A-Engrossed Senate Bill 1090

Ordered by the Senate June 3 Including Senate Amendments dated June 3

Sponsored by Senators WOODS, MANNING JR; Senator FREDERICK

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure. The statement includes a measure digest written in compliance with applicable readability standards.

Digest: Sets up a process for ranking state IT projects in order of priority. (Flesch Readability Score: 63.4).

[Digest: Tells a state agency to start a program to give grants and loans to other state agencies so that they can replace their old computers and software, and for other purposes. Says that the agencies must pay back the moneys from cost savings. (Flesch Readability Score: 66.9).]

[Requires the Oregon Department of Administrative Services to create a program to award grants and provide loans to state agencies for replacing outdated information technology and for certain other purposes. Creates an advisory board that the department must consult in awarding grants and providing loans. Establishes the Technology Modernization Fund and appropriates moneys in the fund to the department for the purpose of the department's program.]

Directs the State Chief Information Officer to adopt a policy and procedure for state agencies to follow in requesting funding for information technology budgets and projects. Requires state agencies that intend to request funding for a budget or project to submit requests to the State Chief Information Officer for review. Directs the State Chief Information Officer to collaborate with the Legislative Fiscal Office to establish criteria for assigning priorities among state agency requests and directs the office of Enterprise Information Services to collaborate with state agencies to set priorities for the State Chief Information Officer's approval. Specifies reporting requirements.

Declares an emergency, effective on passage.

A BILL FOR AN ACT

2 Relating to information technology; and declaring an emergency.

3 Be It Enacted by the People of the State of Oregon:

4 **SECTION 1. (1)** As used in this section:

5 (a) "Information technology" means all present and future forms of hardware, software

6 and services for data processing, office automation and telecommunications.

7 (b) "State agency" means a board, commission, department, division, office or other en-

- 8 tity within the executive department, as defined in ORS 174.112, except:
- 9 (A) The Secretary of State;
- 10 (B) The State Treasurer;
- 11 (C) The Oregon State Lottery; and
- 12 (D) A public university that is listed in ORS 352.002.

(2) The State Chief Information Officer shall adopt a policy and a procedure for state
agencies to follow in requesting funding for information technology budgets and projects,
including replacements, modernizations, upgrades and expansions of information technology

16 systems. Each state agency that intends to request funding for a budget or project described

- 17 in this subsection shall submit the request to the State Chief Information Officer and the
- 18 office of Enterprise Information Services for review not later than the date in each biennium

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1 that the State Chief Information Officer specifies.

2 (3) The State Chief Information Officer, in collaboration with the Legislative Fiscal Of-3 fice, shall establish criteria for assigning priorities among the budgets and projects described 4 in subsection (2) of this section.

(4) The office of Enterprise Information Services, in collaboration with affected state 5 agencies, shall evaluate budget and project requests the state agencies submit under sub-6 section (2) of this section against the criteria that the State Chief Information Officer and 7 Legislative Fiscal Office specify under subsection (3) of this section. The office of Enterprise 8 9 Information Services shall then recommend for the State Chief Information Officer's approval priority rankings of the requests within the context of all of each state agency's re-10 quests, the requests in a program area and the requests that the executive department 11 12 submits as a whole. In recommending the ranking, the office of Enterprise Information Services shall consider whether, and the extent to which, a request: 13

(a) Is consistent with and supports implementation of the Enterprise Information Re sources Management Strategy described in ORS 276A.203 (4)(a)(M);

(b) Involves or promotes the use of shared systems, resources or data;

17 (c) Uses commercially available systems or software;

18 (d) Enhances the information security posture of the agency or the state; and

19 (e) Reduces system redundancies within an agency, a program area or the state.

(5) Not later than November 30 of the even-numbered year in each biennium the State
Chief Information Officer shall submit to the Governor and the Joint Legislative Committee
on Information Management and Technology a report that:

(a) Lists the priority rankings described in subsection (4) of this section;

(b) Includes a list of the information technology services and the recommendation from
the State Chief Information Officer that is required under ORS 276A.203 (4)(a)(L); and

(c) Describes critical information technology system or service needs not otherwise
identified within the priority rankings described in subsection (4) of this section.

(6) After the Legislative Assembly adopts a budget for the state, the State Chief Information Officer, in collaboration with the Legislative Fiscal Office, shall submit to the Governor and the Joint Legislative Committee on Information Management and Technology not later than October 31 of the odd-numbered year in each biennium a report that lists all of the information technology budget and project requests that the Legislative Assembly approved.

34 <u>SECTION 2.</u> This 2025 Act being necessary for the immediate preservation of the public 35 peace, health and safety, an emergency is declared to exist, and this 2025 Act takes effect 36 on its passage.

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