SENATE, No. 1016

STATE OF NEW JERSEY

221st LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2024 SESSION

Sponsored by:

Senator LINDA R. GREENSTEIN District 14 (Mercer and Middlesex)

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District 6 (Burlington and Camden)

SYNOPSIS

Requires State agencies to make their websites accessible to people with disabilities and on mobile devices.

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



1	AN ACT concerning the websites of State government agencies and
2	amending of P.L.2007, c.56.
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4	BE IT ENACTED by the Senate and General Assembly of the State
5	of New Jersey:
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7	1. Section 16 of P.L.2007, c.56 (C.52:18A-234) is amended to
8	read as follows:
9	16. <u>a.</u> All Executive Branch departments and State agencies are
10	directed to cooperate fully with the Office of Information
11	Technology and the Chief Technology Officer to implement the
12	provisions of sections 6 through 16 of P.L.2007, c.56 (C.52:18A-224
13	through C.52:18A-234) and to ensure effective use of information
14	technology within the Executive Branch of State Government.
15	The Governor shall define and establish the overall direction,
16	standards, and priorities for the information technology community
17	in the Executive Branch of State Government.
18	b. The Web Content Accessibility Guidelines (WCAG) 2.0
19	Level AA, or the most up-to-date version of the guidelines, shall be
20	the accessibility standard for the web pages, sites, and services of all
21	State agencies. Each web page, site, and service shall be configured
22	in such a way that it can be navigated, viewed, and accessed on a
23	smartphone, tablet computer, or similar mobile device.
24	The Chief Technology Officer shall establish the protocol by
25	which a State agency can determine that its web pages, sites, and
26	services comply with the requirements in this subsection.
27	Compliance shall be certified by the Chief Technology Officer. A
28	web page, site, or service that is in operation on the effective date of
29	P.L. , c. (pending before the Legislature as this bill) shall be
30	certified by the Chief Technology Officer no later than two years
31	from that effective date as being in compliance with the
32	requirements. A web page, site, or service created after the effective
33	date of P.L., c. (pending before the Legislature as this bill) shall
34	not be considered operational until it has been certified by the Chief
35	<u>Technology Officer as being in compliance with the requirements.</u>
36	The Chief Technology Officer shall recertify the compliance of each
37	web page, site, and service every two years after initial certification.
38	As used in this subsection, "State agency" means the Executive
39	and Legislative Branch of the State, including, but not limited to, any
40	department, board, bureau, commission, division, office, council,
41	agency, or instrumentality thereof, or independent agency, public

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2. This act shall take effect immediately.

authority, or public benefit corporation.

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

(cf: P.L.2013, c.253, s.47)

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1	STATEMENT
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3	This bill requires that the Web Content Accessibility Guidelines
4	(WCAG) 2.0 AA, or the most up-to-date version of the guidelines,
5	must be the accessibility standard for the websites of all State
6	agencies, and each website must be configured in such a way that it
7	can be navigated, viewed, and accessed on a smartphone, tablet
8	computer, or similar mobile device.
9	The WCAG guidelines make content accessible for people with
10	disabilities.
11	The Chief Technology Officer must establish the protocol by
12	which a State agency can determine that its websites comply with the

The Chief Technology Officer must establish the protocol by which a State agency can determine that its websites comply with the requirements. The Chief Technology Officer must certify each website's compliance two years after the bill's effective date and recertify compliance once every two years thereafter.

As used in this bill, "State agency" means the Executive and Legislative Branch of the State, including, but not limited to, any department, board, bureau, commission, division, office, council, agency, or instrumentality thereof, or independent agency, public authority, or public benefit corporation.