THE SENATE THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

S.B. NO. ²⁵¹⁶ S.D. 2

A BILL FOR AN ACT

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Section 27-43, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§27-43 Office of enterprise technology services; chief 4 information officer[+] and deputy comptroller; information 5 technology steering committee; establishment; responsibilities. 6 (a) There is established within the department of accounting 7 and general services the office of enterprise technology 8 services, which shall be headed by a full-time chief information 9 officer and deputy comptroller to organize, manage, and oversee 10 statewide information technology governance. The chief 11 information officer and deputy comptroller shall be in addition 12 to any other deputy to the comptroller. The chief information officer and deputy comptroller shall be appointed by the 13 14 [governor as provided in section 26-34.] comptroller without 15 regard to chapter 76. The chief information officer and deputy 16 comptroller shall report [directly] to the [governor] 17 comptroller and shall:



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1	(1)	Develop, implement, and manage statewide information
2		technology governance;
3	(2)	Develop, implement, and manage the state information
4		technology strategic plans;
5	(3)	Develop and implement statewide technology standards;
6	(4)	Work with each executive branch department and agency
7		to develop and maintain its respective multi-year
8		information technology strategic and tactical plans
9		and road maps that are part of the State's overall
10		information technology strategic plans, road maps, and
11		directions;
12	(5)	Coordinate each executive branch department and
13		agency's information technology budget request,
14		forecast, and procurement purchase to ensure
15		compliance with the department or agency's strategic
16		plan and road map and with the office of enterprise
17		technology services' information technology governance
18		processes and enterprise architecture policies and
19		standards, including policies and standards for
20		systems, services, hardware, software, and security
21		management;

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1	(6)	Report annually to the governor and the legislature on
2		the status and implementation of the state information
3		technology strategic plan;
4	(7)	Update the state information technology strategic plan
5		every four years;
6	(8)	Perform other necessary or desirable functions to
7		facilitate the intent of this section;
8	(9)	Employ persons exempt from chapters 76 and 89;
9	(10)	Provide centralized computer information management
10		and processing services, coordination in the use of
11		all information processing equipment, software,
12		facilities, and services in the executive branch of
13		the State, and consultation and support services in
14		the use of information processing and management
15		technologies to improve the efficiency, effectiveness,
16		and productivity of state government programs;
17	(11)	Establish, coordinate, and manage a program to provide
18		a means for public access to public information and
19		develop and operate an information network in
20		conjunction with overall plans for establishing a
21		communication backbone for state government; and

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1	(12)	Adopt rules, pursuant to chapter 91, necessary for the
2		purposes of this part.
3	(b)	The salary of the chief information officer and deputy
4	comptroll	er shall be as provided in section 26-53 for the first
5	deputy co	mptroller.
6	[-(b)] <u>(c)</u> There is established an information technology
7	steering	committee to assist the chief information officer <u>and</u>
8	deputy co	mptroller in developing the State's information
9	technolog	y standards and policies, including but not limited to:
10	(1)	Assisting the chief information officer and deputy
11		comptroller in developing and implementing the state
12		information technology strategic plans;
13	(2)	Assessing executive branch departments' progress in
14		meeting the objectives defined in the state
15		information technology strategic plans and identifying
16		best practices for shared or consolidated services;
17	(3)	Ensuring technology projects are selected based on
18		their potential impact and risk to the State, as well
19		as their strategic value;

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1	(4)	Ensuring that executive branch departments maintain	
2		sufficient tools to assess the value and benefits of	
3		technology initiatives;	
4	(5)	Assisting the chief information officer and deputy	
5		comptroller in developing state information technology	
6		standards and policies; and	
7	(6)	Clarifying the roles, responsibilities, and authority	
8		of the office of enterprise technology services,	
9		specifically as it relates to its statewide duties.	
10	The	information technology steering committee shall consist	
11	of thirteen members, with four members to be appointed by the		
12	senate president, four members to be appointed by the speaker of		
13	the house of representatives, one member to be appointed by the		
14	chief jus	tice, one member to be appointed by the governor, one	
15	member to	be appointed by the superintendent of education, and	
16	one member to be appointed by the president of the University of		
17	Hawaii, a	and may include representatives from executive branch	
18	departmen	ts, the legislature, and private individuals. The	
19	chief inf	ormation officer and deputy comptroller shall serve as	
20	an ex off	icio member and as the chair of the committee. The	
21	committee	shall select a vice chair from among its members.	

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Each member shall be appointed for four-year terms; provided 1 that each member shall hold office until reappointed by the 2 member's respective appointing authority at the end of the 3 4 member's term or until the member's successor is appointed. 5 [-(c)] (d) There is established within the department of 6 accounting and general services a special fund to be known as 7 the shared services technology special fund to be administered and expended by the chief information officer and deputy 8 9 comptroller for the purposes of this subsection. Three per cent 10 of the receipts collected from special funds pursuant to section 36-27 shall be deposited into the shared services technology 11 12 special fund. Any law to the contrary notwithstanding, the moneys in the fund shall be used to fund the operations of the 13 chief information officer and deputy comptroller and the 14 15 information technology steering committee, including the employment and training of staff and any other activities deemed 16 necessary by the chief information officer and deputy 17 18 comptroller to carry out the purposes of this section. 19 [(d)] (e) The chief information officer and deputy 20 comptroller and the comptroller may raise funds to defray 21 administrative costs and may accept donations of money and

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1 personal property on behalf of the information technology 2 steering committee; provided that all donations accepted from 3 private sources shall be expended in the manner prescribed by 4 the contributor, and all moneys received shall be deposited into 5 the information technology trust account. The chief information 6 officer and deputy comptroller may also directly receive donated 7 personal services and personal property for which funding is not 8 required.

9 [(e)] (f) The chief information officer and deputy 10 comptroller shall present an annual report of the office of 11 enterprise technology services to the information technology 12 steering committee for public comment and shall thereafter, but 13 no later than twenty days prior to the convening of each regular 14 session of the legislature, submit the annual report to the 15 governor and legislature. The annual report shall include 16 updates on the activities and programs under the authority of the chief information officer and deputy comptroller and the 17 18 information technology steering committee, and the expenditures 19 of all moneys received from all sources and deposited into the 20 information technology trust account and the shared services 21 technology special fund.

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1	[(f)] <u>(g)</u> The chief information officer and deputy
2	comptroller shall submit the updated state information
3	technology strategic plan, revised pursuant to subsection
4	(a)(7), to the governor and the legislature no later than twenty
5	days prior to the convening of every fourth regular session of
6	the legislature; provided that the chief information officer and
7	deputy comptroller shall submit the first updated state
8	information technology strategic plan to the governor and the
9	legislature no later than twenty days prior to the convening of
10	the regular session of 2021."
11	SECTION 2. Section 27G-3, Hawaii Revised Statutes, is
12	amended by amending subsections (b) and (c) to read as follows:
13	"(b) The committee shall consist of not more than fifteen
14	voting, ex officio members, or their designated representatives,
15	as follows:
16	(1) The comptroller;
17	(2) The administrator of the state procurement office;
18	(3) The director of the office of information practices;
19	(4) The directors of not more than three government
20	agencies using or planning to use the services of the

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portal manager;

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1	(5)	The administrative director of the courts;
2	(6)	A representative of the Hawaii state senate appointed
3		by the president of the senate;
4	(7)	A representative of the Hawaii state house of
5		representatives appointed by the speaker of the house
6		of representatives;
7	(8)	The chief information officers of the four counties;
8		and
9	(9)	The chief information officer and deputy comptroller.
10	(C)	The chief information officer and deputy comptroller
11	or the ch	ief information [officer's] <u>officer and deputy</u>
12	comptroll	er's designee shall serve as the chairperson of the
13	committee	. "
14	SECT	ION 3. Section 84-18, Hawaii Revised Statutes, is
15	amended b	y amending subsection (e) to read as follows:
16	"(e)	Subject to the restrictions imposed in subsections
17	(a) throu	gh (d), the following individuals shall not represent
18	any perso	n or business for a fee or other consideration
19	regarding	any legislative action or administrative action, as
20	defined i	n section 97-1, for twelve months after termination
21	from thei	r respective positions:

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1	(1)	The governor;
2	(2)	The lieutenant governor;
3	(3)	The administrative director of the State;
4	(4)	The attorney general;
5	(5)	The comptroller;
6	(6)	The chairperson of the board of agriculture;
7	(7)	The director of corrections and rehabilitation;
8	(8)	The director of finance;
9	(9)	The director of business, economic development, and
10		tourism;
11	(10)	The director of commerce and consumer affairs;
12	(11)	The adjutant general;
13	(12)	The superintendent of education;
14	(13)	The chairperson of the Hawaiian homes commission;
15	(14)	The director of health;
16	(15)	The director of human resources development;
17	(16)	The director of human services;
18	(17)	The director of labor and industrial relations;
19	(18)	The chairperson of the board of land and natural
20		resources;
21	(19)	The director of law enforcement;

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1	(20)	The director of taxation;
2	(21)	The director of transportation;
3	(22)	The president of the University of Hawaii;
4	(23)	The executive administrator of the board of regents of
5		the University of Hawaii;
6	(24)	The administrator of the office of Hawaiian affairs;
7	[(25)	The chief information officer;
8	-(26-)-]	(25) The executive director of the agribusiness
9		development corporation;
10	[-(27)]	(26) The executive director of the campaign spending
11		commission;
12	[-(28)]	(27) The executive director of the Hawaii community
13		development authority;
14	[(29)]	(28) The executive director of the Hawaii housing
15		finance and development corporation;
16	[(30)]	(29) The president and chief executive officer of the
17		Hawaii tourism authority;
18	[(31)]	(30) The executive officer of the public utilities
19	·	commission;
20	[(32)]	(31) The state auditor;

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1	[-(33)]	(32) The director of the legislative reference
2		bureau;
3	[(34)]	(33) The ombudsman;
4	[(35)]	(34) The permanent employees of the legislature,
5		other than persons employed in clerical, secretarial,
6	· .	or similar positions;
7	[(36)]	(35) The administrative director of the courts;
8	[-(37)]	(36) The executive director of the state ethics
9		commission;
10	[-(38)]	(37) The executive officer of the state land use
11		commission;
12	[(39)]	(38) The executive director of the natural energy
13		laboratory of Hawaii authority;
14	[-(40) -]	(39) The executive director of the Hawaii public
15		housing authority; [and]
16	[(41)]	(40) The first deputy to the chairperson of the
17		commission on water resource management; and
18	(41)	The chief information officer and deputy comptroller;
19	provided	that this subsection shall not apply to any person who
20	has held	one of the positions listed above only on an interim or

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1	acting bas	sis and for a period of less than one hundred
2	eighty-one	e days."
3	SECT:	ION 4. Section 128A-13, Hawaii Revised Statutes, is
4	amended by	y amending subsection (b) to read as follows:
5	"(b)	The members of the statewide interoperable
6	communicat	tions executive committee shall include the following:
7	. (1)	The director of law enforcement or the director's
8		designee, who shall serve as the chair of the
9		committee;
10	(2)	The attorney general or the attorney general's
11		designee;
12	(3)	The chairperson of the board of land and natural
13		resources or the chairperson's designee;
14	(4)	The [state] chief information officer and deputy
15		<u>comptroller</u> or the chief information [officer's]
16		officer and deputy comptroller's designee;
17	(5)	The director of transportation or the director's
18		designee;
19	(6)	The director of health or the director's designee;
20	(7)	The chairperson of the Hawaii enhanced 911 board or
21		the chairperson's designee; and



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(8) Four members at the executive or senior personnel
 level from the first responder or emergency management
 agencies from each of the four counties, to be
 selected by the respective heads of the first
 responder or emergency management agencies of each
 county."

7 SECTION 5. Section 323D-18.5, Hawaii Revised Statutes, is
8 amended by amending subsection (d) to read as follows:

9 "(d) The state agency shall develop and update an annual 10 plan for the analysis, maintenance, and publication of data 11 collected pursuant to this section. The state agency shall seek 12 approval for the annual plan from the director of health, 13 administrator of the MedQuest division of the department of 14 human services, and the chief information officer [of the 15 State.] and deputy comptroller."

SECTION 6. Sections 26-6, 27-43.5, 27-43.6, 27-44, 27G-6,
36-30(b), 138-2(a), 329D-6(j), and 487N-5, Hawaii Revised
Statutes, are amended by substituting the words "chief
information officer and deputy comptroller", or similar term,
wherever the words "chief information officer", or similar term,
appears, as the context requires.

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SECTION 7. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 8. This Act shall take effect on July 1, 2050.



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Report Title:

Governor; Department of Accounting and General Services; Office of Enterprise Technology Services; CIO; Comptroller

Description:

Renames the position of state Chief Information Officer as the Chief Information Officer and Deputy Comptroller. Specifies that the Chief Information Officer and Deputy Comptroller shall be appointed by, and shall report to, the Comptroller. Effective 7/1/2050. (SD2)

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