First Engrossed

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1	A bill to be entitled
2	An act relating to information technology;
3	amending s. 20.22, F.S.; creating the State
4	Technology Office within the Department of
5	Management Services; requiring the office to
6	operate and manage the Technology Resource
7	Center; amending s. 110.205, F.S.; providing
8	that specified officers within the State
9	Technology Office are exempt from career
10	service; providing that the office shall set
11	the salaries and benefits for such officers in
12	accordance with the rules of the Senior
13	Management Service; providing for the personal
14	secretary to specified officers within the
15	State Technology Office to be exempt from
16	career service; providing for all managers,
17	supervisors, and confidential employees of the
18	State Technology Office to be exempt from
19	career service; providing that the office shall
20	set the salaries and benefits for those
21	positions in accordance with the rules of the
22	Selected Exempt Service; amending s. 186.022,
23	F.S.; revising the entities required to
	annually develop and submit an information
24	
24 25	technology strategic plan; providing for the
25	technology strategic plan; providing for the
25 26	technology strategic plan; providing for the State Technology Office to administer and
25 26 27	technology strategic plan; providing for the State Technology Office to administer and approve development of information technology
25 26 27 28	technology strategic plan; providing for the State Technology Office to administer and approve development of information technology strategic plans; amending s. 216.013, F.S.;
25 26 27 28 29	technology strategic plan; providing for the State Technology Office to administer and approve development of information technology strategic plans; amending s. 216.013, F.S.; revising provisions relating to the review of

1	providing that the Executive Office of the
2	Governor shall consider the findings of the
3	State Technology Office with respect to the
4	State Annual Report on Enterprise Resource
5	Planning and Management and statewide policies
6	adopted by the State Technology Office;
7	amending s. 216.0446, F.S.; relating to review
8	of agency information resources management
9	needs; providing that the Technology Review
10	Workgroup and the State Technology Office shall
11	independently review specified long-range
12	program plans and make recommendations with
13	respect thereto; providing reporting
14	requirements; revising powers and duties of the
15	Technology Review Workgroup; amending s.
16	216.181, F.S.; relating to approved budgets for
17	operations and fixed capital outlay; providing
18	requirements with respect to an amendment to
19	the original operating budget for specified
20	information technology projects or initiatives;
21	amending s. 216.235, F.S.; transferring
22	specified responsibilities with respect to the
23	Innovation Investment Program Act from the
24	Department of Management Services to the Office
25	of Tourism, Trade, and Economic Development
26	within the Executive Office of the Governor;
27	revising the membership of the State Innovation
28	Committee; amending s. 216.292, F.S.;
29	authorizing state agencies to transfer
30	positions and appropriations for fiscal year
31	2001-2002 for the purpose of consolidating
	2

1	information technology resources to the State
2	Technology Office; amending s. 282.005, F.S.;
3	revising legislative findings and intent with
4	respect to the Information Resources Management
5	Act of 1997; providing that the State
6	Technology Office has primary responsibility
7	and accountability for information technology
8	matters within the state; providing that the
9	office shall take no action with respect to
10	specified information technology and
11	information technology personnel deemed
12	necessary by cabinet officers; amending and
13	renumbering s. 282.303, F.S.; revising
14	definitions; defining "information technology";
15	amending s. 282.102, F.S.; revising powers and
16	duties of the State Technology Office;
17	providing that the office shall be a separate
18	budget entity within the Department of
19	Management Services; providing that the Chief
20	Information Officer shall be considered an
21	agency head; providing for administrative
22	support and service from Department of
23	Management Services; authorizing the office to
24	perform, in consultation with a state agency,
25	the enterprise resource planning and management
26	for the agency; authorizing the office to apply
27	for, receive, and hold specified patents,
28	copyrights, trademarks, and service marks;
29	authorizing the office to purchase, lease,
30	hold, sell, transfer, license, and dispose of
31	specified real, personal, and intellectual
	3

First Engrossed

1	property; providing for deposit of specified
2	fees in the Law Enforcement Radio Operating
3	Trust Fund; providing for a State Chief Privacy
4	Officer; amending s. 282.103, F.S., to conform;
5	authorizing the State Technology Office to
6	grant an agency exemption from required use of
7	specified SUNCOM Network services; amending s.
8	282.104, F.S., to conform; amending s. 282.105,
9	F.S., to conform; amending s. 282.106, F.S., to
10	conform; amending s. 282.1095, F.S., relating
11	to the state agency law enforcement radio
12	system; providing conforming amendments;
13	renaming the State Agency Law Enforcement Radio
14	System Trust Fund as the Law Enforcement Radio
15	Operating Trust Fund; requiring the office to
16	establish policies, procedures, and standards
17	for a comprehensive plan for a statewide radio
18	communications system; eliminating provisions
19	relating to establishment and funding of
20	specified positions; amending s. 282.111, F.S.,
21	to conform; amending s. 282.20, F.S., relating
22	to the Technology Resource Center; providing
23	conforming amendments; removing provisions
24	relating to the acceptance of new customers by
25	the center; authorizing the center to spend
26	funds in the reserve account of the Technology
27	Enterprise Operating Trust Fund; amending s.
28	282.21, F.S., to conform; amending s. 282.22,
29	F.S.; revising terminology; removing specified
30	restrictions on the office's authority to sell
31	services; creating s. 282.23, F.S.; authorizing
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1	the State Technology Office, in consultation
1 2	with the Department of Management Services, to
3	establish a State Strategic Information
	Technology Alliance; providing purposes of the
4	
5	alliance; providing for the establishment of
6	policies and procedures; repealing s. 282.3041,
7	F.S., which provides that the head of each
8	state agency is responsible and accountable for
9	enterprise resource planning and management
10	within the agency; amending s. 282.3055, F.S.;
11	authorizing the Chief Information Officer to
12	appoint or contract for Agency Chief
13	Information Officers to assist in carrying out
14	enterprise resource planning and management
15	responsibilities; amending s. 282.3063, F.S.;
16	requiring Agency Chief Information Officers to
17	prepare and submit an Agency Annual Enterprise
18	Resource Planning and Management Report;
19	amending s. 282.315, F.S.; renaming the Chief
20	Information Officers Council as the Agency
21	Chief Information Officers Council; revising
22	the voting membership of the council; amending
23	amending s. 282.318, F.S., to conform; amending
24	s. 282.322, F.S.; requiring the Enterprise
25	Project Management Office of the State
26	Technology Office to report on, monitor, and
27	assess risk levels of specified high-risk
28	technology projects; amending s. 216.163, F.S.;
29	providing that the Governor's recommended
30	budget shall include recommendations for
31	specified high-risk information technology
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1	projects; amending s. 119.07, F.S.; defining
2	"information technology resources" and "data
3	processing software"; amending s. 119.083,
4	F.S.; correcting cross-references; requiring
5	certain state agencies to transfer described
6	positions and administrative support personnel
7	to the State Technology Office by specified
8	dates; providing limits on the number of
9	positions and administrative support personnel
10	transferred; providing that the State
11	Technology Office and the relevant agencies are
12	authorized to request subsequent transfers of
13	positions, subject to approval by the
14	Legislative Budget Commission; providing
15	requirements with respect to transferred
16	resources which were dedicated to a federally
17	funded system; providing appropriations;
18	repealing s. 282.404, F.S.; abolishing the
19	Florida Geographic Information Board within the
20	State Technology Office; amending s. 11.90,
21	F.S.; requiring the Legislative Budgeting
22	Commission to review specified information
23	resources management needs, State Technology
24	Office policies, and specified budget
25	amendments; providing an effective date.
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27	Be It Enacted by the Legislature of the State of Florida:
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29	Section 1. Paragraph (b) of subsection (2) and
30	subsection (3) of section 20.22, Florida Statutes, are amended
31	to read:
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1 20.22 Department of Management Services.--There is 2 created a Department of Management Services. 3 The following divisions and programs within the (2) 4 Department of Management Services are established: 5 State Technology Office Information Technology (b) 6 Program. 7 The State Technology Office Information Technology (3) 8 Program shall operate and manage the Technology Resource 9 Center. Section 2. Subsection (2) of section 110.205, Florida 10 11 Statutes, is amended to read: 12 110.205 Career service; exemptions.--(2) EXEMPT POSITIONS.--The exempt positions which are 13 14 not covered by this part include the following, provided that no position, except for positions established for a limited 15 period of time pursuant to paragraph(i)(h), shall be 16 17 exempted if the position reports to a position in the career service: 18 19 (a) All officers of the executive branch elected by 20 popular vote and persons appointed to fill vacancies in such 21 offices. Unless otherwise fixed by law, the salary and benefits for any such officer who serves as the head of a 22 department shall be set by the department in accordance with 23 the rules of the Senior Management Service. 24 25 (b) All members, officers, and employees of the 26 legislative branch, except for the members, officers, and employees of the Florida Public Service Commission. 27 28 (c) All members, officers, and employees of the 29 judicial branch. 30 (d) All officers and employees of the State University System and the Correctional Education Program within the 31 7 CODING: Words stricken are deletions; words underlined are additions.

Department of Corrections, and the academic personnel and 1 academic administrative personnel of the Florida School for 2 the Deaf and the Blind. In accordance with the provisions of 3 4 chapter 242, the salaries for academic personnel and academic administrative personnel of the Florida School for the Deaf 5 and the Blind shall be set by the board of trustees for the 6 7 school, subject only to the approval of the State Board of Education. The salaries for all instructional personnel and 8 9 all administrative and noninstructional personnel of the 10 Correctional Education Program shall be set by the Department of Corrections, subject to the approval of the Department of 11 12 Management Services. 13 (e) The Chief Information Officer, deputy chief 14 information officers, chief technology officers, and deputy 15 chief technology officers in the State Technology Office. Unless otherwise fixed by law, the State Technology Office 16 17 shall set the salary and benefits of these positions in accordance with the rules of the Senior Management Service. 18 19 (f)(e) All members of state boards and commissions, 20 however selected. Unless otherwise fixed by law, the salary and benefits for any full-time board or commission member 21 22 shall be set by the department in accordance with the rules of 23 the Senior Management Service. (g)(f) Judges, referees, and receivers. 24 25 (h)(g) Patients or inmates in state institutions. 26 (i)(h) All positions which are established for a 27 limited period of time for the purpose of conducting a special study, project, or investigation and any person paid from an 28 other-personal-services appropriation. Unless otherwise fixed 29 by law, the salaries for such positions and persons shall be 30 set in accordance with rules established by the employing 31 8 CODING: Words stricken are deletions; words underlined are additions. agency for other-personal-services payments pursuant to s.
 110.131.

3 (j)(i) The appointed secretaries, assistant 4 secretaries, deputy secretaries, and deputy assistant 5 secretaries of all departments; the executive directors, assistant executive directors, deputy executive directors, and 6 7 deputy assistant executive directors of all departments; and the directors of all divisions and those positions determined 8 9 by the department to have managerial responsibilities 10 comparable to such positions, which positions include, but are not limited to, program directors, assistant program 11 12 directors, district administrators, deputy district administrators, the Director of Central Operations Services of 13 14 the Department of Children and Family Services, and the State 15 Transportation Planner, State Highway Engineer, State Public Transportation Administrator, district secretaries, district 16 17 directors of planning and programming, production, and operations, and the managers of the offices specified in s. 18 19 20.23(3)(d)2., of the Department of Transportation. Unless 20 otherwise fixed by law, the department shall set the salary and benefits of these positions in accordance with the rules 21 22 of the Senior Management Service.

23 (k) (j) The personal secretary to the incumbent of each 24 position exempted in paragraphs paragraph (a),(e), and (j). 25 and to each appointed secretary, assistant secretary, deputy 26 secretary, executive director, assistant executive director, 27 and deputy executive director of each department under paragraph (i). Unless otherwise fixed by law, the department 28 29 shall set the salary and benefits of these positions in accordance with the rules of the Selected Exempt Service. 30 31

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1	(1) (k) All officers and employees in the office of the
2	Governor, including all employees at the Governor's mansion,
3	and employees within each separate budget entity, as defined
4	in chapter 216, assigned to the Governor. Unless otherwise
5	fixed by law, the salary and benefits of these positions shall
6	be set by the department as follows:
7	1. The chief of staff, the assistant or deputy chief
8	of staff, general counsel, Director of Legislative Affairs,
9	chief inspector general, Director of Cabinet Affairs, Director
10	of Press Relations, Director of Planning and Budgeting,
11	director of administration, director of state-federal
12	relations, Director of Appointments, Director of External
13	Affairs, Deputy General Counsel, Governor's Liaison for
14	Community Development, Chief of Staff for the Lieutenant
15	Governor, Deputy Director of Planning and Budgeting, policy
16	coordinators, and the director of each separate budget entity
17	shall have their salaries and benefits established by the
18	department in accordance with the rules of the Senior
19	Management Service.
20	2. The salaries and benefits of positions not
21	established in sub-subparagraph a. shall be set by the
22	employing agency. Salaries and benefits of employees whose
23	professional training is comparable to that of licensed
24	professionals under paragraph $(r)(q)$, or whose administrative
25	responsibility is comparable to a bureau chief shall be set by
26	the Selected Exempt Service. The department shall make the
27	comparability determinations. Other employees shall have
28	benefits set comparable to legislative staff, except leave
29	shall be comparable to career service as if career service
30	employees.
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1	(m) (l) All assistant division director, deputy
2	division director, and bureau chief positions in any
3	department, and those positions determined by the department
4	to have managerial responsibilities comparable to such
5	positions, which positions include, but are not limited to,
6	positions in the Department of Health, the Department of
7	Children and Family Services, and the Department of
8	Corrections that are assigned primary duties of serving as the
9	superintendent or assistant superintendent, or warden or
10	assistant warden, of an institution; positions in the
11	Department of Corrections that are assigned primary duties of
12	serving as the circuit administrator or deputy circuit
13	administrator; positions in the Department of Transportation
14	that are assigned primary duties of serving as regional toll
15	managers and managers of offices as defined in s.
16	20.23(3)(d)3. and (4)(d); positions in the Department of
17	Environmental Protection that are assigned the duty of an
18	Environmental Administrator or program administrator; those
19	positions described in s. 20.171 as included in the Senior
20	Management Service; and positions in the Department of Health
21	that are assigned the duties of Environmental Administrator,
22	Assistant County Health Department Director, and County Health
23	Department Financial Administrator. Unless otherwise fixed by
24	law, the department shall set the salary and benefits of these
25	positions in accordance with the rules established for the
26	Selected Exempt Service.
27	(n) (m) 1.a. In addition to those positions exempted by
28	other paragraphs of this subsection, each department head may
29	designate a maximum of 20 policymaking or managerial
30	positions, as defined by the department and approved by the
31	Administration Commission, as being exempt from the Career
	11

Service System. Career service employees who occupy a position 1 2 designated as a position in the Selected Exempt Service under 3 this paragraph shall have the right to remain in the Career 4 Service System by opting to serve in a position not exempted 5 by the employing agency. Unless otherwise fixed by law, the 6 department shall set the salary and benefits of these 7 positions in accordance with the rules of the Selected Exempt 8 Service; provided, however, that if the agency head determines 9 that the general counsel, chief Cabinet aide, public information administrator or comparable position for a Cabinet 10 officer, inspector general, or legislative affairs director 11 12 has both policymaking and managerial responsibilities and if 13 the department determines that any such position has both 14 policymaking and managerial responsibilities, the salary and 15 benefits for each such position shall be established by the department in accordance with the rules of the Senior 16 17 Management Service.

b. In addition, each department may designate one
additional position in the Senior Management Service if that
position reports directly to the agency head or to a position
in the Senior Management Service and if any additional costs
are absorbed from the existing budget of that department.

23 If otherwise exempt, employees of the Public 2. Employees Relations Commission, the Commission on Human 24 Relations, and the Unemployment Appeals Commission, upon the 25 26 certification of their respective commission heads, may be 27 provided for under this paragraph as members of the Senior Management Service, if otherwise qualified. However, the 28 29 deputy general counsels of the Public Employees Relations Commission shall be compensated as members of the Selected 30 31 Exempt Service.

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1	(o) (n) The executive director, deputy executive
2	director, general counsel, official reporters, and division
3	directors within the Public Service Commission and the
4	personal secretary and personal assistant to each member of
5	the Public Service Commission. Unless otherwise fixed by law,
б	the salary and benefits of the executive director, deputy
7	executive directors, general counsel, Director of
8	Administration, Director of Appeals, Director of Auditing and
9	Financial Analysis, Director of Communications, Director of
10	Consumer Affairs, Director of Electric and Gas, Director of
11	Information Processing, Director of Legal Services, Director
12	of Records and Reporting, Director of Research, and Director
13	of Water and Sewer shall be set by the department in
14	accordance with the rules of the Senior Management Service.
15	The salary and benefits of the personal secretary and the
16	personal assistant of each member of the commission and the
17	official reporters shall be set by the department in
18	accordance with the rules of the Selected Exempt Service,
19	notwithstanding any salary limitations imposed by law for the
20	official reporters.
21	<u>(p)</u> (o)1. All military personnel of the Department of
22	Military Affairs. Unless otherwise fixed by law, the salary
23	and benefits for such military personnel shall be set by the
24	Department of Military Affairs in accordance with the
25	appropriate military pay schedule.
26	2. The military police chiefs, military police
27	officers, firefighter trainers, firefighter-rescuers, and
28	electronic security system technicians shall have salary and
29	benefits the same as career service employees.
30	(q)(p) The staff directors, assistant staff directors,
31	district program managers, district program coordinators,
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district subdistrict administrators, district administrative 1 services directors, district attorneys, and the Deputy 2 3 Director of Central Operations Services of the Department of 4 Children and Family Services and the county health department 5 directors and county health department administrators of the Department of Health. Unless otherwise fixed by law, the 6 7 department shall establish the salary range and benefits for 8 these positions in accordance with the rules of the Selected 9 Exempt Service.

10 (r)(q) All positions not otherwise exempt under this subsection which require as a prerequisite to employment: 11 12 licensure as a physician pursuant to chapter 458, licensure as an osteopathic physician pursuant to chapter 459, licensure as 13 14 a chiropractic physician pursuant to chapter 460, including 15 those positions which are occupied by employees who are 16 exempted from licensure pursuant to s. 409.352; licensure as 17 an engineer pursuant to chapter 471, which are supervisory positions except for such positions in the Department of 18 19 Transportation; or for 12 calendar months, which require as a prerequisite to employment that the employee have received the 20 degree of Bachelor of Laws or Juris Doctor from a law school 21 22 accredited by the American Bar Association and thereafter 23 membership in The Florida Bar, except for any attorney who serves as an administrative law judge pursuant to s. 120.65 or 24 for hearings conducted pursuant to s. 120.57(1)(a). Unless 25 26 otherwise fixed by law, the department shall set the salary 27 and benefits for these positions in accordance with the rules established for the Selected Exempt Service. 28 29 (s) (r) The statewide prosecutor in charge of the

30 Office of Statewide Prosecution of the Department of Legal 31

Affairs and all employees in the office. The Department of 1 Legal Affairs shall set the salary of these positions. 2 3 (t) (t) (s) The executive director of each board or 4 commission established within the Department of Business and 5 Professional Regulation or the Department of Health. Unless 6 otherwise fixed by law, the department shall establish the 7 salary and benefits for these positions in accordance with the 8 rules established for the Selected Exempt Service. 9 (u) (t) All officers and employees of the State Board of Administration. The State Board of Administration shall set 10 11 the salaries and benefits of these positions. 12 (v)(u) Positions which are leased pursuant to a state 13 employee lease agreement expressly authorized by the 14 Legislature pursuant to s. 110.191. (w) All managers, supervisors, and confidential 15 employees of the State Technology Office. The State Technology 16 17 Office shall set the salaries and benefits of these positions in accordance with the rules established for the Selected 18 19 Exempt Service. 20 Section 3. Section 186.022, Florida Statutes, is 21 amended to read: 22 186.022 Information technology resource strategic plans.--By June 1 of each year, the Geographic Information 23 Board, the Financial Management Information Board, the 24 25 Criminal and Juvenile Justice Information Systems Council, and 26 the Health Information Systems Council shall each develop and 27 submit to the State Technology Office an information technology resource strategic plan to the Executive Office of 28 29 the Governor in a form and manner prescribed in written instructions from prepared by the State Technology Office 30 Executive Office of the Governor in consultation with the 31 15

Executive Office of the Governor and the legislative 1 appropriations committees. The State Technology Office 2 3 Executive Office of the Governor shall review each such the 4 strategic plan and may provide comments within 30 days. In its 5 review, the Executive Office of the Governor shall determine consider all comments and findings of the Technology Review 6 7 Workgroup as to whether each such the plan is consistent with the State Annual Report on Enterprise Resource Planning and 8 9 Information Resources Management and statewide policies adopted by the State Technology Office, and by July 1 of each 10 year shall develop and transmit to each such board and council 11 12 a written expression of its findings, conclusions, and 13 required changes, if any, with respect to each such strategic 14 plan recommended by the State Technology Council. If any 15 change to any such strategic plan is revisions are required, 16 each affected board boards and council shall revise its 17 strategic plan to the extent necessary to incorporate such required changes councils have 30 days to incorporate those 18 19 revisions and shall resubmit its strategic return the plan to 20 the State Technology Office for final approval and acceptance Executive Office of the Governor. 21 Section 4. Subsection (4) of section 216.013, Florida 22 23 Statutes, is amended to read: 24 216.013 Long-range program plan.--(4) The Executive Office of the Governor shall review 25 26 the long-range program plans for executive agencies to ensure 27 that they are consistent with the state's goals and objectives and other requirements as specified in the written 28 29 instructions and that they provide the framework and context for the agency's budget request. In its review, the Executive 30 Office of the Governor shall consider the findings of the 31 16 CODING: Words stricken are deletions; words underlined are additions.

State Technology Office Technology Review Workgroup as to the 1 2 consistency of the information technology portion of 3 long-range program plans with the State Annual Report on 4 Enterprise Resource Planning and Information Resources 5 Management and statewide policies adopted recommended by the 6 State Technology Office Council and the state's plan for 7 facility needs pursuant to s. 216.0158. Based on the results 8 of the review, the Executive Office of the Governor may 9 require an agency to revise the plan. Section 5. Section 216.0446, Florida Statutes, is 10 amended to read: 11 12 216.0446 Review of information resources management 13 needs.--14 (1) There is created within the Legislature the 15 Technology Review Workgroup. The workgroup and the State 16 Technology Office shall independently review and make 17 recommendations with respect to the portion of agencies' 18 long-range program plans which pertains to information 19 resources management needs and with respect to agencies' 20 legislative budget requests for information technology and related resources management. The Technology Review Workgroup 21 shall report such recommendations, together with the findings 22 23 and conclusions on which such recommendations are based, be responsible to the Legislative Budget Commission chairs of the 24 legislative appropriations committees. 25 The State Technology 26 Office shall report such recommendations, together with the 27 findings and conclusions on which such recommendations are 28 based, to the Executive Office of the Governor and to the 29 chairs of the legislative appropriations committees. (2) In addition to its primary duty specified in 30 subsection (1), the Technology Review Workgroup shall have 31 17 CODING: Words stricken are deletions; words underlined are additions.

powers and duties that include, but are not limited to, the 1 2 following: 3 To evaluate the information resource management (a) 4 needs identified in the agency long-range program plans for 5 consistency with the State Annual Report on Enterprise Resource Planning and Information Resources Management and 6 7 statewide policies recommended by the State Technology Office Council, and make recommendations to the Legislative Budget 8 9 Commission chairs of the legislative appropriations 10 committees. (b) To review and make recommendations to the 11 12 Legislative Budget Commission chairs of the legislative 13 appropriations committees on proposed budget amendments and 14 agency transfers associated with information technology 15 resources management initiatives or projects that involve more 16 than one agency, that have an outcome that impacts another 17 agency, or that exceed \$500,000 in total cost over a 1-year period, or that are requested by the Legislative Budget 18 19 Commission to be reviewed. 20 Section 6. Subsection (5) of section 216.181, Florida Statutes, is amended to read: 21 22 216.181 Approved budgets for operations and fixed 23 capital outlay .--24 (5) An amendment to the original operating budget for 25 an information technology resources management project or 26 initiative that involves more than one agency, has an outcome 27 that impacts another agency, or exceeds \$500,000 in total cost over a 1-year period, except for those projects that are a 28 29 continuation of hardware or software maintenance or software licensing agreements, or that are for desktop replacement that 30 is similar to the technology currently in use must be reviewed 31 18 CODING: Words stricken are deletions; words underlined are additions.

by the Technology Review Workgroup pursuant to s. 216.0466 and 1 approved by the Executive Office of the Governor for the 2 3 executive branch or by the Chief Justice for the judicial 4 branch, and shall be subject to the notice and review 5 procedures set forth in s. 216.177. 6 Section 7. Section 216.235, Florida Statutes, is 7 amended to read: 216.235 Innovation Investment Program; intent; 8 9 definitions; composition and responsibilities of State Innovation Committee; responsibilities of the Office of 10 Tourism, Trade, and Economic Development Department of 11 12 Management Services, the Information Resource Commission, and 13 the review board; procedures for innovative project 14 submission, review, evaluation, and approval; criteria to be considered.--15 (1) This section shall be cited as the "Innovation 16 17 Investment Program Act." 18 (2) The Legislature finds that each state agency 19 should be encouraged to pursue innovative investment projects which demonstrate a novel, creative, and entrepreneurial 20 approach to conducting the agency's normal business processes; 21 22 effectuate a significant change in the accomplishment of the 23 agency's activities; address an important problem of public concern; and have the potential of being replicated by other 24 state agencies. The Legislature further finds that investment 25 26 in innovation can produce longer-term savings and that funds for such investment should be available to assist agencies in 27 investing in innovations that produce a cost savings to the 28 29 state or improve the quality of services delivered. The Legislature also finds that any eligible savings realized as a 30 31 19

result of investment in innovation should be available for 1 2 future investment in innovation. 3 (3) For purposes of this section: "Agency" means an official, officer, commission, 4 (a) 5 authority, council, committee, department, division, bureau, 6 board, section, or other unit or entity of the executive 7 branch. 8 (b) "Commission" means the Information Resource Commission. 9 "Committee" means the State Innovation Committee. 10 (C) (d) "Office" means the Office of Tourism, Trade, and 11 12 Economic Development within the Executive Office of the 13 Governor. "Department" means the Department of Management 14 Services. "Review board" means a nonpartisan board composed 15 (e) of private citizens and public employees who evaluate the 16 17 projects and make funding recommendations to the committee. 18 (4) There is hereby created the State Innovation 19 Committee, which shall have final approval authority as to which innovative investment projects submitted under this 20 section shall be funded. Such committee shall be comprised of 21 22 seven five members. Appointed members shall serve terms of 1 23 year and may be reappointed. The committee shall include: (a) The Lieutenant Governor. 24 25 (b) The director of the Governor's Office of Planning 26 and Budgeting. 27 (c) The Chief Information Officer in the State 28 Technology Office. 29 (d)(c) The Comptroller. 30 31 20 CODING: Words stricken are deletions; words underlined are additions.

1 (e) (d) One representative of the private sector 2 appointed by the Commission on Government Accountability to 3 the People. 4 (f)(e) The director of the Office of Tourism, Trade, 5 and Economic Development. One representative appointed by 6 Enterprise Florida, Inc. 7 The Chair of IT Florida.com, Inc. (g) 8 9 The Secretary of Management Services shall serve as an alternate in the event a member is unable to attend the 10 11 committee meeting. 12 (5) Agencies shall submit proposed innovative 13 investment projects to the Office of Tourism, Trade, and Economic Development department by a date established and in 14 15 the format prescribed by the office department. Such 16 innovative investment project proposals shall include, but not 17 be limited to: 18 (a) The identification of a specific innovative 19 investment project. 20 The name of the agency's innovative investment (b) project administrator. 21 22 (c) A cost/benefit analysis which is a financial 23 summary of how the innovative investment project will produce a cost savings for the agency or improve the quality of the 24 public services delivered by the agency. The analysis shall 25 26 include a breakdown of each project cost category, including, but not limited to: the costs associated with hiring of 27 other-personal-services staff, re-engineering efforts, 28 29 purchase of equipment, maintenance agreements, training, consulting services, travel, acquisition of information 30 technology resources; any monetary or in-kind contributions 31 21

1 made by the agency, another public entity, or the private 2 sector; and available baseline data, performance measures, and 3 outcomes as defined in s. 216.011(1).

4 (d) The approval of the agency head, the agency's 5 budget director, the agency's inspector general or internal 6 auditor, and, if the innovative investment project involves 7 information technology resources, the information resource 8 manager.

9 (6) Any agency developing an innovative investment project proposal that involves information technology 10 resources may consult with and seek technical assistance from 11 12 the commission. The office department shall consult with the commission for any project proposal that involves information 13 14 resource technology. The commission is responsible for 15 evaluating these projects and for advising the committee and review board of the technical feasibility and any transferable 16 17 benefits of the proposed technology. In addition to the requirements of subsection (5), the agencies shall provide to 18 19 the commission any information requested by the commission to 20 aid in determining that the proposed technology is appropriate for the project's success. 21

22 (7) The office department shall select a review board 23 composed of private and public members. Terms of review board 24 members shall be for 1 year beginning on a date established by the office department. Review board members may serve more 25 26 than one term. The board shall evaluate innovative investment 27 projects and shall make recommendations to the committee as to which innovative projects should be considered for funding. 28 29 (8) When evaluating projects, the committee and the

30 review board shall consider whether the innovative investment
31 project meets the following criteria:

22

(a) Increases the quality of public services by the
 agency.

3

24

25

(b) Reduces costs for the agency.

4 (c) Involves a cooperative effort with another public5 entity or the private sector.

6 (d) Reduces the need for hiring additional employees
7 or avoids other operating costs incurred by the agency in the
8 future.

9 (9) The committee shall allocate funds based on a 10 competitive evaluation process and award funds to agencies for 11 innovative investment projects demonstrating quantifiable 12 savings to the state, or improved customer service delivery.

13 (10) The awarded agency shall monitor and evaluate the 14 projects to determine if the anticipated results were 15 achieved.

16 (11) Funds appropriated for the Innovation Investment 17 Program shall be distributed by the Executive Office of the 18 Governor subject to notice, review, and objection procedures 19 set forth in s. 216.177. The <u>office</u> department may transfer 20 funds from the annual appropriation as necessary to administer 21 the program.

22 Section 8. Paragraph (c) is added to subsection (1) of 23 section 216.292, Florida Statutes, to read:

216.292 Appropriations nontransferable; exceptions.-(1)

26 (c) Notwithstanding any other provision of this
27 section or the provisions of s. 216.351, for fiscal year

28 2001-2002, state agencies may transfer positions and

29 appropriations as necessary to comply with any provision of

30 the General Appropriations Act, or any other provision of law,

31 that requires or specifically authorizes the transfer of

positions and appropriations in the consolidation of 1 2 information technology resources to the State Technology 3 Office. 4 Section 9. Section 282.005, Florida Statutes, is 5 amended to read: 282.005 Legislative findings and intent.--The 6 7 Legislature finds that: 8 (1) Information is a strategic asset of the state, 9 and, as such, it should be managed as a valuable state resource. 10 (2) The state makes significant investments in 11 12 information technology resources in order to manage information and to provide services to its citizens. 13 14 (3) An office must be created to provide support and 15 quidance to enhance the state's use and management of information technology resources and to design, procure, and 16 17 deploy, on behalf of the state, information technology 18 resources. 19 (4) The cost-effective deployment of information 20 technology and information resources by state agencies can 21 best be managed by a Chief Information Officer. 22 (5) The head of each state agency, in consultation 23 with The State Technology Office, has primary responsibility and accountability for the planning, budgeting, acquisition, 24 development, implementation, use, and management of 25 26 information technology resources within the state agency. The 27 State Technology Office shall use the state's information technology in the best interest of the state as a whole and 28 29 shall contribute to and make use of shared data and related resources whenever appropriate. Each agency head has primary 30 responsibility and accountability for setting agency 31 24

priorities, identifying business needs, and determining agency 1 2 services and programs to be developed as provided by law. The 3 State Technology Office, through service level agreements with 4 each agency, shall provide the information technology needed 5 for the agency to accomplish its mission. (6) The expanding need for, use of, and dependence on б 7 information technology resources requires focused management 8 attention and managerial accountability by state agencies and the state as a whole. 9 10 (7) The agency head, in consultation with the State Technology Office, has primary responsibility for the agency's 11 12 information technology resources and for their use in accomplishing the agency's mission. However, each agency 13 14 shall also use its information technology resources in the 15 best interests of the state as a whole and thus contribute to and make use of shared data and related resources whenever 16 17 appropriate. (7) (8) The state, through the State Technology Office, 18 19 shall provide, by whatever means is most cost-effective and efficient, the information technology, enterprise resource 20 planning and management, and enterprise resource management 21 22 infrastructure the information resources management 23 infrastructure needed to collect, store, and process the state's data and information, provide connectivity, and 24 facilitate the exchange of data and information among both 25 26 public and private parties. 27 (8) (9) A necessary part of the state's information technology resources management infrastructure is a statewide 28 29 communications system for all types of signals, including, but not limited to, voice, data, video, radio, telephone, 30 wireless, and image. 31 25

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1	(9) (10) To ensure the best management of the state's
2	information technology resources, and notwithstanding other
3	provisions of law to the contrary, the functions of
4	information technology resources management are hereby
5	assigned to the Board of Regents as the agency responsible for
6	the development and implementation of policy, planning,
7	management, rulemaking, standards, and guidelines for the
8	State University System; to the State Board of Community
9	Colleges as the agency responsible for establishing and
10	developing rules and policies for the Florida Community
11	College System; to the Supreme Court, for the judicial branch;
12	to each state attorney and public defender; and to the State
13	Technology Office for the executive branch of state
14	government.
15	(10) The State Technology Office shall take no action
16	affecting the supervision, control, management or coordination
17	of information technology and information technology
18	personnel, that any cabinet officer listed in s. 4 Art. IV of
19	the State Constitution deems necessary for the exercise of his
20	or her statutory or constitutional duties.
21	(11) Notwithstanding anything to the contrary
22	contained in this act, the State Technology Office shall take
23	no action affecting the supervision or control of the
24	personnel or data processing equipment that the Comptroller
25	deems necessary for the exercise of his or her official
26	constitutional duties as set forth in s. 4(d) and (e), Art. IV
27	of the State Constitution.
28	(12) Notwithstanding anything to the contrary
29	contained in this act, the State Technology Office shall take
30	no action affecting the supervision and control of the
31	personnel or data processing equipment which the Attorney
	26
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General deems necessary for the exercise of his or her 1 official constitutional duties as set forth in s. 4(c), Art. 2 3 IV of the State Constitution. 4 Section 10. Section 282.303, Florida Statutes, is 5 renumbered as section 282.0041, Florida Statutes, and amended 6 to read: 7 282.0041 282.303 Definitions.--For the purposes of 8 this part ss. 282.303-282.322, the term: 9 (1) "Agency" means those entities described in s. 10 216.011(1)(qq)(mm). (2)(8) "Agency Annual Enterprise Resource Planning and 11 12 Management Report" means the report prepared by each Agency the Chief Information Officer of each agency as required by s. 13 14 282.3063. 15 (3)(2) "Agency Chief Information Officer" means the person appointed by the agency head, in consultation with the 16 17 State Technology Office, to coordinate and manage the 18 information technology resources management policies and 19 activities applicable to within that agency. 20 (4)(3) "Agency Chief Information Officers Council" 21 means the council created in s. 282.315 to facilitate the 22 sharing and coordination of information technology resources 23 management issues and initiatives among the agencies. (5)(13) "Enterprise resources management 24 25 infrastructure" means the hardware, software, networks, data, 26 human resources, policies, standards, and facilities, 27 maintenance, and related materials and services that are required to support the business processes of an agency or 28 29 state enterprise. (5) "Information technology hardware" means equipment 30 31 designed for the automated storage, manipulation, and 27 CODING: Words stricken are deletions; words underlined are additions.

1	retrieval of data, voice or video, by electronic or mechanical
2	means, or both, and includes, but is not limited to, central
3	processing units, front-end processing units, including
4	miniprocessors and microprocessors, and related peripheral
5	equipment such as data storage devices, document scanners,
6	data entry, terminal controllers and data terminal equipment,
7	word processing systems, equipment and systems for computer
8	networks, personal communication devices, and wireless
9	equipment.
10	(6) (11) "Enterprise resource planning and management"
11	means the planning, budgeting, acquiring, developing,
12	organizing, directing, training, and control <u>, and related</u>
13	services associated with government information technology
14	resources. The term encompasses information and related
15	resources, as well as the controls associated with their
16	acquisition, development, dissemination, and use.
17	(7) "Information technology" means equipment,
18	hardware, software, firmware, programs, systems, networks,
19	infrastructure, media, and related material used to
20	automatically, electronically, and wirelessly collect,
21	receive, access, transmit, display, store, record, retrieve,
22	analyze, evaluate, process, classify, manipulate, manage,
23	assimilate, control, communicate, exchange, convert, converge,
24	interface, switch, or disseminate information of any kind or
25	form.
26	(6) "Information technology services" means all
27	services that include, but are not limited to, feasibility
28	studies, systems design, software development, enterprise
29	resource planning, application service provision, consulting,
30	or time-sharing services.
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1	(7) "Data processing software" means the programs and
2	routines used to employ and control the capabilities of data
3	processing hardware, including, but not limited to, operating
4	systems, compilers, assemblers, utilities, library routines,
5	maintenance routines, applications, and computer networking
6	programs.
7	(8) (10) "Project" means an undertaking directed at the
8	accomplishment of a strategic objective relating to enterprise
9	resources management or a specific appropriated program.
10	(9) "State Annual Report on Enterprise Resource
11	Planning and Management" means the report prepared by the
12	State Technology Office as defined in s. 282.3093.
13	(10) (16) "Standards" means the use of current, open,
14	nonproprietary, or non-vendor-specific technologies.
15	(11)(4) "State Technology Office" or "office"means
16	the office created in s. 282.102 to support and coordinate
17	cost-effective deployment of technology and information
18	resources and services across state government.
19	(12) (15) "Total cost" means all costs associated with
20	information <u>technology</u> resources management projects or
21	initiatives, including, but not limited to, value of hardware,
22	software, service, maintenance, incremental personnel, and
23	facilities. Total cost of a loan or gift of information
24	technology resources to an agency includes the fair market
25	value of the resources, except that the total cost of loans or
26	gifts of information technology resources to state
27	universities to be used in instruction or research does not
28	include fair market value.
29	(12) "Information technology resources" means data
30	processing hardware and software and services, communications,
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1 supplies, personnel, facility resources, maintenance, and 2 training. 3 (14) "Technology Review Workgroup" means the workgroup 4 created in s. 216.0446 to review and make recommendations on 5 agencies' information resources management planning and 6 budgeting proposals. 7 Section 11. Section 282.102, Florida Statutes, is 8 amended to read: 9 282.102 Creation of the State Technology Office; 10 powers and duties of the State Technology Office of the Department of Management Services. -- There is created a State 11 12 Technology Office, administratively placed within the Department of Management Services. The office shall be a 13 14 separate budget entity, and which shall be headed by a Chief Information Officer who is appointed by the Governor and is in 15 the Senior Management Service. The Chief Information Officer 16 17 shall be an agency head for all purposes. The Department of Management Services shall provide administrative support and 18 19 service to the office to the extent requested by the Chief Information Officer. The office may adopt policies and 20 procedures regarding personnel, procurement, and transactions 21 for State Technology Office personnel. The office shall have 22 23 the following powers, duties, and functions: (1) To publish electronically the portfolio of 24 25 services available from the office, including pricing 26 information; the policies and procedures of the office governing usage of available services; and a forecast of the 27 priorities and initiatives for the state communications system 28 29 for the ensuing 2 years. The office shall provide a hard copy 30 of its portfolio of services upon request. 31 30

1	(2) To adopt rules implementing policies and
2	procedures providing best practices to be followed by agencies
3	in acquiring, using, upgrading, modifying, replacing, or
4	disposing of information technology. To coordinate the
5	purchase, lease, and use of all information technology
6	services for state agencies, including communications services
7	provided as part of any other total system to be used by the
8	state or any of its agencies.
9	(3) To perform, in consultation with an agency, the
10	enterprise resource planning and management for the agency.
11	(4) (3) To advise and render aid to state agencies and
12	political subdivisions of the state as to systems or methods
13	to be used for organizing and meeting information technology
14	requirements efficiently and effectively.
15	(5) (4) To integrate the information technology systems
16	and services of state agencies.
17	(6) (5) To adopt technical standards for the state
18	information technology system which will assure the
19	interconnection of computer networks and information systems
20	of state agencies.
21	(7) (6) To assume management responsibility for any
22	integrated information technology system or service when
23	determined by the office to be economically efficient or
24	performance-effective.
25	<u>(8)</u> (7) To enter into agreements <u>related to</u> for the
26	support and use of the information technology <u>with</u> services of
27	state agencies and of political subdivisions of the state.
28	<u>(9)</u> (8) To use <u>and</u> or acquire, with agency concurrence,
29	information technology facilities now owned or operated by any
30	state agency.
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1 (9) To standardize policies and procedures for the use 2 of such services. (10) To purchase from or contract with information 3 4 technology providers for information technology facilities or 5 services, including private line services. 6 (11) To apply for, receive, and hold, and to or assist 7 agencies in applying for, receiving, or holding, such authorizations, patents, copyrights, trademarks, service 8 9 marks, licenses, and allocations or channels and frequencies to carry out the purposes of this part ss. 282.101-282.109. 10 (12) To purchase, lease, or otherwise acquire and to 11 12 hold, sell, transfer, license, or otherwise dispose of real, personal estate, equipment, and intellectual other property, 13 14 including, but not limited to, patents, trademarks, 15 copyrights, and service marks. (13) To cooperate with any federal, state, or local 16 17 emergency management agency in providing for emergency 18 communications services. 19 (14) To delegate, as necessary, to state agencies the 20 authority to purchase, lease, or otherwise acquire and to use 21 powers of acquisition and utilization of information 22 technology equipment, facilities, and services or, as 23 necessary, to control and approve the purchase, lease, or acquisition and the use of all information technology 24 equipment, services, and facilities, including, but not 25 26 limited to, communications services provided as part of any 27 other total system to be used by the state or any of its 28 agencies. 29 (15) To acquire take ownership, possession, custody, 30 and control of existing communications equipment and 31 facilities, with agency concurrence, including all right, 32 CODING: Words stricken are deletions; words underlined are additions.

title, interest, and equity therein, as necessary, to carry 1 out the purposes of this part ss. 282.101-282.109. However, 2 the provisions of this subsection shall in no way affect the 3 4 rights, title, interest, or equity in any such equipment or 5 facilities owned by, or leased to, the state or any state agency by any telecommunications company. б 7 (16) To adopt rules pursuant to ss. 120.536(1) and 8 120.54 relating to information technology and to administer 9 the provisions of this part. (17) To provide a means whereby political subdivisions 10 of the state may use the state information technology systems 11 12 system upon such terms and under such conditions as the office 13 may establish. (18) To apply for and accept federal funds for any of 14 15 the purposes of this part ss. 282.101-282.109 as well as gifts 16 and donations from individuals, foundations, and private 17 organizations. 18 (19) To monitor issues relating to communications 19 facilities and services before the Florida Public Service Commission and, when necessary, prepare position papers, 20 prepare testimony, appear as a witness, and retain witnesses 21 22 on behalf of state agencies in proceedings before the 23 commission. (20) Unless delegated to the agencies by the Chief 24 Information Officer, to manage and control, but not intercept 25 26 or interpret, communications within the SUNCOM Network by: 27 (a) Establishing technical standards to physically interface with the SUNCOM Network. 28 29 (b) Specifying how communications are transmitted 30 within the SUNCOM Network. 31 33 CODING: Words stricken are deletions; words underlined are additions. (c) Controlling the routing of communications within
 the SUNCOM Network.

3 (d) Establishing standards, policies, and procedures4 for access to the SUNCOM Network.

(e) Ensuring orderly and reliable communications
services in accordance with the standards and policies of all
state agencies and the service <u>level</u> agreements executed with
state agencies.

9 (21) To plan, design, and conduct experiments for 10 information technology services, equipment, and technologies, and to implement enhancements in the state information 11 12 technology system when in the public interest and cost-effective. Funding for such experiments shall be derived 13 14 from SUNCOM Network service revenues and shall not exceed 2 percent of the annual budget for the SUNCOM Network for any 15 16 fiscal year or as provided in the General Appropriations Act 17 for fiscal year 2000-2001. New services offered as a result of this subsection shall not affect existing rates for 18 19 facilities or services.

(22) To enter into contracts or agreements, with or 20 without competitive bidding or procurement, to make available, 21 22 on a fair, reasonable, and nondiscriminatory basis, property 23 and other structures under office control for the placement of new facilities by any wireless provider of mobile service as 24 defined in 47 U.S.C. s. 153(n) or s. 332(d) and any 25 26 telecommunications company as defined in s. 364.02 when it is 27 determined to be practical and feasible to make such property or other structures available. The office may, without 28 29 adopting a rule, charge a just, reasonable, and nondiscriminatory fee for the placement of the facilities, 30 payable annually, based on the fair market value of space used 31

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by comparable communications facilities in the state. The 1 office and a wireless provider or telecommunications company 2 3 may negotiate the reduction or elimination of a fee in 4 consideration of services provided to the office by the 5 wireless provider or telecommunications company. All such fees 6 collected by the office shall be deposited directly into the 7 State Agency Law Enforcement Radio Operating System Trust 8 Fund, and may be used by the office to construct, maintain, or 9 support the system. (23) To provide an integrated electronic system for 10 deploying government products, services, and information to 11 individuals and businesses. 12 (a) The integrated electronic system shall reflect 13 14 cost-effective deployment strategies in keeping with industry 15 standards and practices, including protections and of security 16 of private information as well as maintenance of public 17 records. The office shall provide a method for assessing 18 (b) 19 fiscal accountability for the integrated electronic system and shall establish the organizational structure required to 20 21 implement this system. 22 (24) To provide administrative support to the Agency 23 Chief Information Officers Council and other workgroups created by the Chief Information Officer. 24 (25) To facilitate state information technology 25 26 education and training for senior management and other agency staff. 27 28 To prepare, on behalf of the Executive Office of (26) 29 the Governor, memoranda on recommended guidelines and best practices for information resources management, when 30 31 requested. 35

1 (27) To prepare, publish, and disseminate the State 2 Annual Report on Enterprise Resource Planning and Management 3 under s. 282.310. 4 (28) To study and make a recommendation to the 5 Governor and Legislature on the feasibility of implementing 6 online voting in this state. 7 (29) To facilitate the development of a network access 8 point in this state, as needed. 9 (30) To designate a State Chief Privacy Officer who shall be responsible for the continual review of policies, 10 laws, rules, and practices of state agencies which may affect 11 12 the privacy concerns of state residents. Section 12. Section 282.103, Florida Statutes, is 13 14 amended to read: 15 282.103 SUNCOM Network; exemptions from the required 16 use.--17 (1)There is created within the State Technology 18 Office of the Department of Management Services the SUNCOM 19 Network which shall be developed to serve as the state communications system for providing local and long-distance 20 communications services to state agencies, political 21 subdivisions of the state, municipalities, and nonprofit 22 23 corporations pursuant to ss. 282.101-282.111. The SUNCOM Network shall be developed to transmit all types of 24 communications signals, including, but not limited to, voice, 25 26 data, video, image, and radio. State agencies shall cooperate 27 and assist in the development and joint use of communications systems and services. 28 29 The State Technology Office of the Department of (2) Management Services shall design, engineer, implement, manage, 30 and operate through state ownership, commercial leasing, or 31 36 CODING: Words stricken are deletions; words underlined are additions.

some combination thereof, the facilities and equipment 1 2 providing SUNCOM Network services, and shall develop a system 3 of equitable billings and charges for communication services. 4 (3) All state agencies are required to use the SUNCOM 5 Network for agency communications services as the services 6 become available; however, no agency is relieved of 7 responsibility for maintaining communications services necessary for effective management of its programs and 8 9 functions. If a SUNCOM Network service does not meet the communications requirements of an agency, the agency shall 10 notify the State Technology Office of the Department of 11 12 Management Services in writing and detail the requirements for that communications service. If the office is unable to meet 13 14 an agency's requirements by enhancing SUNCOM Network service, 15 the office may shall grant the agency an exemption from the required use of specified SUNCOM Network services. 16 17 Section 13. Section 282.104, Florida Statutes, is 18 amended to read: 19 282.104 Use of state SUNCOM Network by 20 municipalities .-- Any municipality may request the State 21 Technology Office of the Department of Management Services to provide any or all of the SUNCOM Network's portfolio of 22 23 communications services upon such terms and under such conditions as the office department may establish. The 24 requesting municipality shall pay its share of installation 25 26 and recurring costs according to the published rates for SUNCOM Network services and as invoiced by the office. Such 27 municipality shall also pay for any requested modifications to 28 29 existing SUNCOM Network services, if any charges apply. Section 14. Subsection (1) of section 282.105, Florida 30 Statutes, is amended to read: 31

1 282.105 Use of state SUNCOM Network by nonprofit 2 corporations.--3 (1) The State Technology Office of the Department of 4 Management Services shall provide a means whereby private 5 nonprofit corporations under contract with state agencies or 6 political subdivisions of the state may use the state SUNCOM 7 Network, subject to the limitations in this section. In order 8 to qualify to use the state SUNCOM Network, a nonprofit 9 corporation shall: (a) Expend the majority of its total direct revenues 10 for the provision of contractual services to the state, a 11 12 municipality, or a political subdivision of the state; and (b) Receive only a small portion of its total revenues 13 14 from any source other than a state agency, a municipality, or a political subdivision of the state during the period of time 15 16 SUNCOM Network services are requested. 17 Section 15. Section 282.106, Florida Statutes, is 18 amended to read: 19 282.106 Use of SUNCOM Network by libraries.--The State 20 Technology Office of the Department of Management Services may provide SUNCOM Network services to any library in the state, 21 including libraries in public schools, community colleges, the 22 23 State University System, and nonprofit private postsecondary educational institutions, and libraries owned and operated by 24 25 municipalities and political subdivisions. 26 Section 16. Subsection (1), paragraphs (f) and (g) of 27 subsection (2), and subsections (3), (4), and (5) of section 28 282.1095, Florida Statutes, are amended to read: 29 282.1095 State agency law enforcement radio system.--(1) The State Technology Office of the Department of 30 Management Services may acquire and implement a statewide 31 38 CODING: Words stricken are deletions; words underlined are additions.

radio communications system to serve law enforcement units of 1 state agencies, and to serve local law enforcement agencies 2 3 through a mutual aid channel. The Joint Task Force on State 4 Agency Law Enforcement Communications is established in the 5 State Technology Office of the Department of Management Services to advise the office of member-agency needs for the б 7 planning, designing, and establishment of the joint system. 8 The State Agency Law Enforcement Radio System Trust Fund is 9 established in the State Technology Office of the Department of Management Services. The trust fund shall be funded from 10 surcharges collected under ss. 320.0802 and 328.72. 11 12 (2)

The State Technology Office of the Department of 13 (f) 14 Management Services is hereby authorized to rent or lease 15 space on any tower under its control. The office may also 16 rent, lease, or sublease ground space as necessary to locate 17 equipment to support antennae on the towers. The costs for use of such space shall be established by the office for each 18 19 site, when it is determined to be practicable and feasible to make space available. The office may refuse to lease space on 20 any tower at any site. All moneys collected by the office for 21 such rents, leases, and subleases shall be deposited directly 22 23 into the State Agency Law Enforcement Radio Operating System Trust Fund and may be used by the office to construct, 24 25 maintain, or support the system.

(g) The State Technology Office of the Department of Management Services is hereby authorized to rent, lease, or sublease ground space on lands acquired by the office for the construction of privately owned or publicly owned towers. The office may, as a part of such rental, lease, or sublease agreement, require space on said tower or towers for antennae

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1 as may be necessary for the construction and operation of the 2 state agency law enforcement radio system or any other state 3 need. The positions necessary for the office to accomplish its 4 duties under this paragraph and paragraph (f) shall be 5 established in the General Appropriations Act and shall be 6 funded by the State Agency Law Enforcement Radio <u>Operating</u> 7 System Trust Fund.

8 (3) Upon appropriation, moneys in the trust fund may 9 be used by the office to acquire by competitive procurement the equipment; software; and engineering, administrative, and 10 maintenance services it needs to construct, operate, and 11 12 maintain the statewide radio system. Moneys in the trust fund collected as a result of the surcharges set forth in ss. 13 14 320.0802 and 328.72 shall be used to help fund the costs of the system. Upon completion of the system, moneys in the 15 trust fund may also be used by the office to provide for 16 17 payment of the recurring maintenance costs of the system. Moneys in the trust fund may be appropriated to maintain and 18 19 enhance, over and above existing agency budgets, existing 20 radio equipment systems of the state agencies represented by the task force members, in an amount not to exceed 10 percent 21 per year per agency, of the existing radio equipment inventory 22 23 until the existing radio equipment can be replaced pursuant to implementation of the statewide radio communications system. 24 (4)(a) The office joint task force shall establish 25 policies, procedures, and standards which shall be 26 incorporated into a comprehensive management plan for the use 27 and operation of the statewide radio communications system. 28 (b) The joint task force, in consultation with the 29 30 office, shall have the authority to permit other state 31 40

agencies to use the communications system, under terms and 1 2 conditions established by the joint task force. 3 (5)(a) The State Technology office of the Department 4 of Management Services shall provide technical support to the joint task force and shall bear the overall responsibility for 5 the design, engineering, acquisition, and implementation of 6 7 the statewide radio communications system and for ensuring the 8 proper operation and maintenance of all system common 9 equipment. 10 (b) The positions necessary for the office to accomplish its duties under this section shall be established 11 12 through the budgetary process and shall be funded by the State Agency Law Enforcement Radio System Trust Fund. 13 14 Section 17. Section 282.111, Florida Statutes, is amended to read: 15 16 282.111 Statewide system of regional law enforcement 17 communications.--18 (1) It is the intent and purpose of the Legislature 19 that a statewide system of regional law enforcement communications be developed whereby maximum efficiency in the 20 use of existing radio channels is achieved in order to deal 21 22 more effectively with the apprehension of criminals and the 23 prevention of crime generally. To this end, all law enforcement agencies within the state are directed to provide 24 the State Technology Office of the Department of Management 25 26 Services with any information the office requests for the 27 purpose of implementing the provisions of subsection (2). 28 (2) The State Technology Office of the Department of 29 Management Services is hereby authorized and directed to develop and maintain a statewide system of regional law 30 enforcement communications. In formulating such a system, the 31 41

office shall divide the state into appropriate regions and 1 shall develop a program which shall include, but not be 2 3 limited to, the following provisions: 4 (a) The communications requirements for each county 5 and municipality comprising the region. 6 (b) An interagency communications provision which 7 shall depict the communication interfaces between municipal, 8 county, and state law enforcement entities which operate 9 within the region. (c) Frequency allocation and use provision which shall 10 include, on an entity basis, each assigned and planned radio 11 12 channel and the type of operation, simplex, duplex, or 13 half-duplex, on each channel. 14 (3) The office shall adopt any necessary rules and 15 regulations for implementing and coordinating the statewide 16 system of regional law enforcement communications. (4) The Chief Information Officer of the State 17 Technology Office or his or her designee is designated as the 18 19 director of the statewide system of regional law enforcement 20 communications and, for the purpose of carrying out the provisions of this section, is authorized to coordinate the 21 22 activities of the system with other interested state agencies 23 and local law enforcement agencies. (5) No law enforcement communications system shall be 24 25 established or present system expanded without the prior 26 approval of the State Technology Office of the Department of 27 Management Services. 28 (6) Within the limits of its capability, the 29 Department of Law Enforcement is encouraged to lend assistance to the State Technology Office of the Department of Management 30 Services in the development of the statewide system of 31 42 CODING: Words stricken are deletions; words underlined are additions.

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regional law enforcement communications proposed by this 1 2 section. 3 Section 18. Section 282.20, Florida Statutes, is 4 amended to read: 5 282.20 Technology Resource Center .--6 (1)(a) The State Technology Office of the Department 7 of Management Services shall operate and manage the Technology 8 Resource Center. 9 (b) For the purposes of this section, the term: 10 1. "Office" means the State Technology Office of the Department of Management Services. 11 12 1.2. "Information-system utility" means a full-service information-processing facility offering hardware, software, 13 14 operations, integration, networking, and consulting services. 15 2.3. "Customer" means a state agency or other entity which is authorized to utilize the SUNCOM Network pursuant to 16 17 this part. 18 The Technology Resource Center shall: (2) 19 (a) Serve the office and other customers as an 20 information-system utility. 21 (b) Cooperate with customers to offer, develop, and support a wide range of services and applications needed by 22 23 users of the Technology Resource Center. (c) Cooperate with the Florida Legal Resource Center 24 25 of the Department of Legal Affairs and other state agencies to 26 develop and provide access to repositories of legal information throughout the state. 27 28 (d) Cooperate with the office to facilitate 29 interdepartmental networking and integration of network 30 services for its customers. 31 43 CODING: Words stricken are deletions; words underlined are additions.

1 (e) Assist customers in testing and evaluating new and 2 emerging technologies that could be used to meet the needs of 3 the state. 4 (3) The office may contract with customers to provide 5 any combination of services necessary for agencies to fulfill 6 their responsibilities and to serve their users. 7 (4) Acceptance of any new customer other than a state 8 agency which is expected to pay during the initial 12 months 9 of use more than 5 percent of the previous year's revenues of 10 the Technology Resource Center shall be contingent upon approval of the Office of Planning and Budgeting in a manner 11 12 similar to the budget amendment process in s. 216.181. (4)(5) The Technology Resource Center may plan, 13 14 design, establish pilot projects for, and conduct experiments 15 with information technology resources, and may implement 16 enhancements in services when such implementation is cost-effective. Funding for experiments and pilot projects 17 shall be derived from service revenues and may not exceed 5 18 19 percent of the service revenues for the Technology Resource Center for any single fiscal year. Any experiment, pilot 20 project, plan, or design must be approved by the Chief 21 22 Information Officer of the State Technology Office. 23 (5) (5) (6) Notwithstanding the provisions of s. 216.272, the Technology Resource Center may spend the funds in the 24 reserve account of the Technology Enterprise Operating Trust 25 26 Fund its working capital trust fund for enhancements to center operations or for information technology resources. Any 27 28 expenditure of reserve account funds must be approved by the 29 Chief Information Officer of the State Technology Office. Any funds remaining in the reserve account at the end of the 30 fiscal year may be carried forward and spent as approved by 31 44

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the Chief Information Officer of the State Technology Office, 1 2 provided that such approval conforms to any applicable 3 provisions of chapter 216. 4 Section 19. Section 282.21, Florida Statutes, is 5 amended to read: 6 282.21 The State Technology Office's Office of the 7 Department of Management Services'electronic access 8 services.--The State Technology Office of the Department of 9 Management Services may collect fees for providing remote electronic access pursuant to s. 119.085. The fees may be 10 imposed on individual transactions or as a fixed subscription 11 12 for a designated period of time. All fees collected under this section shall be deposited in the appropriate trust fund 13 14 of the program or activity that made the remote electronic access available. 15 16 Section 20. Subsections (1) and (2) of section 282.22, 17 Florida Statutes, are amended to read: 18 282.22 The State Technology Office; of the Department 19 of Management Services production, and dissemination, and 20 ownership of materials and products. --21 (1) It is the intent of the Legislature that when 22 materials, products, information, and services are acquired collected or developed by or under the direction of the State 23 Technology Office of the Department of Management Services, 24 through research and development or other efforts, including 25 26 those subject to copyright, patent, or trademark, they shall be made available for use by state and local government 27 entities at the earliest practicable date and in the most 28 29 economical and efficient manner possible and consistent with 30 chapter 119. 31 45

1	(2) To accomplish this objective the office is		
2	authorized to publish or partner with private sector entities		
3	to produce or have produced materials and products and to make		
4	them readily available for appropriate use. The office is		
5	authorized to charge an amount or receive value-added services		
6	adequate to cover the essential cost of producing and		
7	disseminating such materials, information, services, or		
8	products and is authorized to sell services, when appropriate,		
9	to any entity who is authorized to use the SUNCOM Network		
10	pursuant to this part and to the public.		
11	Section 21. Section 282.23, Florida Statutes, is		
12	created to read:		
13	282.23 State Strategic Information Technology		
14	Alliance		
15	(1) The State Technology Office, in consultation with		
16	the Department of Management Services, may establish a State		
17	Strategic Information Technology Alliance for the acquisition		
18	and use of information technology and related material in		
19	accordance with competitive procurement provisions of chapter		
20	<u>287.</u>		
21	(2) The State Technology Office, in consultation with		
22	the Department of Management Services, shall adopt rules		
23	implementing policies and procedures applicable to		
24	establishing the strategic alliances with prequalified		
25	contractors or partners to provide the state with efficient,		
26	cost-effective, and advanced information technology.		
27	Section 22. Section 282.3041, Florida Statutes, is		
28	repealed:		
29	282.3041 State agency responsibilitiesThe head of		
30	each state agency, in consultation with the State Technology		
31	Office, is responsible and accountable for enterprise resource		
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planning and management within the agency in accordance with 1 legislative intent and as defined in this part. 2 3 Section 23. Section 282.3055, Florida Statutes, is 4 amended to read: 5 282.3055 Agency Chief Information Officer; 6 appointment; duties.--7 (1)(a) To assist the State Technology Officer agency 8 head in carrying out the enterprise resource planning and 9 management responsibilities, the Chief Information Officer may agency head shall appoint, in consultation with the State 10 Technology Office, or contract for an Agency a Chief 11 Information Officer at a level commensurate with the role and 12 importance of information technology resources in the agency. 13 14 This position may be full time or part time. 15 (b) The Agency Chief Information Officer must, at a minimum, have knowledge and experience in both management and 16 17 information technology resources. 18 (2) The duties of the Agency Chief Information Officer 19 include, but are not limited to: 20 (a) Coordinating and facilitating agency enterprise 21 resource planning and management projects and initiatives. 22 (b) Preparing an agency annual report on enterprise 23 resource planning and management pursuant to s. 282.3063. (c) Developing and implementing agency enterprise 24 25 resource planning and management policies, procedures, and 26 standards, including specific policies and procedures for 27 review and approval of the agency's purchases of information technology resources in accordance with the office's policies 28 29 and procedures. 30 31 47 CODING: Words stricken are deletions; words underlined are additions.

(d) Advising agency senior management as to the 1 2 enterprise resource planning and management needs of the 3 agency for inclusion in planning documents required by law. 4 (e) Assisting in the development and prioritization of 5 the enterprise resource planning and management schedule of 6 the agency's legislative budget request. 7 Section 24. Subsection (1) of section 282.3063, 8 Florida Statutes, is amended to read: 9 282.3063 Agency Annual Enterprise Resource Planning 10 and Management Report .--By September 1 of each year, and for the State 11 (1)12 University System within 90 days after completion of the 13 expenditure analysis developed pursuant to s. 240.271(4), each 14 Agency Chief Information Officer shall prepare and submit to 15 the State Technology Office an Agency Annual Enterprise Resource Planning and Management Report. Following 16 17 consultation with the State Technology Office and the Agency Chief Information Officers Council, the Executive Office of 18 19 the Governor and the fiscal committees of the Legislature shall jointly develop and issue instructions for the format 20 and contents of the report. 21 Section 25. Subsections (1) and (2) of section 22 23 282.315, Florida Statutes, are amended to read: 282.315 Agency Chief Information Officers Council; 24 25 creation.--The Legislature finds that enhancing communication, 26 consensus building, coordination, and facilitation of 27 statewide enterprise resource planning and management issues is essential to improving state management of such resources. 28 29 (1) There is created an Agency a Chief Information 30 Officers Council to: 31 48 CODING: Words stricken are deletions; words underlined are additions.

1 (a) Enhance communication among the Agency Chief 2 Information Officers of state agencies by sharing enterprise 3 resource planning and management experiences and exchanging 4 ideas. 5 (b) Facilitate the sharing of best practices that are 6 characteristic of highly successful technology organizations, 7 as well as exemplary information technology applications of 8 state agencies. 9 (C) Identify efficiency opportunities among state 10 agencies. Serve as an educational forum for enterprise 11 (d) 12 resource planning and management issues. (e) Assist the State Technology Office in identifying 13 14 critical statewide issues and, when appropriate, make 15 recommendations for solving enterprise resource planning and management deficiencies. 16 17 (2) Members of the council shall include the Agency 18 Chief Information Officers of all state agencies, including 19 the Chief Information Officers of the agencies and governmental entities enumerated in s. 282.3031, except that 20 there shall be one Chief Information Officer selected by the 21 state attorneys and one Chief Information Officer selected by 22 23 the public defenders. The chairs, or their designees, of the Geographic Information Board, the Florida Financial Management 24 Information System Coordinating Council, the Criminal and 25 26 Juvenile Justice Information Systems Council, and the Health 27 Information Systems Council shall represent their respective organizations on the Chief Information Officers Council as 28 29 voting members. Section 26. Subsection (2) of section 282.318, Florida 30 Statutes, is amended to read: 31

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282.318 Security of data and information technology 1 2 resources.--3 (2)(a) Each agency head, in consultation with The 4 State Technology Office, in consultation with each agency 5 head, is responsible and accountable for assuring an adequate 6 level of security for all data and information technology 7 resources of each the agency and, to carry out this responsibility, shall, at a minimum: 8 9 1. Designate an information security manager who shall administer the security program of each the agency for its 10 data and information technology resources. 11 12 2. Conduct, and periodically update, a comprehensive risk analysis to determine the security threats to the data 13 14 and information technology resources of each the agency. The 15 risk analysis information is confidential and exempt from the provisions of s. 119.07(1), except that such information shall 16 17 be available to the Auditor General in performing his or her postauditing duties. 18 19 3. Develop, and periodically update, written internal 20 policies and procedures to assure the security of the data and information technology resources of each the agency. The 21 internal policies and procedures which, if disclosed, could 22 23 facilitate the unauthorized modification, disclosure, or destruction of data or information technology resources are 24 confidential information and exempt from the provisions of s. 25 26 119.07(1), except that such information shall be available to 27 the Auditor General in performing his or her postauditing 28 duties. 29 Implement appropriate cost-effective safeguards to 4. reduce, eliminate, or recover from the identified risks to the 30 data and information technology resources of each the agency. 31 50

1	5. Ensure that periodic internal audits and		
2	evaluations of each the security program for the data and		
3	information technology resources of the agency are conducted.		
4	The results of such internal audits and evaluations are		
5	confidential information and exempt from the provisions of s.		
б	119.07(1), except that such information shall be available to		
7	the Auditor General in performing his or her postauditing		
8	duties.		
9	6. Include appropriate security requirements, as		
10	determined by the State Technology Office, in consultation		
11	with each agency head, in the written specifications for the		
12	solicitation of information technology resources.		
13	(b) In those instances in which the State Technology		
14	Office of the Department of Management Services develops state		
15	contracts for use by state agencies, the <u>office</u> department		
16	shall include appropriate security requirements in the		
17	specifications for the solicitation for state contracts for		
18	procuring information technology resources.		
19	Section 27. Section 282.322, Florida Statutes, is		
20	amended to read:		
21	282.322 Special monitoring process for designated		
22	information resources management projects.		
23	(1) For each information resources management project		
24	which is designated for special monitoring in the General		
25	Appropriations Act, with a proviso requiring a contract with a		
26	project monitor, the Technology Review Workgroup established		
27	pursuant to s. 216.0446, in consultation with each affected		
28	agency, shall be responsible for contracting with the project		
29	monitor. Upon contract award, funds equal to the contract		
30	amount shall be transferred to the Technology Review Workgroup		
31	upon request and subsequent approval of a budget amendment		
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pursuant to s. 216.292. With the concurrence of the 1 Legislative Auditing Committee, the office of the Auditor 2 3 General shall be the project monitor for other projects 4 designated for special monitoring. However, nothing in this 5 section precludes the Auditor General from conducting such monitoring on any project designated for special monitoring. 6 7 In addition to monitoring and reporting on significant 8 communications between a contracting agency and the 9 appropriate federal authorities, the project monitoring process shall consist of evaluating each major stage of the 10 designated project to determine whether the deliverables have 11 12 been satisfied and to assess the level of risks associated with proceeding to the next stage of the project. The major 13 14 stages of each designated project shall be determined based on 15 the agency's information systems development methodology. 16 Within 20 days after an agency has completed a major stage of 17 its designated project or at least 90 days, the project monitor shall issue a written report, including the findings 18 19 and recommendations for correcting deficiencies, to the agency head, for review and comment. Within 20 days after receipt of 20 the project monitor's report, the agency head shall submit a 21 22 written statement of explanation or rebuttal concerning the 23 findings and recommendations of the project monitor, including any corrective action to be taken by the agency. The project 24 monitor shall include the agency's statement in its final 25 report, which shall be forwarded, within 7 days after receipt 26 27 of the agency's statement, to the agency head, the inspector general's office of the agency, the Executive Office of the 28 29 Governor, the appropriations committees of the Legislature, the Joint Legislative Auditing Committee, the Technology 30 Review Workgroup, the President of the Senate, the Speaker of 31

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the House of Representatives, and the Office of Program Policy 1 Analysis and Government Accountability. The Auditor General 2 shall also receive a copy of the project monitor's report for 3 4 those projects in which the Auditor General is not the project 5 monitor. The Enterprise Project Management Office of the 6 (2) 7 State Technology Office shall report any information technology projects the office identifies as high-risk to the 8 9 Executive Office of the Governor, the President of the Senate, 10 the Speaker of the House of Representatives, and the chairs of the appropriations committees. Within the limits of current 11 appropriations, the Enterprise Project Management Office shall 12 13 monitor and report on such high-risk information technology 14 projects, and assess the levels of risks associated with 15 proceeding to the next stage of the project. 16 Section 28. Paragraph (f) of subsection (2) of section 17 216.163, Florida Statutes, is amended to read: 216.163 Governor's recommended budget; form and 18 19 content; declaration of collective bargaining impasses .--The Governor's recommended budget shall also 20 (2) 21 include: 22 (f) The Governor's recommendations for high-risk 23 critical information technology resource management projects which should be subject to special monitoring under s. 24 282.322. These recommendations shall include proviso language 25 26 which specifies whether funds are specifically provided to contract for project monitoring, or whether the Auditor 27 General will conduct such project monitoring. When funds are 28 recommended for contracting with a project monitor, such funds 29 may equal 1 percent to 5 percent of the project's estimated 30 31 53 CODING: Words stricken are deletions; words underlined are additions.

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total costs. These funds shall be specifically appropriated 1 2 and nonrecurring. 3 Section 29. Paragraph (b) of subsection (1) and 4 paragraph (o) of subsection (3) of section 119.07, Florida 5 Statutes, are amended to read: 6 119.07 Inspection, examination, and duplication of 7 records; exemptions. --8 (1)9 (b) If the nature or volume of public records requested to be inspected, examined, or copied pursuant to 10 this subsection is such as to require extensive use of 11 12 information technology resources or extensive clerical or supervisory assistance by personnel of the agency involved, or 13 14 both, the agency may charge, in addition to the actual cost of 15 duplication, a special service charge, which shall be reasonable and shall be based on the cost incurred for such 16 17 extensive use of information technology resources or the labor cost of the personnel providing the service that is actually 18 19 incurred by the agency or attributable to the agency for the clerical and supervisory assistance required, or both. 20 "Information technology resources" means data processing 21 hardware and software and services, communications, supplies, 22 23 personnel, facility resources, maintenance, and training shall 24 have the same meaning as in s. 282.303(12). 25 (3) 26 (o) Data processing software obtained by an agency 27 under a licensing agreement which prohibits its disclosure and 28 which software is a trade secret, as defined in s. 812.081, 29 and agency-produced data processing software which is sensitive are exempt from the provisions of subsection (1) and 30 s. 24(a), Art. I of the State Constitution. The designation 31 54

of agency-produced software as sensitive shall not prohibit an 1 agency head from sharing or exchanging such software with 2 3 another public agency. As used in this paragraph: 4 1. "Data processing software" means the programs and 5 routines used to employ and control the capabilities of data 6 processing hardware, including, but not limited to, operating 7 systems, compilers, assemblers, utilities, library routines, maintenance routines, applications, and computer networking 8 9 programs has the same meaning as in s. 282.303(7). "Sensitive" means only those portions of data 10 2. processing software, including the specifications and 11 12 documentation, used to: 13 a. Collect, process, store, and retrieve information 14 which is exempt from the provisions of subsection (1); 15 b. Collect, process, store, and retrieve financial 16 management information of the agency, such as payroll and 17 accounting records; or 18 c. Control and direct access authorizations and 19 security measures for automated systems. Section 30. Paragraph (b) of subsection (1) of section 20 119.083, Florida Statutes, is amended to read: 21 22 119.083 Definitions; copyright of data processing 23 software created by governmental agencies; fees; prohibited 24 contracts.--(1) As used in this section: 25 26 (b) "Data processing software" has the same meaning as 27 in s. 119.07(3)(o)282.303. 28 Section 31. (1) Each state agency that entered into a 29 memorandum of agreement with the State Technology Office by March 15, 2001, regarding consolidation of information 30 technology resources and staff, shall transfer the positions 31 55

1	identified in the memoranda and the associated rate and the
2	amount of approved budget to the State Technology Office on
3	October 1, 2001. The total number of positions transferred to
4	the State Technology Office shall not exceed 1,760 full-time
5	positions. Such transfers shall be subject to approval by the
6	Legislative Budget Commission pursuant to chapter 216, Florida
7	Statutes.
8	(2) Each state agency required to transfer positions
9	pursuant to subsection (1) shall also transfer administrative
10	support personnel and associated rate and the amount of
11	approved budget to the State Technology Office. The number of
12	administrative support positions transferred by each agency
13	shall not exceed 5 percent of the number of positions
14	transferred pursuant to subsection (1). Such transfers shall
15	take effect July 15, 2001. Such transfers shall be subject to
16	approval by the Legislative Budget Commission pursuant to
17	chapter 216, Florida Statutes.
18	(3) The State Technology Office and the individual
19	agencies may request subsequent transfers of full-time
20	positions and associated rate and funds during the fiscal year
21	to meet the levels of service agreed to between the State
22	Technology Office and the agencies. Such transfers shall be
23	subject to approval by the Legislative Budget Commission
24	pursuant to chapter 216, Florida Statutes.
25	(4) The State Technology Office is authorized to
26	charge back to each participating agency an amount equal to
27	the total of all direct and indirect costs of administering
28	the agreement with the agency and the total of all direct and
29	indirect costs of rendering the performances required of the
30	State Technology Office under such agreements.
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1	(5) Any resources transferred to the State Technology		
2	Office which were dedicated to a federally funded system shall		
3	remain allocated to that system until the appropriate federal		
4	agency or authority confirms in writing that another plan for		
5	supporting the system will not result in federal sanctions.		
6	(6) The corresponding amounts necessary to execute		
7	subsections (1)-(3) are appropriated to the state agencies for		
8	transfer to the State Technology Office. Such amounts and		
9	specific funds shall be equivalent to the amount of approved		
10	budget reduced from state agencies in subsections (1)-(3),		
11	subject to approval by the Legislative Budget Commission.		
12	Section 32. Section 282.404, Florida Statutes, is		
13	repealed.		
14	Section 33. Subsection (6) is added to section 11.90,		
15	Florida Statutes, to read:		
16	11.90 Legislative Budgeting Commission		
17	(6) The Commission shall review information resources		
18	management needs identified in agency long-range program plans		
19	for consistency with the State Annual Report on Enterprise		
20	Resource Planning and Management and statewide policies		
21	adopted by the State Technology Office. The Commission shall		
22	also review proposed budget amendments associated with		
23	information technology that involve more than one agency, that		
24	have an outcome that impacts another agency, or that exceed		
25	\$500,000 in total cost over 1-year period.		
26	Section 34. This act shall take effect July 1, 2001.		
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