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Proposed Committee Substitute by the Committee on General Government Appropriations

#### A bill to be entitled

2 An act relating to the state data center system; amending 3 s. 14.204, F.S.; revising the duties and responsibilities 4 of the Agency for Enterprise Information Technology; 5 authorizing the agency to adopt rules; amending s. 6 215.322, F.S.; requiring the Agency for Enterprise 7 Information Technology to review an agency's request to accept credit, charge, or debit cards in payment of goods 8 9 and services and make recommendations to the Chief Financial Officer; amending s. 216.235, F.S.; including 10 11 the executive director of the Agency for Enterprise 12 Information Technology on the State Innovation Committee; 13 requiring the agency to evaluate innovative investment projects that involve information technology; amending s. 14 15 282.003, F.S.; revising a short title; amending s. 16 282.0041, F.S.; defining terms relating to information 17 resource management; amending s. 282.0055, F.S.; 18 conforming cross-references; amending s. 282.0056, F.S.; revising provisions relating to the Agency for Enterprise 19 20 Information Technology's work plan; requiring an annual 21 plan; requiring the agency to annually report its 22 achievements to the Governor and Cabinet and the 23 Legislature; creating s. 282.201, F.S.; establishing a 2.4 state data center system; providing legislative intent; 25 providing the duties of the Agency for Enterprise 26 Information Technology with respect to the system; 27 providing responsibilities; providing state agency duties



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28 and limitations; authorizing the Agency for Enterprise 29 Information Technology to adopt rules; creating s. 30 282.203, F.S.; establishing primary data centers; 31 providing the duties of the center; providing that each 32 center shall be headed by a board of trustees; providing 33 for the membership of the board; providing for the duties 34 of the board; creating s. 282.204, F.S.; establishing the 35 Northwood Shared Resource Center as a separate budget entity housed for administrative purposes only in the 36 Department of Children and Family Services; providing for 37 the center to be headed by a board of trustees; creating 38 39 s. 282.205, F.S.; establishing the Southwood Shared 40 Resource Center as a separate budget entity housed for 41 administrative purposes only in the Department of Management Services; providing for the center to be headed 42 43 by a board of trustees; amending s. 282.315, F.S.; revising the duties of the Agency Chief Information 44 45 Officers Council with respect to the consolidation of 46 computer services; amending s. 282.322, F.S.; revising 47 provisions relating to monitoring high-risk information technology projects; amending s. 287.057, F.S.; requiring 48 the Department of Management Services to consult with the 49 50 Agency for Enterprise Information Technology with respect 51 to procuring information technology commodities and 52 contractual services; amending ss. 445.011, 445.045, and 53 668.50, F.S., relating to workforce information systems 54 and the Uniform Electronic Transaction Act; clarifying the 55 duties of the Agency for Enterprise Information Technology 56 and the Department of Management Services; providing for 57 the transfer of state agency data center resources to a



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58 primary data center; requiring the board of trustees of 59 the primary data center to submit a plan relating to costs 60 and resources; requiring user agencies to submit budget 61 requests to accomplish the transfers; specifying the 62 duties of the board of trustees of the data center; 63 providing for the transfer of the information technology 64 functions of the Parole Commission to the Department of 65 Corrections; requiring a plan and a service-level agreement; providing for the transfer of mainframe 66 resources of the Department of Transportation and the 67 68 Department of Highway Safety and Motor Vehicles to the 69 Southwood Shared Resource Center; providing a timeframe 70 for the transfer; requiring a service-level agreement for 71 the transition and a plan; providing for the supervision 72 of staff and ownership of resources; requiring budget 73 amendments to redistribute resources between the state 74 entities; repealing s. 282.20, F.S., relating to the 75 Technology Resource Center; providing an effective date. 76

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

79 Section 1. Section 14.204, Florida Statutes, is amended to 80 read:

81 14.204 Agency for Enterprise Information Technology.--The
82 Agency for Enterprise Information Technology is created within
83 the Executive Office of the Governor.

84 (1) The head of the agency shall be the Governor and
85 Cabinet, which shall take action by majority vote consisting of
86 at least three affirmative votes with the Governor on the
87 prevailing side.

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88	(2) The agency shall be a separate budget entity that is
89	not subject to control, supervision, or direction by the
90	Executive Office of the Governor in any manner, including, but
91	not limited to, purchasing, transactions involving real or
92	personal property, personnel, or budgetary matters.
93	(3) <del>(1)</del> The <u>agency shall have an</u> executive director <u>who</u>
94	must: of the agency shall
95	(a) Have a degree from an accredited postsecondary
96	institution;
97	(b) Have at least 7 years of executive-level experience in
98	managing information technology organizations;
99	(c) Be appointed by the Governor and confirmed by the
100	Cabinet, $rac{\mathrm{is}}{\mathrm{s}}$ subject to confirmation by the Senate, and $rac{\mathrm{shall}}{\mathrm{shall}}$
101	serve at the pleasure of the Governor and Cabinet; and. The
102	executive director shall
103	(d) Be the chief information officer of the state and the
104	executive sponsor for all enterprise information technology
105	projects. <del>The executive director must have a degree from an</del>
106	accredited postsecondary institution, and at least 7 years of
107	executive-level experience in managing information technology
108	organizations.
109	(4) (2) The agency shall have the following duties and
110	responsibilities:
111	(a) Develop and implement strategies for the design,
112	delivery, and management of the enterprise information technology
113	services established in law.
114	(b) Monitor the delivery and management of the enterprise
115	information technology services as established in law.
116	(c) Make recommendations to the agency head and the
117	Legislature concerning other information technology services that

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should be designed, delivered, and managed as at the enterprise 118 119 information technology services <del>level</del> as defined in s. 282.0041 282.0041(8). 120

121 (d) Plan and establish policies for managing proposed 122 statutorily authorized enterprise information technology 123 services, which includes:

124 1. Developing business cases that, when applicable, include 125 the components identified in s. 287.0574;

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2. Establishing and coordinating project-management teams;

127 3. Establishing formal risk-assessment and mitigation 128 processes; and

129 4. Providing for independent monitoring of projects for 130 recommended corrective actions.

(e) Not earlier than July 1, 2008, Define the architecture 131 132 standards for enterprise information technology services and 133 develop implementation approaches for statewide migration to 134 those standards.

135 Develop and publish a strategic enterprise information (f) 136 technology plan that identifies and recommends strategies for how 137 enterprise information technology services will deliver effective 138 and efficient government services to state residents and improve 139 the operations of state agencies.

(g) Perform duties related to the state data center system as provided in s. 282.201.

142 (h) Coordinate procurement negotiations for hardware and 143 software acquisition necessary to consolidate data center or 144 computer facilities infrastructure.

145 (i) Coordinate procurement negotiations for software that 146 will be used by multiple agencies.

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147 (5) (3) The agency shall operate in such a manner that 148 ensures the as to ensure participation and representation of 149 state agencies and the Agency Chief Information Officers Council 150 established in s. 282.315.

(6) The agency may adopt rules pursuant to ss. 120.536(1) and 120.54 to carry out its statutory duties.

153 Section 2. Subsection (2) of section 215.322, Florida 154 Statutes, is amended to read:

155 215.322 Acceptance of credit cards, charge cards, or debit 156 cards by state agencies, units of local government, and the 157 judicial branch. --

158 (2) A state agency as defined in s. 216.011, or the 159 judicial branch, may accept credit cards, charge cards, or debit 160 cards in payment for goods and services with the prior approval 161 of the Chief Financial Officer. If When the Internet or other 162 related electronic methods are to be used as the collection 163 medium, the Agency for Enterprise Information Technology State 164 Technology Office shall review and recommend to the Chief 165 Financial Officer whether to approve the request with regard to 166 the process or procedure to be used.

167 Section 3. Paragraph (c) of subsection (4) and subsection 168 (6) of section 216.235, Florida Statutes, are amended to read: 169 216.235 Innovation Investment Program.--

170 (4) There is hereby created the State Innovation Committee, 171 which shall have final approval authority as to which innovative 172 investment projects submitted under this section shall be funded. 173 Such committee shall be comprised of seven members. Appointed 174 members shall serve terms of 1 year and may be reappointed. The committee shall include: 175

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176 The executive director of Chief Information Officer (C) 177 the Agency for Enterprise Information Technology State Technology Office. 178

179 (6) Any agency developing an innovative investment project 180 proposal that involves information technology resources may 181 consult with and seek technical assistance from the Agency for 182 Enterprise Information Technology State Technology Office. The 183 office shall consult with the Agency for Enterprise Information 184 Technology concerning State Technology Office for any project 185 proposal that involves information resource technology resources. 186 The Agency for Enterprise Information Technology shall evaluate 187 the project and advise State Technology Office is responsible for evaluating these projects and for advising the committee and 188 189 review board of the technical feasibility and any transferable 190 benefits of the proposed technology. In addition to the 191 requirements of subsection (5), the agencies shall provide to the 192 Agency for Enterprise Information Technology State Technology 193 Office any information requested by the Agency for Enterprise 194 Information Technology State Technology Office to aid in 195 determining whether that the proposed technology is appropriate 196 for the project's success.

197 Section 4. Section 282.003, Florida Statutes, is amended to 198 read:

199 282.003 Short title.--This part may be cited as the 200 "Information Technology Resources Management Act of 1997."

201 Section 5. Section 282.0041, Florida Statutes, is amended 202 to read:

203 282.0041 Definitions.--For the purposes of this part, the 204 term:

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205 (1) "Agency" means those entities described in s. 206 216.011(1)(qq).

(2) "Agency Chief Information Officer" means the person
appointed by the agency head to coordinate and manage the
information technology functions and responsibilities applicable
to that agency and to participate and represent <u>the his or her</u>
agency in developing strategies for implementing enterprise
information technology services identified in law and developing
recommendations for enterprise information technology policy.

(3) "Agency Chief Information Officers Council" means the council created in s. 282.315.

(4) "Agency for Enterprise Information Technology" meansthe agency created in s. 14.204.

(5) "Agency information technology service" means a service that directly helps <u>an</u> the agency fulfill its statutory or constitutional responsibilities and policy objectives and is usually associated with the agency's primary or core business functions.

(6) "Annual budget meeting" means a meeting of the board of trustees of a primary data center to review data center usage to determine the apportionment of board members for the following fiscal year, review rates for each service provided, and determine any other required changes.

(7) "Business continuity plan" means a plan for disaster
 recovery which provides for the continued functioning of a
 primary data center during and after a disaster.

231 <u>(8) "Computing facility" means agency space containing</u> 232 <u>fewer than 10 servers, any of which supports a strategic or</u> 233 <u>nonstrategic information technology service, as described in</u> 234 budget instructions developed pursuant to s. 216.023, but Florida Senate - 2008

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235 excluding single-server installations that exclusively perform a 236 utility function such as file and print servers. 237 "Customer entity" means an entity that obtains services (9) 238 from a primary data center. 239 (10) "Data center" means agency space containing 10 or more 240 servers any of which supports a strategic or nonstrategic information technology service, as described in budget 241 242 instructions developed pursuant to 216.023. (6) "Customer relationship management" or "CRM" means the 243 244 business processes, software, and Internet capabilities that can 245 help state agencies manage customer relationships of the 246 organization at the enterprise level. (11) (7) "Enterprise level" means all executive branch 247 agencies created or authorized in statute to perform 248 249 legislatively delegated functions. 250 (12) (8) "Enterprise information technology service" means 251 an information technology service that is used in all agencies or 252 a subset of agencies and is established in law to be designed, 253 delivered, and managed at the enterprise level. 254 (13) (9) "E-mail, messaging, and calendaring service" means 255 the enterprise information technology service that enables users 256 to send, receive, file, store, manage, and retrieve electronic 257 messages, attachments, appointments, and addresses. 258 (14) "Information-system utility" means a full-service 259 information-processing facility offering hardware, software, 260 operations, integration, networking, and consulting services. 261 (15) (10) "Information technology" means equipment, 262 hardware, software, firmware, programs, systems, networks, 263 infrastructure, media, and related material used to 264 automatically, electronically, and wirelessly collect, receive,

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access, transmit, display, store, record, retrieve, analyze, evaluate, process, classify, manipulate, manage, assimilate, control, communicate, exchange, convert, converge, interface, switch, or disseminate information of any kind or form.

269 (16) (11) "Information technology policy" means statements 270 that describe clear choices for how information technology will 271 deliver effective and efficient government services to residents 272 and improve state agency operations. Such A policy may relate to 273 investments, business applications, architecture, or 274 infrastructure. A policy describes its rationale, implications of 275 compliance or noncompliance, the timeline for implementation, metrics for determining compliance, and the accountable structure 276 responsible for its implementation. 277

(17) "Performance metrics" means the measures of an organization's activities and performance.

(18) "Primary data center" means a state or nonstate agency data center that is a recipient entity for consolidation of nonprimary data centers and computing facilities. A primary data center may be authorized in law or designated by the Agency for Enterprise Information Technology pursuant to s. 282.201.

285 <u>(19) (12)</u> "Project" means an endeavor that has a defined 286 start and end point; is undertaken to create or modify a unique 287 product, service, or result; and has specific objectives that, 288 when attained, signify completion.

289 (20) "Service level" means the key performance indicators 290 (KPI) of an organization or service which must be regularly 291 performed, monitored, and achieved.

292 (21) "Service-level agreement" means a written contract
293 between a data center and a customer entity which specifies the
294 scope of services provided, service level, the duration of the

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295	agreement, the responsible parties, and service costs. A service-
296	level agreement is not a rule pursuant to chapter 120.
297	(22) <del>(13)</del> "Standards" means the use of current, open,
298	nonproprietary, or non-vendor-specific technologies.
299	(23) (14) "Total cost" means all costs associated with
300	information technology projects or initiatives, including, but
301	not limited to, value of hardware, software, service,
302	maintenance, incremental personnel, and facilities. Total cost of
303	a loan or gift of information technology resources to an agency
304	includes the fair market value of the resources; however, except
305	that the total cost of loans or gifts of information technology
306	to state universities to be used in instruction or research does
307	not include fair market value.
308	(24) "Usage" means the billing amount charged by the
309	primary data center, less any pass-through charges, to the
310	customer entity.
311	(25) "Usage rate" means a customer entity's usage or
312	billing amount as a percentage of total usage.
313	Section 6. Section 282.0055, Florida Statutes, is amended
314	to read:
315	282.0055 Assignment of information technologyIn order to
316	ensure the most effective and efficient use of the state's
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	information technology and information technology resources and
318	information technology and information technology resources and notwithstanding other provisions of law to the contrary, policies
318 319	
	notwithstanding other provisions of law to the contrary, policies
319	notwithstanding other provisions of law to the contrary, policies for the design, planning, project management, and implementation
319 320	notwithstanding other provisions of law to the contrary, policies for the design, planning, project management, and implementation of <del>the</del> enterprise information technology services <del>defined in s.</del>
319 320 321	notwithstanding other provisions of law to the contrary, policies for the design, planning, project management, and implementation of the enterprise information technology services defined in s. 282.0041(8) shall be the responsibility of the Agency for
319 320 321 322	notwithstanding other provisions of law to the contrary, policies for the design, planning, project management, and implementation of the enterprise information technology services defined in s. 282.0041(8) shall be the responsibility of the Agency for Enterprise Information Technology for executive branch agencies



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325 management of agency information technology defined in s.
326 282.0041(5) shall remain within the responsibility and control of
327 the individual state agency.

328 Section 7. Section 282.0056, Florida Statutes, are amended 329 to read:

330 282.0056 Development of work plan; development of 331 implementation plans; and policy recommendations.--

332 (1) For the purposes of carrying out its responsibilities 333 under set forth in s. 282.0055, the Agency for Enterprise 334 Information Technology shall develop an annual a work plan within 335 30 days after the beginning of the fiscal year describing the 336 activities that the agency intends to undertake for that year, 337 including and the proposed outcomes and completion timeframes. 338 The work plan must be approved by the Governor and Cabinet and 339 submitted to the President of the Senate and the Speaker of the 340 House of Representatives. The work plan may be amended as needed, subject to approval by the Governor and Cabinet to ensure that 341 342 the enterprise information technology services will be provided in an efficient, effective, and accountable manner. For the 2007-343 344 2008 fiscal year, the agency's work plan shall include the 345 development of recommended enterprise information technology 346 policies, as defined in s. 282.0041(11).

347 (2) <u>By December 31, 2008,</u> For the fiscal year beginning in
348 2008-2009, the agency shall develop, and submit to the President
349 of the Senate and the Speaker of the House of Representatives,
350 implementation plans for <u>at least one</u> up to three of the
351 following proposed enterprise information technology services to
352 be established in law:



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353 (a) Consolidation of the deployment, management, and 354 operation of state-owned or state-operated computer rooms and 355 data centers.

356 <u>(a) (b)</u> A shared or consolidated enterprise information 357 technology service delivery and support model for the e-mail, 358 messaging, and calendaring service defined in s. 282.0041(9).

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(b) (c) Information security.

360 (d) A shared customer relationship management system that 361 consolidates agency requirements for receiving, managing, 362 responding to, tracking, and reporting on telephone, e-mail, 363 personnel, and other communications received from citizens.

364 <u>(c) (e)</u> Consideration of a planned replacement cycle for 365 computer equipment.

366 In developing policy recommendations and implementation (3) 367 plans for established and proposed enterprise information 368 technology services, the agency shall describe the scope of 369 operation, conduct costs and requirements analyses, conduct an 370 inventory of all existing information technology resources that are associated with each service, and develop strategies and 371 372 timeframes for statewide migration. For purposes of consolidating 373 state-owned or state-operated computer rooms and data centers, 374 the agency for Enterprise Information Technology shall develop a 375 migration plan for prior to initiating any consolidation effort.

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

381 (5) Within 30 days after the end of each fiscal year, the
 382 agency shall report to the Governor and Cabinet, the President of

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383	the Senate, and the Speaker of the House of Representatives on
384	what was achieved or not achieved in the prior year's work plan.
385	Section 8. Section 282.201, Florida Statutes, is created to
386	read:
387	282.201 State data center system; agency duties and
388	limitationsA state data center system that includes all
389	primary data centers, other nonprimary data centers, and
390	computing facilities, and that provides an enterprise information
391	technology service as defined in s. 282.0041, is established.
392	(1) INTENTThe legislature finds that the most efficient
393	and effective means of providing quality utility data processing
394	services to state agencies requires that computing resources be
395	concentrated in quality facilities that provide the proper
396	security, infrastructure, and staff resources to ensure that the
397	state's data is maintained reliably, safely, and is recoverable
398	in the event of a disaster. Efficiencies resulting from such
399	consolidation include the increased ability to leverage
400	technological expertise, hardware and software capabilities;
401	increased savings through consolidated purchasing decisions; and
402	the enhanced ability to deploy technology improvements and
403	implement new policies consistently throughout the consolidated
404	organization. Therefore it is the intent of the Legislature that
405	agency data centers and computing facilities be consolidated into
406	primary data centers to the maximum extent possible by 2019.
407	(2) AGENCY FOR ENTERPRISE INFORMATION TECHNOLOGY
408	DUTIESThe Agency for Enterprise Information Technology shall:
409	(a) Maintain an inventory of facilities within the system
410	including:
411	1. The amount of floor space used and available.
412	2. The numbers and capacities of mainframes and servers.

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413	3. Storage and network capacity.
414	4. Amount of power used and available capacity.
415	5. Any other information necessary to maintain a complete
416	inventory for data centers.
417	(b) Annually approve cost-recovery mechanisms and rate
418	structures for primary data centers which recover costs through
419	charges to customer entities.
420	(c) By December 31 of each year, submit to the Legislature
421	recommendations to improve the efficiency and effectiveness of
422	computing services provided by state data center system
423	facilities. Such recommendations may include, but need not be
424	limited to:
425	1. Policies for improving the cost-effectiveness and
426	efficiency of the state data center system.
427	2. Infrastructure improvements supporting the consolidation
428	of facilities or preempting the need to create additional data
429	center facilities or computing facilities.
430	3. Standards for an objective, credible energy performance
431	rating system that data center boards of trustees can use to
432	measure state data center energy consumption and efficiency on a
433	biannual basis.
434	4. Uniform disaster recovery standards.
435	5. Standards for providing transparent financial data to
436	user agencies.
437	6. Consolidation of contract practices or coordination of
438	software, hardware, or other technology-related procurements.
439	7. Improvements to data center governance structures.
440	(d) By December 31 of each year, identify at least two
441	nonprimary data centers or computing facilities for consolidation
442	into a primary data center or nonprimary data center facility.
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443	The consolidation proposal must provide a transition plan,
444	including transition costs, timeframes for the transition,
445	proposed budgetary savings, and substantive legislative changes
446	necessary to implement the transition.
447	1. Recommendations shall be based on the goal of maximizing
448	current and future cost savings. The agency shall consider the
449	following criteria in selecting consolidations that maximize
450	efficiencies by providing the ability to:
451	a. Consolidate purchase decisions;
452	b. Leverage expertise and other resources to gain economies
453	of scale;
454	c. Implement state information technology policies more
455	effectively; and
456	d. Maintain or improve the level of service provision to
457	customer entities.
458	e. Make progress towards the state's goal of consolidating
459	data centers and computing facilities into primary data centers.
460	2. The agency shall establish workgroups as necessary to
461	ensure participation by affected agencies in the development of
462	recommendations related to consolidations.
463	3. By December 31, 2010, the agency shall develop and
464	submit to the Legislature an overall consolidation plan for state
465	data centers and computing facilities. The plan shall indicate a
466	timeframe for the consolidation of all remaining facilities into
467	primary data centers, including existing and proposed data
468	centers, by 2019.
469	4. This paragraph expires July 1, 2016.
470	(e) Develop and establish policies by rule relating to the
471	operation of the state data center system, including policies
472	that:



473	1. Ensure that financial information is captured and
474	reported consistently and accurately.
475	2. Require the establishment of service-level agreements
476	executed between a data center and its customer entities for
477	services provided.
478	3. Require full cost recovery on an equitable rational
479	basis. The cost-recovery methodology must ensure that no service
480	is subsidizing another service.
481	4. Require that any special assessment imposed to fund
482	expansion is based on a methodology that apportions the
483	assessment according to the proportional benefit to each customer
484	entity.
485	5. Require that rebates be given when revenues have
486	exceeded costs and that rebates be applied to offset charges to
487	those customer entities that have subsidized the costs of other
488	customer entities.
489	6. Require that all service-level agreements have a
490	contract term of not more than 3 years and require at least a
491	180-day notice of termination.
492	7. Designate any nonstate data centers as primary data
493	centers if the center:
494	a. Has an established governance structure that represents
495	customer entities proportionally.
496	b. Maintains an appropriate cost-allocation methodology
497	that accurately bills a customer entity based on the actual
498	direct and indirect costs to the customer entity and prohibits
499	the subsidization of one customer entity's costs by another
500	entity.
501	c. Has sufficient raised floor space, cooling, redundant
502	power capacity, including uninterruptible power supply and backup
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503	power generation, to accommodate the computer processing
504	platforms and support necessary to host the computing
505	requirements of additional customer entities.
506	(3) STATE AGENCY DUTIES
507	(a) For the purpose of completing its work activities as
508	described in subsection (1), each state agency shall provide to
509	the Agency for Enterprise Information Technology all requested
510	information specified in paragraph (b) and any other information
511	relevant to the agency's ability to effectively transition its
512	computer services into a primary data center. The agency shall
513	also participate as required in workgroups relating to specific
514	consolidation planning and implementation tasks as assigned by
515	the Agency for Enterprise Information Technology and determined
516	necessary to accomplish consolidation goals.
517	(b) Each state agency shall submit to the Agency for
518	Enterprise Information Technology information relating to its
519	data centers and computing facilities pursuant to instructions
520	issued by July 1 of each year by the Agency for Enterprise
521	Information Technology. The information submitted must, at a
522	minimum, include:
523	1. By October 15 of each year for the current fiscal year:
524	a. The amount of floor space used and available.
525	b. The numbers and capacities of mainframes and servers.
526	c. Storage and network capacity.
527	d. Amount of power used and the available capacity.
528	e. Estimated expenditures by service area, including
529	hardware and software, numbers of full-time equivalent positions,
530	personnel turnover, and position reclassifications.
531	2. By July 15 of each year:

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532	a. A list of contracts in effect for the fiscal year,
533	including, but not limited to, contracts for hardware, software
534	and maintenance, including the expiration date, the contract
535	parties, and the cost of the contract.
536	b. Service-level agreements by customer entity.
537	(c) The Chief Information Officer of each state agency
538	shall assist the Agency for Enterprise Information Technology as
539	required by the agency.
540	(4) AGENCY LIMITATIONS
541	(a) Unless authorized by the Legislature or as provided in
542	paragraph (b), a state agency may not:
543	1. Create a new computing facility or data center, or
544	expand the capability to support additional computer equipment in
545	an existing computing facility or data center;
546	2. Transfer existing computer services to a nonprimary data
547	center or computing facility;
548	3. Terminate services with a primary data center or
549	transfer services between primary data centers without giving
550	written notice of intent to terminate or transfer services 180
551	days before such termination or transfer; or
552	4. Initiate a new computer service if it does not currently
553	have an internal data center.
554	(b) Exceptions to the limitations in paragraph (a) may be
555	granted by the agency head of the Agency for Enterprise
556	Information Technology if there is insufficient capacity in a
557	primary data center to absorb the workload associated with agency
558	computing services.
559	(5) RULESThe Agency for Enterprise Information
560	Technology is authorized to adopt rules pursuant to ss.
561	120.536(1) and 120.54 to administer the provisions of this part

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562	relating to the state data center system including the primary
563	data centers.
564	Section 9. Section 282.203, Florida Statutes, is created to
565	read:
566	282.203 Primary data centers
567	(1) DATA CENTER DUTIES Each primary data center shall:
568	(a) Serve customer entities as an information-system
569	utility.
570	(b) Cooperate with customer entities to offer, develop, and
571	support the services and applications as defined and provided by
572	the center's board of trustees and customer entities.
573	(c) Comply with rules adopted by the Agency for Enterprise
574	Information Technology, pursuant to this section, and coordinate
575	with the agency in the consolidation of data centers.
576	(d) Provide transparent financial statements to customer
577	entities and the Agency for Enterprise Information Technology.
578	(e) Maintain the performance of the facility, which
579	includes ensuring proper data backup, data backup recovery, an
580	effective disaster recovery plan, and appropriate security,
581	power, cooling and fire suppression, and capacity.
582	(f) Develop a business continuity plan and conduct a live
583	exercise of the plan at least annually. The plan must be approved
584	by the board and the Agency for Enterprise Information
585	Technology.
586	(g) Enter into a service-level agreement with each customer
587	entity to provide services as defined and approved by the board
588	in compliance with rules of the Agency for Enterprise Information
589	Technology. A service-level agreement may not have a term
590	exceeding 3 years.
591	1. A service-level agreement, at a minimum, must:



592	a. Identify the parties and their roles, duties, and
593	responsibilities under the agreement;
594	b. Identify the legal authority under which the service-
595	level agreement was negotiated and entered into by the parties;
596	c. State the duration of the contractual term and specify
597	the conditions for contract renewal;
598	d. Prohibit the transfer of computing services between
599	primary data center facilities without at least 180 days' notice
600	of service cancellation;
601	e. Identify the scope of work;
602	f. Identify the products or services to be delivered with
603	sufficient specificity to permit an external financial or
604	performance audit;
605	g. Establish the services to be provided, the business
606	standards that must be met for each service, the cost of each
607	service, and the process by which the business standards for each
608	service are to be objectively measured and reported;
609	h. Identify applicable funds and funding streams for the
610	services or products under contract;
611	i. Provide a billing methodology for recovering the cost of
612	services provided to the customer entity;
613	j. Provide a procedure for modifying the service-level
614	agreement to address changes in projected costs of service;
615	k. Provide that a service-level agreement may be terminated
616	by either party for cause only after giving the other party and
617	the Agency for Enterprise Information Technology notice in
618	writing of the cause for termination and an opportunity for the
619	other party to resolve the identified cause within a reasonable
620	period; and

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621	1. Provide for mediation of disputes by the Division of
622	Administrative Hearings pursuant to s. 120.573.
623	2. A service-level agreement may include:
624	a. A dispute resolution mechanism, including alternatives
625	to administrative or judicial proceedings;
626	b. The setting of a surety or performance bond for service-
627	level agreements entered into with nonstate agency data centers;
628	or
629	c. Additional terms and conditions as determined advisable
630	by the parties if such additional terms and conditions do not
631	conflict with the requirements of this section or rules adopted
632	by the Agency for Enterprise Information Technology.
633	3. The failure to execute a service-level agreement within
634	60 days after service commencement shall, in the case of an
635	existing customer entity, result in a continuation of the terms
636	of the service-level agreement from the prior fiscal year,
637	including any amendments that were formally proposed to the
638	customer entity by the primary data center within the 3 months
639	before service commencement. If a new customer entity fails to
640	execute an agreement within 60 days after service commencement,
641	the data center may cease services.
642	(h) Plan, design, establish pilot projects for, and conduct
643	experiments with information technology resources, and implement
644	enhancements in services if such implementation is cost-effective
645	and approved by the board.
646	(2) BOARD OF TRUSTEESEach primary data center shall be
647	headed by a board of trustees as defined in s. 20.03.
648	(a) The members of the board shall be appointed by the
649	agency head or chief executive officer of the representative
650	customer entities of the primary data center and shall serve at

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651	the pleasure of the appointing customer entity. The initial
652	appointments of members shall be made as soon as practicable, but
653	not later than July 1, 2008.
654	1. For each of the first two fiscal years that a center is
655	in operation, membership shall be apportioned as provided in
656	subparagraph 3. based on projected customer entity usage rates
657	for the fiscal operating year of the primary data center.
658	a. In addition, during the Southwood Shared Resource
659	Center's first operating year, the Department of Transportation,
660	the Department of Highway Safety and Motor Vehicles, the
661	Department of Health, the Department of Revenue, and the
662	Department of State shall each have one trustee.
663	b. In addition, during the Northwood Shared Resource
664	Center's first operating year, the Department of State and
665	Department of Education shall each have one trustee.
666	2. After the second full year of operation, membership
667	shall be apportioned as provided in subparagraph 3. based on the
668	most recent estimate of customer entity usage rates for the prior
669	year and a projection of usage rates for the first 9 months of
670	the next fiscal year. Such calculation must be completed before
671	the annual budget meeting held before the beginning of the next
672	fiscal year so that any decision to add or remove board members
673	can be voted on at the budget meeting and become effective on
674	July 1 of the subsequent fiscal year.
675	3. Membership shall be apportioned using the following
676	<u>criteria:</u>
677	a. Customer entities of a primary data center whose usage
678	rate represents 4 to 14 percent of total usage shall have one
679	trustee.
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680	b. Customer entities of a primary data center whose usage
681	rate represents 15 to 29 percent of total usage shall have two
682	trustees.
683	c. Customer entities of a primary data center whose usage
684	rate represents 30 to 49 percent of total usage shall have three
685	trustees.
686	d. A customer entity of a primary data center whose usage
687	rate represents 50 percent or more of total usage shall have four
688	trustees.
689	e. A single trustee shall represent those customer entities
690	that represent less than 4 percent of the total usage. The
691	trustee shall be selected by a process determined by the board.
692	f. The executive director of the Agency for Enterprise
693	Information Technology shall serve as a voting member of the
694	board.
695	(b) Before July 1 of each year, each board of trustees of a
696	primary data center shall elect a chair and a vice chair to a
697	term of 1 year or until a successor is elected. The vice chair
698	shall serve in the absence of the chair. The vice chair may not
699	be from the same customer entity as the chair. The chair may be
700	elected to serve one additional successive term.
701	(c) Members of the board representing customer entities who
702	fail to timely pay for data center services do not have voting
703	rights.
704	(d) The board shall take action by majority vote. If there
705	is a tie, the chair shall be on the prevailing side.
706	(3) BOARD DUTIESEach board of trustees of a primary data
707	center shall:
708	(a) Employ an executive director, pursuant to s. 20.05, who
709	serves at the pleasure of the board. The executive director is

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710	responsible for the daily operation of the primary data center,
711	ensuring compliance with all laws and rules regulating the
712	primary data center, managing primary data center employees, and
713	the performance of the primary data center.
714	(b) Establish procedures for the primary data center to
715	ensure that budgeting and accounting procedures, cost-recovery
716	methodologies, and operating procedures are in compliance with
717	laws governing the state data center system and rules adopted by
718	the Agency for Enterprise Information Technology.
719	(c) Monitor the operation of the primary data center to
720	ensure compliance by the executive director and employees with
721	laws and rules governing the primary data center, and ensure that
722	staff members are accountable for the performance of the primary
723	data center.
724	(d) Provide each customer entity with full disclosure
725	concerning plans for new, additional, or reduced service
726	requirements, including expected achievable service levels and
727	performance metrics.
728	(e) Ensure the sufficiency and transparency of the primary
729	data center financial information by:
730	1. Establishing policies that ensure that cost-recovery
731	methodologies, billings, receivables, expenditure, budgeting, and
732	accounting data are captured and reported consistently,
733	accurately, and transparently and, upon adoption of rules by the
734	Agency for Enterprise Information Technology, are in compliance
735	with such rules.
736	2. Requiring execution of service-level agreements by the
737	data center and each customer entity for services provided by the
738	data center to the customer entity.
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739	3. Requiring cost recovery for the full cost of services,
740	including direct and indirect costs. The cost-recovery
741	methodology must ensure that no service is subsidizing another
742	service without an affirmative vote of approval by the customer
743	entity providing the subsidy.
744	4. Establishing special assessments to fund expansions
745	based on a methodology that apportions the assessment according
746	to the proportional benefit to each customer entity.
747	5. Providing rebates to customer entities when revenues
748	exceed costs and offsetting charges to those who have subsidized
749	other customer entity costs based on actual prior year final
750	expenditures. Rebates may be credited against future billings.
751	6. Approving all expenditures committing over \$50,000 in a
752	fiscal year.
753	7. Projecting costs and revenues at the beginning of the
754	third quarter of each fiscal year through the end of the fiscal
755	year. If in any given fiscal year the primary data center is
756	projected to earn revenues that are below costs for that fiscal
757	year, the board shall implement any combination of the following
758	remedies to cover the shortfall:
759	a. The board may direct the primary data center to adjust
760	current year chargeback rates through the end of the fiscal year
761	to cover the shortfall. The rate adjustments shall be implemented
762	using actual usage rate and billing data from the first three
763	quarters of the fiscal year and the same principles used to set
764	rates for the fiscal year.
765	b. The board may direct the primary data center to levy
766	one-time charges on all customers entities to cover the
767	shortfall. The one-time charges shall be implemented using actual
768	usage rate and billing data from the first three quarters of the

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769	fiscal year and the same principles used to set rates for the
770	fiscal year.
771	c. The customer entities represented by each board member
772	may provide payments to cover the shortfall in proportion to the
773	amounts each entity paid in the prior fiscal year.
774	(f) Meet as often as necessary, but not less than once per
775	quarter, and hold the annual budget meeting between April 1 and
776	June 30 of each year.
777	(g) Approve the portfolio of services offered by the data
778	center.
779	(h) By July 1 of each year, submit to the Agency for
780	Enterprise Information Technology, proposed cost-recovery
781	mechanisms and rate structures for all customer entities for the
782	fiscal year including the cost-allocation methodology for
783	administrative expenditures and the calculation of administrative
784	expenditures as a percent of total costs.
785	(i) Consider energy-efficient products and their total cost
786	of ownership when replacing, upgrading, or expanding:
787	1. Data center facilities, including, but not limited to,
788	environmental, power, and control systems; and
789	2. Data center network, storage, and computer equipment. If
790	the total cost of ownership, including initial acquisition cost,
791	is estimated to be equal to or lower than existing
792	infrastructure, technical specifications for energy-efficient
793	products should be incorporated into the replacement, upgrade, or
794	expansion planning and acquisition process.
795	Section 10. Section 282.204, Florida Statutes, is created
796	to read:
797	282.204 Northwood Shared Resource Center

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798	(1) The Northwood Shared Resource Center is established
799	within the Department of Children and Family Services for
800	administrative purposes only. The center is designated as a
801	primary data center and shall be a separate budget entity that is
802	not subject to control, supervision, or direction of the
803	department in any manner, including, but not limited to,
804	purchasing, transactions involving real or personal property,
805	personnel, or budgetary matters.
806	(2) The center shall be headed by a board of trustees as
807	provided in s. 282.203, who shall comply with all requirements of
808	that section related to the operation of the center and with the
809	policies of the Agency for Enterprise Information Technology
810	related to the design and delivery of enterprise information
811	technology services.
812	Section 11. Section 282.205, Florida Statutes, is created
813	to read:
814	282.205 Southwood Shared Resource Center
815	(1) The Southwood Shared Resource Center is established
816	within the Department of Management Services for administrative
817	purposes only. The center is designated as a primary data center
818	and shall be a separate budget entity that is not subject to
819	control, supervision, or direction of the department in any
820	manner, including, but not limited to, purchasing, transactions
821	involving real or personal property, personnel, or budgetary
822	matters.
823	(2) The center shall be headed by a board of trustees as
824	provided in s. 282.203, who shall comply with all requirements of
825	that section related to the operation of the center and with the
826	policies of the Agency for Enterprise Information Technology



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# 827 related to the design and delivery of enterprise information 828 technology services. 829 Section 12. Paragraph (c) of subsection (1) of section

830 282.315, Florida Statutes, is amended to read:

831 282.315 Agency Chief Information Officers Council; 832 creation.--The Legislature finds that enhancing communication, 833 consensus building, coordination, and facilitation with respect 834 to issues concerning enterprise information technology resources 835 are essential to improving the management of such resources.

836 (1) There is created an Agency Chief Information Officers837 Council to:

(c) Identify efficiency opportunities among state agencies
and make recommendations for action to the Agency for Enterprise
Information Technology. <u>This includes recommendations relating to</u>
the consolidation of agency data center and computing facilities,
including operational policies, procedures and standards for the
consolidated facilities, and procedures and standards for
planning the migration to consolidated facilities.

845 Section 13. Subsection (2) of section 282.322, Florida 846 Statutes, is amended to read:

847 282.322 Special monitoring process for designated
848 information resources management projects.--

849 The executive director of the Agency for Enterprise (2) 850 Information Technology shall report on any information technology 851 project that the Legislature identifies as high-risk to the 852 Executive Office of the Governor and Cabinet, the President of 853 the Senate, the Speaker of the House of Representatives, and the 854 chairs of the appropriations committees. Within the limits of 855 current appropriations, the executive director Agency for 856 Enterprise Information Technology shall also monitor and report

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857 on such high-risk information technology projects, and assess the 858 levels of risks associated with proceeding to the next stage of 859 the project, and report such assessment to the Governor and 860 Cabinet, the President of the Senate, the Speaker of the House of 861 Representatives, and the chairs of the appropriations committees.

862 Section 14. Subsection (23) of section 287.057, Florida 863 Statutes, is amended to read:

864 287.057 Procurement of commodities or contractual 865 services.--

866 (23) (a) The department, in consultation with the Agency for 867 Enterprise Information Technology State Technology Office and the 868 Comptroller, shall develop a program for online procurement of 869 commodities and contractual services. To enable the state to 870 promote open competition and to leverage its buying power, 871 agencies shall participate in the online procurement program, and 872 eligible users may participate in the program. Only vendors 873 prequalified as meeting mandatory requirements and qualifications 874 criteria may shall be permitted to participate in online 875 procurement.

876 (a) The department, in consultation with the <u>agency</u> State
 877 Technology Office, may contract for equipment and services
 878 necessary to develop and implement online procurement.

(b) The department, in consultation with the <u>agency</u> State
Technology Office, shall adopt rules, pursuant to ss. 120.536(1)
and 120.54, to administer the program for online procurement. The
rules shall include, but not be limited to:

883 1. Determining the requirements and qualification criteria884 for prequalifying vendors.

885 2. Establishing the procedures for conducting online886 procurement.



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887 3. Establishing the criteria for eligible commodities and888 contractual services.

889 4. Establishing the procedures for providing access to890 online procurement.

5. Determining the criteria warranting any exceptions to participation in the online procurement program.

893 (c)1. The department may impose and shall collect all fees894 for the use of the online procurement systems.

895 The fees may be imposed on an individual transaction 1. 896 basis or as a fixed percentage of the cost savings generated. At 897 a minimum, the fees must be set in an amount sufficient to cover 898 the projected costs of the services, including administrative and 899 project service costs in accordance with the policies of the 900 department. All fees and surcharges collected under this 901 paragraph shall be deposited in the Operating Trust Fund as 902 provided by law.

903 2. If the department contracts with a provider for online 904 procurement, the department, pursuant to appropriation, shall 905 compensate the provider from the fees after the department has 906 satisfied all ongoing costs. The provider shall report 907 transaction data to the department each month so that the 908 department may determine the amount due and payable to the 909 department from each vendor.

910 3. All fees that are due and payable to the state on a 911 transactional basis or as a fixed percentage of the cost savings 912 generated are subject to s. 215.31 and must be remitted within 40 913 days after receipt of payment for which the fees are due. For any 914 fees that are not remitted within 40 days, the vendor shall pay 915 interest at the rate established under s. 55.03(1) on the unpaid

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916	balance from the expiration of the 40-day period until the fees
917	are remitted.
918	4. All fees and surcharges collected under this paragraph
919	shall be deposited in the Operating Trust Fund as provided by
920	law.
921	Section 15. Subsection (4) of section 445.011, Florida
922	Statutes, is amended to read:
923	445.011 Workforce information systems
924	(4) Workforce Florida, Inc., shall coordinate development
925	and implementation of workforce information systems with the
926	executive director of the Agency for Enterprise Information
927	Technology state's Chief Information Officer in the State
928	Technology Office to ensure compatibility with the state's
929	information system strategy and enterprise architecture.
930	Section 16. Subsection (2) and paragraphs (a) and (b) of
931	subsection (4) of section 445.045, Florida Statutes, are amended
932	to read:
933	445.045 Development of an Internet-based system for
934	information technology industry promotion and workforce
935	recruitment
936	(2) Workforce Florida, Inc., shall coordinate with the
937	Agency for Enterprise Information Technology State Technology
938	Office and the Agency for Workforce Innovation to ensure links,
939	where feasible and appropriate, to existing job information
940	websites maintained by the state and state agencies and to ensure
941	that information technology positions offered by the state and
942	state agencies are posted on the information technology website.
943	(4)(a) Workforce Florida, Inc., shall coordinate
944	development and maintenance of the website under this section
945	with the executive director of the Agency for Enterprise
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946 <u>Information Technology</u> state's Chief Information Officer in the 947 <u>State Technology Office</u> to ensure compatibility with the state's 948 information system strategy and enterprise architecture.

(b) Workforce Florida, Inc., may enter into an agreement
with the <u>Agency for Enterprise Information Technology State</u>
Technology Office, the Agency for Workforce Innovation, or any
other public agency with the requisite information technology
expertise for the provision of design, operating, or other
technological services necessary to develop and maintain the
website.

956 Section 17. Paragraph (b) of subsection (18) of section 957 668.50, Florida Statutes, is amended to read:

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668.50 Uniform Electronic Transaction Act.--

959 (18) ACCEPTANCE AND DISTRIBUTION OF ELECTRONIC RECORDS BY960 GOVERNMENTAL AGENCIES.--

961 (b) To the extent that a governmental agency uses 962 electronic records and electronic signatures under paragraph (a), 963 the <u>Agency for Enterprise Information Technology</u> state technology 964 office, in consultation with the governmental agency, giving due 965 consideration to security, may specify:

966 1. The manner and format in which the electronic records 967 must be created, generated, sent, communicated, received, and 968 stored and the systems established for those purposes.

969 2. If electronic records must be signed by electronic 970 means, the type of electronic signature required, the manner and 971 format in which the electronic signature must be affixed to the 972 electronic record, and the identity of, or criteria that must be 973 met by, any third party used by a person filing a document to 974 facilitate the process.

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975 3. Control processes and procedures as appropriate to 976 ensure adequate preservation, disposition, integrity, security, 977 confidentiality, and auditability of electronic records.

978 4. Any other required attributes for electronic records 979 which are specified for corresponding nonelectronic records or 980 reasonably necessary under the circumstances.

981 Section 18. All data center functions performed, managed, 982 operated, or supported by state agencies with resources and 983 equipment currently located in a primary data center created by 984 this act, excluding application development, shall be transferred 985 to the primary data center and that agency shall become a fullservice customer entity by July 1, 2009. All resources and 986 987 equipment located in the primary data center shall be operated, 988 managed, and controlled by the primary data center. Data center 989 functions include, but are not limited to, all data center 990 hardware, software, staff, contracted services, and facility 991 resources performing data center management and operations, 992 security, production control, backup and recovery, disaster 993 recovery, system administration, database administration, system 994 programming, job control, production control, print, storage, 995 technical support, help desk, and managed services.

996 (1) To accomplish the transition, each state agency that is 997 a customer entity of a primary data center shall:

(a) By October 1, 2008, submit a plan to the board of 998 999 trustees of the appropriate primary data center describing costs 1000 and resources currently used to manage and maintain hardware and 1001 operating and support software housed at the primary data center, 1002 and a plan for transferring all resources allocated to data center functions to the primary data center. The plan shall: 1003

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1004	1. Include the itemized expenditures for all of the related
1005	equipment and software in the previous 5 fiscal years.
1006	2. Propose averages or weighted averages for transferring
1007	spending authority related to equipment and software based upon
1008	spending in the previous 5 fiscal years and projected needs for
1009	the upcoming 2 fiscal years.
1010	(b) Submit with its 2009-2010 legislative budget request
1011	budget adjustments necessary to accomplish the transfers. These
1012	adjustments shall include budget requests to replace existing
1013	spending authority in the appropriations categories used to
1014	manage, maintain, and upgrade hardware, operating software, and
1015	support software with an amount in a single appropriation
1016	category to pay for the services of the primary data center.
1017	(2) The board of trustees of each primary data center
1018	shall:
1019	(a) Be responsible for the efficient transfer of resources
1020	in user agencies relating to the provision of full services and
1021	shall coordinate the legislative budget requests of the affected
1022	agencies.
1023	(b) Include in its 2009-2010 legislative budget request
1024	additional budget authority to accommodate the transferred
1025	functions.
1026	(c) Develop proposed cost-recovery plans for its customer
1027	entities at its annual budget meeting held before July 1, 2009,
1028	using the principles established in s. 282.203, Florida Statutes.
1029	Section 19. Information technology functions of the Parole
1030	Commission, including, but not limited to, systems development
1031	and maintenance, database administration, computer operations,
1032	data center environment, systems engineering, and the network
1033	administration activities of the management information systems
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1034	shall be transferred to the Department of Law Enforcement's data
1035	center by December 31, 2008.
1036	(1) The commission and the department shall develop and
1037	implement a written plan that provides for the full transfer of
1038	administrative functions associated with the commission's
1039	information technology operations, defines the functions to be
1040	performed by each party, and delineates responsibility for each
1041	function. The plan must be completed by September 30, 2008.
1042	(2) The commission and the department shall develop a
1043	service-level agreement that defines key performance indicators
1044	for the computing services that must be regularly performed by
1045	the department and monitored to meet the computing service needs
1046	of the commission.
1047	Section 20. (1) The computing requirements currently
1048	provided by the mainframe resources of the Department of
1049	Transportation and the Department of Highway Safety and Motor
1050	Vehicles, each hereafter referred to as a mainframe agency, at
1051	the Suwannee and Kirkman Data Centers, respectively, and the
1052	Southwood Shared Resource Center, shall, by July 1, 2009, be
1053	consolidated within the Southwood Shared Resource Center.
1054	(a) Mainframe consolidation may be achieved through any
1055	combination of strategies that leverage the primary data center's
1056	economies of scale and negotiating strengths as the single
1057	provider of mainframe services to achieve savings for the state.
1058	(c) The Agency for Enterprise Information Technology in
1059	coordination with the Southwood Shared Resource Center shall
1060	negotiate with vendors providing mainframe hardware, operating
1061	and support software, mainframe peripherals, and related
1062	services.
1063	(2) For the purposes of this section, the term:
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1064	(a) "Application software" means software that directly
1065	collects and processes data, directly automates government
1066	business processes, or directly renders government data into
1067	information.
1068	(b) "Mainframe peripherals" means devices that store data
1069	processed by a mainframe, devices exclusively used to facilitate
1070	communication with mainframes, printers that print mainframe
1071	jobs, and any device directly connected to a mainframe.
1072	(c) "Operating software" means software used to manage and
1073	facilitate the use of hardware and other software.
1074	(d) "Support software" means software that is not operating
1075	software or application software.
1076	(3) By September 1, 2008, the Southwood Shared Resource
1077	Center and each mainframe agency shall establish a service-level
1078	agreement for the mainframe transition period. The service-level
1079	agreement shall, at a minimum, include:
1080	(a) An estimate of the type and quantity of services that
1081	the mainframe agency expects to use for the applicable period,
1082	including commitments and any related impending changes.
1083	(b) A process both parties shall use for notifying each
1084	other of any change to the scope, quantity, or conditions of the
1085	services provided.
1086	(c) Quality of service commitments from the Southwood
1087	Shared Resource Center to the mainframe agency.
1088	(4) On September 1, 2008, each mainframe agency, in
1089	conjunction with the Southwood Shared Resource Center, shall
1090	implement the following regarding the mainframes used by the
1091	agency:
1092	(a) Identification of staff, including vendors, responsible
1093	for managing, operating, and supporting each mainframe and
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1094	mainframe peripherals who shall report to and be supervised by
1095	managers of the Southwood Shared Resource Center.
1096	(b) Identification of mainframe hardware, mainframe
1097	operating and support software, and mainframe peripherals owned
1098	by the mainframe agency shall become the property of the
1099	Southwood Shared Resource Center.
1100	(c) Decisions regarding usage, replacement, extensions, and
1101	upgrades shall be made by the Southwood Shared Resource Center.
1102	(5) By October 1, 2008, each mainframe agency shall provide
1103	the Southwood Shared Resource Center with the following:
1104	(a) Comprehensive itemized inventories of mainframe
1105	hardware, support software, and peripherals.
1106	(b) A comprehensive itemized list and description of all
1107	contracts, including a copy of each contract, for mainframe
1108	hardware, operating and support software, peripherals, and
1109	services.
1110	(6) By December 31, 2008, after relevant vendor
1111	negotiations have been completed, the Southwood Shared Resource
1112	Center shall submit a plan for implementing mainframe
1113	consolidation to the center's board of trustees, the Agency for
1114	Enterprise Information Technology, the Governor and Cabinet, the
1115	President of the Senate, and the Speaker of the House of
1116	Representatives. The plan must include:
1117	(a) A description of the work effort, time, agency budget
1118	adjustments for the 2009-2010 fiscal year, and expenditures
1119	necessary to complete the consolidation.
1120	(b) An estimate of the long-term savings resulting from
1121	consolidation.
1122	(c) Any short-term costs or savings from consolidation.
1123	(7) By April 30, 2009, the following shall occur:
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1124	(a) Each mainframe agency shall transfer ownership or
1125	leases for all mainframe hardware, mainframe operating and
1126	support software, and mainframe peripherals held by the mainframe
1127	agencies to the Southwood Shared Resource Center.
1128	(b) The Southwood Shared Resource Center shall implement a
1129	cost-allocation plan for the purpose of establishing prices and
1130	total estimated costs for the remainder of the current fiscal
1131	year and the first full year the mainframe services will be
1132	provided to the mainframe agency.
1133	(c) The Southwood Shared Resource Center and the mainframe
1134	agencies shall establish service-level agreements.
1135	(8) In order to establish the appropriate budget authority
1136	to implement the consolidation of mainframe services within the
1137	Southwood Shared Resource Center:
1138	(a) As part of their 2009-2010 legislative budget request,
1139	each mainframe agency shall decrease full-time equivalent
1140	positions and transfer spending authority in the existing
1141	appropriation categories which would have been used to maintain
1142	and operate mainframe services to the appropriation category
1143	necessary to pay for mainframe services at the Southwood Shared
1144	Resource Center.
1145	(b) As part of its 2009-2010 legislative budget request,
1146	the Southwood Shared Resource Center shall request full-time
1147	equivalent positions, not to exceed the number of positions
1148	deleted in the mainframe agencies, and spending authority
1149	necessary to deliver mainframe services to each mainframe agency.
1150	Section 21. Section 282.20, Florida Statutes, is repealed.
1151	Section 22. This act shall take effect upon becoming a law.