# LEGISLATIVE BUDGET BOARD Austin, Texas

## FISCAL NOTE, 82ND LEGISLATIVE REGULAR SESSION

May 25, 2011

**TO:** Honorable Joe Straus, Speaker of the House, House of Representatives

FROM: John S O'Brien, Director, Legislative Budget Board

**IN RE: HB3396** by Hernandez Luna (Relating to the prosecution of and punishment for the offense of breach of computer security.), **As Passed 2nd House** 

#### No significant fiscal implication to the State is anticipated.

The bill would amend the Penal Code as it relates to the prosecution of and punishment for the offense of breach of computer security. The bill would expand the definitions of computer crimes provided in the Penal Code to include "Critical infrastructure facility" and "Identifying information". The bill would amend the Penal Code by making knowingly accessing a computer, computer network, or computer system without the effective consent of the owner a state jail felony if the defendant has been previously convicted two or more times, or if it involves certain government property or critical infrastructure facility. Under the provisions of the bill, punishment for certain breach of computer security would begin at the state jail felony level and increase in severity based on the total dollar amount of the losses incurred. Under current statute, punishment for the offense of breach of computer security begins at the Class B Misdemeanor level and increases in severity based on the total dollar amount of the losses incurred.

The bill would also provide a defense to prosecution related to the lawful seizure, search or access for a legitimate law enforcement purpose, for the offense of breach of computer security. The bill would take effect on September 1, 2011 and apply to offenses committed on or after that date.

Increasing the penalty for any criminal offense is expected to result in increased demands upon the correctional resources of counties or of the State due to longer terms of supervision in the community, or longer terms of confinement in county jail, state jail or prison. When an offense is changed from a misdemeanor to a felony, there is a transfer of the burden of confinement of convicted offenders from the counties to the State. For this analysis it is assumed the number of offenders convicted under this statute would not result in a significant impact on the programs and workload of state corrections agencies or on the demand for resources and services of those agencies.

## **Local Government Impact**

No significant fiscal implication to units of local government is anticipated.

### **Source Agencies:**

LBB Staff: JOB, SD, GG, LM, ADM, ESi