HOUSE BILL 327

P1, P3 3lr1401 CF SB 385

By: Delegates Ready, Bromwell, Elliott, Krebs, Pena-Melnyk, Stocksdale, and Tarrant Tarrant, Hammen, Pendergrass, Costa, Cullison, Donoghue, Frank, Hubbard, Kach, A. Kelly, McDonough, Morhaim, Murphy, Nathan-Pulliam, Oaks, Reznik, and V. Turner

Introduced and read first time: January 24, 2013 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 19, 2013

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1 AN ACT concerning

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State Government – Health, Education, and Social Services Provider Data
Warehouse – Submission of Documents in Electronic Form

FOR the purpose of requiring the State to authorize private sector development of a certain data warehouse for certain providers; authorizing a certain provider to store certain information in the data warehouse; prohibiting a certain provider from using the data warehouse for certain purposes; authorizing a certain provider to provide a State agency with certain information in a certain manner: requiring a State agency to accept a certain submission as the equivalent of certain documents; prohibiting a State agency from requiring a certain provider to use the data warehouse; requiring a provider that uses the data warehouse to ensure that the data is current and accessible to a certain State agency; authorizing a State agency to request additional or updated information from a certain provider under certain circumstances; requiring a provider to submit certain information to a certain State agency within a certain period of time after receiving a request from the agency; requiring access to the data warehouse to be provided to a State agency free of charge; defining certain terms; and generally relating to a health, education, and social services provider data warehouse requiring the Council for the Procurement of Health, Education, and Social Services to establish a workgroup to determine a process for certain entities to submit certain electronic documents to certain agencies; requiring the Council to report to certain committees of the General

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2	Assembly on or before a certain date; providing for the application of this Act and generally relating to health, education, and social services and the
3	electronic submission of documents.
4	BY adding to
5	Article - State Government
6	Section 10-645 to be under the new part "Part VI. Health, Education, and
7	Social Services Provider Data Warehouse"
8	Annotated Code of Maryland
9	(2009 Replacement Volume and 2012 Supplement)
10	Preamble
11	WHEREAS, The Task Force to Study the Procurement of Health, Education
12	and Social Services by State Agencies recommended the development of an
13	Internet-based data warehouse (document vault) eliminating duplicative and
14	voluminous submissions to multiple agencies; and
15	WHEREAS, The State remains committed to identifying all means of
16	environmentally sound communication methods; and
17	WHEREAS, Providers of health, education, and social services are committed to
18	efficient and cost effective transmission and preservation of data; and
19	WHEREAS, Private providers of health, education, and social services are
20	required to submit to State licensing agencies volumes of corporate, fiscal, and
21	administrative documents on a recurring basis and are required to keep voluminous
22	certification files on foster parents; and
23	WHEREAS, All State agencies, facilities, and programs are taking steps to
24	support Governor O'Malley's Smart, Green, and Growing initiative, which includes
25	encouraging State employees to view documents electronically instead of on paper
26	whenever possible; now, therefore,
7.7	SECTION 1 BE IT ENACTED BY THE CENERAL ASSEMBLY OF
27	
28	MARYLAND, That the Laws of Maryland read as follows:
29	Article - State Government
30	10-643. Reserved.
31	10-644. Reserved.
32	PART VI. HEALTH, EDUCATION, AND SOCIAL SERVICES PROVIDER DATA
33	WAREHOUSE.
,,,	WINDIOODE.

10-645.

1	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE
2	MEANINGS INDICATED.
3	(2) "Data warehouse" means an Internet-based, secure,
4	AND CONSOLIDATED DOCUMENT STORAGE AND RETRIEVAL SYSTEM FOR
5	CORPORATE, FISCAL, AND ADMINISTRATIVE DATA NECESSARY FOR THE
6	LICENSING AND PROCUREMENT OF HEALTH, EDUCATION, AND SOCIAL SERVICES
7	AND MADE AVAILABLE TO STATE AGENCY PERSONNEL FOR THOSE PURPOSES.
8	(3) "Provider" means a health, education, or social
9	SERVICES PROVIDER.
10	(B) THE STATE SHALL AUTHORIZE PRIVATE SECTOR DEVELOPMENT
11	AND IMPLEMENTATION OF A DATA WAREHOUSE FOR MAINTAINING CORPORATE,
12	FISCAL, AND ADMINISTRATIVE RECORDS OF PRIVATE PROVIDERS.
13	(C) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (D) OF THIS
14	SECTION, A PRIVATE PROVIDER MAY USE THE DATA WAREHOUSE TO STORE
15	DOCUMENTS REQUIRED:
16	(1) FOR THE INITIAL LICENSURE AND RE-LICENSURE OF PRIVATE
17	HEALTH, EDUCATION, AND SOCIAL SERVICES;
18	(2) FOR THE PERIODIC LICENSING AND CONTRACT COMPLIANCE
19	MONITORING OF PROGRAMS SPECIFIED IN ITEM (1) OF THIS SUBSECTION;
20	(3) FOR THE CERTIFICATION AND RE-CERTIFICATION OF
21	PRIVATE TREATMENT FOSTER PARENTS IN ACCORDANCE WITH COMAR
22	07.05.02; AND
23	(4) BY A STATE AGENCY FOR THE PROCUREMENT OF PRIVATE
24	HEALTH, EDUCATION, AND SOCIAL SERVICES.
25	(D) A PRIVATE PROVIDER MAY NOT USE THE DATA WAREHOUSE FOR
26	THE STORAGE OR TRANSMISSION OF CLIENT FILES OR RECORDS.
27	(E) IF A PRIVATE PROVIDER USES THE DATA WAREHOUSE:
28	(1) THE PRIVATE PROVIDER MAY PROVIDE A STATE AGENCY WITH
29	THE NECESSARY INFORMATION TO ACCESS DOCUMENTS IN THE DATA
30	WAREHOUSE INSTEAD OF SUBMITTING PAPER DOCUMENTS OR ELECTRONIC
31	EH ES: AND

1	(2) THE STATE AGENCY SHALL ACCEPT THE SUBMISSION AS THE
$\stackrel{-}{2}$	EQUIVALENT OF PAPER DOCUMENTS OR ELECTRONIC FILES.
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3	(F) A STATE AGENCY MAY NOT REQUIRE A PROVIDER TO USE THE DATA
4	WAREHOUSE.
5	(G) A PROVIDER THAT USES THE DATA WAREHOUSE SHALL ENSURE
6	THAT THE DATA STORED BY THE PROVIDER IS CURRENT AND ACCESSIBLE TO
7	THE APPROPRIATE STATE AGENCY.
8	(H) (1) IF THE INFORMATION PROVIDED TO THE APPROPRIATE
9	STATE AGENCY IS NOT CURRENT OR IS UNAVAILABLE FROM THE DATA
10	WAREHOUSE, THE STATE AGENCY MAY REQUEST ADDITIONAL OR UPDATED
11	INFORMATION FROM THE PROVIDER.
10	(a) A provider civil cypicm that approved on the time
12	(2) A PROVIDER SHALL SUBMIT ANY ADDITIONAL OR UPDATED
13	INFORMATION TO THE DATA WAREHOUSE WITHIN 10 BUSINESS DAYS AFTER
14	RECEIVING A REQUEST FROM A STATE AGENCY.
15	(I) Access to the data warehouse shall be provided to State
16	AGENCIES WITHOUT CHARGE.
10	Notivoles without officer.
17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
18	MARYLAND, That the Council for the Procurement of Health, Education, and Social
19	Services shall:
20	(a) establish a workgroup of Council members and appropriate staff from the
21	State agencies that license health, education, or social services programs to determine
22	a process for nongovernmental entities that provide health, education, or social
23	services in the State to submit documents in an electronic form to the State agencies,
24	by direct transmission or by posting to an online system for document storage,
25	including:
26	(1) naming and formatting documents;
20	(1) haming and formatting documents,
27	(2) submitting, updating, and retrieving documents;
	(=)
28	(3) security measures;
29	(4) standards necessary for the efficient and secure submission of
30	electronic documents; and
31	(5) <u>a recommended implementation date; and</u>
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32	(b) on or before January 1, 2014, report to the Senate Education, Health, and
33	Environmental Affairs Committee and the House Health and Government Operations

process determined under subsection (a) of this section.
SECTION 2. AND BE IT FURTHER ENACTED, That nothing in this Act me be construed to limit any existing authority of a State agency to accept documents information by electronic transmission.
SECTION $\frac{2}{2}$, $\frac{3}{2}$. AND BE IT FURTHER ENACTED, That this Act shall to effect $\frac{1}{2}$
Approved:
Governor.
Speaker of the House of Delegates.
President of the Senate.