	COMMITTEE/SUBCOMMIT	TEE ACTIO	NC
ADO	PTED	(Y/	/N)
ADO	PTED AS AMENDED	(Y/	/N)
ADO	PTED W/O OBJECTION	(Y/	/N)
FAI	LED TO ADOPT	(Y/	/N)
WIT	HDRAWN	(Y/	/N)
OTH:	ER		

Committee/Subcommittee hearing bill: Government Operations Subcommittee

Representative Grant offered the following:

4 5

6

7

8

9

10

11

12

13

14

15

1

2

3

## Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraph (f) is added to subsection (2) of section 20.61, Florida Statutes, to read:

20.61 Agency for State Technology.—The Agency for State Technology is created within the Department of Management Services. The agency is a separate budget program and is not subject to control, supervision, or direction by the Department of Management Services, including, but not limited to, purchasing, transactions involving real or personal property, personnel, or budgetary matters.

727173 - HB 1195 strike-all amendment.docx

Published On: 1/25/2016 5:52:42 PM

- (2) The following positions are established within the agency, all of whom shall be appointed by the executive director:
  - (f) Chief data officer.
- Section 2. Effective January 1, 2017, paragraph (a) of subsection (4) of section 97.021, Florida Statutes, is amended to read:
- 97.021 Definitions.—For the purposes of this code, except where the context clearly indicates otherwise, the term:
- (4) "Ballot" or "official ballot" when used in reference to:
- (a) "Marksense <u>ballot</u> ballots" means that printed sheet of paper, used in conjunction with an electronic or electromechanical vote tabulation voting system, containing the names of candidates, or a statement of proposed constitutional amendments or other questions or propositions submitted to the electorate at any election, or the selections made by the elector of candidates or other questions or propositions at an election, on which sheet of paper an elector casts his or her vote either directly on the sheet of paper or indirectly through the use of a voter interface device used to designate the elector's ballot selections on the sheet of paper.
- Section 3. Effective January 1, 2017, subsection (10) is added to section 101.151, Florida Statutes, to read:
  - 101.151 Specifications for ballots.-

(2016)

Amendment No.

41

42

43

44 45

46

47

48

49

50

51

52

53

54

55

56

57

58

59 60

61

62

63

64

65

(10) With respect to any voting system that uses a voter
interface device to designate the elector's ballot selections or
a sheet of paper, the provisions of this section, s. 101.161,
and ss. 101.2512-101.254 that prescribe the ballot layout apply
only to the display of candidates and issues on the voter
interface device.

- Section 4. Effective January 1, 2017, subsection (5) of section 101.5603, Florida Statutes, is amended to read:
- 101.5603 Definitions relating to Electronic Voting Systems Act.—As used in this act, the term:
- "Marking device" means any approved device for marking a ballot with ink or other substance, including through a voter interface device, which will enable the ballot to be tabulated by means of automatic tabulating equipment.
- Section 5. Effective January 1, 2017, subsection (1) of section 101.56075, Florida Statutes, is amended to read:
  - 101.56075 Voting methods.-
- (1) Except as provided in subsection (2), all voting shall be by marksense ballot using utilizing a marking device for the purpose of designating ballot selections.
- Section 6. Subsection (8) of section 282.0051, Florida Statutes, is amended to read:
- 282.0051 Agency for State Technology; powers, duties, and functions. - The Agency for State Technology shall have the following powers, duties, and functions:

66

67

68

6970

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

- (8) (a) Develop standards for information technology reports and updates, including, but not limited to, operational work plans, project spend plans, and project status reports, for use by state agencies.
- (b) Create a standardized reporting format for data submitted by state and local government entities and publish such data in the data catalog pursuant to s. 282.319.
- Section 7. Section 282.319, Florida Statutes, is created to read:

## 282.319 Data catalog.-

- (1) The Agency for State Technology shall create, administer, and maintain a data catalog.
- (2) A state or local government entity must annually provide the Agency for State Technology with an indexed list that identifies all types of data points aggregated or stored within any computer system, platform, application, or database used by the entity. The list need not include the publication of all data points or data sets but must include the identification of all data fields or columns within any computer system, platform, application, or database used by the entity. The list must identify:
- (a) If the data is maintained as structured or discrete data.
- 89 (b) Any standards or terminology used to structure the 90 data.

110

111112

113

114

91	(c) The name of the system, platform, or application that				
92	collects, stores, publishes, or analyzes the data.				
93	(d) Any integration or interface between any system,				
94	platform, or application used by the entity and any other				
95	system, platform, or application.				
96	(e) Any existing or planned application programming				
97	interface used to publish data, the data contained in any such				
98	existing interface, and the data expected to be contained in any				
99	such planned interface.				
100	(f) Any current methodologies or formats for transmitting				
101	data to a state or local government entity.				
102	(g) Any data that, if contained within a published				
103	application programming interface, would:				
104	1. Increase the efficiency and operation of state				
105	government; or				
106	2. Increase the public's ability to obtain data in an				
107	efficient, accurate, and less costly manner				
108	(3) The chief data officer of the Agency for State				
109	Technology shall request and receive data, as needed to				

establish the interoperability of public data, from any state or local government entity for the purposes of maintaining and updating the data catalog.

Section 8. Except as otherwise provided herein, this act

Section 8. Except as otherwise provided herein, this act shall take effect July 1, 2016.

727173 - HB 1195 strike-all amendment.docx

Published On: 1/25/2016 5:52:42 PM

117	TITLE AMENDMENT
118	Remove everything before the enacting clause and insert:
119	A bill to be entitled
120	An act relating to technology; amending s. 20.61, F.S.;
121	establishing the chief data officer within the Agency for State
122	Technology; amending s. 97.021, F.S.; revising the definition of
123	the term "marksense ballots" for purposes of The Florida
124	Election Code; amending s. 101.151, F.S.; providing
125	applicability of specified requirements to the display on a
126	voter interface device; amending ss. 101.5603 and 101.56075,
127	F.S.; conforming provisions to changes made by the act; amending
128	s. 282.0051, F.S.; requiring the Agency for State Technology to
129	create a reporting format for certain data and publish such data
130	in an indexed catalog; creating s. 282.318, F.S.; requiring each
131	state and local government entity to annually provide an indexed
132	list of certain data to the agency; providing requirements for
133	such list; providing effective dates.
134	

727173 - HB 1195 strike-all amendment.docx

Published On: 1/25/2016 5:52:42 PM