

1 A bill to be entitled
2 An act relating to state information technology; creating
3 s. 14.204, F.S.; creating the Agency for Enterprise
4 Information Technology within the Executive Office of the
5 Governor; providing for the Governor and Cabinet to be the
6 head of the agency; requiring that the agency be a
7 separate budget entity that is not subject to the control
8 of the Executive Office of the Governor; providing for an
9 executive director of the agency to be subject to
10 confirmation by the Senate; providing for the executive
11 director to be the chief information officer of the state
12 and the executive sponsor for all enterprise information
13 technology projects; specifying the duties and
14 responsibilities of the agency, which include defining
15 architecture standards for information technology and
16 developing a strategic information technology plan;
17 requiring each state agency and the Agency Chief
18 Information Officers Council to participate in the
19 activities of the Agency for Enterprise Information
20 Technology; amending s. 20.22, F.S.; removing the State
21 Technology Office within the Department of Management
22 Services; amending s. 216.0446, F.S.; revising the duties
23 of the Technology Review Workgroup within the Legislature
24 to conform to the transfer of duties concerning the
25 management of information technology for state agencies;
26 amending s. 282.0041, F.S.; revising and providing
27 definitions; creating s. 282.0055, F.S.; providing for the
28 Agency for Enterprise Information Technology to oversee

29 information technology services that are common to all
30 executive branch agencies and for agency information
31 technology services to be responsible for information
32 technology within an individual state agency; creating s.
33 282.0056, F.S.; requiring the Agency for Enterprise
34 Information Technology to develop a work plan; requiring
35 that the work plan be approved by the Governor and Cabinet
36 and submitted to the Legislature; requiring that certain
37 specified policies be included in the initial work plan;
38 requiring that the agency develop policy recommendations
39 and strategies for consolidating computer rooms and data
40 centers; requiring each state agency to provide assistance
41 in the development of the work plan upon request; amending
42 s. 282.20, F.S.; transferring management of the Technology
43 Resource Center from the State Technology Office to the
44 Department of Management Services; revising the duties of
45 the center to conform to changes made by the act;
46 requiring that the center submit its service rates and
47 cost-allocation plan to the Agency for Enterprise
48 Information Technology for review and approval; amending
49 s. 282.3055, F.S.; revising the duties of state agencies
50 with respect to providing assistance to the Agency for
51 Enterprise Information Technology; revising the duties of
52 the agency chief information officers; amending s.
53 282.315, F.S.; revising the duties of the Agency Chief
54 Information Officers Council; requiring that the council
55 assist the Agency for Enterprise Information Technology in
56 developing strategies for information technology services

57 | and projects and make policy recommendations and that the
58 | agency provide administrative support to the council;
59 | revising the membership of the council; providing for the
60 | appointment of a chair, vice chair, and secretary;
61 | amending s. 282.318, F.S.; providing duties of the Agency
62 | for Enterprise Information Technology with respect to the
63 | security of data and information technology resources;
64 | requiring state agencies to conduct a comprehensive risk
65 | analysis at specified intervals, develop and update
66 | internal policies and procedures, and ensure compliance
67 | with certain security requirements; requiring the Agency
68 | for Enterprise Information Technology to designate a chief
69 | information security officer, develop standards for risk
70 | analyses and security audits, and provide training for
71 | agency information security managers; deleting provisions
72 | specifying duties of the Department of Management Services
73 | to conform to changes made by the act; amending s.
74 | 282.322, F.S.; requiring that the Agency for Enterprise
75 | Information Technology perform contract monitoring duties
76 | formerly performed by the Enterprise Project Management
77 | Office of the State Technology Office; amending s.
78 | 216.023, F.S.; requiring that certain legislative budget
79 | requests include the statutory reference to the policy
80 | requiring a new information technology project; providing
81 | for the transfer of specified duties from the State
82 | Technology Office to the Department of Management
83 | Services; repealing ss. 186.022, 282.005, 282.101,
84 | 282.102, 282.23, 282.3031, 282.3032, 282.3063, 282.310,

85 287.057(24), 288.1092, and 288.1093, F.S., relating to
86 information technology strategic plans, duties of the
87 State Technology Office, the State Strategic Information
88 Technology Alliance, information resources management
89 responsibilities, guiding principles, the Agency Annual
90 Enterprise Resource Planning and Management Report, the
91 State Annual Report on Enterprise Resource Planning and
92 Management, state strategic information technology
93 alliances, and the One-Stop Permitting System Grant
94 Program and the Quick Permitting County Designation
95 Program within the State Technology Office; amending ss.
96 215.95, 215.96, 282.103, 282.107, 288.0655, 339.155,
97 381.90, 403.973, 408.05, 420.0003, 420.511, 943.08, and
98 1001.26, F.S., relating to the Financial Management
99 Information Board and its coordination council, the SUNCOM
100 Network, the Rural Infrastructure Fund, transportation
101 planning, the Health Information Systems Council,
102 expedited permitting, the Florida Center for Health
103 Information and Policy Analysis, the state housing
104 strategy and the Florida Housing Finance Corporation, the
105 Criminal and Juvenile Justice Information System Council,
106 and the public broadcasting program system; conforming
107 cross-references and other references to provisions
108 repealed by the act; providing appropriations and
109 providing additional positions; authorizing the Agency for
110 Enterprise Information Technology to provide training for
111 agency chief information officers; providing an effective
112 date.

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114 Be It Enacted by the Legislature of the State of Florida:

115
116 Section 1. Section 14.204, Florida Statutes, is created to
117 read:

118 14.204 Agency for Enterprise Information Technology.--The
119 Agency for Enterprise Information Technology is created within
120 the Executive Office of the Governor. The head of the agency
121 shall be the Governor and Cabinet. The agency shall be a
122 separate budget entity that is not subject to control,
123 supervision, or direction by the Executive Office of the
124 Governor in any manner, including, but not limited to,
125 purchasing, transactions involving real or personal property,
126 personnel, or budgetary matters.

127 (1) The executive director of the agency shall be
128 appointed by the Governor and Cabinet, is subject to
129 confirmation by the Senate, and shall serve at the pleasure of
130 the Governor and Cabinet. The executive director shall be the
131 chief information officer of the state and the executive sponsor
132 for all enterprise information technology projects.

133 (2) The agency shall have the following duties and
134 responsibilities:

135 (a) Develop and implement strategies for the design,
136 delivery, and management of the enterprise information
137 technology services established in law.

138 (b) Manage the operation of the enterprise information
139 technology services as identified in law, which includes
140 executing service-level agreements, managing the procurement of

141 enterprise information technology resources, and managing
142 contracts with enterprise information technology service
143 providers.

144 (c) Make recommendations to the agency head and the
145 Legislature concerning other information technology services
146 that should be designed, delivered, and managed at the
147 enterprise level as defined in s. 282.0041(6).

148 (d) Plan and manage statutorily authorized enterprise
149 information technology projects, which includes developing
150 business cases that, when applicable, include the components
151 identified in s. 287.0574; establishing and coordinating
152 project-management teams; establishing formal risk-assessment
153 and mitigation processes; and monitoring projects for
154 recommending corrective actions.

155 (e) Provide project-management resources and assistance to
156 state agencies for information technology projects that are
157 designated as high-risk pursuant to s. 282.322.

158 (f) Define the architecture standards for enterprise
159 information technology and develop implementation approaches for
160 statewide migration to those standards.

161 (g) Analyze the effect of new investments of enterprise
162 information technology on existing information technology and
163 complete assessments of the capability of the enterprise
164 information technology.

165 (h) Identify needs for professional development and
166 training and provide opportunities for agency chief information
167 officers which focus on aligning the operational activities of
168 each state agency's information technology with best practices,

169 standards, and project-management methodologies that promote
 170 sustainable and repeatable processes.

171 (i) Develop and publish an enterprise strategic
 172 information technology plan that identifies and recommends
 173 strategies for how information technology will deliver effective
 174 and efficient government services to state residents and improve
 175 the operations of state agencies.

176 (3) The agency shall operate in such a manner as to ensure
 177 participation and representation of state agencies and the
 178 Agency Chief Information Officers Council established in s.
 179 282.315.

180 Section 2. Section 20.22, Florida Statutes, is amended to
 181 read:

182 20.22 Department of Management Services.--There is created
 183 a Department of Management Services.

184 (1) The head of the Department of Management Services is
 185 the Secretary of Management Services, who shall be appointed by
 186 the Governor, subject to confirmation by the Senate, and shall
 187 serve at the pleasure of the Governor.

188 (2) The following divisions and programs within the
 189 Department of Management Services are established:

190 (a) Facilities Program.

191 ~~(b) State Technology Office.~~

192 (b)~~(e)~~ Workforce Program.

193 (c)~~(d)~~1. Support Program.

194 2. Federal Property Assistance Program.

195 (d)~~(e)~~ Administration Program.

196 (e)~~(f)~~ Division of Administrative Hearings.

197 ~~(f)~~(g) Division of Retirement.

198 ~~(g)~~(h) Division of State Group Insurance.

199 ~~(3) The State Technology Office shall operate and manage~~
 200 ~~the Technology Resource Center.~~

201 ~~(3)~~(4) The duties of the Chief Labor Negotiator shall be
 202 determined by the Secretary of Management Services, and must
 203 include, but need not be limited to, the representation of the
 204 Governor as the public employer in collective bargaining
 205 negotiations pursuant to the provisions of chapter 447.

206 Section 3. Section 216.0446, Florida Statutes, is amended
 207 to read:

208 216.0446 Review of information technology resources
 209 ~~management~~ needs.--

210 (1) There is created within the Legislature the Technology
 211 Review Workgroup. The workgroup ~~and the State Technology Office~~
 212 shall ~~independently~~ review and make recommendations with respect
 213 to the portion of agencies' long-range program plans which
 214 pertains to information technology resources ~~management~~ needs
 215 and with respect to agencies' legislative budget requests for
 216 information technology and related resources. The Technology
 217 Review Workgroup shall report such recommendations, together
 218 with the findings and conclusions on which such recommendations
 219 are based, to the Legislative Budget Commission. ~~The State~~
 220 ~~Technology Office shall report such recommendations, together~~
 221 ~~with the findings and conclusions on which such recommendations~~
 222 ~~are based, to the Executive Office of the Governor and to the~~
 223 ~~chairs of the legislative appropriations committees.~~

224 (2) In addition to its primary duty specified in

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225 subsection (1), the Technology Review Workgroup shall have
 226 powers and duties that include, but are not limited to, the
 227 following:

228 (a) To evaluate the information technology resource
 229 ~~management~~ needs identified in the agency long-range program
 230 ~~plans for consistency with the State Annual Report on Enterprise~~
 231 ~~Resource Planning and Management and statewide policies~~
 232 ~~recommended by the State Technology Office,~~ and make
 233 recommendations to the Legislative Budget Commission.

234 (b) To review and make recommendations to the Legislative
 235 Budget Commission on proposed budget amendments and agency
 236 transfers associated with information technology initiatives or
 237 projects that involve more than one agency, that have an outcome
 238 that impacts another agency, that exceed \$500,000 in total cost
 239 over a 1-year period, or that are requested by the Legislative
 240 Budget Commission to be reviewed.

241 Section 4. Section 282.0041, Florida Statutes, is amended
 242 to read:

243 282.0041 Definitions.--For the purposes of this part, the
 244 term:

245 (1) "Agency" means those entities described in s.
 246 216.011(1)(qq) .

247 ~~(2) "Agency Annual Enterprise Resource Planning and~~
 248 ~~Management Report" means the report prepared by each Agency~~
 249 ~~Chief Information Officer as required by s. 282.3063.~~

250 (2)(3) "Agency Chief Information Officer" means the person
 251 appointed by the agency head ~~State Technology Office~~ to
 252 coordinate and manage the information technology functions

253 ~~polices~~ and responsibilities ~~activities~~ applicable to that
254 agency and to participate and represent his or her agency in
255 developing strategies for implementing enterprise information
256 technology services identified in law and developing
257 recommendations for enterprise information technology policy.

258 ~~(3)-(4)~~ "Agency Chief Information Officers Council" means
259 the council created in s. 282.315 ~~to facilitate the sharing and~~
260 ~~coordination of information technology issues and initiatives~~
261 ~~among the agencies.~~

262 (4) "Agency for Enterprise Information Technology" means
263 the agency created in s. 14.204.

264 (5) "Agency information technology service" means a
265 service that directly helps the agency fulfill its statutory or
266 constitutional responsibilities and policy objectives and is
267 usually associated with the agency's primary or core business
268 functions.

269 (6) "Enterprise level" means all executive branch agencies
270 created or authorized in statute to perform legislatively
271 delegated functions.

272 (7) "Enterprise information technology service" means an
273 information technology service that is common among agencies and
274 is designed, delivered, and managed at the enterprise level.

275 (8) "Data center service" means the enterprise information
276 technology service that provides the centralized operation and
277 management of data centers and server rooms.

278 (9) "E-mail, messaging, and calendaring service" means the
279 enterprise information technology service that enables users to
280 send, receive, file, store, manage, and retrieve electronic

281 messages, attachments, appointments, and addresses.

282 ~~(5) "Enterprise resources management infrastructure" means~~
283 ~~the hardware, software, networks, data, human resources,~~
284 ~~policies, standards, facilities, maintenance, and related~~
285 ~~materials and services that are required to support the business~~
286 ~~processes of an agency or state enterprise.~~

287 ~~(6) "Enterprise resource planning and management" means~~
288 ~~the planning, budgeting, acquiring, developing, organizing,~~
289 ~~directing, training, control, and related services associated~~
290 ~~with government information technology. The term encompasses~~
291 ~~information and related resources, as well as the controls~~
292 ~~associated with their acquisition, development, dissemination,~~
293 ~~and use.~~

294 (10)~~(7)~~ "Information technology" means equipment,
295 hardware, software, firmware, programs, systems, networks,
296 infrastructure, media, and related material used to
297 automatically, electronically, and wirelessly collect, receive,
298 access, transmit, display, store, record, retrieve, analyze,
299 evaluate, process, classify, manipulate, manage, assimilate,
300 control, communicate, exchange, convert, converge, interface,
301 switch, or disseminate information of any kind or form.

302 (11) "Information technology policy" means statements that
303 describe clear choices for how information technology will
304 deliver effective and efficient government services to residents
305 and improve state agency operations. Such a policy may relate to
306 investments, business applications, architecture, or
307 infrastructure. A policy describes its rationale, implications
308 of compliance or noncompliance, the timeline for implementation,

309 metrics for determining compliance, and the accountable
 310 structure responsible for its implementation.

311 ~~(12)(8)~~ "Project" means an undertaking directed at the
 312 accomplishment of a strategic objective relating to enterprise
 313 resources management or a specific appropriated program.

314 ~~(9)~~ ~~"State Annual Report on Enterprise Resource Planning~~
 315 ~~and Management" means the report prepared by the State~~
 316 ~~Technology Office as defined in s. 282.102.~~

317 ~~(13)(10)~~ "Standards" means the use of current, open,
 318 nonproprietary, or non-vendor-specific technologies.

319 ~~(11)~~ ~~"State Technology Office" or "office" means the~~
 320 ~~office created in s. 282.102.~~

321 ~~(14)(12)~~ "Total cost" means all costs associated with
 322 information technology projects or initiatives, including, but
 323 not limited to, value of hardware, software, service,
 324 maintenance, incremental personnel, and facilities. Total cost
 325 of a loan or gift of information technology resources to an
 326 agency includes the fair market value of the resources, except
 327 that the total cost of loans or gifts of information technology
 328 to state universities to be used in instruction or research does
 329 not include fair market value.

330 Section 5. Section 282.0055, Florida Statutes, is created
 331 to read:

332 282.0055 Assignment of information technology.--In order
 333 to ensure the most effective and efficient use of the state's
 334 information technology and information technology resources and
 335 notwithstanding other provisions of law to the contrary, the
 336 design, delivery, and management of the enterprise information

337 technology services defined in s. 282.0041(7) shall be the
338 responsibility of the Agency for Enterprise Information
339 Technology for executive branch agencies created or authorized
340 in statute to perform legislatively delegated functions. The
341 design, delivery, and management of the agency information
342 technology services defined in s. 282.0041(5) shall be the
343 responsibility of the individual state agency.

344 Section 6. Section 282.0056, Florida Statutes, is created
345 to read:

346 282.0056 Development of work plan.--

347 (1) For purposes of carrying out its responsibilities set
348 forth in s. 282.0055, the Agency for Enterprise Information
349 Technology shall develop a work plan describing the activities
350 that the agency intends to undertake and the proposed outcomes.
351 The work plan must be approved by the agency head and submitted
352 to the President of the Senate and the Speaker of the House of
353 Representatives. The work plan may be amended as needed to
354 ensure that the enterprise information technology services will
355 be provided in an efficient, effective, and accountable manner.
356 For the 2007-2008 fiscal year, the agency's work plan shall
357 include the development of recommended information technology
358 policies, as defined in s. 282.0041(11), and implementation
359 plans for each of the following:

360 (a) Consolidation of the deployment, management, and
361 operation of state-owned or state-operated computer rooms and
362 data centers.

363 (b) A shared or consolidated enterprise information
364 technology service delivery and support model for the e-mail,

365 messaging, and calendaring service defined in s. 282.0041(9).

366 (c) Information security.

367 (2) In developing policy recommendations and
 368 implementation plans for current and proposed enterprise
 369 information technology services, the agency shall describe the
 370 scope of operation, conduct costs and requirements analyses,
 371 conduct an inventory of all existing information technology
 372 resources that are associated with each service, and develop
 373 strategies and timeframes for statewide migration. For purposes
 374 of consolidating state-owned or state-operated computer rooms
 375 and data centers, the Agency for Enterprise Information
 376 Technology shall develop a migration plan that ensures the
 377 migration of at least three computer rooms or data centers each
 378 fiscal year.

379 (3) For the purpose of completing its work activities,
 380 each state agency shall provide to the Agency for Enterprise
 381 Information Technology all requested information, including, but
 382 not limited to, the agency's costs, service requirements, and
 383 equipment inventories.

384 Section 7. Section 282.20, Florida Statutes, is amended to
 385 read:

386 282.20 Technology Resource Center.--

387 (1) (a) The Department of Management Services State
 388 ~~Technology Office~~ shall operate and manage the Technology
 389 Resource Center.

390 (b) For the purposes of this section, the term:

391 1. "Information-system utility" means a full-service
 392 information-processing facility offering hardware, software,

393 operations, integration, networking, and consulting services.

394 2. "Customer" means a state agency or other entity which
 395 is authorized to utilize the SUNCOM Network pursuant to this
 396 part.

397 (2) The Technology Resource Center shall:

398 (a) Serve ~~the office and other~~ customers as an
 399 information-system utility.

400 (b) Cooperate with customers to offer, develop, and
 401 support a wide range of services and applications needed by
 402 users of the Technology Resource Center.

403 ~~(c) Cooperate with the Florida Legal Resource Center of~~
 404 ~~the Department of Legal Affairs and other state agencies to~~
 405 ~~develop and provide access to repositories of legal information~~
 406 ~~throughout the state.~~

407 (c)~~(d)~~ Cooperate with the Agency for Enterprise
 408 Information Technology ~~office~~ to identify and facilitate
 409 interdepartmental networking and integration of network services
 410 for its customers.

411 (d)~~(e)~~ Assist customers in testing and evaluating new and
 412 emerging technologies that could be used to meet the needs of
 413 the state.

414 (3) The department ~~office~~ may contract with customers to
 415 provide any combination of services necessary for agencies to
 416 fulfill their responsibilities and to serve their users.

417 (4) The Technology Resource Center may plan, design,
 418 establish pilot projects for, and conduct experiments with
 419 information technology resources, and may implement enhancements
 420 in services when such implementation is cost-effective. Funding

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421 for experiments and pilot projects shall be derived from service
422 revenues and may not exceed 5 percent of the service revenues
423 for the Technology Resource Center for any single fiscal year.
424 Any experiment, pilot project, plan, or design must be approved
425 by the Agency for Enterprise Information Technology Chief
426 ~~Information Officer~~.

427 (5) Beginning in the 2007-2008 fiscal year and annually
428 thereafter, the Technology Resource Center shall submit to the
429 Agency for Enterprise Information Technology for its review and
430 approval a copy of its service rates and cost-allocation plan.
431 When appropriate, the Agency for Enterprise Information
432 Technology shall request review and comment from the customers
433 and Agency Chief Information Officers Council concerning the
434 center's proposed rate structure.

435 ~~(5) Notwithstanding the provisions of s. 216.272, the~~
436 ~~Technology Resource Center may spend funds in the reserve~~
437 ~~account of the Technology Enterprise Operating Trust Fund for~~
438 ~~enhancements to center operations or for information technology~~
439 ~~resources. Any expenditure of reserve account funds must be~~
440 ~~approved by the Chief Information Officer. Any funds remaining~~
441 ~~in the reserve account at the end of the fiscal year may be~~
442 ~~carried forward and spent as approved by the Chief Information~~
443 ~~Officer, provided that such approval conforms to any applicable~~
444 ~~provisions of chapter 216.~~

445 Section 8. Section 282.3055, Florida Statutes, is amended
446 to read:

447 282.3055 Agency chief information officer; appointment;
448 duties.--

449 (1) (a) In order to assist the State Technology Officer in
450 carrying out agency information technology ~~the enterprise~~
451 ~~resource~~ planning and management responsibilities and assist the
452 Agency for Enterprise Information Technology in developing
453 strategies for implementing the enterprise information
454 technology services established by law, each agency head shall,
455 ~~the Chief Information Officer may~~ appoint or contract for an
456 agency chief information officer. ~~This position may be full time~~
457 ~~or part time.~~

458 (b) The agency chief information officer must, at a
459 minimum, have knowledge and experience in both management and
460 information technology resources.

461 (2) The duties of the agency chief information officer
462 include, but are not limited to:

463 (a) Coordinating and facilitating the agency enterprise
464 ~~resource~~ planning and management of agency information
465 technology services ~~projects and initiatives.~~

466 ~~(b) Preparing an agency annual report on enterprise~~
467 ~~resource planning and management pursuant to s. 282.3063.~~

468 ~~(b)(c) Developing and Implementing agency information~~
469 technology enterprise resource planning and management policies,
470 procedures, guidelines, and standards that are consistent with
471 the procedures and standards adopted by the Agency for
472 Enterprise Information Technology, ~~including specific policies~~
473 ~~and procedures for review and approval of the agency's purchases~~
474 ~~of information technology resources in accordance with the~~
475 ~~office's policies and procedures.~~

476 ~~(c)(d)~~ (c) Advising agency senior management as to the

477 information technology ~~enterprise~~ resource planning and
 478 management needs of the agency ~~for inclusion in planning~~
 479 ~~documents required by law.~~

480 ~~(d)(e)~~ Assisting in the development and prioritization of
 481 the information technology enterprise resource needs for
 482 ~~planning and management schedule~~ of the agency's legislative
 483 budget request.

484 (e) Assisting the Agency for Enterprise Information
 485 Technology in the development of strategies for implementing the
 486 utility information technology services established in law and
 487 developing recommendations for enterprise information technology
 488 policy.

489 Section 9. Section 282.315, Florida Statutes, is amended
 490 to read:

491 282.315 Agency Chief Information Officers Council;
 492 creation.--The Legislature finds that enhancing communication,
 493 consensus building, coordination, and facilitation with respect
 494 to issues concerning ~~of statewide~~ enterprise information
 495 technology resources ~~resource planning and management issues~~ is
 496 essential to improving the state management of such resources.

497 (1) There is created an Agency Chief Information Officers
 498 Council to:

499 (a) Enhance communication and collaboration among the
 500 Agency Chief Information Officers and the Agency for Enterprise
 501 Information Technology ~~by sharing enterprise resource planning~~
 502 ~~and management experiences and exchanging ideas.~~

503 (b) Identify and recommend ~~Facilitate the sharing of~~ best
 504 practices that are characteristic of highly successful

505 technology organizations, as well as exemplary information
 506 technology applications for use by ~~of~~ state agencies, and assist
 507 the Agency for Enterprise Information Technology in developing
 508 strategies for implementing the utility information technology
 509 services and enterprise information technology projects
 510 established in law and developing recommendations for enterprise
 511 information technology policy.

512 (c) Identify efficiency opportunities among state agencies
 513 and make recommendations for action to the Agency for Enterprise
 514 Information Technology.

515 ~~(d) Serve as an educational forum for enterprise resource~~
 516 ~~planning and management issues.~~

517 (d)(e) Assist the Agency for Enterprise Information
 518 Technology State Technology Office in identifying critical
 519 enterprise information technology statewide issues and, when
 520 appropriate, make recommendations for solving enterprise
 521 resource planning and management deficiencies.

522 (2) Members of the council shall include the Agency Chief
 523 Information Officers, including the Chief Information Officers
 524 of the agencies and governmental entities enumerated in s.
 525 282.0055 ~~s. 282.3031~~, except that there shall be one Chief
 526 Information Officer selected by the state attorneys and one
 527 Chief Information Officer selected by the public defenders. The
 528 council shall appoint a chair, vice chair, and secretary from
 529 among its members to a 1-year term each. The council shall
 530 establish procedures governing council business. The chairs, or
 531 ~~their designees, of the Florida Financial Management Information~~
 532 ~~System Coordinating Council, the Criminal and Juvenile Justice~~

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533 ~~Information Systems Council, and the Health Information Systems~~
534 ~~Council shall represent their respective organizations on the~~
535 ~~Chief Information Officers Council as voting members.~~

536 (3) The Agency for Enterprise Information Technology State
537 ~~Technology Office~~ shall provide administrative support to the
538 council.

539 Section 10. Section 282.318, Florida Statutes, is amended
540 to read:

541 282.318 Security of data and information technology
542 resources.--

543 (1) This section may be cited as the "Security of Data and
544 Information Technology Infrastructure Resources Act."

545 (2) (a) The Agency for Enterprise Information Technology
546 ~~State Technology Office~~, in consultation with each agency head,
547 is responsible and accountable for assessing and recommending
548 minimum operating procedures for ensuring ~~assuring~~ an adequate
549 level of security for all data and information technology
550 resources for executive branch agencies created or authorized in
551 statute to perform legislatively delegated functions. To assist
552 the agency in carrying out this responsibility, ~~of~~ each agency
553 head and, ~~to carry out this responsibility,~~ shall, at a minimum:

554 1. Designate an information security manager who shall
555 administer the security program of the ~~each~~ agency for its data
556 and information technology resources.

557 2. Conduct, and ~~periodically~~ update every 3 years, a
558 comprehensive risk analysis to determine the security threats to
559 the data, information, and information technology resources of
560 the ~~each~~ agency. The risk analysis information is confidential

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561 and exempt from the provisions of s. 119.07(1), except that such
562 information shall be available to the Auditor General and the
563 Agency for Enterprise Information Technology in performing ~~his~~
564 ~~or her~~ postauditing duties.

565 3. Develop, and periodically update, written internal
566 policies and procedures that are consistent with the standard
567 operating procedures adopted by the Agency for Enterprise
568 Information Technology in order to ensure ~~to assure~~ the security
569 of the data, information, and information technology resources
570 of the ~~each~~ agency. The internal policies and procedures that
571 ~~which~~, if disclosed, could facilitate the unauthorized
572 modification, disclosure, or destruction of data or information
573 technology resources are confidential information and exempt
574 from the provisions of s. 119.07(1), except that such
575 information shall be available to the Auditor General and the
576 Agency for Enterprise Information Technology in performing ~~his~~
577 ~~or her~~ postauditing duties.

578 4. Implement appropriate cost-effective safeguards to
579 reduce, eliminate, or recover from the identified risks to the
580 data, information, and information technology resources of the
581 ~~each~~ agency.

582 5. Ensure that periodic internal audits and evaluations of
583 the agency's ~~each~~ security program for the data, information,
584 and information technology resources of the agency are
585 conducted. The results of such internal audits and evaluations
586 are confidential information and exempt from the provisions of
587 s. 119.07(1), except that such information shall be available to
588 the Auditor General and the Agency for Enterprise Information

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589 Technology in performing ~~his or her~~ postauditing duties.

590 6. Include appropriate security requirements, ~~as~~
591 ~~determined by the State Technology Office, in consultation with~~
592 ~~each agency head,~~ in the written specifications for the
593 solicitation of information technology and information
594 technology resources which are consistent with the standard
595 security operating procedures adopted by the Agency for
596 Enterprise Information Technology.

597 (b) In those instances under this subsection in which the
598 state agency or department ~~State Technology Office~~ develops
599 state contracts ~~for use by state agencies,~~ the state agency or
600 department ~~office~~ shall include appropriate security
601 requirements in the specifications for the solicitation for
602 state contracts for procuring information technology or
603 information technology resources.

604 (3) The Agency for Enterprise Information Technology shall
605 designate a chief information security officer.

606 (4) The Agency for Enterprise Information Technology shall
607 develop standards and templates for conducting comprehensive
608 risk analyses and information security audits by state agencies,
609 assist agencies in their compliance with the provisions of this
610 section, pursue appropriate funding provided for the purpose of
611 enhancing domestic security, establish minimum guidelines and
612 procedures for the recovery of information technology following
613 a disaster, and provide training for agency information security
614 managers.

615 (3) ~~Notwithstanding subsection (2), the Department of~~
616 ~~Management Services, hereafter referred to as the "department,"~~

617 ~~in consultation with each agency head, is responsible for~~
618 ~~coordinating, assessing, and recommending minimum operating~~
619 ~~procedures for ensuring an adequate level of security for data~~
620 ~~and information technology resources. To assist the department~~
621 ~~in carrying out this responsibility, each agency shall, at a~~
622 ~~minimum.~~

623 ~~(a) Designate an information security manager who shall~~
624 ~~administer the security program of the agency for its data and~~
625 ~~information technology resources.~~

626 ~~(b) Conduct, and update every 3 years, a comprehensive~~
627 ~~risk analysis to determine the security threats to the data,~~
628 ~~information, and information technology resources of the agency.~~
629 ~~The risk analysis information made confidential and exempt under~~
630 ~~subparagraph (2)(a)2. shall be available to the Auditor General~~
631 ~~in performing his or her postauditing duties.~~

632 ~~(c) Develop, and periodically update, written internal~~
633 ~~policies and procedures that are consistent with the standard~~
634 ~~operating procedures recommended by the department to ensure the~~
635 ~~security of the data and information technology resources of the~~
636 ~~agency. The internal policies and procedures that, if disclosed,~~
637 ~~could facilitate the unauthorized modification, disclosure, or~~
638 ~~destruction of data or information technology resources made~~
639 ~~confidential and exempt under subparagraph (2)(a)3. shall be~~
640 ~~available to the Auditor General in performing his or her~~
641 ~~postauditing duties.~~

642 ~~(d) Implement appropriate cost effective safeguards to~~
643 ~~reduce, eliminate, or recover from the identified risks to the~~
644 ~~data and information technology resources of the agency.~~

645 ~~(e) Ensure that periodic internal audits and evaluations~~
646 ~~of the security program for the data, information, and~~
647 ~~information technology resources of the agency are conducted.~~
648 ~~The results of such internal audits and evaluations made~~
649 ~~confidential and exempt under subparagraph (2)(a)5. shall be~~
650 ~~available to the Auditor General in performing his or her~~
651 ~~postauditing duties.~~

652 ~~(f) Include appropriate security requirements in the~~
653 ~~written specifications for the solicitation of information~~
654 ~~technology resources that are consistent with the standard~~
655 ~~security operating procedures as recommended by the department.~~

656 ~~(g) This subsection expires July 1, 2007.~~

657

658 ~~In those instances under this subsection in which the department~~
659 ~~develops state contracts for use by state agencies, the~~
660 ~~department shall include appropriate security requirements in~~
661 ~~the specifications for the solicitation for state contracts for~~
662 ~~procuring information technology resources.~~

663 ~~(4) In order to ensure the security of data, information,~~
664 ~~and information technology resources, the department shall~~
665 ~~establish the Office of Information Security and shall designate~~
666 ~~a Chief Information Security Officer as the head of the office.~~
667 ~~The office shall coordinate its activities with the Agency Chief~~
668 ~~Information Officers Council as established in s. 282.315. The~~
669 ~~office is responsible for developing a strategic plan for~~
670 ~~information technology security which shall be submitted by~~
671 ~~March 1, 2007, to the Executive Office of the Governor, the~~
672 ~~President of the Senate, and the Speaker of the House of~~

673 ~~Representatives; developing standards and templates for~~
 674 ~~conducting comprehensive risk analyses and information security~~
 675 ~~audits by state agencies; assisting agencies in their compliance~~
 676 ~~with the provisions of this section; establishing minimum~~
 677 ~~standards for the recovery of information technology following a~~
 678 ~~disaster; and conducting training for agency information~~
 679 ~~security managers. This subsection expires July 1, 2007.~~

680 Section 11. Subsection (2) of section 282.322, Florida
 681 Statutes, is amended to read:

682 282.322 Special monitoring process for designated
 683 information resources management projects.--

684 (2) The Agency for Enterprise Information Technology
 685 ~~Project Management Office of the State Technology Office~~ shall
 686 report on any information technology project that the
 687 Legislature projects the office identifies as high-risk to the
 688 Executive Office of the Governor, the President of the Senate,
 689 the Speaker of the House of Representatives, and the chairs of
 690 the appropriations committees. Within the limits of current
 691 appropriations, the Agency for Enterprise Information Technology
 692 ~~Project Management Office~~ shall monitor and report on such high-
 693 risk information technology projects, and assess the levels of
 694 risks associated with proceeding to the next stage of the
 695 project.

696 Section 12. Paragraph (a) of subsection (4) of section
 697 216.023, Florida Statutes, is amended to read:

698 216.023 Legislative budget requests to be furnished to
 699 Legislature by agencies.--

700 (4) (a) The legislative budget request must contain for

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701 each program:

702 1. The constitutional or statutory authority for a
703 program, a brief purpose statement, and approved program
704 components.

705 2. Information on expenditures for 3 fiscal years (actual
706 prior-year expenditures, current-year estimated expenditures,
707 and agency budget requested expenditures for the next fiscal
708 year) by appropriation category.

709 3. Details on trust funds and fees.

710 4. The total number of positions (authorized, fixed, and
711 requested).

712 5. An issue narrative describing and justifying changes in
713 amounts and positions requested for current and proposed
714 programs for the next fiscal year.

715 6. Information resource requests.

716 7. Supporting information, including applicable cost-
717 benefit analyses, business case analyses, performance
718 contracting procedures, service comparisons, and impacts on
719 performance standards for any request to outsource or privatize
720 agency functions. The cost-benefit and business case analyses
721 must include an assessment of the impact on each affected
722 activity from those identified in accordance with paragraph (b).
723 Performance standards must include standards for each affected
724 activity and be expressed in terms of the associated unit of
725 activity.

726 8. An evaluation of any major outsourcing and
727 privatization initiatives undertaken during the last 5 fiscal
728 years having aggregate expenditures exceeding \$10 million during

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729 the term of the contract. The evaluation shall include an
730 assessment of contractor performance, a comparison of
731 anticipated service levels to actual service levels, and a
732 comparison of estimated savings to actual savings achieved.
733 Consolidated reports issued by the Department of Management
734 Services may be used to satisfy this requirement.

735 9. Supporting information for any proposed consolidated
736 financing of deferred-payment commodity contracts including
737 guaranteed energy performance savings contracts. Supporting
738 information must also include narrative describing and
739 justifying the need, baseline for current costs, estimated cost
740 savings, projected equipment purchases, estimated contract
741 costs, and return on investment calculation.

742 10. In accordance with the instructions for legislative
743 budget requests for new information technology projects that
744 exceed \$5 million in total cost, the statutory reference of the
745 existing or proposed substantive policy that establishes and
746 defines the project's governance structure, scope, main business
747 objectives that must be achieved, and completion timeframes.
748 Information technology budget requests for the continuance of
749 existing hardware and software maintenance agreements, renewal
750 of existing software licensing agreements, or the replacement of
751 desktop units with new technology that is similar to the
752 technology currently in use are exempt from this requirement.

753 Section 13. Unless otherwise specified in this act, the
754 Department of Management Services, established in s. 20.22,
755 Florida Statutes, shall assume the duties and responsibilities
756 of the State Technology Office as set forth in ss. 215.322(2),

757 282.103, 282.104, 282.105, 282.106, 282.107, 282.1095, 282.111,
 758 282.21, 282.22, 288.1092, 288.1093, 365.171, 365.172, 365.173,
 759 and 943.0313, Florida Statutes.

760 Section 14. Sections 186.022, 282.005, 282.101, 282.102,
 761 282.23, 282.3031, 282.3032, 282.3063, and 282.310, Florida
 762 Statutes, subsection (24) of section 287.057, Florida Statutes,
 763 and sections 288.1092 and 288.1093, Florida Statutes, are
 764 repealed.

765 Section 15. Paragraph (d) of subsection (2) of section
 766 215.95, Florida Statutes, is amended to read:

767 215.95 Financial Management Information Board.--

768 (2) To carry out its duties and responsibilities, the
 769 board shall by majority vote:

770 ~~(d) By March 1 of each year, approve a strategic plan~~
 771 ~~pursuant to the requirements set forth in s. 186.022(9).~~

772 Section 16. Paragraph (a) of subsection (3) of section
 773 215.96, Florida Statutes, is amended to read:

774 215.96 Coordinating council and design and coordination
 775 staff.--

776 (3) The coordinating council, assisted by the design and
 777 coordination staff, shall have the following duties, powers, and
 778 responsibilities pertaining to the Florida Financial Management
 779 Information System:

780 (a) To conduct such studies and to establish committees,
 781 workgroups, and teams to develop recommendations for rules,
 782 policies, procedures, principles, and standards to the board as
 783 necessary to assist the board in its efforts to design,
 784 implement, and perpetuate a financial management information

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785 system, including, but not limited to, the establishment of
 786 common data codes, and the development of integrated financial
 787 management policies that address the information and management
 788 needs of the functional owner subsystems, ~~and the development of~~
 789 ~~a strategic plan pursuant to the requirements set forth in s.~~
 790 ~~186.022~~. The coordinating council shall make available a copy of
 791 the approved plan in writing or through electronic means to each
 792 of the coordinating council members, the fiscal committees of
 793 the Legislature, and any interested person.

794 Section 17. Subsection (1) of section 282.103, Florida
 795 Statutes, is amended to read:

796 282.103 SUNCOM Network; exemptions from the required
 797 use.--

798 (1) There is created within the State Technology Office
 799 the SUNCOM Network which shall be developed to serve as the
 800 state communications system for providing local and long-
 801 distance communications services to state agencies, political
 802 subdivisions of the state, municipalities, state universities,
 803 and nonprofit corporations pursuant to ss. 282.103-282.111 ~~ss.~~
 804 ~~282.101-282.111~~. The SUNCOM Network shall be developed to
 805 transmit all types of communications signals, including, but not
 806 limited to, voice, data, video, image, and radio. State agencies
 807 shall cooperate and assist in the development and joint use of
 808 communications systems and services.

809 Section 18. Subsection (1) of section 282.107, Florida
 810 Statutes, is amended to read:

811 282.107 SUNCOM Network; criteria for usage.--

812 (1) The State Technology Office shall periodically review

813 the qualifications of subscribers using the state SUNCOM Network
 814 and shall terminate services provided to any facility not
 815 qualified pursuant to ss. 282.103-282.111 ~~ss. 282.101-282.111~~ or
 816 rules adopted hereunder. In the event of nonpayment of invoices
 817 by subscribers whose SUNCOM Network invoices are paid from
 818 sources other than legislative appropriations, such nonpayment
 819 represents good and sufficient reason to terminate service.

820 Section 19. Paragraph (e) of subsection (2) of section
 821 288.0655, Florida Statutes, is amended to read:

822 288.0655 Rural Infrastructure Fund.--

823 (2)

824 (e) To enable local governments to access the resources
 825 available pursuant to s. 403.973 (18) ~~(19)~~, the office may award
 826 grants for surveys, feasibility studies, and other activities
 827 related to the identification and preclearance review of land
 828 which is suitable for preclearance review. Authorized grants
 829 under this paragraph shall not exceed \$75,000 each, except in
 830 the case of a project in a rural area of critical economic
 831 concern, in which case the grant shall not exceed \$300,000. Any
 832 funds awarded under this paragraph must be matched at a level of
 833 50 percent with local funds, except that any funds awarded for a
 834 project in a rural area of critical economic concern must be
 835 matched at a level of 33 percent with local funds. In evaluating
 836 applications under this paragraph, the office shall consider the
 837 extent to which the application seeks to minimize administrative
 838 and consultant expenses.

839 Section 20. Paragraph (b) of subsection (3) and subsection
 840 (4) of section 339.155, Florida Statutes, are amended to read:

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841 339.155 Transportation planning.--

842 (3) FORMAT, SCHEDULE, AND REVIEW.--The Florida
843 Transportation Plan shall be a unified, concise planning
844 document that clearly defines the state's long-range
845 transportation goals and objectives and documents the
846 department's short-range objectives developed to further such
847 goals and objectives. The plan shall include a glossary that
848 clearly and succinctly defines any and all phrases, words, or
849 terms of art included in the plan, with which the general public
850 may be unfamiliar and shall consist of, at a minimum, the
851 following components:

852 (b) A short-range component documenting the short-term
853 objectives and strategies necessary to implement the goals and
854 long-term objectives contained in the long-range component. The
855 short-range component must define the relationship between the
856 long-range goals and the short-range objectives, specify those
857 objectives against which the department's achievement of such
858 goals will be measured, and identify transportation strategies
859 necessary to efficiently achieve the goals and objectives in the
860 plan. It must provide a policy framework within which the
861 department's legislative budget request, the strategic
862 information resource management plan, and the work program are
863 developed. The short-range component shall serve as the
864 department's annual agency strategic plan pursuant to s.
865 186.021. The short-range component shall be developed ~~consistent~~
866 ~~with the requirements of s. 186.022 and~~ consistent with
867 available and forecasted state and federal funds. ~~In addition to~~
868 ~~those entities listed in s. 186.022,~~ The short-range component

869 shall also be submitted to the Florida Transportation
 870 Commission.

871 (4) ANNUAL PERFORMANCE REPORT.--The department shall
 872 develop an annual performance report evaluating the operation of
 873 the department for the preceding fiscal year. The report, ~~which~~
 874 ~~shall meet the requirements of s. 186.022,~~ shall also include a
 875 summary of the financial operations of the department and shall
 876 annually evaluate how well the adopted work program meets the
 877 short-term objectives contained in the short-range component of
 878 the Florida Transportation Plan. ~~In addition to the entities~~
 879 ~~listed in s. 186.022,~~ This performance report shall also be
 880 submitted to the Florida Transportation Commission and the
 881 legislative appropriations and transportation committees.

882 Section 21. Subsection (7) of section 381.90, Florida
 883 Statutes, is amended to read:

884 381.90 Health Information Systems Council; legislative
 885 intent; creation, appointment, duties.--

886 (7) The council's duties and responsibilities include, but
 887 are not limited to, the following:

888 ~~(a) By June 1 of each year, to develop and approve a~~
 889 ~~strategic plan pursuant to the requirements set forth in s.~~
 890 ~~186.022.~~

891 (a) ~~(b)~~ To develop a mission statement, goals, and plan of
 892 action, ~~based on the guiding principles specified in s.~~
 893 ~~282.3032,~~ for the identification, collection, standardization,
 894 sharing, and coordination of health-related data across federal,
 895 state, and local government and private-sector entities.

896 (b) ~~(e)~~ To develop a review process to ensure cooperative

897 | planning among agencies that collect or maintain health-related
 898 | data.

899 | (c)~~(d)~~ To create ad hoc issue-oriented technical
 900 | workgroups, on an as-needed basis, to make recommendations to
 901 | the council.

902 | Section 22. Subsections (5) through (20) of section
 903 | 403.973, Florida Statutes, are renumbered as subsections (4)
 904 | through (19), respectively, and current subsections (4), (7),
 905 | (8), (13), and (14) of that section are amended to read:

906 | 403.973 Expedited permitting; comprehensive plan
 907 | amendments.--

908 | ~~(4) The office may delegate to a Quick Permitting County
 909 | designated under s. 288.1093 the responsibility for convening
 910 | regional permit teams and, in consultation with the office, for
 911 | certifying as eligible for expedited review projects that meet
 912 | the criteria of subsection (3) and that are consistent with the
 913 | economic goals of the county. In order to receive such a
 914 | delegation, the Quick Permitting County must hold the public
 915 | hearing required under subsection (7) and agree to execute a
 916 | memorandum of agreement for each qualified project.~~

917 | (6)~~(7)~~ The local government shall hold a duly noticed
 918 | public hearing to execute a memorandum of agreement for each
 919 | qualified project. Notwithstanding any other provision of law,
 920 | and at the option of the local government, the workshop provided
 921 | for in subsection (5) ~~(6)~~ may be conducted on the same date as
 922 | the public hearing held under this subsection. The memorandum of
 923 | agreement that a local government signs shall include a
 924 | provision identifying necessary local government procedures and

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925 time limits that will be modified to allow for the local
926 government decision on the project within 90 days. The
927 memorandum of agreement applies to projects, on a case-by-case
928 basis, that qualify for special review and approval as specified
929 in this section. The memorandum of agreement must make it clear
930 that this expedited permitting and review process does not
931 modify, qualify, or otherwise alter existing local government
932 nonprocedural standards for permit applications, unless
933 expressly authorized by law.

934 (7)~~(8)~~ At the option of the participating local
935 government, appeals of its final approval for a project may be
936 pursuant to the summary hearing provisions of s. 120.574,
937 pursuant to subsection (14) ~~(15)~~, or pursuant to other appellate
938 processes available to the local government. The local
939 government's decision to enter into a summary hearing must be
940 made as provided in s. 120.574 or in the memorandum of
941 agreement.

942 (12)~~(13)~~ The applicant, the regional permit action team,
943 and participating local governments may agree to incorporate
944 into a single document the permits, licenses, and approvals that
945 are obtained through the expedited permit process. This
946 consolidated permit is subject to the summary hearing provisions
947 set forth in subsection (14) ~~(15)~~.

948 (13)~~(14)~~ Notwithstanding any other provisions of law:

949 (a) Local comprehensive plan amendments for projects
950 qualified under this section are exempt from the twice-a-year
951 limits provision in s. 163.3187; and

952 (b) Projects qualified under this section are not subject

953 to interstate highway level-of-service standards adopted by the
 954 Department of Transportation for concurrency purposes. The
 955 memorandum of agreement specified in subsection (5) ~~(6)~~ must
 956 include a process by which the applicant will be assessed a fair
 957 share of the cost of mitigating the project's significant
 958 traffic impacts, as defined in chapter 380 and related rules.
 959 The agreement must also specify whether the significant traffic
 960 impacts on the interstate system will be mitigated through the
 961 implementation of a project or payment of funds to the
 962 Department of Transportation. Where funds are paid, the
 963 Department of Transportation must include in the 5-year work
 964 program transportation projects or project phases, in an amount
 965 equal to the funds received, to mitigate the traffic impacts
 966 associated with the proposed project.

967 Section 23. Paragraph (h) of subsection (8) of section
 968 408.05, Florida Statutes, is amended to read:

969 408.05 Florida Center for Health Information and Policy
 970 Analysis.--

971 (8) STATE CONSUMER HEALTH INFORMATION AND POLICY ADVISORY
 972 COUNCIL.--

973 (h) The council's duties and responsibilities include, but
 974 are not limited to, the following:

975 1. To develop a mission statement, goals, and a plan of
 976 action ~~based on the guiding principles specified in s. 282.3032~~
 977 for the identification, collection, standardization, sharing,
 978 and coordination of health-related data across federal, state,
 979 and local government and private sector entities.

980 2. To develop a review process to ensure cooperative

981 | planning among agencies that collect or maintain health-related
 982 | data.

983 | 3. To create ad hoc issue-oriented technical workgroups on
 984 | an as-needed basis to make recommendations to the council.

985 | Section 24. Paragraph (b) of subsection (4) of section
 986 | 420.0003, Florida Statutes, is amended to read:

987 | 420.0003 State housing strategy.--

988 | (4) IMPLEMENTATION.--The Department of Community Affairs
 989 | and the Florida Housing Finance Corporation in carrying out the
 990 | strategy articulated herein shall have the following duties:

991 | (b) The agency strategic plan of the Department of
 992 | Community Affairs, ~~prepared pursuant to the provisions of ss.~~
 993 | ~~186.021 and 186.022,~~ shall include specific goals, objectives,
 994 | and strategies that implement the housing policies in this
 995 | section and shall include the strategic plan for housing
 996 | production prepared by the corporation pursuant to s. 420.511.

997 | Section 25. Subsection (2) of section 420.511, Florida
 998 | Statutes, is amended to read:

999 | 420.511 Business plan; strategic plan; annual report.--

1000 | (2) The corporation, in equal partnership with the
 1001 | department, shall develop annually a strategic plan for the
 1002 | provision of affordable housing in Florida as part of the
 1003 | department's agency strategic plan required pursuant to chapter
 1004 | 186. In part, the plan shall include provisions that maximize
 1005 | the abilities of the corporation and the department to implement
 1006 | the state housing strategy established under s. 420.0003, to
 1007 | respond to federal housing initiatives, and to develop programs
 1008 | in a manner that is more responsive to the needs of public and

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1009 private partners. The plan shall be developed on a schedule
 1010 consistent with that established by s. ss. 186.021 and 186.022.
 1011 For purposes of this act, the executive director or his or her
 1012 designee shall serve as the corporation's representative to
 1013 achieve a coordinated and integrated planning relationship with
 1014 the department.

1015 Section 26. Subsection (3) of section 943.08, Florida
 1016 Statutes, is amended to read:

1017 943.08 Duties; Criminal and Juvenile Justice Information
 1018 Systems Council.--

1019 (3) The council shall develop and approve a long-range
 1020 program ~~strategie~~ plan pursuant to the requirements set forth in
 1021 s. 186.021 s. 186.022. Copies of the approved plan shall be
 1022 transmitted, electronically or in writing, to the Executive
 1023 Office of the Governor, the Speaker of the House of
 1024 Representatives, the President of the Senate, and the council
 1025 members.

1026 Section 27. Paragraph (a) of subsection (2) of section
 1027 1001.26, Florida Statutes, is amended to read:

1028 1001.26 Public broadcasting program system.--

1029 (2) (a) The Department of Education is responsible for
 1030 implementing the provisions of this section ~~pursuant to s.~~
 1031 ~~282.102~~ and may employ personnel, acquire equipment and
 1032 facilities, and perform all duties necessary for carrying out
 1033 the purposes and objectives of this section.

1034 Section 28. For the 2007-2008 fiscal year, the sum of
 1035 \$_____ in recurring funds from the General Revenue Fund is
 1036 appropriated and _____ full-time equivalent positions are

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1037 authorized to the Agency for Enterprise Information Technology
 1038 to carry out the activities as provided in this act.

1039 Section 29. For the 2007-2008 fiscal year, the sum of
 1040 \$ _____ in recurring funds from the General Revenue Fund is
 1041 appropriated and _____ full-time equivalent positions are
 1042 authorized to the Agency for Enterprise Information Technology
 1043 to carry out the duties of information security as provided in
 1044 this act.

1045 Section 30. The Agency for Enterprise Information
 1046 Technology, in collaboration with the Agency Chief Information
 1047 Officers Council, may implement a program to provide
 1048 professional development and training opportunities for agency
 1049 chief information officers. For the 2007-2008 fiscal year, the
 1050 sum of \$ _____ in recurring funds from the General Revenue Fund is
 1051 appropriated to the Agency for Enterprise Information Technology
 1052 to implement this program.

1053 Section 31. This act shall take effect July 1, 2007.