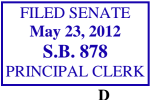
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011



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SENATE DRS95215-LRz-110H* (01/23)

Short Title:	Smarter Gov/Business Intelligence Initiative.	(Public)
Sponsors:	Senators Hise, Soucek, and Brock (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO ESTABLISH ENTERPRISE-WIDE BUSINESS INTELLIGENCE AS A KEY 3 COMPONENT OF ALL STATE GOVERNMENTAL OPERATIONS IN ORDER TO 4 MAXIMIZE DATA INTEGRATION AND ANALYTICS, THEREBY YIELDING MORE 5 EFFICIENT GOVERNMENT AND ADVANCING INNOVATION IN NORTH LEGISLATIVE 6 AS RECOMMENDED BY THE CAROLINA. RESEARCH 7 COMMISSION STUDY COMMITTEE ON EFFICIENCIES IN STATE GOVERNMENT. 8 The General Assembly of North Carolina enacts:

9 **SECTION 1.** Purpose. – The purpose of this act is to implement an enterprise-level 10 data integration and analytics initiative across State government. The initiative will support the 11 effective and efficient development of State government's business intelligence capability in a 12 coordinated manner and reduce unnecessary information silos and technological barriers. The 13 initiative is not intended to replace transactional systems, but it is intended to leverage the data 14 from those systems for enterprise analytics.

15 SECTION 2.(a) Coordination. – Coordination of the State government business
16 intelligence initiative shall be led by:

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The State Controller, for the executive branch.
The officer or agency designated by the Chief Justice of the North Carolina

- (2) The officer or agency designated by the Chief Justice of the N Supreme Court, for the judicial branch.
- (3) The officer or agency designated by the Legislative Services Commission, for the legislative branch.

SECTION 2.(b) From among those set forth in subsection (a) of this section, the State Controller shall serve as the principal coordinating officer responsible for the State government business intelligence initiative authorized by this act. Nothing in this act prevents the Chief Justice or the Legislative Services Commission from designating the State Controller to lead the business intelligence initiative for the judicial and legislative branches, respectively.

SECTION 3.(a) There is established in the Office of State Controller (OSC) the Government Business Intelligence Competency Center (GBICC) as an integral component of the State government business intelligence initiative. The work, purpose, and resources of the current data integration effort in the OSC shall be assumed by GBICC. The State Controller shall make any other organizational changes necessary to maximize the effectiveness and efficiency of GBICC.

33 **SECTION 3.(b)** The State Controller and GBICC shall coordinate data 34 requirements and usage for business intelligence applications across State government. This 35 coordination shall be accomplished in a manner that (i) limits impacts on participating agencies



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as	those agencie	s provide data and business knowledge expertise and (ii) assists in defining
bu	isiness rules so	data can be properly used.
		TION 3.(c) The GBICC shall:
	(1)	Continue and coordinate ongoing enterprise data integration efforts.
	(2)	Identify any technologies supporting data analytics.
	(3)	Identify technologies currently used in North Carolina, including standard
	(-)	technologies for foundation components.
	(4)	Identify other technologies that could support the State's business
		intelligence effort, especially those with unique capabilities.
	(5)	Compare capabilities and costs across State government.
	(6)	Ensure implementation is properly supported across State government.
	(7)	Ensure that data integration and sharing is performed in a manner that
	(')	preserves privacy, as appropriate.
	SEC'	FION 3.(d) Efficiencies and savings generated by the work of the GBICC are
int		t any additional resources agencies may require to support the sharing of data.
		TION 4.(a) Data Sharing Mandatory. – The State Controller shall be granted
ac		formation required to develop and support State government business
		ications established by this act. The head of each State agency, department
		he head of every political subdivision of the State; the Board of Governors of
		of North Carolina; the Community Colleges System Office; and the local
	bards of educat	
00	(1)	Cooperate fully in the sharing of all data required to develop and effectuate
	(1)	the State government business intelligence initiative.
	(2)	Provide the full details of the agency's information technology, operational
	(2)	and security requirements, and information on all of the agency's
		information technology activities relevant to State government business
		intelligence effort.
	(3)	Forecast the agency's projected future business intelligence information
	(\mathbf{J})	technology needs and capabilities.
	(4)	Identify potential resources for deploying business intelligence in their
		respective agencies and as part of the enterprise-wide effort.
	SEC'	TION 4.(b) The State Controller shall report immediately any failure to
nr		d information to the Joint Legislative Committee on Information Technology
-	-	airs of the House of Representatives Appropriations and Senate Base
		ations Committees.
ы		TION 5.(a) Sensitive Data/Security. – Any data that is not classified as a
nu		der G.S. 132-1 shall not be deemed a public record when incorporated into the
		comprising the State's business intelligence initiative. To maintain the
		equirements attached to the information provided to the State Controller and
	•	arious State and local agencies, each source agency providing data shall be the
	•	the data for the purpose of any request for inspection or copies thereof under
		he General Statutes. When applicable, the State Controller and GBICC shall
	-	data only from the source agencies in accordance with rules adopted by the
	spective source	
IC.	•	TION 5.(b) G.S. 75-66(d) reads as rewritten:
		ng in this section shall:
	(\mathbf{u}) (1)	Limit the requirements or obligations under any other section of this Article.
	(1)	including, but not limited to, G.S. 75-62 and G.S. 75-65.
	(2)	Apply to the collection, use, or release of personal information for a purpose
	(2)	permitted, authorized, or required by any federal, state, or local law
		regulation, or ordinance.
		regulation, or orunnance.

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1	(3)	Apply	to dat	a integration efforts to implement	the State's business
2	<u></u>			ategy as provided by law or under contra	
3	SEC			lic Records. – Notwithstanding the prov	
4				on compiled by the State Controller and	-
5				ve authorized by this act may be releas	
6		-		at officer's sole discretion, finds that the	-
7	•			al public and not in violation of law or co	
8			-	formation released to persons engaged	
9				egy under this act that is used for purpo	1 0
10		-		ord pursuant to Chapter 132 of the Gener	
11		-		nation Requirements/Phases. – The State	
12				used for maximum benefit, as follows:	8
13	(1)		-	he first phase, the State Controller and G	BICC shall:
14	(-)	a.		bry existing data analytics projects, both	
15		u.	develop		compreted and under
16		b.	-	p a plan of action that does all of the foll	owing
17		0.		Defines the program requirements, obje	-
18				the business intelligence initiative.	erre, and end state of
19				Prioritizes stages of implementation in	n a detailed plan and
20				benchmarked time line.	1
21			3.	Includes the effective coordination of al	l of the State's current
22				data integration initiatives.	
23			4.	Utilizes a common approach that esta	ablishes standards for
24				business intelligence initiative for all a	
25				the development of projects that do no	t meet the established
26				standards.	
27			5.	Determines costs associated with the de	evelopment effort and
28				identifies potential sources of funding.	-
29			6.	Includes a privacy framework for data	integration consisting
30				of adequate access controls and	end user security
31				requirements.	-
32	(2)	The St	ate Cont	troller shall, working through GBICC, de	etermine whether:
33		a.	Current	t, ongoing projects support the enterprise	e-level objectives.
34		b.	Current	t applications are scalable, or are ap	plicable for multiple
35			agencie	es, or both.	
36	(3)	Phase	II. – In t	he next phase, the State Controller and C	GBICC shall:
37		a.	Identify	y redundancies and determine which	projects should be
38			discont	inued.	
39		b.	Determ	ine where gaps exist in current or potent	ial capabilities.
40	(4)	Phase	III. – By	the final phase, the State Controller and	GBICC shall:
41		a.	Incorpo	brate or consolidate existing projects, as	appropriate.
42		b.	Elimina	ate redundant projects, software, and lice	ensing, and reprogram
43			funding	g from redundant projects.	
44		с.	Have t	aken all steps necessary to achieve pr	ivacy preserving data
45			integra	tion.	
46		TION 8		eering Committee Section 6A.20(b	
47				he Data Integration Steering Committee	-
48				of the former entity shall be assumed	l by the Government
49		-	-	mmittee created by this section.	
50		TION 8		he Government Business Intelligence	
51	(Committee) is	created in	the Off	ice of the State Controller. The purpose	of the Committee is to

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provide	the centralization of the State's business intelligence and dat	a integration in order to
-	ue while decreasing cost and to enhance service provision ar	-
	North Carolina.	5
	te Controller shall chair the Committee. The Committe	e shall consist of the
	oting members:	e shan consist of the
10110 10111	(1) Two members appointed by the Governor, inclu-	ding one person with
	information technology background and expertise ar background in law enforcement.	•
	2) Two members appointed by the President Pro Te	empore of the Senate.
	including one person with a background in governm	-
	having experience in government operations.	ent accounting and one
	3) Two members appointed by the Speaker of the Hor	ise of Representatives
	including one person with a background in informati	
	person with a background in business management.	on technology and one
The	te Treasurer, the State Auditor, the Director of the Offic	a of Stata Budgat and
	it, and the State Chief Information Officer are appointed a	
0	· · · · · · · · · · · · · · · · · · ·	s nonvoung, ex officio
	the Committee serving in an advisory capacity.	·// 1 11 ·
	ointing authority shall fill vacancies. Members of the Com	
	stence, and travel allowances at the applicable rate estab	
	38-5. Public members of the Committee may not have a cur	
	with any vendor with which the State is doing busine	ess for its information
technolo	related requirements.	
	SECTION 8.(c) The Committee shall do all of the following	
	1) Review the agencies' portfolio of data and information	
	tools, services, processes, and strategies by which the	
	be aligned to increase the State's business intelligence	
	2) Develop policies pertaining to the State's data inve	entory that will further
	business intelligence.	
	3) Evaluate the cost versus benefit relationship acro	ss agency information
	technology business processes.	
	(4) Consider ways to increase transparency through data	sharing strategies such
	as data services toward the end that data integration w	ill be effective.
	(5) Consider ways to protect the privacy and information	of persons in the State
	affected by data integration.	
	6) Assist in the selection of project leaders w	vho will accomplish
	enterprise-wide data integration and business intellige	nce objectives.
	SECTION 8.(d) By September 1, 2012, and quarterly	-
Controll	shall make a detailed progress report to the Joint Leg	
	Technology regarding implementation of the State	
	initiative.	80,000000000000000000000000000000000000
memge	SECTION 9.(a) Appropriations. – There is appropriated from	om the General Fund to
the Offi	of State Controller the sum of	
2012_20	fiscal year to fund the business intelligence initiative establist	hed by this act
2012-20	SECTION 9.(b) There is appropriated from the Highway	
State Co		r the $2012-2013$ fisca
	the business intelligence initiative established by this act	1 and 2012-2013 1130a

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year to fund the business intelligence initiative established by this act. SECTION 10. Effective Date. – This act becomes effective July 1, 2012.