

STATE OF OKLAHOMA

2nd Session of the 46th Legislature (1998)

HOUSE BILL NO. 2242

By: Graves

AS INTRODUCED

An Act relating to technology; amending Section 1, Chapter 291, O.S.L. 1995, as amended by Section 4 Chapter 214, O.S.L. 1996 (74 O.S. Supp. 1997, Section 85.9D), which relates to computer networks; prohibiting certain software in state agency systems; requiring removal of such software; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY Section 1, Chapter 291, O.S.L. 1995, as amended by Section 4, Chapter 214, O.S.L. 1996 (74 O.S. Supp. 1997, Section 85.9D), is amended to read as follows:

Section 85.9D A. As used in this section:

1. "Consolidation contracts" shall mean contracts for several state entities, entered into for the purposes of purchasing computer software maintenance and hardware maintenance contracts in quantity; and

2. "Enterprise contracts" shall mean agreements which would include all products used by this state that are manufactured, developed and designed by an individual vendor.

B. Except as otherwise provided in subsection C of this section, agencies within the executive branch shall coordinate any purchases of computer software maintenance and hardware maintenance contracts through the Department of Central Services. The Department of Central Services is authorized to establish consolidated contracts and enterprise agreements for the purpose of purchasing computer software maintenance and hardware maintenance contracts. The Department of Central Services is authorized to employ negotiations in lieu of bidding procedures in the purchase of the maintenance contracts only if the negotiations reduce the state's cost.

C. Purchases of computer software maintenance and hardware maintenance contracts for the telecommunications network known as OneNet and such purchases by agencies of the executive branch for maintenance of software or hardware used in connection with OneNet or for applications for which compliance with standards or protocols established for OneNet users is required, shall be coordinated with the Information Services Division of the Office of State Finance.

D. No computer software purchased by a state agency shall contain software games. Any network containing such software on July 1, 1998, shall have such software removed.

SECTION 2. This act shall become effective July 1, 1998.

SECTION 3. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

46-2-7959

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