



General Assembly

January Session, 2007

Bill No. 1123

LCO No. 4017

*04017 _____ *

Referred to Committee on Government Administration and Elections

Introduced by:

SEN. DELUCA, 32nd Dist.

REP. CAFERO, 142nd Dist.

AN ACT CONCERNING CORE-CT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 3-115d of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective July 1, 2007*):

3 [(a) There is established a CORE-CT policy board which shall be
4 within the office of the State Comptroller for administrative purposes
5 only. The policy board shall be composed of the State Comptroller,
6 who shall serve as chairperson, the Chief Justice of the Supreme Court,
7 the Secretary of the Office of Policy and Management, the speaker of
8 the House of Representatives and the president pro tempore of the
9 Senate, or their designees.]

10 (a) There is established a CORE-CT Support System Division within
11 the office of the State Comptroller that shall be responsible for the
12 support, administration, maintenance and enhancement of the CORE-
13 CT system. The head of the division shall report directly to the State

14 Comptroller.

15 (b) There is established a CORE-CT policy board which shall be
16 within the office of the State Comptroller for administrative purposes
17 only. The policy board shall be composed of the Commissioner of
18 Administrative Services, who shall serve as chairperson, the State
19 Comptroller, the Secretary of the Office of Policy and Management, the
20 Chief Information Officer and up to three additional state agency
21 heads as appointed by the chairperson. The CORE-CT policy board
22 shall meet at least once during each calendar quarter and at such other
23 times as the chairperson deems necessary. A majority of the members
24 shall constitute a quorum for the transaction of business.

25 (c) The policy board's primary responsibility shall be to [ensure and
26 maintain the constitutional and statutory independence of the three
27 branches of state government with respect to the implementation and
28 operation of the CORE-CT system. In no event shall any interagency or
29 interdepartmental policy, procedure or protocol be deemed to
30 authorize the policy board to infringe or diminish the constitutional or
31 statutory authority of any constitutional officer or branch of
32 government] oversee and advise the State Comptroller as to the
33 operation and functional capabilities of the CORE-CT System.

34 (d) The policy board shall: (1) Establish, implement and oversee
35 [interagency and interdepartmental policies, procedures and protocols
36 and enter into written agreements that assure that appropriate
37 controls are in place within the CORE-CT system with respect to data
38 access, data sharing and data security; (2)] policies, procedures and
39 administrative practices for all executive branch agencies related to the
40 operation of the CORE-CT system; (2) ensure that all agencies have
41 equal access, as deemed appropriate by the policy board, to all data
42 and reporting functions within the CORE-CT system; (3) resolve any
43 interagency or interdepartmental conflicts and concerns that arise with
44 respect to the operation or sharing of data within the CORE-CT
45 system; [and (3) advise the State Comptroller on the operation and

46 administration of the CORE-CT system] (4) ensure that the state is
47 efficiently implementing and utilizing the functions and benefits of the
48 CORE-CT system; (5) recommend and monitor plans for
49 enhancements, upgrades and maintenance of the CORE-CT system;
50 and (6) on or before October 1, 2007, and annually thereafter, report to
51 the Governor concerning the operation and functions of the CORE-CT
52 system, including any recommendations for such system.

53 (e) Each member of the policy board, member of a permanent or an
54 ad hoc committee established by the policy board, or person operating
55 or administering the CORE-CT system shall be deemed to be a state
56 officer or employee for the purposes of chapter 53 and section 5-141d.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2007	3-115d

Statement of Purpose:

To implement the Governor's budget recommendations.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]