

SSB 5025 - H COMM AMD

By Committee on Community Safety, Justice, & Reentry

NOT CONSIDERED 01/02/2024

1 Strike everything after the enacting clause and insert the
2 following:

3 "NEW SECTION. **Sec. 1.** A new section is added to chapter 72.09
4 RCW to read as follows:

5 (1)(a) The department shall replace the offender management
6 network information system at the department with a more efficient
7 and technologically advanced system. The department shall endeavor to
8 replace and implement the sentencing calculation module before
9 replacing other modules of the offender management network
10 information system. The department is required to implement the
11 sentencing calculation module by the deadline in (d)(iii) of this
12 subsection.

13 (b) The department shall use a competitive request for a proposal
14 process to replace the offender management network information system
15 under this section.

16 (c) The department shall leverage existing resources, development
17 plans, and funding.

18 (d) The department shall require that any system that replaces
19 all or parts of the offender management network information system:

20 (i) Be capable of being continually updated as necessary;

21 (ii) Use an agile, not waterfall, development model with software
22 demonstration delivery at the end of sprint lengths set pursuant to
23 implementation team recommendations, but no longer than four-week
24 intervals;

25 (iii) Deploy usable functionality into production for users
26 within 180 days from the date of contract signing, or on a timeline
27 aligned with industry best practices and according to gated funding
28 practices; and

29 (iv) Use quantifiable deliverables that must include live,
30 accessible demonstrations of software in development to program staff
31 and end users at each sprint or at least monthly.

1 (e) The department shall ensure a full and open vendor
2 competition with best value analysis to allow for technology
3 solutions that meet department requirements.

4 (2)(a) The department shall implement a comprehensive electronic
5 health records system at the department. The department must ensure
6 the electronic health records system:

7 (i) Complies with the statewide electronic health records plan
8 that must implement a common technology solution to leverage shared
9 business processes and data across the state in support of client
10 services. The department must collaborate with at least the
11 consolidated technology services, department of social and health
12 services, and the health care authority; and

13 (ii) Requirements are coordinated with, and similar to, at least
14 those for the department of social and health services and the health
15 care authority.

16 (b) The comprehensive electronic health records system
17 implemented by the department shall be able to communicate with
18 information and data systems used by managed care organizations for
19 purposes of care coordination activities.

20 (c) The department shall require that the comprehensive
21 electronic health records system:

22 (i) Be capable of being continually updated as necessary;

23 (ii) Use an agile, not waterfall, development model with software
24 demonstration delivery at the end of sprint lengths set pursuant to
25 implementation team recommendations, but no longer than four-week
26 intervals;

27 (iii) Deploy usable functionality into production for users
28 within 180 days from the date of contract signing, or on a timeline
29 aligned with industry best practices and according to gated funding
30 practices; and

31 (iv) Use quantifiable deliverables that must include live,
32 accessible demonstrations of software in development to program staff
33 and end users at each sprint or at least monthly.

34 (3) The department shall work with the office of equity to
35 implement provisions of this act.

36 NEW SECTION. **Sec. 2.** If specific funding for the purposes of
37 this act, referencing this act by bill or chapter number, is not

1 provided by June 30, 2023, in the omnibus appropriations act, this
2 act is null and void."

3 Correct the title.

EFFECT: Makes the following changes to the underlying bill:

Requires sentencing calculation module to be implemented within six months of contract signing, or within best practices timeline, rather than by June 30, 2025.

Requires the department of corrections to endeavor to replace and implement the sentencing calculation module before replacing other components of the offender management network information (OMNI) system.

Changes sprint time for software demonstration delivery for both OMNI and electronic health records (EHR) replacement systems from two-week sprints to sprint lengths based on implementation team recommendations, but less than four-week intervals.

Changes deployment date of replacement systems for both OMNI and EHR systems from six months after funding provided to six months after contract is signed, or within best practices timeline.

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