

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1063 (2026)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED _____ (Y/N)

ADOPTED AS AMENDED _____ (Y/N)

ADOPTED W/O OBJECTION _____ (Y/N)

FAILED TO ADOPT _____ (Y/N)

WITHDRAWN _____ (Y/N)

OTHER _____

Committee/Subcommittee hearing bill: State Affairs Committee
Representative Overdorf offered the following:

Amendment (with title amendment)

Remove lines 90-140 and insert:

(4) (a) 1. The Department of Management Services shall provide the Governor-elect, his or her staff, and the inauguration staff with temporary office facilities in the Capitol Center during the transition period.

2. Each state agency shall provide temporary office space within the agency headquarters for use by the Governor-elect and his or her staff during the transition period.

(b) 1. Upon request of the Governor-elect, the Department of Management Services shall provide the Governor-elect and his or her staff with information technology and related services necessary for transition operations during the transition

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17 period. The Governor-elect must designate in writing each person
18 to be provided with information technology and related services.
19 At a minimum, information technology and related services
20 include:

- 21 a. Computers and any necessary equipment for their use.
- 22 b. Secure e-mail accounts.
- 23 c. Cybersecurity training and monitoring.
- 24 d. Technical assistance related to the use of the
25 information technology.

26 2. Before the Governor-elect or a designee of the
27 Governor-elect is provided with information technology, he or
28 she must sign a memorandum of understanding acknowledging that
29 he or she will adhere to state cybersecurity practices and will
30 return the information technology to the department upon
31 conclusion of the transition period.

32 (5) (a) Upon request and in coordination with the
33 transition liaison, each state agency shall provide the
34 Governor-elect and his or her staff with access to agency
35 leadership personnel during the transition period, including the
36 chief of staff, general counsel, deputy chiefs of staff, deputy
37 secretaries, division directors, and bureau chiefs.

38 (b) Each state agency may assign limited personnel to
39 assist the Governor-elect and his or her staff during the
40 transition period to the extent consistent with the agency's
41 operational needs.

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42 (6) (a) During the transition period, the Governor-elect
43 and his or her staff shall be granted access to all state agency
44 records upon request.

45 (b)1. During the transition period, the Governor-elect and
46 persons designated by the Governor-elect shall be granted access
47 to records that are confidential or exempt from s. 119.07(1) or
48 s. 24(a), Art. I of the State Constitution. The Governor-elect
49 must designate in writing each person who must be granted access
50 to such records. No more than one person per temporary office
51 provided pursuant to paragraph (4) (a) may be designated by the
52 Governor-elect under this paragraph.

53 2. Before accessing any confidential or exempt records,
54 the Governor-elect and his or her designees must sign a
55 memorandum of understanding acknowledging that:

56 a. Such records will remain confidential or exempt.

57 b. Disclosure of such records or the information contained
58 therein is prohibited unless specifically authorized by law.

59 c. All records will be returned to the custodian at the
60 conclusion of the transition period.

61 d. The Governor-elect and his or her designees may not
62 disclose or use confidential or exempt information for their
63 personal gain or benefit or for the personal gain or benefit of
64 any other person or business entity.

65 e. A violation of sub-subparagraphs a. through d. is a
66 crime punishable as a felony of the third degree.

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67 3. Any person who willfully and knowingly violates this
68 paragraph commits a felony of the third degree, punishable as
69 provided in s. 775.082 or s. 775.083.

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72 **T I T L E A M E N D M E N T**

73 Remove lines 3-19 and insert:

74 s. 14.059, F.S.; defining terms; requiring the
75 Governor to designate a transition liaison within the
76 Executive Office of the Governor within a specified
77 timeframe; providing duties of the transition liaison;
78 requiring the head of each state agency to designate
79 an agency transition liaison within a specified
80 timeframe; providing duties of the agency transition
81 liaisons; requiring the Department of Management
82 Services and each state agency to provide certain
83 temporary office facilities to certain persons during
84 the transition period; requiring the department, upon
85 request, to provide the Governor-elect and his or her
86 staff with information technology and related services
87 for such transition period; requiring the Governor-
88 elect to designate in writing the staff to be provided
89 with such resources; requiring specified persons to
90 sign a certain memorandum of understanding; requiring
91 each state agency, upon request, to provide the

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92 Governor-elect and his or her staff with access to
93 agency leadership personnel during the transition
94 period; authorizing state agencies to assign limited
95 personnel to assist the Governor-elect and his or her
96 staff; requiring that the Governor-elect and his or
97 her staff be granted access to all state agency
98 records upon request; requiring that the Governor-
99 elect and persons designated by the Governor-elect be
100 granted access to confidential and exempt records
101 under certain conditions; providing criminal
102 penalties; amending s. 14.057, F.S.;