SENATE AMENDMENTS TO SENATE BILL 240

By COMMITTEE ON BUSINESS AND GENERAL GOVERNMENT

April 15

On page 1 of the printed bill, delete lines 26 and 27 and delete page 2. 1 2 On page 3, delete lines 1 and 2 and insert: "SECTION 2. (1) As used in this section, the terms 'electronic record,' 'electronic signa-3 ture' and 'governmental agency' have the meanings given those terms in ORS 84.004. 4 $\mathbf{5}$ "(2) Each governmental agency of this state shall develop and implement a plan for the use of electronic records and electronic signatures in an effort to digitize government pro-6 cesses and work flows and to promote the use of intuitive and adaptive electronic forms. 7 "(3) Each governmental agency of this state shall develop and implement a website 8 9 modernization plan detailing improvements to the governance of digital services, including 10 modernizing websites and enhancing the use of data analytics. Each governmental agency 11 website modernization plan must: 12 "(a) Demonstrate plans for the effective delivery of digital services and the utilization 13 of data analytics and related tools to determine user goals, needs and behaviors. 14 "(b) Include plans to ensure the effective rendering of all publicly facing websites on 15mobile devices. 16 "(c) Include plans to increase the use of data analytics to improve website operation and 17 enhance digital service delivery. 18 "(d) Be posted on the agency's publicly facing websites. "(4) The State Chief Information Officer may adopt any rules necessary for implementa-19 tion of this section. 20 21"SECTION 3. Section 2 of this 2019 Act is amended to read: "Sec. 2. (1) As used in this section, the terms 'electronic record,' 'electronic signature' and 22'governmental agency' have the meanings given those terms in ORS 84.004. 2324 "(2) Each governmental agency of this state shall ensure that each of its websites in-25tended for use by the public is: 26 "(a) Effectively renderable on mobile devices; and 27"(b) Accessible for persons with disabilities. 28"[(2)] (3) Each governmental agency of this state shall develop and implement a plan for the use 29of electronic records and electronic signatures in an effort to digitize government processes and 30 work flows and to promote the use of intuitive and adaptive electronic forms. 31 "[(3)] (4) Each governmental agency of this state shall develop and implement a website mod-32ernization plan detailing improvements to the governance of digital services, including modernizing 33 websites and enhancing the use of data analytics. Each governmental agency website modernization 34 plan must: 35"(a) Demonstrate plans for the effective delivery of digital services and the utilization of data 1 analytics and related tools to determine user goals, needs and behaviors.

2 "(b) Include plans to ensure the **continuation of** effective rendering of all publicly facing 3 websites on mobile devices.

4 "(c) Include plans to increase the use of data analytics to improve website operation and en-5 hance digital service delivery.

6 "(d) Be posted on the agency's publicly facing websites.

"[(4)] (5) The State Chief Information Officer may adopt any rules necessary for implementation
of this section.

9 "<u>SECTION 4.</u> The amendments to ORS 84.052 by section 1 of this 2019 Act apply to any
 10 electronic record or electronic signature created, generated, sent, communicated, received
 11 or stored on or after July 1, 2020.

12 "<u>SECTION 5.</u> Each governmental agency of this state shall submit the plans described in 13 section 2 (2) and (3) of this 2019 Act to the State Chief Information Officer and the appro-14 priate committee or interim committee of the Legislative Assembly no later than September 15, 2020.".

16