

October 30, 2020

VIA OVERNIGHT DELIVERY

Attorney General Gordon J. MacDonald
Office of the Attorney General
State of New Hampshire
33 Capitol Street
Concord, NH 03301

RE: Data Incident Notification

Dear Attorney General MacDonald:

Our firm represents Special Olympics Wisconsin, Inc. (“SOWI”), a nonprofit based in Madison, Wisconsin. SOWI hereby formally submits notification of a recent data incident involving its software provider, pursuant to N.H. Rev. Stat. Section 359-C:20 et seq. SOWI reserves the right to supplement this notice with any significant details learned subsequent to this submission. By providing this notice, SOWI does not waive any rights or defenses regarding the applicability of New Hampshire law, including the applicability of N.H. Rev. Stat. Section 359-C:20 et seq., the applicability of any other laws of this or any other state, or the existence of personal jurisdiction over SOWI.

The relevant incident was a recent attempted ransomware attack targeting Blackbaud, Inc. (“Blackbaud”)—not SOWI. Blackbaud is a cloud computing software company focused on serving nonprofits, including SOWI. Blackbaud recently informed SOWI that in May of 2020, Blackbaud discovered an unauthorized third party gained access to Blackbaud’s systems in an attempt to install ransomware between February 7, 2020 and May 20, 2020. Blackbaud has described the incident in greater detail here: <https://www.blackbaud.com/securityincident>.

As relevant for purposes of this letter, Blackbaud has acknowledged that the attacker “removed a copy of a subset of data from [Blackbaud’s] self-hosted environment.” SOWI has since learned that its data was a part of the subset removed as a result of the attack on Blackbaud’s system. SOWI determined that the data removed from Blackbaud’s system may have contained individuals’ names, driver’s license numbers, and/or dates of birth. However, Blackbaud reports that it “paid the cybercriminal’s demand” and received “confirmation that the copy they removed had been destroyed.” Accordingly, Blackbaud has “no reason to believe that any data went beyond the cybercriminal, was or will be misused[,] or will be disseminated or otherwise made available publicly.” Based on Blackbaud’s information and our investigation of this matter, we do not believe there is a significant risk of harm to the impacted individuals related to SOWI.

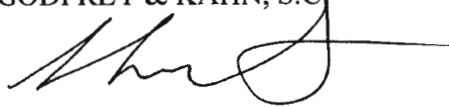
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Out of an abundance of caution, however, SOWI has decided also to notify you (via this letter) and potentially affected residents of New Hampshire on or about October 30, 2020, about the potential access to their personal information. SOWI will provide this notification to three (3) New Hampshire residents.

SOWI takes the security of personal information seriously, and SOWI will continue to monitor and engage in vendor due diligence with respect to Blackbaud and its handling of SOWI data. Please do not hesitate to contact me if you have any questions regarding this matter.

Sincerely,

GODFREY & KAHN, S.C.

A handwritten signature in black ink, appearing to read 'Sarah A. Sargent', with a long horizontal line extending to the right.

Sarah A. Sargent

SAS