May 18, 2000

H 1578. INFORMATION TECHNOLOGY GOVERNANCE (=S 1345). TO REPEAL THE POWERS AND DUTIES OF THE SECRETARY OF COMMERCE REGARDING INFORMATION TECHNOLOGY MATTERS AND TO REESTABLISH THOSE POWERS AND DUTIES WITHIN THE OFFICE OF THE GOVERNOR, AND TO MAKE OTHER CHANGES IN THE LAWS REGARDING INFORMATION TECHNOLOGY RELATED STATE GOVERNMENT FUNCTIONS. Repeals GS Ch. 143B, Art. 10, Part 16, and adds new Art. 3D to GS Ch. 147, transferring the Office of Information Technology Services and the Information Resource Management Comm'n to the Office of the Governor. Reorganizes and makes technical changes to the statutes that are transferred. Makes the following substantive changes: Repeals Sec'y of Commerce's powers and duties relating to information technology. Authorizes Governor to appoint State Chief Information Officer, subject to review by the Senate Comm. on Information Technology and the House Comm. on Technology (meeting jointly) and the Jt. Legis. Comm'n on Governmental Operations. Authorizes State Chief Information Officer to appoint a deputy and other staff. Adds the following members to the Information Resource Management Comm'n: Sec'y of State, president of the Community Colleges System Office, executive director of the NC League of Municipalities (nonvoting member), and executive director of the NC Assoc. of County Commissioners (nonvoting member). Assigns duties relating to telecommunications services for state and local governments to the State Chief Information Officer. Provides that local governmental entities are not required to comply with competitive bidding requirements when using contracts offered by the Office of Information Technology. Authorizes State Chief Information Officer to make rules regarding telecommunications services procurement.

Intro. by Tolson.

Ref. to Ways & Means GS 143B, 147

June 22, 2000

H 1578. INFORMATION TECHNOLOGY GOVERNANCE. Intro. 5/18/00. Digest for House committee substitute will be in Monday's *Daily Bulletin*.

June 26, 2000

H 1578. INFORMATION TECHNOLOGY GOVERNANCE. Intro. 5/18/00. House committee substitute makes the following changes to 1st edition.

Revises proposed GS 147-33.76 to remove provision setting four-year term for Chief Information Officer, and to require that Governor submit name of person to be appointed to this position for review by Senate Comm. on Information Technology and House Comm. on Technology.

Revises proposed GS 147-33.78 to make Chief Information Officer nonvoting member of Information Resource Management Comm'n.

Amends proposed GS 147-33.82 (sec. 147-33.81 in original bill) to allow UNC and Judicial Department, otherwise exempt from bill's provisions, to either participate in information technology procurement under bill or obtain information technology in compliance with Dep't of Administration requirements. Permits, but does not require, UNC and local government entities (including school units) to use services of Office of Info. Technology Services. Makes clear that local government entities are not required to comply with otherwise applicable competitive bidding requirements if using contracts established by Office.

July 5, 2000

H 1578. INFORMATION TECHNOLOGY GOVERNANCE. Intro. 5/18/00. Senate amendment makes the following changes to 2nd edition. Adds Judicial Dept. to list of agencies exempted from Act. Authorizes all exempt agencies (General Assembly, Judicial Dept., University of North Carolina) to elect to participate in programs, services, or contracts offered by Office of Information Technology Services. Makes additional technical changes.

July 6, 2000

H 1578. INFORMATION TECHNOLOGY GOVERNANCE. Intro. 5/18/00. Senate amendment makes the following changes to 2nd edition. Revises portion of bill concerning confidentiality of responses to solicitations and documentation relating to contract development. As revised, provides that all contract information is matter of public record after award of contract, but trade secrets, test data, and similar proprietary information, and security information protected under GS 132-6.1(c) may remain confidential. Changes effective date from July 1, 2000, to Sept. 1, 2000.