

SENATE BILL 792: State IT Contracts/Contractor Liability.

2016-2017 General Assembly

Committee: Senate Information Technology

Introduced by: Sens. Tarte, Hise

Analysis of: PCS to First Edition

S792-CSSA-99

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Committee Counsel

SUMMARY: The Proposed Committee Substitute (PCS) for Senate Bill 792 would set limits of contractor liability under State information technology procurement contracts.

BILL ANALYSIS: The PCS for Senate Bill 792 would require that all information technology procurement contracts subject to the policies and procedures established by the State CIO for information technology procurement include a limitation on the contractor's liability for damages arising from any cause whatsoever, regardless of the form of action. The amount of liability shall be presumed to be no more than two times the value of the contract. The limitation must include the contractor's liability for damages and any other losses relating to the loss of, unauthorized access to, or unauthorized disclosure of data.

The amount of liability for damages related to data breaches may be raised to no more than five times the value of the contract if the State CIO does a risk assessment prior to the bid solicitation or request for proposal (RFP) that determines that an increase in the liability amount is necessary to protect the State's best interests and indicates in the bid solicitation or RFP that increased liability will be required for the resulting contract. The State CIO must report annually to Governmental Operations and IT Oversight on any contracts containing increased liability amounts.

The liability limitation is not required to apply to liability of the contractor for intentional or willful misconduct, damage to tangible personal property, or physical injuries to persons. Nothing in the act limits liability to third parties or affects rights of contribution among joint tortfeasors.

EFFECTIVE DATE: This act is effective when it becomes law.

Karen Cochrane-Brown Director



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