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Representatives Batchelder, Boyd, Buchy, Colonna, Garcia, Haines, Harris, Hodges, Hood, Krebs, Mead, Mottley, Netzley, O'Brien, Olman, Reid, Schuck, Schuler, Schuring, Taylor, Terwilleger, Van Vyven, Weston, Wise, Tiberi, Corbin, Miller, Householder, Pringle, James, Sykes, Carey, Sawyer, Grendell, Johnson, Vesper, Salerno, Damschroder, Brading, Myers, Core, Hottinger, Stapleton, Winkler, Verich, Logan, Britton, Opfer, Tavares, Perz, Thomas, Ford, Lucas, Sulzer, Wachtmann, Mottl, Brady, Roman, Mason, Clancy, Callender, Gardner, Jordan, Coughlin, Kasputis, Cates, Wilson, Jones
Senators Gardner, Schafrath, Zaleski, Shoemaker, Watts, B. Johnson, DiDonato, Latell, White, Latta

A B I L L

To enact section 125.30 of the Revised Code to	1
require the Department of Administrative Services	2
to create a business reply form to be used by	3
certain state agencies under a two-year pilot	4
program to obtain information from private	5
businesses and to require the Department to create	6
an on-line computer network system to allow	7
private businesses to electronically file the	8
business reply form.	9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 125.30 of the Revised Code be enacted	10
to read as follows:	11
Sec. 125.30. (A) <u>The department of administrative services</u>	12

shall do both of the following:

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(1) Create a business reply form that is capable of
containing information that a private business is required to
provide to state agencies on a regular basis. The director of
administrative services shall adopt rules in accordance with
Chapter 119. Of the Revised Code specifying the information that
the form shall contain. Subject to division (E) of this section,
state agencies shall use the business reply form to obtain
information from private businesses.

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(2) Create an on-line computer network system to allow
private businesses to electronically file the business reply form.

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In creating the business reply form described in division
(A)(1) of this section, the director may consider the
recommendations of interested parties from the small business
community who have direct knowledge of and familiarity with the
current state reporting requirements that apply to and the
associated forms that are filed by small businesses.

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(B) The director shall establish procedures by which state
agencies may share the information that is collected through the
form established under division (A) of this section. These
procedures shall provide that information that has been designated
as confidential by any state agency shall not be made available to
the other state agencies having access to the business reply form.

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(C) Not later than September 30, 1999, the director may
report to the director of budget and management and to the
committees that handle finance and the committees that handle
state government affairs in the house of representatives and the
senate on the progress of state agencies in complying with
division (A)(1) of this section. The director may recommend a five
per cent reduction in the future appropriations of any state
agency that has failed to comply with that division without good

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cause. 44

(D) As used in this section: 45

(1) "State agency" means the secretary of state, the bureau 46
of employment services, the bureau of workers' compensation, the 47
department of administrative services, and any other state agency 48
that elects to participate in the pilot program as provided in 49
division (E) of this section. 50

(2) "Form" has the same meaning as in division (B) of section 51
125.91 Of the Revised Code. 52

(E) The provisions of this section pertaining to the business 53
reply form constitute a two-year pilot program. Not later than one 54
year after the effective date of this section, the department of 55
administrative services shall complete the planning and 56
preparation that is necessary to implement the pilot program. The 57
director of administrative services may request other state 58
agencies, as defined in division (A) of section 125.91 Of the 59
Revised Code, to participate in the pilot program. If the director 60
so requests, the state agency may participate in the program. The 61
provisions of this section shall cease to have effect three years 62
after the effective date of this section. Within ninety days after 63
the completion of the pilot program, the director of 64
administrative services shall report to the director of budget and 65
management and the committees described in division (C) of this 66
section on the effectiveness of the pilot program. 67