to or by a
8	customer; or
9	(D) the location from which a call was initiated
LO	or at which a call was received by a customer.
L1	Sec. 35.152. CONSTRUCTION OF SUBCHAPTER. This subchapter
L2	does not apply to expand the obligations or duties of a telephone
L3	company under federal or other state law to protect telephone
L4	records.
L5	Sec. 35.153. UNAUTHORIZED OR FRAUDULENT PROCUREMENT, SALE,
L6	OR RECEIPT OF TELEPHONE RECORDS. (a) A person commits an offense
L7	if the person:
L8	(1) obtains, attempts to obtain, or conspires with
L9	another to obtain a telephone record of a resident of this state
20	without the authorization of the resident to whom the record
21	pertains by:
22	(A) making a statement the person knows to be
23	false to an agent of a telephone company;
24	(B) making a statement the person knows to be
25	false to a telephone company;
26	(C) fraudulently accessing the record through

the telephone company's Internet website; or

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1	(D) providing to a telephone company a document
2	that the person knows:
3	(i) is fraudulent;
4	(ii) has been lost or stolen;
5	(iii) has been obtained by fraud; or
6	(iv) contains a false, fictitious, or
7	fraudulent statement or representation;
8	(2) asks another person to obtain a telephone record
9	of a resident of this state knowing that the record will be obtained
10	in a manner prohibited by this section;
11	(3) sells, transfers, or attempts to sell or transfer
12	a telephone record of a resident of this state without
13	authorization of the resident to whom the record pertains; or
14	(4) offers to obtain or offers to sell a telephone
15	record that has been or will be obtained without authorization from
16	the resident to whom the record pertains.
17	(b) An offense under this section is a Class A misdemeanor,
18	except that a fine shall not exceed \$20,000.
19	(c) In addition to the penalties provided by Subsection (b),
20	a person convicted of an offense under this section may be required
21	to forfeit personal property used or intended to be used in
22	violation of this section.
23	(d) In addition to the penalties provided by Subsections (b)
24	and (c), a person convicted of an offense under this section shall
25	be ordered to pay to a resident whose telephone record was obtained
26	in a manner prohibited by this section an amount equal to the sum
27	of:

1 (	(1)	the	greater	of	the	resident's	financial	loss,	if

- 2 proof of the loss is submitted to the satisfaction of the court, or
- 3 \$1,000; and
- 4 (2) the amount of any financial gain received by the
- 5 person as the direct result of the offense.
- 6 (e) An offense under this section may be prosecuted in:
- 7 (1) the county in which the customer whose telephone
- 8 record is the subject of the prosecution resided at the time of the
- 9 offense; or
- 10 (2) any county in which any part of the offense took
- 11 place regardless of whether the defendant was ever present in the
- 12 county.
- 13 (f) If venue lies in more than one county under Subsection
- 14 (e), a defendant may be prosecuted in only one county for the same
- 15 conduct.
- 16 (g) If conduct constituting an offense under this section
- 17 also constitutes an offense under another section of this code or of
- any other law, including the Penal Code, the actor may be prosecuted
- 19 under either section or under both sections.
- 20 (h) This section does not create a private right of action.
- 21 Sec. 35.154. EXCEPTIONS. Section 35.153 does not apply to:
- (1) a person who acted pursuant to a valid court order,
- warrant, subpoena, or civil investigative demand;
- 24 (2) a telephone company that disclosed a telephone
- 25 record:
- 26 (A) the disclosure of which is otherwise
- 27 authorized by law;

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- 1 (H) while acting reasonably and in good faith,
- 2 notwithstanding a later determination that the action was not
- 3 authorized; or
- 4 (3) a person or a telephone company that acted in
- 5 connection with the official duties of a 9-1-1 governmental entity
- 6 or a public agency solely for purposes of delivering or assisting in
- 7 the delivery of 9-1-1 emergency services and other emergency
- 8 services.
- 9 Sec. 35.155. DECEPTIVE TRADE PRACTICE; ENFORCEMENT. A
- 10 violation of this subchapter is a false, misleading, or deceptive
- act or practice under Section 17.46 and is subject to action only by
- 12 the consumer protection division of the attorney general's office
- as provided by Section 17.46(a).
- 14 Sec. 35.156. CONSISTENCY WITH FEDERAL LAW. This
- 15 subchapter may not be construed in a manner that is inconsistent
- with 18 U.S.C. Section 1038, 47 U.S.C. Section 222, or any other
- 17 <u>applicable federal law or rule.</u>
- 18 Sec. 35.157. NONAPPLICABILITY TO LAW ENFORCEMENT AGENCIES.
- 19 This subchapter does not prohibit any lawfully authorized
- 20 investigative, protective, or intelligence activity of a law
- 21 <u>enforcement agency of the United States, a state, or a political</u>
- 22 subdivision of a state or of an intelligence agency of the United
- 23 States.
- SECTION 2. Article 59.01(2), Code of Criminal Procedure, is
- 25 amended to read as follows:
- 26 (2) "Contraband" means property of any nature,
- 27 including real, personal, tangible, or intangible, that is:

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used in the commission of:
 1
                      (A)
 2
                           (i)
                                any first or second degree felony under
 3
     the Penal Code;
 4
                           (ii) any felony under Section 15.031(b),
     20.05, 21.11, 38.04, Subchapter B of Chapter 43, or Chapter 29, 30,
 5
 6
     31, 32, 33, 33A, or 35, Penal Code;
                           (iii) any felony under The Securities Act
 7
     (Article 581-1 et seq., Vernon's Texas Civil Statutes); or
 8
                           (iv) any offense under Chapter 49, Penal
 9
     Code, that is punishable as a felony of the third degree or state
10
     jail felony, if the defendant has been previously convicted three
11
     times of an offense under that chapter;
12
                           used or intended to be used in the commission
13
                      (B)
14
     of:
15
                           (i)
                                any felony under Chapter 481, Health
16
     and Safety Code (Texas Controlled Substances Act);
17
                           (ii) any felony under Chapter 483, Health
     and Safety Code;
18
                           (iii) a felony under Chapter 153, Finance
19
     Code;
20
21
                           (iv) any felony under Chapter 34, Penal
     Code;
22
                                a Class A misdemeanor under Subchapter
23
24
     B, Chapter 365, Health and Safety Code, if the defendant has been
25
     previously convicted twice of an offense under that subchapter;
                           (vi) any felony under Chapter 152, Finance
26
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Code;

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- 1 (vii) any felony under Chapter 31, 32, or
- 2 37, Penal Code, that involves the state Medicaid program, or any
- 3 felony under Chapter 36, Human Resources Code; [ex]
- 4 (viii) a Class B misdemeanor under Section
- 5 35.60, Business & Commerce Code; or
- 6 (ix) a Class A misdemeanor under Section
- 7 <u>35.153</u>, Business & Commerce Code;
- 8 (C) the proceeds gained from the commission of a
- 9 felony listed in Paragraph (A) or (B) of this subdivision, a
- 10 misdemeanor listed in Paragraph (B)(viii) of this subdivision, or a
- 11 crime of violence;
- 12 (D) acquired with proceeds gained from the
- 13 commission of a felony listed in Paragraph (A) or (B) of this
- 14 subdivision, a misdemeanor listed in Paragraph (B)(viii) of this
- 15 subdivision, or a crime of violence; or
- 16 (E) used to facilitate or intended to be used to
- 17 facilitate the commission of a felony under Section 15.031 or
- 18 43.25, Penal Code.
- 19 SECTION 3. This Act takes effect September 1, 2007.

President of the Senate	Speaker of the House
I certify that H.B. No.	73 was passed by the House on April 4,
2007, by the following vote	: Yeas 143, Nays 0, 2 present, not
voting; and that the House co	oncurred in Senate amendments to H.B.
No. 73 on May 17, 2007, by the	e following vote: Yeas 143, Nays 0, 1
present, not voting.	
	Chief Clerk of the House
I certify that H.B. No	o. 73 was passed by the Senate, with
amendments, on May 15, 2007,	by the following vote: Yeas 31, Nays
0.	
	Secretary of the Senate
APPROVED:	
Date	
Governor	