Deputy Chief of Staff

SENATE SUMMARY OF HOUSE AMENDMENTS

SB 149 By Senator Perry

KEYWORD AND SUMMARY AS RETURNED TO THE SENATE

FEES/LICENSES/PERMITS. Provides for online certification of certain electronic records. (gov sig)

SUMMARY OF HOUSE AMENDMENTS TO THE SENATE BILL

- 1. Permits use of any online certification provision included in a nationwide online licensing or registration system by governmental agencies in order to comply with <u>proposed law</u>.
- 2. Added effective date upon signature of the governor.

DIGEST OF THE SENATE BILL AS RETURNED TO THE SENATE

<u>Proposed law</u> provides when a governmental agency offers online applications through an internet interface for any license or permit, and the particular law for such license or permit requires a sworn application for such license or permit, the governmental agency may accept an online certification from the applicant in lieu of the sworn application.

<u>Proposed law</u> provides that the online certification shall require the applicant to certify that all of the information and documentation the applicant submits via the online application through an internet interface must be true and correct, and that the applicant has not used a false or fictitious name in such application, and that the applicant has not knowingly made a false statement or has not knowingly concealed any material fact or otherwise committed any fraud in any such application for a license or permit. Provides that use by a governmental agency of any online certification provisions included in a nationwide online licensing or registration system complies with <u>proposed law</u>.

<u>Proposed law</u> provides that a governmental agency that elects to accept online applications through an internet interface, and thus accept an online certification in lieu of a sworn application, shall promulgate such rules and regulations as are necessary to implement such online certification.

<u>Proposed law</u> provides that the acceptance of an online application with the certification, in lieu of the sworn application otherwise required by law, shall not result in, or create any liability on the part of the state or the governmental agency.

Effective upon signature of the governor or lack of gubernatorial action.

(Adds R.S. 9:2621)	
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