## As Passed by the Senate

## 122nd General Assembly Regular Session 1997-1998

Am. H. B. No. 202

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

## ABILL

То	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 foll	ows:									11
	Sec. 125.3	0. (A	) The dei	oartment	of	adm	ninistrat	ive	serv	vices	12

Am. H. B. No. 202 As Passed by the Senate	Page 3
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
$(\underline{\mathtt{E}})$ 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