HB0319S01 compared with HB0319

{deleted text} shows text that was in HB0319 but was deleted in HB0319S01.

Inserted text shows text that was not in HB0319 but was inserted into HB0319S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Robert M. Spendlove proposes the following substitute bill:

DATA SECURITY MANAGEMENT

2017 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Robert M. Spendlove

2	senat	e S	Sponsor:	

LONG TITLE

General Description:

This bill amends provisions related to executive branch agency information security technology.

Highlighted Provisions:

This bill:

- requires the Department of Technology Services to assess each { executive branch agency with restricted data to conduct a review of the} executive branch agency's information security technology; and
- requires {each executive branch agency with restricted data} the Department of

 Technology Services to develop {a plan} recommendations to address the results of
 the {executive branch agency's information security technology review and to report
 the executive branch agency's plan} assessment and make recommendations to the

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Legislature.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

63F-1-901, Utah Code Annotated 1953

63F-1-902, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **63F-1-901** is enacted to read:

Part 9. Executive Branch Agency Data Security

63F-1-901. Title.

This part is known as "Executive Branch Agency Data Security."

Section 2. Section **63F-1-902** is enacted to read:

<u>63F-1-902.</u> Executive branch agencies -- Data security review -- Report to Legislature.

- (1) As used in this section:
- (a) "Restricted data" means data that, if disclosed, altered, or destroyed, would cause a significant harm to the state or the state's data partners.
- (b) "Restricted data" includes data protected by a state regulation or by a confidentiality agreement.
- (2) On or before December 31, 2017, the department shall assess each executive branch agency with restricted data {shall conduct a review } to determine {:
- (a) } if the executive branch agency's information security technology {is sufficient to prevent:
- (i) requires the use of digital rights management technology to continuously monitor recutive branch agency systems; and
- (ii) the compromise or unauthorized disclosure of sensitive executive branch agency digital content; and

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- (b) if the executive branch agency is using information security technology that is capable of protecting information at the document level} documents stored by the department.
 - (3) Before April 18, 2018, {each executive branch agency}the department shall:
- (a) develop {a plan} recommendations to address the findings of the {review} assessment described in Subsection (2) {, including a plan to implement any new information security technology}; and
- (b) report the {plan} recommendations described in Subsection (3)(a) to the Public Utilities, Energy, and Technology Interim Committee.

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Legislative Review Note

Office of Legislative Research and General Counsel}