Florida Senate - 2013 Bill No. SB 1762



LEGISLATIVE ACTION

Senate	•	House
Comm: RCS		
03/19/2013	•	

Appropriations Subcommittee on General Government (Bradley) recommended the following:

Senate Amendment (with title amendment)

Delete lines 433 - 449

and insert:

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Section 4. Subsection (1) of section 282.0056, Florida Statutes, is amended, and subsection (6) is added to that section, to read:

282.0056 Development of work plan; development of implementation plans; and policy recommendations.-

(1) For the purposes of carrying out its responsibilities
under s. 282.0055, the <u>department</u> Agency for Enterprise
Information Technology shall develop an annual work plan within

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60 days after the beginning of the fiscal year describing the 13 14 activities that the department agency intends to undertake for 15 that year, including proposed outcomes and completion timeframes for the planning and implementation of all enterprise 16 17 information technology services. The work plan must be presented at a public hearing and approved by the Governor and Cabinet, 18 19 and thereafter submitted to the President of the Senate and the Speaker of the House of Representatives. The work plan may be 20 21 amended as needed, subject to approval by the Governor and 22 Cabinet.

23 (6) The Department of Law Enforcement, the Department of 24 the Lottery's Gaming System, Systems Design and Development in 25 the Office of Policy and Budget, the State Board of 26 Administration, state attorneys, public defenders, criminal 27 conflict and civil regional counsel, capital collateral regional counsel, the Florida Clerks of Court Operations Corporation, the 28 29 Department of Legal Affairs, the Department of Financial 30 Services, the Department of Agriculture and Consumer Services' 31 Agriculture Management Information Center and the Division of 32 Licensing, the Justice Administrative Commission, and the 33 Florida Housing Finance Corporation are exempt from data center 34 consolidation unless specifically directed by the Legislature. 35 The exempt entities shall provide any information requested by 36 the department which is reasonably necessary for an analysis 37 relating to the feasibility and cost of data center 38 consolidation. 39 Section 5. An employee transferred to the Department of 40 State Technology by this act shall retain the same status of his

41 or her current position upon the transfer of that position

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42	between agencies.
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45	And the title is amended as follows:
46	Delete line 13
47	and insert:
48	conforming provisions to changes made by the act;
49	deleting the requirement that the department's work
50	plan be presented at a public hearing; expressly
51	exempting certain entities from data center
52	consolidation; providing that the status of any
53	employee positions transferred between agencies is
54	retained;