Amendment No. 01 (for drafter's use only)

	CHAMBER ACTION
	Senate • House
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5	ORIGINAL STAMP BELOW
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11	The Committee on Transportation offered the following:
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13	Amendment (with title amendment)
14	On page 1, of the bill between lines 14 and 15
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16	insert:
17	Section 1. (1) There is hereby created the Task Force
18	on Privacy and Technology in the Executive Office of the
19	Governor. The task force shall be composed of 16 members as
20	follows:
21	(a) The Governor shall appoint 6 members to include:
22	one representative of the print media; one representative who
23	is in the private practice of law and has legal expertise in
24	constitutional law as it relates to privacy and public
25	records; one representative from private industry who has
26	experience in technology and electronic commerce; one
27	representative from private industry who has expertise in
28	marketing government information; one representative from the
29	telecommunications industry; and one representative of the
30	public with an interest in privacy electronic commerce.
31	(b) The Speaker of the House shall appoint 5 members

to include: one representative from a law school in this state with expertise in constitutional, public records law, or computer law; one representative of the broadcast media; one representative from the financial services industry; one representative from private industry who has expertise in technology and electronic commerce; and one representative from an Internet service provider.

- (c) The President of the Senate shall appoint 5
 members to include: one representative from the direct
 marketing industry; one representative from the credit or
 charge card industry; one representative from the Florida
 Retail Federation; one representative from the Statewide
 Prosecutor's Office who has experience in the area of
 electronic fraud; and one representative from the credit
 bureau industry.
- $\underline{\mbox{(d)}}$ The Governor shall appoint the chair of the task force.
- (2) The task force is to study and make recommendations to the Governor and the Legislature on:
- (a) Privacy issues under the United States and Florida Constitution and Laws, the Public Records Act, and the advent of the use of advanced technology.
- (b) Technology fraud, including the illegal use of citizens' identity, credit, and other uses.
- (c) Balancing the traditional openness of public records in Florida with the need to protect individuals' privacy and identities.
- (3) The task force shall exist for one year and shall meet as often as necessary to carry out its duties and

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responsibilities. The task force shall be supported by the
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    Executive Office of the Governor within its existing
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    resources.
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               The task force may obtain information and
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    assistance from any state agency, community college or state
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    university.
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          (5) The task force shall report its findings and
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    recommendations to the Governor, the President of the Senate
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    and the Speaker of the House by February 1, 2000.
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          (6) This section is repealed effective July 1, 2000.
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    ======= T I T L E A M E N D M E N T =========
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    And the title is amended as follows:
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           On page 1, line 9,
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    insert after the semicolon:
           providing for the establishment of a task force to
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    study privacy and public records issues, proving membership,
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    providing for meetings, providing for a report; providing for
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    repeal;
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