## COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1049 (2021)

Amendment No.1

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT (Y/N) (Y/N) WITHDRAWN OTHER 1 Committee/Subcommittee hearing bill: Judiciary Committee 2 Representative Giallombardo offered the following: 3 4 Amendment (with title amendment) Remove lines 57-75 and insert: 5 6 (7) SECURITY STANDARDS FOR GOVERNMENTAL AGENCY DRONE USE 7 (a) As used in this subsection, the term: 8 1. "Department" means the Department of Management 9 Services. 10 2. "Governmental agency" means any state, county, local, 11 or municipal governmental entity or any unit of government 12 created or established by law that uses a drone for any purpose. 13 (b) By January 1, 2022, the department, in consultation with the State Chief Information Officer, shall publish on the 14 15 department's website a list of approved manufacturers from which a governmental agency is authorized to purchase, otherwise 16 093363 - h1049-line57.docx Published On: 4/18/2021 5:28:51 PM

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17	acquire, or use a drone, as provided under this section. An
18	approved manufacturer must provide appropriate safeguards to
19	protect the confidentiality, integrity, and availability of data
20	collected, transmitted, and stored by a drone. The department
21	may consult federal agencies and any relevant federal guidance
22	in developing the list of approved manufacturers required under
23	this paragraph.
24	(c) Beginning on the date the department publishes the
25	list of approved drone manufacturers under paragraph (b), a
26	governmental agency may only purchase or otherwise acquire a
27	drone from an approved manufacturer.
28	(d) By July 1, 2022, a governmental agency that uses any
29	drone not produced by an approved manufacturer shall submit to
30	the department a comprehensive plan for discontinuing the use of
31	such a drone. The department shall adopt rules identifying the
32	requirements of the comprehensive plan required under this
33	paragraph.
34	(e) By January 1, 2023, all governmental agencies must
35	discontinue the use of a drone not produced by an approved
36	manufacturer. The department shall establish by rule, consistent
37	with any federal guidance on drone security, minimum security
38	requirements for governmental agency drone use to protect the
39	confidentiality, integrity, and availability of data collected,
40	transmitted, or stored by a drone. The department may consult

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41	federal agencies in establishing the minimum security
42	requirements required under this paragraph.
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45	TITLE AMENDMENT
46	Remove lines 6-10 and insert:
47	defining terms; requiring the Department of Management Services,
48	in consultation with a specified officer, to publish a list of
49	approved drone manufacturers meeting specified security
50	standards; authorizing the department to consult specified
51	entities and guidance in developing the list; requiring a
52	governmental agency to use a drone from the approved list;
53	requiring specified governmental agencies to submit a specified
54	plan; requiring the department to adopt certain rules; requiring
55	governmental agencies to discontinue the use of specified drones
56	by a certain date; requiring the department to establish minimum
57	security standards for governmental agency drone use;
58	authorizing the department to consult specified agencies in
59	establishing the rules; reenacting s.
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