20092574e1

1	
1	A bill to be entitled
2	An act relating to information technology; amending s.
3	11.90, F.S.; deleting an obsolete provision relating
4	to duties of the Legislative Budget Commission;
5	amending s. 14.204, F.S.; revising the duties of the
6	Agency for Enterprise Information Technology;
7	requiring the agency to complete certain duties
8	relating to a proposed enterprise information
9	technology services plan by a specified date; creating
10	the Office of Information Security within the agency;
11	designating the Chief Information Security Officer as
12	head of the office and who reports to the executive
13	director of the agency; amending 20.315, F.S.,
14	relating to the offender-based information system;
15	deleting obsolete provisions; amending s. 110.205,
16	F.S.; revising certain positions relating to the
17	obsolete State Technology Office that are exempted
18	from career service; amending s. 282.003, F.S.;
19	renaming the Information Technology Resources
20	Management Act as the "Enterprise Information
21	Technology Services Management Act"; amending s.
22	282.0041, F.S.; revising definitions; amending s.
23	282.0056, F.S.; revising provisions relating to
24	proposed enterprise information technology services
25	submitted by the agency; deleting the requirement that
26	the agency develop a migration plan; amending s.
27	282.201, F.S.; revising the duties of the agency;
28	specifying the requirements for obtaining an exception
29	to the limitations on agencies relating to computer
I	

# Page 1 of 56

20092574e1

30 services; amending s. 282.203, F.S.; providing an 31 additional duty for a state primary data center; 32 revising the date for appointing a board of trustees of a primary data center; revising the method for 33 34 determining representation on the board of trustees; 35 revising the role on the board of the executive 36 director of the Agency for Enterprise Information 37 Technology; allowing board membership resulting from consolidations to be adjusted in the appropriations 38 39 act; providing an additional duty of the board; 40 amending s. 282.204, F.S.; deleting obsolete 41 provisions; providing that the Northwood Shared 42 Resource Center is an agency established with the Department of Children and Family Services; 43 44 authorizing the secretary of the department to appoint a temporary chair of the center's board of trustees; 45 46 requiring the agency and the department to identify 47 and transfer department resources by budget amendment; amending s. 282.205, F.S.; deleting obsolete 48 49 provisions relating to the Southwood Shared Resource Center; amending s. 282.318, F.S.; renaming the 50 51 Security of Data and Information Technology 52 Infrastructure Act as the "Enterprise Security of Data 53 and Information Technology Act"; providing that 54 information technology security is an enterprise information technology service; substituting the 55 56 Office of Information Security for the agency and 57 revising the associated duties related to information 58 technology security; requiring the agency to submit a

#### Page 2 of 56

20092574e1

1	
59	plan for information technology security to the
60	Legislature and Governor by a certain date; amending
61	s. 282.33, F.S.; specifying that the Agency for
62	Enterprise Information Technology shall make
63	recommendations relating to the efficiency of state
64	primary data centers; creating s. 282.34, F.S.;
65	establishing a state e-mail system as an enterprise
66	information technology service; directing the
67	Southwood Shared Resource Center to manage and operate
68	the system; directing the agency to conduct an
69	analysis of such service by a certain date and
70	establish a workgroup to develop an implementation
71	plan; prohibiting a state agency from terminating such
72	service unless authorized by the Legislature;
73	requesting the Division of Statutory Revision to
74	create part IV of ch. 282, F.S.; creating s. 282.701,
75	F.S.; providing a short title; transferring and
76	renumbering s. 282.102, F.S., relating to the powers
77	of the Department of Management Services with respect
78	to a state communication system; transferring,
79	renumbering, and amending ss. 282.103, 282.104,
80	282.105, 282.106, and 282.107, F.S., relating to the
81	SUNCOM system; substituting the department for the
82	State Technology Office; transferring and renumbering
83	s. 282.109, F.S., relating to the emergency control of
84	the state communications system; transferring,
85	renumbering, and amending ss. 282.1095 and 282.111,
86	F.S., relating to the communications system for law
87	enforcement agencies; substituting the department for

# Page 3 of 56

20092574e1

88	the State Technology Office; transferring,
89	renumbering, and amending s. 282.21, F.S., relating to
90	remote electronic access; substituting the department
91	for the State Technology Office; repealing s. 282.22,
92	F.S., relating to materials and products acquired or
93	developed by the State Technology Office; amending s.
94	287.042, F.S.; revising the duties of the department
95	to include the development of procedures that ensure
96	certain records requirements; deleting the requirement
97	that the department consult with the office on
98	agreements for the joint purchase of information
99	technology; deleting a requirement for the department
100	and office to access certain contracts; amending s.
101	1004.52, F.S.; deleting the requirement that the
102	Institute on Urban Policy and Commerce consult with
103	the office and the Chief Information Officer on
104	requirements for computers purchased for the community
105	computer access grant program; repealing and
106	transferring certain administrative rules relating to
107	the State Technology Office; amending s. 17, chapter
108	2008-116, Laws of Florida; providing that a state
109	primary data center is the custodian of resources and
110	equipment located in the data center for the purposes
111	of ch. 272, F.S.; amending ss. 318.18, 393.002, and
112	1001.26, F.S.; conforming cross-references; providing
113	an effective date.
114	
115	Be It Enacted by the Legislature of the State of Florida:
116	
1	

# Page 4 of 56

20092574e1

117	Section 1. Subsection (7) of section 11.90, Florida
118	Statutes, is amended to read:
119	11.90 Legislative Budget Commission
120	(7) The commission shall review information resources
121	management needs identified in agency long-range program plans
122	for consistency with the State Annual Report on Enterprise
123	Resource Planning and Management and statewide policies adopted
124	by the State Technology Office. The commission shall also review
125	proposed budget amendments associated with information
126	technology that involve more than one agency, that have an
127	outcome that impacts another agency, or that exceed \$500,000 in
128	total cost over a 1-year period.
129	Section 2. Section 14.204, Florida Statutes, is amended to
130	read:
131	14.204 Agency for Enterprise Information TechnologyThe
132	Agency for Enterprise Information Technology is created within
133	the Executive Office of the Governor.
134	(1) The head of the agency shall be the Governor and
135	Cabinet.
136	(2) The agency <u>is</u> <del>shall be</del> a separate budget entity <u>and</u>
137	that is not subject to control, supervision, or direction by the
138	Executive Office of the Governor <del>in any manner</del> , including, but
139	not limited to, purchasing, transactions involving real or
140	personal property, personnel, or budgetary matters.
141	(3) The agency shall have an executive director who <u>is the</u>
142	state's Chief Information Officer and who must:
143	(a) Have a degree from an accredited postsecondary
144	institution;
145	(b) Have at least 7 years of executive-level experience in

# Page 5 of 56

20092574e1

146 managing information technology organizations; and 147 (c) Be appointed by the Governor and confirmed by the Cabinet, subject to confirmation by the Senate, and serve at the 148 149 pleasure of the Governor and Cabinet.; and 150 (d) Be the chief information officer of the state. 151 (4) The agency shall have the following duties and 152 responsibilities: 153 (a) Develop strategies for the design, delivery, and 154 management of the enterprise information technology services 155 established in law. 156 (b) Monitor the delivery and management of the enterprise 157 information technology services as established in law. 158 (c) Make recommendations to the agency head and the 159 Legislature concerning other information technology services 160 that should be designed, delivered, and managed as enterprise 161 information technology services as defined in s. 282.0041. 162 (d) Plan and establish policies for managing proposed 163 statutorily authorized enterprise information technology 164 services, which includes: 165 1. Developing business cases that, when applicable, include 166 the components identified in s. 287.0574; 167 2. Establishing and coordinating project-management teams; 168 3. Establishing formal risk-assessment and mitigation 169 processes; and 4. Providing for independent monitoring of projects for 170 171 recommended corrective actions. 172 (e) Define the architecture standards for enterprise 173 information technology services and develop implementation approaches for statewide migration to those standards. 174

### Page 6 of 56

175 (e) (f) Beginning October 1, 2010, develop, and publish, and 176 biennially update a long-term strategic enterprise information 177 technology plan that identifies and recommends strategies and 178 opportunities to improve the delivery of cost-effective and 179 efficient for how enterprise information technology services to 180 be proposed for establishment pursuant to s. 282.0056 will 181 deliver effective and efficient government services to state 182 residents and improve the operations of state agencies. 183 (f) (g) Perform duties related to the state data center system as provided in s. 282.201. 184 185 (g) (h) Coordinate procurement negotiations for hardware and 186 software acquisition necessary to consolidate data center or 187 computer facilities infrastructure. (h) (i) In consultation with the Division of Purchasing in 188 189 the Department of Management Services, coordinate procurement 190 negotiations for software that will be used by multiple 191 agencies. 192 (i) (j) In coordination with, and through the services of, 193 the Division of Purchasing in the Department of Management 194 Services, develop best practices for technology procurements. 195 (5) The Office of Information Security shall be created 196 within the agency. The agency shall designate a state Chief 197 Information Security Officer who shall oversee the office and report directly to the executive director. 198 (6) (5) The agency shall operate in a manner that ensures 199 200 the participation and representation of state agencies and the 201 Agency Chief Information Officers Council established in s. 202 282.315. 203 (7) (6) The agency may adopt rules pursuant to ss.

### Page 7 of 56

204	120.536(1) and 120.54 to carry out its statutory duties.
205	Section 3. Subsection (10) of section 20.315, Florida
206	Statutes, is amended to read:
207	20.315 Department of CorrectionsThere is created a
208	Department of Corrections.
209	(10) SINGLE INFORMATION AND RECORDS SYSTEMThere shall be
210	only one offender-based information and records <u>computer</u> system
211	maintained by the Department of Corrections for the joint use of
212	the department and the Parole Commission. This data system <u>shall</u>
213	<u>be</u> <del>is</del> managed through the <u>department's</u> Justice Data Center $_{m  au}$
214	which is hereby transferred to the department under this act
215	pursuant to a type two transfer authorized under s. 20.06(2).
216	The department shall develop and maintain, in consultation with
217	the Criminal and Juvenile Justice Information Systems Council
218	under s. 943.08, such offender-based information, including
219	clemency administration information and other computer services
220	system designed to serve the needs of both the department and
221	the Parole Commission. The department shall notify the
222	commission of all violations of parole and the circumstances
223	thereof.
224	Section 4. Paragraphs (e), (w), (x), and (y) of subsection
225	(2) of section 110.205, Florida Statutes, are amended to read:
226	110.205 Career service; exemptions
227	(2) EXEMPT POSITIONSThe exempt positions that are not
228	covered by this part include the following:
229	(e) The Chief Information Officer in the Agency for
230	Enterprise Information Technology, deputy chief information
231	officers, chief technology officers, and deputy chief technology
232	officers in the State Technology Office. Unless otherwise fixed
I	Page 8 of 56

by law, the <u>Agency for Enterprise Information Technology</u> State Technology Office shall set the salary and benefits of <u>this</u> <u>position</u> these positions in accordance with the rules of the Senior Management Service.

237 (w) All managers, supervisors, and confidential employees 238 of the State Technology Office. The State Technology Office 239 shall set the salaries and benefits of these positions in 240 accordance with the rules established for the Selected Exempt 241 Service.

242 (w) (w) (x) Managerial employees, as defined in s. 447.203(4), 243 confidential employees, as defined in s. 447.203(5), and 244 supervisory employees who spend the majority of their time 245 communicating with, motivating, training, and evaluating 246 employees, and planning and directing employees' work, and who have the authority to hire, transfer, suspend, lay off, recall, 247 248 promote, discharge, assign, reward, or discipline subordinate 249 employees or effectively recommend such action, including all 250 employees serving as supervisors, administrators, and directors. 251 Excluded are employees also designated as special risk or 252 special risk administrative support and attorneys who serve as 253 administrative law judges pursuant to s. 120.65 or for hearings 254 conducted pursuant to s. 120.57(1)(a). Additionally, registered 255 nurses licensed under chapter 464, dentists licensed under 256 chapter 466, psychologists licensed under chapter 490 or chapter 257 491, nutritionists or dietitians licensed under part X of 258 chapter 468, pharmacists licensed under chapter 465, 259 psychological specialists licensed under chapter 491, physical 260 therapists licensed under chapter 486, and speech therapists licensed under part I of chapter 468 are excluded, unless 261

### Page 9 of 56

20092574e1

262 otherwise collectively bargained. 263  $(x) \rightarrow (y)$  All officers and employees of the Justice Administrative Commission, Office of the State Attorney, Office 264 265 of the Public Defender, regional offices of capital collateral 266 counsel, offices of criminal conflict and civil regional 267 counsel, and Statewide Guardian Ad Litem Office, including the 268 circuit guardian ad litem programs. 269 Section 5. Section 282.003, Florida Statutes, is amended to 270 read: 271 282.003 Short title.-This part may be cited as the 272 "Enterprise Information Technology Services Resources Management Act." 273 274 Section 6. Section 282.0041, Florida Statutes, is amended 275 to read: 276 282.0041 Definitions.-As used in this chapter For the 277 purposes of this part, the term: 278 (1) "Agency" has the same meaning as means those entities 279 described in s. 216.011(1)(qq). (2) "Agency chief information officer" means the person 280 281 employed appointed by the agency head to coordinate and manage 282 the information technology functions and responsibilities 283 applicable to that agency, and to participate and represent the 284 agency in developing strategies for implementing enterprise 285 information technology services established pursuant to this 286 part, identified in law and to develop developing 287 recommendations for enterprise information technology policy. 288 (3) "Agency Chief Information Officers Council" means the 289 council created in s. 282.315. 290 (4) "Agency for Enterprise Information Technology" means

#### Page 10 of 56

291 the agency created in s. 14.204.

(5) "Agency information technology service" means a service that directly helps an 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.

302

(7) "Breach" has the same meaning as in s. 817.5681(4).

303 <u>(8) (7)</u> "Business continuity plan" means a plan for disaster 304 recovery which provides for the continued functioning of a 305 primary data center during and after a disaster.

306 <u>(9) (8)</u> "Computing facility" means agency space containing 307 fewer than <u>a total of</u> 10 <u>physical or logical</u> servers, any of 308 which supports a strategic or nonstrategic information 309 technology service, as described in budget instructions 310 developed pursuant to s. 216.023, but excluding <u>single, logical-</u> 311 <u>server single-server</u> installations that exclusively perform a 312 utility function such as file and print servers.

313 <u>(10) (9)</u> "Customer entity" means an entity that obtains 314 services from a primary data center.

315 <u>(11) (10)</u> "Data center" means agency space containing 10 or 316 more <u>physical or logical</u> servers any of which supports a 317 strategic or nonstrategic information technology service, as 318 described in budget instructions developed pursuant to s. 319 216.023.

#### Page 11 of 56

320

20092574e1

321 Services. (11) "Enterprise level" means all executive branch agencies 322 323 created or authorized in statute to perform legislatively 324 delegated functions. 325 (13) (12) "Enterprise information technology service" means 326 an information technology service that is used in all agencies 327 or a subset of agencies and is established in law to be 328 designed, delivered, and managed at the enterprise level. (14) (13) "E-mail, messaging, and calendaring service" means 329 330 the enterprise information technology service that enables users 331 to send, receive, file, store, manage, and retrieve electronic messages, attachments, appointments, and addresses. 332 333 (15) (14) "Information-system utility" means a full-service 334 information-processing facility offering hardware, software, 335 operations, integration, networking, and consulting services. (16) (15) "Information technology" means equipment, 336 337 hardware, software, firmware, programs, systems, networks,

(12) "Department" means the Department of Management

hardware, software, firmware, programs, systems, networks, infrastructure, media, and related material used to automatically, electronically, and wirelessly collect, receive, 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.

344 <u>(17)(16)</u> "Information technology policy" means statements 345 that describe clear choices for how information technology will 346 deliver effective and efficient government services to residents 347 and improve state agency operations. A policy may relate to 348 investments, business applications, architecture, or

#### Page 12 of 56

349 infrastructure. A policy describes its rationale, implications 350 of compliance or noncompliance, the timeline for implementation, 351 metrics for determining compliance, and the accountable 352 structure responsible for its implementation.

353 <u>(18) (17)</u> "Performance metrics" means the measures of an 354 organization's activities and performance.

355 <u>(19)(18)</u> "Primary data center" means a state or nonstate 356 agency data center that is a recipient entity for consolidation 357 of nonprimary data centers and computing facilities. A primary 358 data center may be authorized in law or designated by the Agency 359 for Enterprise Information Technology pursuant to s. 282.201.

360 <u>(20) (19)</u> "Project" means an endeavor that has a defined 361 start and end point; is undertaken to create or modify a unique 362 product, service, or result; and has specific objectives that, 363 when attained, signify completion.

364 <u>(21) "Risk analysis" means the process of identifying</u> 365 <u>security risks, determining their magnitude, and identifying</u> 366 <u>areas needing safeguards.</u>

367 <u>(22) (20)</u> "Service level" means the key performance 368 indicators (KPI) of an organization or service which must be 369 regularly performed, monitored, and achieved.

370 <u>(23)(21)</u> "Service-level agreement" means a written contract 371 between a data center and a customer entity which specifies the 372 scope of services provided, service level, the duration of the 373 agreement, the responsible parties, and service costs. A 374 service-level agreement is not a rule pursuant to chapter 120.

375 <u>(24) (22)</u> "Standards" means <u>required practices, controls,</u> 376 <u>components, or configurations established by an authority the</u> 377 <u>use of current, open, nonproprietary, or non-vendor-specific</u>

#### Page 13 of 56

378	technologies.
379	(25) "Threat" means any circumstance or event that may
380	cause harm to the integrity, availability, or confidentiality of
381	information technology resources.
382	(26) <del>(23)</del> "Total cost" means all costs associated with
383	information technology projects or initiatives, including, but
384	not limited to, value of hardware, software, service,
385	maintenance, incremental personnel, and facilities. Total cost
386	of a loan or gift of information technology resources to an
387	agency includes the fair market value of the resources; however,
388	the total cost of loans or gifts of information technology to
389	state universities to be used in instruction or research does
390	not include fair market value.
391	(27) <del>(24)</del> "Usage" means the billing amount charged by the
392	primary data center, less any pass-through charges, to the
393	customer entity.
394	<u>(28)</u> "Usage rate" means a customer entity's usage or
395	billing amount as a percentage of total usage.
396	Section 7. Subsections (2) and (3) of section 282.0056,
397	Florida Statutes, are amended to read:
398	282.0056 Development of work plan; development of
399	implementation plans; and policy recommendations
400	(2) <del>By December 31, 2009,</del> The agency <u>may</u> <del>shall</del> develop, and
401	submit to the President of the Senate <u>,</u> and the Speaker of the
402	House of Representatives, and the Governor by October 1 of each
403	<u>year</u> implementation plans for <del>at least one of the following</del>
404	proposed enterprise information technology services to be
405	established in law÷
406	(a) A shared or consolidated enterprise information
I	Page 14 of 56

I

First Engrossed

20092574e1

407	technology service delivery and support model for the e-mail,
408	messaging, and calendaring service.
409	(b) Information security.
410	(c) Consideration of a planned replacement cycle for
411	computer equipment.
412	(3) In developing policy recommendations and implementation
413	plans for established and proposed enterprise information
414	technology services, the agency shall describe the scope of
415	operation, conduct costs and requirements analyses, conduct an
416	inventory of all existing information technology resources that
417	are associated with each service, and develop strategies and
418	timeframes for statewide migration. <del>For purposes of</del>
419	consolidating state-owned or state-operated computer rooms and
420	data centers, the agency shall develop a migration plan for any
421	consolidation effort.
422	Section 8. Subsection (2), paragraph (c) of subsection (3),
423	and subsection (4) of section 282.201, Florida Statutes, are
424	amended to read:
425	282.201 State data center system; agency duties and
426	limitations.—A state data center system that includes all
407	

427 primary data centers, other nonprimary data centers, and 428 computing facilities, and that provides an enterprise 429 information technology service as defined in s. 282.0041, is 430 established.

431 (2) AGENCY FOR ENTERPRISE INFORMATION TECHNOLOGY DUTIES.432 The Agency for Enterprise Information Technology shall:

(a) Collect and maintain information necessary for
developing policies relating to the data center system,
including, but not limited to, an inventory of facilities.

### Page 15 of 56

436 (b) Annually approve cost-recovery mechanisms and rate
437 structures for primary data centers which recover costs through
438 charges to customer entities.

(c) By December 31 of each year beginning in 2009, submit to the Legislature recommendations to improve the efficiency and effectiveness of computing services provided by state data center system facilities. Such recommendations may include, but need not be limited to:

444 1. Policies for improving the cost-effectiveness and445 efficiency of the state data center system.

2. Infrastructure improvements supporting the consolidation
of facilities or preempting the need to create additional data
<u>centers</u> center facilities or computing facilities.

3. Standards for an objective, credible energy performance rating system that data center boards of trustees can use to measure state data center energy consumption and efficiency on a biannual basis.

453

4. Uniform disaster recovery standards.

454 5. Standards for primary data centers providing transparent
455 financial data to user agencies.

456 6. Consolidation of contract practices or coordination of 457 software, hardware, or other technology-related procurements.

458

7. Improvements to data center governance structures.

(d) By <u>October 1</u> December 31 of each year beginning in
2009, recommend to the Governor and Legislature identify at
least two nonprimary data centers or computing facilities for
consolidation into a primary data center or nonprimary data
center facility.

464

1. The consolidation proposal must provide a transition

### Page 16 of 56

465	plan that includes:, including
466	a. Estimated transition costs for each data center or
467	computing facility recommended for consolidation; $_ au$
468	<u>b. Detailed</u> timeframes for the <u>complete</u> transition <u>of each</u>
469	data center or computing facility recommended for
470	<pre>consolidation;</pre>
471	c. Proposed recurring and nonrecurring fiscal impacts,
472	including increased or decreased costs and associated budget
473	impacts for affected budget entities; budgetary savings, and
474	d. Substantive legislative changes necessary to implement
475	the transition.
476	e. Identification of computing resources to be transferred
477	and those that will remain in the agency. The transfer of
478	resources must include all hardware, software, staff, contracted
479	services, and facility resources performing data center
480	management and operations, security, backup and recovery,
481	disaster recovery, system administration, database
482	administration, system programming, job control, production
483	control, print, storage, technical support, help desk, and
484	managed services but excluding application development.
485	2.1. Recommendations shall be based on the goal of
486	maximizing current and future cost savings. The agency shall
487	consider the following criteria in selecting consolidations that
488	maximize efficiencies by providing the ability to:
489	a. Consolidate purchase decisions;
490	b. Leverage expertise and other resources to gain economies
491	of scale;
492	c. Implement state information technology policies more
493	effectively;
I	
	Page 17 of 56

#### Page 17 of 56

customer entities; and

First Engrossed

20092574e1

496 497 data centers and computing facilities into primary data centers. 498 499 ensure participation by affected agencies in the development of 500 recommendations related to consolidations. 501 502 submit to the Legislature an overall consolidation plan for 503 state data centers and computing facilities. The plan shall 504 indicate a timeframe for the consolidation of all remaining 505 nonprimary data centers facilities into primary data centers, 506 including existing and proposed primary data centers, by 2019. 507 508 509 510 511 512 513 514

494

495

4. This paragraph expires July 1, 2017.

(f) (e) Develop and establish rules policies by rule relating to the operation of the state data center system which must comply with applicable federal regulations, including 2 C.F.R. part 225 and 45 C.F.R. The rules policies may address:

d. Maintain or improve the level of service provision to

e. Make progress towards the state's goal of consolidating

3.2. The agency shall establish workgroups as necessary to

(e) 3. By December 31, 2010, the agency shall develop and

1. Ensuring that financial information is captured and reported consistently and accurately.

2. Requiring the establishment of service-level agreements 515 executed between a data center and its customer entities for 516 services provided.

517 3. Requiring annual full cost recovery on an equitable rational basis. The cost-recovery methodology must ensure that 518 519 no service is subsidizing another service and may include 520 adjusting the subsequent year's rates as a means to recover 521 deficits or refund surpluses from a prior year.

522

4. Requiring that any special assessment imposed to fund

#### Page 18 of 56

523 expansion is based on a methodology that apportions the 524 assessment according to the proportional benefit to each 525 customer entity.

526 5. Requiring that rebates be given when revenues have 527 exceeded costs, that rebates be applied to offset charges to 528 those customer entities that have subsidized the costs of other 529 customer entities, and that such rebates may be in the form of 530 credits against future billings.

531 6. Requiring that all service-level agreements have a 532 contract term of up to 3 years, but may include an option to 533 renew for up to 3 additional years contingent on approval by the 534 board, and require at least a 180-day notice of termination.

535 7. Designating any nonstate data centers as primary data 536 centers if the center:

a. Has an established governance structure that representscustomer entities proportionally.

539 b. Maintains an appropriate cost-allocation methodology 540 that accurately bills a customer entity based on the actual 541 direct and indirect costs to the customer entity, and prohibits 542 the subsidization of one customer entity's costs by another 543 entity.

c. Has sufficient raised floor space, cooling, redundant power capacity, including uninterruptible power supply and backup power generation, to accommodate the computer processing platforms and support necessary to host the computing requirements of additional customer entities.

549 <u>8. Removing nonstate data centers from primary data center</u> 550 <u>designation if the nonstate data center fails to meet standards</u> 551 <u>necessary to ensure that the state's data is maintained pursuant</u>

### Page 19 of 56

20092574e1

552	to subparagraph 7.
553	(3) STATE AGENCY DUTIES.—
554	(c) The chief information officer of each state agency
555	shall assist the Agency for Enterprise Information Technology <u>at</u>
556	the request of <del>as required by</del> the <u>Agency for Enterprise</u>
557	Information Technology agency.
558	(4) AGENCY LIMITATIONS
559	(a) Unless authorized by the Legislature or as provided in
560	paragraphs (b) and (c) paragraph (b), a state agency may not:
561	1. Create a new computing facility or data center, or
562	expand the capability to support additional computer equipment
563	in an existing computing facility or nonprimary data center;
564	2. Transfer existing computer services to a nonprimary data
565	center or computing facility;
566	3. Terminate services with a primary data center or
567	transfer services between primary data centers without giving
568	written notice of intent to terminate or transfer services 180
569	days before such termination or transfer; or
570	4. Initiate a new computer service if it does not currently
571	have an internal data center except with a primary data center.
572	(b) Exceptions to the limitations in subparagraphs (a)1.,
573	2., and 4. paragraph (a) may be granted by the agency head of
574	the Agency for Enterprise Information Technology if there is
575	insufficient capacity in a primary data center to absorb the
576	workload associated with agency computing services.
577	1. A request for an exception must be submitted in writing
578	to the Agency for Enterprise Information Technology. The agency
579	must accept, accept with conditions, or deny the request within
580	60 days after receipt of the written request. The agency's
I	

# Page 20 of 56

581	decision is not subject to chapter 120.
582	2. At a minimum, the agency may not approve a request
583	unless it includes:
584	a. Documentation approved by the primary data center's
585	board of trustees which confirms that the center cannot meet the
586	capacity requirements of the agency requesting the exception
587	within the current fiscal year.
588	b. A description of the capacity requirements of the agency
589	requesting the exception.
590	c. Documentation from the agency demonstrating why it is
591	critical to the agency's mission that the expansion or transfer
592	must be completed within the fiscal year rather than when
593	capacity is established at a primary data center.
594	(c) Exceptions to subparagraph (a)3. may be granted by the
595	board of trustees of the primary data center if the termination
596	or transfer of services can be absorbed within the current cost-
597	allocation plan.
598	(d) Upon the termination of or transfer of agency computing
599	services from the primary data center, the primary data center
600	shall require information sufficient to determine compliance
601	with this section. If a primary data center determines that an
602	agency is in violation of this section, it shall report the
603	violation to the Agency for Enterprise Information Technology.
604	Section 9. Paragraph (j) is added to subsection (1) of
605	section 282.203, Florida Statutes, subsection (2) of that
606	section is amended, and paragraph (j) is added to subsection (3)
607	of that section, to read:
608	282.203 Primary data centers
609	(1) DATA CENTER DUTIES.—Each primary data center shall:
	$P_{2} = 21 \text{ of } 56$

# Page 21 of 56

610 (j) Be the custodian of resources and equipment that are 611 located, operated, supported, and managed by the center for the 612 purposes of chapter 273.

613 (2) BOARD OF TRUSTEES.—Each primary data center shall be614 headed by a board of trustees as defined in s. 20.03.

(a) The members of the board shall be appointed by the
agency head or chief executive officer of the representative
customer entities of the primary data center and shall serve at
the pleasure of the appointing customer entity. The initial
appointments of members shall be made as soon as practicable,
but not later than July 1, 2008.

1. For each of the first 2 fiscal years that a center is in
operation, membership shall be apportioned as provided in
subparagraph 3. based on projected customer entity usage rates
for the fiscal operating year of the primary data center.
However, at a minimum:

a. During the Southwood Shared Resource Center's first 2
operating years, the Department of Transportation, the
Department of Highway Safety and Motor Vehicles, the Department
of Health, and the Department of Revenue must each have at least
one trustee.

b. During the Northwood Shared Resource Center's first
operating year, the Department of State and the Department of
Education must each have at least one trustee.

634 2. After the second full year of operation, membership
635 shall be apportioned as provided in subparagraph 3. based on the
636 most recent estimate of customer entity usage rates for the
637 prior year and a projection of usage rates for the first 9
638 months of the next fiscal year. Such calculation must be

### Page 22 of 56

1	
639	completed before the annual budget meeting held before the
640	beginning of the next fiscal year so that any decision to add or
641	remove board members can be voted on at the budget meeting and
642	become effective on July 1 of the subsequent fiscal year.
643	3. Each customer entity that has a projected usage rate of
644	4 percent or greater during the fiscal operating year of the
645	primary data center shall have one trustee on the board.
646	Membership shall be apportioned using the following criteria:
647	4. The total number of votes for each trustee shall be
648	apportioned as follows:
649	a. Customer entities of a primary data center whose usage
650	rate represents 4 <u>but less than 15</u> <del>to 14</del> percent of total usage
651	shall have one <u>vote</u> <del>trustee</del> .
652	b. Customer entities of a primary data center whose usage
653	rate represents 15 <u>but less than 30</u> <del>to 29</del> percent of total usage
654	shall have two <u>votes</u> <del>trustees</del> .
655	c. Customer entities of a primary data center whose usage
656	rate represents 30 <u>but less than 50</u> <del>to 49</del> percent of total usage
657	shall have three <u>votes</u> <del>trustees</del> .
658	d. A customer entity of a primary data center whose usage
659	rate represents 50 percent or more of total usage shall have
660	four <u>votes</u> <del>trustees</del> .
661	e. A single trustee <u>having one vote</u> shall represent those
662	customer entities that represent less than 4 percent of the
663	total usage. The trustee shall be selected by a process
664	determined by the board.
665	f. The executive director of the Agency for Enterprise
666	Information Technology shall serve as a voting member of the
667	board.
I	

# Page 23 of 56

668	(b) Before July 1 of each year, each board of trustees of a
669	primary data center shall elect a chair and a vice chair to a
670	term of 1 year or until a successor is elected. The vice chair
671	shall serve in the absence of the chair. <del>The vice chair may not</del>
672	be from the same customer entity as the chair. The chair may be
673	elected to serve one additional successive term.
674	(c) Members of the board representing customer entities who
675	fail to timely pay for data center services do not have voting
676	rights.
677	(d) The board shall take action by majority vote. If there
678	is a tie, the chair shall be on the prevailing side.
679	(e) The executive director of the Agency for Enterprise
680	Information Technology shall be the advisor to the board.
681	(f) To facilitate planned data center consolidations, board
682	membership may be adjusted as provided in the General
683	Appropriations Act.
684	(3) BOARD DUTIES.—Each board of trustees of a primary data
685	center shall:
686	(j) Maintain the capabilities of the primary data center's
687	facilities. Maintenance responsibilities include, but are not
688	limited to, ensuring that adequate conditioned floor space, fire
689	suppression, cooling, and power is in place; replacing aging
690	equipment when necessary; and making decisions related to data
691	center expansion and renovation, periodic upgrades, and
692	improvements that are required to ensure the ongoing suitability
693	of the facility as an enterprise data center consolidation site
694	in the state data center system. To the extent possible, the
695	board shall ensure that its approved annual cost-allocation plan
696	recovers sufficient funds from its customers to provide for

# Page 24 of 56

1	
697	these needs pursuant to s. 282.201(2)(e).
698	Section 10. Section 282.204, Florida Statutes, is amended
699	to read:
700	282.204 Northwood Shared Resource Center
701	(1) Beginning July 1, 2008, A workgroup shall be
702	established within the Department of Children and Family
703	Services for the purpose of developing a plan for converting its
704	data center to a primary data center.
705	(a) The workgroup shall be chaired by a member appointed by
706	the secretary of the department. Workgroup members may include
707	other state agencies who will be customers of the data center
708	during the 2009-2010 fiscal year. The workgroup shall include
709	staff members who have appropriate financial and technical
710	skills as determined by the chair of the workgroup.
711	(b) The conversion plan shall address organizational
712	changes, personnel changes, cost-allocation plan changes, and
713	any other changes necessary to effectively convert to a primary
714	state data center capable of providing computer services as
715	required by s. 282.201.
716	(c) The workgroup shall submit recommendations for
717	facilitating the conversion to the Governor and Cabinet, the
718	President of the Senate, and the Speaker of the House of
719	Representatives by December 31, 2008.
720	(2) Effective July 1, 2009. The Northwood Shared Resource

(2) Effective July 1, 2009, The Northwood Shared Resource
 Center is an agency is established within the Department of
 Children and Family Services for administrative purposes only.

(a) The center is designated as a primary data center and
shall be a separate budget entity that is not subject to
control, supervision, or direction of the department in any

### Page 25 of 56

726 manner, including, but not limited to, purchasing, transactions 727 involving real or personal property, personnel, or budgetary 728 matters. 729 (b) (3) The center shall be headed by a board of trustees as 730 provided in s. 282.203, who shall comply with all requirements 731 of that section related to the operation of the center and with 732 the rules policies of the Agency for Enterprise Information 733 Technology related to the design and delivery of enterprise 734 information technology services. The secretary of the department 735 may appoint a temporary board chair for the purpose of convening 736 the board of trustees, selecting a chair, and determining board 737 membership. 738 (3) The Department of Children and Family Services and the 739 center shall identify resources associated with information 740 technology functions which are not related to the support, 741 management, and operation of the data center but which currently 742 exist within the same budget entity as the data center. By 743 October 1, 2009, the center shall submit a budget amendment to 744 transfer resources associated with these functions to the 745 department. 746 Section 11. Section 282.205, Florida Statutes, is amended 747 to read: 748 282.205 Southwood Shared Resource Center.-(1) Effective July 1, 2008, The Southwood Shared Resource 749 750 Center is an agency established within the department of 751 Management Services for administrative purposes only. 752 (1) The center is designated as a primary data center and 753 shall be a separate budget entity that is not subject to 754 control, supervision, or direction of the department in any Page 26 of 56

755 manner, including, but not limited to, purchasing, transactions 756 involving real or personal property, personnel, or budgetary 757 matters.

758 (2) The Department of Management Services and the center 759 shall identify resources associated with information technology 760 functions which are not related to the support, management, and 761 operation of the data center but which currently exist within 762 the same budget entity as the data center. By October 1, 2008, 763 the center shall submit a budget amendment to transfer resources 764 associated with these functions to the Department of Management 765 Services.

766 <u>(2)(3)</u> The center shall be headed by a board of trustees as 767 provided in s. 282.203, who shall comply with all requirements 768 of that section related to the operation of the center and with 769 the <u>rules</u> <del>policies</del> of the Agency for Enterprise Information 770 Technology related to the design and delivery of enterprise 771 information technology services.

Section 12. Section 282.318, Florida Statutes, is amendedto read:

282.318 Security of data and information technology
resources.-

(1) This section may be cited as the "<u>Enterprise</u> Security
 of Data and Information Technology <del>Infrastructure</del> Act."

778 (2) Information technology security is established as an 779 enterprise information technology service as defined in s. 780 287.0041.

781 (3) (2) (a) The Office of Information Security within the
 782 Agency for Enterprise Information Technology, in consultation
 783 with each agency head, is responsible for establishing rules and

#### Page 27 of 56

784 publishing guidelines assessing and recommending minimum 785 operating procedures for ensuring an appropriate adequate level of security for all data and information technology resources 786 787 for executive branch agencies <del>created or authorized in statute</del> 788 to perform legislatively delegated functions. The office shall 789 also perform the following duties and responsibilities: 790 (a) Develop, and annually update by February 1, an 791 enterprise information security strategic plan that includes 792 security goals and objectives for the strategic issues of 793 information security policy, risk management, training, incident management, and survivability planning. 794 795 (b) Develop enterprise security rules and published 796 quidelines for: 797 1. Comprehensive risk analyses and information security 798 audits conducted by state agencies. 799 2. Responding to suspected or confirmed information 800 security incidents, including suspected or confirmed breaches of 801 personal information or exempt data. 802 3. Agency security plans, including strategic security 803 plans and security program plans. 804 4. The recovery of information technology and data 805 following a disaster. 806 5. The managerial, operational, and technical safeguards 807 for protecting state government data and information technology 808 resources. 809 (c) Assist agencies in complying with the provisions of s. 810 282.318. 811 (d) Pursue appropriate funding for the purpose of enhancing 812 domestic security.

#### Page 28 of 56

20092574e1

813	(e) Provide training for agency information security
814	managers.
815	(f) Annually review the strategic and operational
816	information security plans of executive branch agencies.
817	(4) To assist the <u>Office of Information Security</u> agency in
818	carrying out its responsibilities this responsibility, each
819	agency head shall, at a minimum:
820	<u>(a)</u> 1. Designate an information security manager <u>to</u> <del>who</del>
821	shall administer the security program of the agency for its data
822	and information technology resources. This designation must be
823	provided annually in writing to the office by January 1.
824	(b) Submit to the office annually by July 31, the agency's
825	strategic and operational information security plans developed
826	pursuant to the rules and guidelines established by the office.
827	1. The agency strategic information security plan must
828	cover a 3-year period and define security goals, intermediate
829	objectives, and projected agency costs for the strategic issues
830	of agency information security policy, risk management, security
831	training, security incident response, and survivability. The
832	plan must be based on the enterprise strategic information
833	security plan created by the office. Additional issues may be
834	included.
835	2. The agency operational information security plan must
836	include a progress report for the prior operational information
837	security plan and a project plan that includes activities,
838	timelines, and deliverables for security objectives that,
839	subject to current resources, the agency will implement during
840	the current fiscal year. The cost of implementing the portions
841	of the plan which cannot be funded from current resources must

# Page 29 of 56

842 be identified in the plan.

843 (c) 2. Conduct, and update every 3 years, a comprehensive 844 risk analysis to determine the security threats to the data, 845 information, and information technology resources of the agency. 846 The risk analysis information is confidential and exempt from 847 the provisions of s. 119.07(1), except that such information 848 shall be available to the Auditor General and the Agency for 849 Enterprise Information Technology for in performing postauditing 850 duties.

851 (d) 3. Develop, and periodically update, written internal 852 policies and procedures, which shall include procedures for 853 notifying the office Agency for Enterprise Information 854 Technology when a suspected or confirmed breach, or an 855 information security incident, occurs or data is compromised. 856 Such policies and procedures must be consistent with the rules 857 and quidelines established standard operating procedures adopted 858 by the office Agency for Enterprise Information Technology in 859 order to ensure the security of the data, information, and 860 information technology resources of the agency. The internal 861 policies and procedures that, if disclosed, could facilitate the 862 unauthorized modification, disclosure, or destruction of data or 863 information technology resources are confidential information 864 and exempt from the provisions of s. 119.07(1), except that such 865 information shall be available to the Auditor General and the 866 Agency for Enterprise Information Technology for in performing 867 postauditing duties.

868 (e) 4. Implement appropriate cost-effective safeguards to
 869 address reduce, eliminate, or recover from the identified risks
 870 to the data, information, and information technology resources

#### Page 30 of 56

871 of the agency.

872 (f) 5. Ensure that periodic internal audits and evaluations of the agency's security program for the data, information, and 873 874 information technology resources of the agency are conducted. 875 The results of such internal audits and evaluations are 876 confidential information and exempt from the provisions of s. 877 119.07(1), except that such information shall be available to 878 the Auditor General and the Agency for Enterprise Information 879 Technology for in performing postauditing duties.

880 (g) 6. Include appropriate security requirements in the 881 written specifications for the solicitation of information 882 technology and information technology resources <u>and services</u>, 883 which are consistent with the <u>rules and guidelines established</u> 884 standard security operating procedures adopted by the <u>office</u> 885 Agency for Enterprise Information Technology.

(h) Provide security awareness training to employees and users of the agency's communication and information resources concerning information security risks and the responsibility of employees and users to comply with policies, standards, guidelines, and operating procedures adopted by the agency to reduce those risks.

892 (i) Develop a process for detecting, reporting, and
 893 responding to suspected or confirmed security incidents,
 894 including suspected or confirmed breaches consistent with the
 895 security rules and guidelines established by the office.
 896 <u>1. Suspected or confirmed information security incidents</u>
 897 and breaches must be immediately reported to the office.
 898 2. For incidents involving breaches, agencies shall provide

899 notice in accordance with s. 817.5681 and to the office in

### Page 31 of 56

0.0

### 900 accordance with this subsection.

901 (5) (b) Each In those instances under this subsection in 902 which the state agency or department develops state contracts, 903 the state agency or department shall include appropriate 904 security requirements in the specifications for the solicitation 905 of for state contracts for procuring information technology or 906 information technology resources or services which are 907 consistent with the rules and guidelines established by the 908 Office of Information Security.

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

911 (4) The Agency for Enterprise Information Technology shall develop standards and templates for conducting comprehensive 912 913 risk analyses and information security audits by state agencies, 914 assist agencies in their compliance with the provisions of this 915 section, pursue appropriate funding provided for the purpose of enhancing domestic security, establish minimum guidelines and 916 917 procedures for the recovery of information technology following 918 a disaster, and provide training for agency information security 919 managers. Standards, templates, guidelines, and procedures shall 920 be published annually, no later than September 30 each year, to 921 enable agencies to incorporate them in their planning for the 922 following fiscal year.

923 (6)(5) The Agency for Enterprise Information Technology may 924 adopt rules <del>pursuant to ss. 120.536(1)</del> and 120.54 relating to 925 information security and to administer the provisions of this 926 section.

927 (7) By December 31, 2010, the Agency for Enterprise 928 Information Technology shall develop, and submit to the

### Page 32 of 56

929	Governor, the President of the Senate, and the Speaker of the
930	House of Representatives a proposed implementation plan for
931	information technology security. The agency shall describe the
932	scope of operation, conduct costs and requirements analyses,
933	conduct an inventory of all existing security information
934	technology resources, and develop strategies, timeframes, and
935	resources necessary for statewide migration.
936	Section 13. Paragraph (b) of subsection (2) of section
937	282.33, Florida Statutes, is amended to read:
938	282.33 Objective standards for data center energy
939	efficiency
940	(2) State shared resource data centers and other data
941	centers that the Agency for Enterprise Information Technology
942	has determined will be recipients for consolidating data
943	centers, which are designated by the Agency for Enterprise
944	Information Technology, shall evaluate their data center
945	facilities for energy efficiency using the standards established
946	in this section.
947	(b) By December 31, 2010, and <u>biennially</u> <del>biannually</del>
948	thereafter, the Agency for Enterprise Information Technology
949	shall submit to the Legislature recommendations for reducing
950	energy consumption and improving the energy efficiency of state
951	primary data centers.
952	Section 14. Section 282.34, Florida Statutes, is created to
953	read:
954	282.34 Statewide e-mail system.—A state e-mail system that
955	includes the service delivery and support for a statewide e-
956	mail, messaging, and calendaring service is established as an
957	enterprise information technology service as defined in s.

# Page 33 of 56

958	282.0041. The service shall be designed to meet the needs of all
959	executive branch agencies and reduce the current cost of
960	operation and support.
961	(1) The Southwood Shared Resource Center, a primary data
962	center, shall be the provider of the statewide e-mail system.
963	The center shall centrally host, manage, and operate the e-mail
964	system.
965	(2) By December 31, 2009, the Agency for Enterprise
966	Information Technology shall submit a proposed plan for the
967	establishment of the e-mail system to the Governor, the
968	President of the Senate, and the Speaker of the House of
969	Representatives. The plan shall be developed to reduce costs to
970	the state and include, at a minimum:
971	(a) An analysis of the in-house and external sourcing
972	options that should be considered for delivery and support of
973	the service. The analysis shall include an internally hosted
974	system option, an externally sourced system option, and, if
975	necessary, a combined in-house and externally sourced option.
976	(b) A cost-benefit analysis that estimates all major cost
977	elements associated with each sourcing option, including the
978	nonrecurring and recurring costs of each option. The analysis
979	must also include a comparison of the total cost of each
980	enterprise e-mail sourcing option and the total cost of existing
981	e-mail services in order to determine the level of savings that
982	can be expected.
983	(c) Estimated expenditures for each state agency associated
984	with e-mail costs for the 2009-2010 fiscal year.
985	(d) The plan must identify any existing e-mail
986	infrastructure that should be considered for reuse.

# Page 34 of 56

(e) A concise analysis of the ability of each sourcing
option to meet major system requirements, including federal and
state requirements for confidentiality, privacy, security, and
records retention.
(f) A complete description of the scope of functionality,
operations, and required resources associated with each sourcing
option.
(g) Recommendations for standardizing the format of state
<u>e-mail addresses.</u>
(h) A reliable schedule for the decommissioning of all
state agency e-mail systems and the migration of all agencies to
the new system beginning by July 1, 2010, and completing by June
<u>30, 2013.</u>
(3) In order to develop the recommended plan for the new
system, the Agency for Enterprise Information Technology shall
consult with and, as necessary, form workgroups consisting of
agency e-mail management staff, agency chief information
officers, and agency budget directors. State agencies must
cooperate with the Agency for Enterprise Technology in its
development of the plan.
(4) Unless authorized by the Legislature or as provided in
subsection (5), a state agency shall not:
(a) Initiate a new e-mail service with any entity other
than the provider of the statewide e-mail system service;
(b) Terminate a statewide e-mail system service without
giving written notice of termination 180 days in advance; or
(c) Transfer e-mail system services from the provider of
the statewide e-mail system service.
(5) Exceptions to paragraphs (4)(a), (b), and (c) may be

# Page 35 of 56

1016	granted by the Agency for Enterprise Information Technology only
1017	if the Southwood Shared Resource Center is unable to meet agency
1018	e-mail service requirements. Requests for exceptions must be
1019	submitted in writing to the Agency for Enterprise Information
1020	Technology and include confirmation by the Southwood Shared
1021	Resource Center board of trustees that it cannot meet the
1022	requesting agency's e-mail service requirements.
1023	Section 15. The Division of Statutory Revision is requested
1024	to create part IV of chapter 282, consisting of sections 282.701
1025	through 282.711, Florida Statutes.
1026	Section 16. Section 282.701, Florida Statutes, is created
1027	to read:
1028	282.701 Short titleThis part may be cited as the
1029	"Communication Information Technology Services Act."
1030	Section 17. Section 282.102, Florida Statues, is
1031	transferred and renumbered as section 282.702, Florida Statutes.
1032	Section 18. Section 282.103, Florida Statutes, is
1033	transferred, renumbered as section 282.703, Florida Statutes,
1034	and amended to read:
1035	282.703 282.103 SUNCOM Network; exemptions from the
1036	required use
1037	(1) There is created within the department <del>of Management</del>
1038	Services the SUNCOM Network, which shall be developed to serve
1039	as the state communications system for providing local and long-
1040	distance communications services to state agencies, political
1041	subdivisions of the state, municipalities, state universities,
1042	and nonprofit corporations pursuant to this part ss. 282.102-
1043	282.111. The SUNCOM Network shall be developed to transmit all
1044	types of communications signals, including, but not limited to,
1	

# Page 36 of 56

1045 voice, data, video, image, and radio. State agencies shall 1046 cooperate and assist in the development and joint use of 1047 communications systems and services.

1048 (2) The <u>department</u> State Technology Office shall design, 1049 engineer, implement, manage, and operate through state 1050 ownership, commercial leasing, or some combination thereof, the 1051 facilities and equipment providing SUNCOM Network services, and 1052 shall develop a system of equitable billings and charges for 1053 communication services.

1054 (3) All state agencies and state universities shall are 1055 required to use the SUNCOM Network for agency and state 1056 university communications services as the services become 1057 available; however, no agency or university is relieved of 1058 responsibility for maintaining communications services necessary 1059 for effective management of its programs and functions. If a 1060 SUNCOM Network service does not meet the communications 1061 requirements of an agency or university, the agency or 1062 university shall notify the department State Technology Office 1063 in writing and detail the requirements for that communications 1064 service. If the department office is unable to meet an agency's or university's requirements by enhancing SUNCOM Network 1065 service, the department office may grant the agency or 1066 1067 university an exemption from the required use of specified 1068 SUNCOM Network services.

Section 19. Section 282.104, Florida Statutes, is transferred, renumbered as section 282.704, Florida Statutes, and amended to read:

1072 <u>282.704</u> 282.104 Use of state SUNCOM Network by 1073 municipalities.—Any municipality may request the department

#### Page 37 of 56

1074 State Technology Office to provide any or all of the SUNCOM 1075 Network's portfolio of communications services upon such terms 1076 and under such conditions as the department office may 1077 establish. The requesting municipality shall pay its share of 1078 installation and recurring costs according to the published 1079 rates for SUNCOM Network services and as invoiced by the 1080 department office. Such municipality shall also pay for any 1081 requested modifications to existing SUNCOM Network services, if 1082 any charges apply.

Section 20. Section 282.105, Florida Statutes, is transferred, renumbered as section 282.705, Florida Statutes, and amended to read:

1086 <u>282.705</u> <del>282.105</del> Use of state SUNCOM Network by nonprofit 1087 corporations.-

(1) The <u>department</u> State Technology Office shall provide a means whereby private nonprofit corporations under contract with state agencies or political subdivisions of the state may use the state SUNCOM Network, subject to the limitations in this section. In order to qualify to use the state SUNCOM Network, a nonprofit corporation shall:

(a) Expend the majority of its total direct revenues for
the provision of contractual services to the state, a
municipality, or a political subdivision of the state; and

(b) Receive only a small portion of its total revenues from any source other than a state agency, a municipality, or a political subdivision of the state during the period of time SUNCOM Network services are requested.

1101 (2) Each nonprofit corporation seeking authorization to use 1102 the state SUNCOM Network <del>pursuant to this section</del> shall provide

## Page 38 of 56

1103 to the <u>department</u> office, upon request, proof of compliance with
1104 subsection (1).

(3) Nonprofit corporations established pursuant to general law and an association of municipal governments which is wholly owned by the municipalities <u>are shall be</u> eligible to use the state SUNCOM Network, subject to the terms and conditions of the <u>department office</u>.

(4) Institutions qualified to participate in the William L. Boyd, IV, Florida Resident Access Grant Program pursuant to s. 1009.89 <u>are shall be</u> eligible to use the state SUNCOM Network, subject to the terms and conditions of the <u>department</u> <del>office</del>. Such entities <u>are shall</u> not <del>be</del> required to satisfy the other criteria of this section.

(5) Private, nonprofit elementary and secondary schools <u>are</u> shall be eligible for rates and services on the same basis as public schools <u>if such</u>, providing these nonpublic schools do not have an endowment in excess of \$50 million.

Section 21. Section 282.106, Florida Statutes, is transferred, renumbered as section 282.706, Florida Statutes, and amended to read:

1123 <u>282.706</u> <del>282.106</del> Use of SUNCOM Network by libraries.—The 1124 <u>department State Technology Office</u> may provide SUNCOM Network 1125 services to any library in the state, including libraries in 1126 public schools, community colleges, state universities, and 1127 nonprofit private postsecondary educational institutions, and 1128 libraries owned and operated by municipalities and political 1129 subdivisions.

Section 22. Section 282.107, Florida Statutes, is transferred and renumbered as section 282.707, Florida Statutes,

## Page 39 of 56

1132 and amended to read:

1133

282.707 282.107 SUNCOM Network; criteria for usage.-1134 (1) The department of Management Services shall 1135 periodically review the qualifications of subscribers using the 1136 state SUNCOM Network and shall terminate services provided to 1137 any facility not qualified under this part <del>pursuant to ss.</del> 1138 282.102-282.111 or rules adopted hereunder. In the event of 1139 nonpayment of invoices by subscribers whose SUNCOM Network invoices are paid from sources other than legislative 1140 appropriations, such nonpayment represents good and sufficient 1141 1142 reason to terminate service.

1143 (2) The department of Management Services shall adopt rules 1144 for implementing and operating the state SUNCOM Network, which 1145 shall include its procedures for withdrawing and restoring authorization to use the state SUNCOM Network. Such rules shall 1146 1147 provide a minimum of 30 days' notice to affected parties before 1148 terminating prior to termination of voice communications 1149 service.

1150 (3) Nothing in This section does not shall be construed to 1151 limit or restrict the ability of the Florida Public Service 1152 Commission to set jurisdictional tariffs of telecommunications 1153 companies.

1154 Section 23. Section 282.109, Florida Statutes, is transferred and renumbered as section 282.708, Florida Statutes. 1155

1156 Section 24. Section 282.1095, Florida Statutes, is 1157 transferred, renumbered as section 282.709, Florida Statutes, 1158 and amended to read:

1159 282.709 282.1095 State agency law enforcement radio system 1160 and interoperability network.-

## Page 40 of 56

1161 (1) The department State Technology Office may acquire and 1162 administer implement a statewide radio communications system to 1163 serve law enforcement units of state agencies, and to serve local law enforcement agencies through mutual aid channels. The 1164 1165 Joint Task Force on State Agency Law Enforcement Communications is established in the State Technology Office to advise the 1166 1167 office of member-agency needs for the planning, designing, and establishment of the joint system. The State Agency Law 1168 Enforcement Radio System Trust Fund is established in the State 1169 1170 Technology Office. The trust fund shall be funded from 1171 surcharges collected under ss. 320.0802 and 328.72. 1172 (a) The department shall, in conjunction with the Department of Law Enforcement and the Division of Emergency 1173 1174 Management of the Department of Community Affairs, establish policies, procedures, and standards to be incorporated into a 1175 1176 comprehensive management plan for the use and operation of the 1177 statewide radio communications system. 1178 (b) The department shall bear the overall responsibility 1179 for the design, engineering, acquisition, and implementation of 1180 the statewide radio communications system and for ensuring the 1181 proper operation and maintenance of all common system equipment. 1182 (c)1. The department may rent or lease space on any tower 1183 under its control and refuse to lease space on any tower at any 1184 site. 1185 2. The department may rent, lease, or sublease ground space 1186 as necessary to locate equipment to support antennae on the 1187 towers. The costs for the use of such space shall be established

1188 by the department for each site if it is determined to be

1189 practicable and feasible to make space available.

## Page 41 of 56

1190	3. The department may rent, lease, or sublease ground space
1191	on lands acquired by the department for the construction of
1192	privately owned or publicly owned towers. The department may, as
1193	a part of such rental, lease, or sublease agreement, require
1194	space on such towers for antennae as necessary for the
1195	construction and operation of the state agency law enforcement
1196	radio system or any other state need.
1197	4. All moneys collected by the department for rents,
1198	leases, and subleases under this subsection shall be deposited
1199	directly into the State Agency Law Enforcement Radio System
1200	Trust Fund established in subsection (3) and may be used by the
1201	department to construct, maintain, or support the system.
1202	5. The positions necessary for the department to accomplish
1203	its duties under this subsection shall be established in the
1204	General Appropriations Act and funded by the Law Enforcement
1205	Radio Operating Trust Fund or other revenue sources.
1206	(d) The department shall exercise its powers and duties
1207	under this part to plan, manage, and administer the mutual aid
1208	channels in the statewide radio communication system.
1209	1. In implementing such powers and duties, the department
1210	shall consult and act in conjunction with the Department of Law
1211	Enforcement and the Division of Emergency Management of the
1212	Department of Community Affairs, and shall manage and administer
1213	the mutual aid channels in a manner that reasonably addresses
1214	the needs and concerns of the involved law enforcement agencies
1215	and emergency response agencies and entities.
1216	2. The department may make the mutual aid channels
1217	available to federal agencies, state agencies, and agencies of
1218	the political subdivisions of the state for the purpose of

# Page 42 of 56

1219 public safety and domestic security. 1220 (e) The department may allow other state agencies to use 1221 the statewide radio communications system under terms and 1222 conditions established by the department. 1223 (2) The Joint Task Force on State Agency Law Enforcement 1224 Communications is created adjunct to the department to advise 1225 the department of member-agency needs relating to the planning, 1226 designing, and establishment of the statewide communication 1227 system. 1228 (a) The Joint Task Force on State Agency Law Enforcement 1229 Communications shall consist of eight members, as follows: 1230 1. A representative of the Division of Alcoholic Beverages 1231 and Tobacco of the Department of Business and Professional 1232 Regulation who shall be appointed by the secretary of the 1233 department. 1234 2. A representative of the Division of Florida Highway 1235 Patrol of the Department of Highway Safety and Motor Vehicles 1236 who shall be appointed by the executive director of the 1237 department. 1238 3. A representative of the Department of Law Enforcement 1239 who shall be appointed by the executive director of the 1240 department. 1241 4. A representative of the Fish and Wildlife Conservation 1242 Commission who shall be appointed by the executive director of 1243 the commission. 1244 5. A representative of the Division of Law Enforcement of 1245 the Department of Environmental Protection who shall be 1246 appointed by the secretary of the department. 1247 6. A representative of the Department of Corrections who

## Page 43 of 56

First Engrossed

20092574e1

1248

shall be appointed by the secretary of the department.

1249 7. A representative of the Division of State Fire Marshal 1250 of the Department of Financial Services who shall be appointed 1251 by the State Fire Marshal.

1252 8. A representative of the Department of Transportation who 1253 shall be appointed by the secretary of the department.

1254 (b) Each appointed member of the joint task force shall 1255 serve at the pleasure of the appointing official. Any vacancy on 1256 the joint task force shall be filled in the same manner as the 1257 original appointment. A Any joint task force member may, upon 1258 notification to the chair before prior to the beginning of any 1259 scheduled meeting, appoint an alternative to represent the 1260 member on the task force and vote on task force business in his 1261 or her absence.

1262 (c) The joint task force shall elect a chair from among its members to serve a 1-year term. A vacancy in the chair of the 1263 1264 joint task force must be filled for the remainder of the 1265 unexpired term by an election of the joint task force members.

1266 (d) The joint task force shall meet as necessary, but at 1267 least quarterly, at the call of the chair and at the time and place designated by him or her. 1268

1269 (e) The per diem and travel expenses incurred by a member 1270 of the joint task force in attending its meetings and in 1271 attending to its affairs shall be paid pursuant to s. 112.061, 1272 from funds budgeted to the state agency that the member 1273 represents.

1274 (f) The department shall provide technical support to the 1275 joint task force.

1276

(f) The State Technology Office is hereby authorized to

## Page 44 of 56

1277 rent or lease space on any tower under its control. The office 1278 may also rent, lease, or sublease ground space as necessary to 1279 locate equipment to support antennae on the towers. The costs 1280 for use of such space shall be established by the office for 1281 each site, when it is determined to be practicable and feasible 1282 to make space available. The office may refuse to lease space on 1283 any tower at any site. All moneys collected by the office for 1284 such rents, leases, and subleases shall be deposited directly 1285 into the Law Enforcement Radio Operating Trust Fund and may be 1286 used by the office to construct, maintain, or support the 12.87 system.

1288 (g) The State Technology Office is hereby authorized to 1289 rent, lease, or sublease ground space on lands acquired by the 1290 office for the construction of privately owned or publicly owned 1291 towers. The office may, as a part of such rental, lease, or 1292 sublease agreement, require space on said tower or towers for 1293 antennae as may be necessary for the construction and operation 1294 of the state agency law enforcement radio system or any other 1295 state need. The positions necessary for the office to accomplish 1296 its duties under this paragraph and paragraph (f) shall be 1297 established in the General Appropriations Act and shall be 1298 funded by the Law Enforcement Radio Operating Trust Fund or 1299 other revenue sources.

(h) The State Technology Office may make the mutual aid channels in the statewide radio communications system available to federal agencies, state agencies, and agencies of the political subdivisions of the state for the purpose of public safety and domestic security. The office shall exercise its powers and duties, as specified in this chapter, to plan,

## Page 45 of 56

1	
1306	manage, and administer the mutual aid channels. The office
1307	shall, in implementing such powers and duties, act in
1308	consultation and conjunction with the Department of Law
1309	Enforcement and the Division of Emergency Management of the
1310	Department of Community Affairs, and shall manage and administer
1311	the mutual aid channels in a manner that reasonably addresses
1312	the needs and concerns of the involved law enforcement agencies
1313	and emergency response agencies and entities.
1314	(3) The State Agency Law Enforcement Radio System Trust
1315	Fund is established in the department and funded from surcharges
1316	collected under ss. 318.18, 320.0802 and 328.72. Upon
1317	appropriation, moneys in the trust fund may be used by the
1318	department office to acquire by competitive procurement the
1319	equipment <u>,</u> ; software <u>,</u> ; and engineering, administrative, and
1320	maintenance services it needs to construct, operate, and
1321	maintain the statewide radio system. Moneys in the trust fund
1322	collected as a result of the surcharges set forth in ss. $318.18$ ,
1323	320.0802, and 328.72 shall be used to help fund the costs of the
1324	system. Upon completion of the system, moneys in the trust fund
1325	may also be used by the <u>department</u> <del>office to provide</del> for payment
1326	of the recurring maintenance costs of the system.
1327	(4) (a) The office shall, in conjunction with the Department
1328	of Law Enforcement and the Division of Emergency Management of
1329	the Department of Community Affairs, establish policies,

1330 procedures, and standards which shall be incorporated into a 1331 comprehensive management plan for the use and operation of the 1332 statewide radio communications system.

1333 (b) The joint task force, in consultation with the office,
1334 shall have the authority to permit other state agencies to use

# Page 46 of 56

1335 the communications system, under terms and conditions 1336 established by the joint task force. 1337 (5) The office shall provide technical support to the joint 1338 task force and shall bear the overall responsibility for the 1339 design, engineering, acquisition, and implementation of the 1340 statewide radio communications system and for ensuring the 1341 proper operation and maintenance of all system common equipment. 1342 (4) (6) (a) The department State Technology Office may create 1343 and administer implement an interoperability network to enable 1344 interoperability between various radio communications 1345 technologies and to serve federal agencies, state agencies, and 1346 agencies of political subdivisions of the state for the purpose 1347 of public safety and domestic security. (a) The department office shall, in conjunction with the 1348 1349 Department of Law Enforcement and the Division of Emergency 1350 Management of the Department of Community Affairs, exercise its 1351 powers and duties pursuant to this chapter to plan, manage, and 1352 administer the interoperability network. The office may: 1353 1. Enter into mutual aid agreements among federal agencies, 1354 state agencies, and political subdivisions of the state for the 1355 use of the interoperability network. 1356 2. Establish the cost of maintenance and operation of the 1357 interoperability network and charge subscribing federal and 1358 local law enforcement agencies for access and use of the network. The department State Technology Office may not charge 1359 1360 state law enforcement agencies identified in paragraph (2) (a) to 1361 use the network.

13623. In consultation with the Department of Law Enforcement1363and the Division of Emergency Management of the Department of

# Page 47 of 56

1364 Community Affairs, amend and enhance the statewide radio 1365 communications system as necessary to implement the 1366 interoperability network.

1367 (b) The department State Technology Office, in consultation 1368 with the Joint Task Force on State Agency Law Enforcement 1369 Communications, and in conjunction with the Department of Law 1370 Enforcement and the Division of Emergency Management of the Department of Community Affairs, shall establish policies, 1371 1372 procedures, and standards to incorporate into a comprehensive 1373 management plan for the use and operation of the 1374 interoperability network.

Section 25. Section 282.111, Florida Statutes, is transferred, renumbered as section 282.710, Florida Statutes, and amended to read:

1378 <u>282.710</u> <del>282.111</del> Statewide system of regional law 1379 enforcement communications.-

1380 (1) It is the intent and purpose of the Legislature that a 1381 statewide system of regional law enforcement communications be 1382 developed whereby maximum efficiency in the use of existing 1383 radio channels is achieved in order to deal more effectively 1384 with the apprehension of criminals and the prevention of crime 1385 generally. To this end, all law enforcement agencies within the 1386 state are directed to provide the department State Technology 1387 Office with any information the department office requests for 1388 the purpose of implementing the provisions of subsection (2).

1389 (2) The <u>department</u> State Technology Office is hereby
1390 authorized and directed to develop and maintain a statewide
1391 system of regional law enforcement communications. In
1392 formulating such a system, the <u>department</u> office shall divide

## Page 48 of 56

1393 the state into appropriate regions and shall develop a program 1394 <u>that includes</u> which shall include, but <u>is</u> not <del>be</del> limited to, the 1395 following provisions:

(a) The communications requirements for each county andmunicipality comprising the region.

(b) An interagency communications provision <u>that depicts</u>
which shall depict the communication interfaces between
municipal, county, and state law enforcement entities <u>operating</u>
which operate within the region.

(c) <u>A</u> frequency allocation and use provision <u>that includes</u> which shall include, on an entity basis, each assigned and planned radio channel and the type of operation, simplex, duplex, or half-duplex, on each channel.

1406 (3) The <u>department</u> office shall adopt any necessary rules
1407 and regulations for <u>administering</u> implementing and coordinating
1408 the statewide system of regional law enforcement communications.

(4) The <u>secretary of the department</u> Chief Information Officer of the State Technology Office or his or her designee is designated as the director of the statewide system of regional law enforcement communications and, for the purpose of carrying out the provisions of this section, <u>may</u> is authorized to coordinate the activities of the system with other interested state agencies and local law enforcement agencies.

1416 (5) <u>A</u> No law enforcement communications system <u>may not</u> 1417 shall be established or present system expanded without the 1418 prior approval of the <u>department</u> State Technology Office.

1419 (6) Within the limits of its capability, the Department of
 1420 Law Enforcement is encouraged to lend assistance to the
 1421 department State Technology Office in the development of the

## Page 49 of 56

First Engrossed

20092574e1

1422 statewide system of regional law enforcement communications 1423 proposed by this section.

Section 26. Section 282.21, Florida Statutes, is transferred, renumbered as section 282.711, Florida Statutes, and amended to read:

282.711 282.21 The State Technology Office's Remote 1427 1428 electronic access services.-The department State Technology 1429 Office may collect fees for providing remote electronic access pursuant to s. 119.07(2). The fees may be imposed on individual 1430 1431 transactions or as a fixed subscription for a designated period of time. All fees collected under this section shall be 1432 1433 deposited in the appropriate trust fund of the program or 1434 activity that made the remote electronic access available.

1435

Section 27. Section 282.22, Florida Statutes, is repealed.

1436 Section 28. Paragraph (h) is added to subsection (3) of 1437 section 287.042, Florida Statutes, and paragraph (b) of 1438 subsection (4) and subsections (15) and (16) of that section are 1439 amended, to read:

1440 287.042 Powers, duties, and functions.—The department shall 1441 have the following powers, duties, and functions:

(3) To establish a system of coordinated, uniform procurement policies, procedures, and practices to be used by agencies in acquiring commodities and contractual services, which shall include, but not be limited to:

1446 (h) Development, in consultation with the Agency Chief 1447 Information Officers Council, of procedures to be used by state 1448 agencies when procuring information technology commodities and 1449 contractual services to ensure compliance with public-records 1450 requirements and records-retention and archiving requirements.

## Page 50 of 56

(4)

20092574e1

1451

1452 (b) To prescribe, in consultation with the Agency Chief 1453 Information Officers Council State Technology Office, procedures 1454 for procuring information technology and information technology 1455 consultant services which provide for public announcement and qualification, competitive solicitations, contract award, and 1456 1457 prohibition against contingent fees. Such procedures shall be 1458 limited to information technology consultant contracts for which 1459 the total project costs, or planning or study activities, are 1460 estimated to exceed the threshold amount provided for in s. 1461 287.017, for CATEGORY TWO.

1462 (15) (a) To enter into joint agreements with governmental 1463 agencies, as defined in s. 163.3164(10), for the purpose of 1464 pooling funds for the purchase of commodities or information 1465 technology that can be used by multiple agencies. However, the 1466 department shall consult with the State Technology Office on 1467 joint agreements that involve the purchase of information 1468 technology. Agencies entering into joint purchasing agreements 1469 with the department or the State Technology Office shall 1470 authorize the department or the State Technology Office to 1471 contract for such purchases on their behalf.

1472 (a) (b) Each agency that has been appropriated or has 1473 existing funds for <u>such purchase</u> the purchases, shall, upon 1474 contract award by the department, transfer their portion of the 1475 funds into the department's Operating Trust Fund for payment by 1476 the department. <u>The These</u> funds shall be transferred by the 1477 Executive Office of the Governor pursuant to the agency budget 1478 amendment request provisions in chapter 216.

1479

(b) (c) Agencies that sign the joint agreements are

# Page 51 of 56

1480 financially obligated for their portion of the agreed-upon 1481 funds. If an any agency becomes more than 90 days delinquent in 1482 paying the funds, the department shall certify to the Chief 1483 Financial Officer the amount due, and the Chief Financial 1484 Officer shall transfer the amount due to the Operating Trust Fund of the department from any of the agency's available funds. 1485 1486 The Chief Financial Officer shall report all of these transfers 1487 and the reasons for the transfers to the Executive Office of the 1488 Governor and the legislative appropriations committees.

1489 (16) (a) To evaluate contracts let by the Federal Government, another state, or a political subdivision for the 1490 1491 provision of commodities and contract services, and, if when it 1492 is determined in writing to be cost-effective and in the best 1493 interest of the state, to enter into a written agreement 1494 authorizing an agency to make purchases under such a contract 1495 approved by the department and let by the Federal Covernment, 1496 another state, or a political subdivision.

(b) For contracts pertaining to the provision of information technology, the State Technology Office, in consultation with the department, shall assess the technological needs of a particular agency, evaluate the contracts, and determine whether to enter into a written agreement with the letting federal, state, or political subdivision body to provide information technology for a particular agency.

1504 Section 29. Subsection (9) of section 1004.52, Florida 1505 Statutes, is amended to read:

1506

1004.52 Community computer access grant program.-

1507 (9) The institute, based upon guidance from the State
 1508 Technology Office and the state's Chief Information Officer,

## Page 52 of 56

1509 shall establish minimum requirements governing the 1510 specifications and capabilities of any computers purchased with 1511 funds awarded under this grant program. 1512 Section 30. Rules 60DD-1, 60DD-4, 60DD-5, 60DD-6, 60DD-7, 1513 and 60DD-8, Florida Administrative Code, are repealed, and the 1514 Department of State is directed to remove these rules from the 1515 Florida Administrative Code. Rule 60DD-2, Florida Administrative 1516 Code, is transferred to the Agency for Enterprise Information 1517 Technology. 1518 Section 31. Section 17 of chapter 2008-116, 2008 Laws of 1519 Florida, is amended to read: 1520 Section 17. All data center functions performed, managed, 1521 operated, or supported by state agencies with resources and 1522 equipment currently located in a state primary data center 1523 created by this act, excluding application development, shall be 1524 transferred to the primary data center and that agency shall 1525 become a full-service customer entity by July 1, 2010. All 1526 resources and equipment located in the primary data center shall 1527 be operated, managed, and controlled by the primary data center. 1528 The primary data center in which such resources and equipment 1529 are located shall be the custodian of such resources and 1530 equipment for purposes of chapter 273, Florida Statutes. Data 1531 center functions include, but are not limited to, responsibility 1532 for all data center hardware, software, staff, contracted 1533 services, and facility resources performing data center management and operations, security, production control, backup 1534 1535 and recovery, disaster recovery, system administration, database administration, system programming, job control, production 1536 1537 control, print, storage, technical support, help desk, and

## Page 53 of 56

1538 managed services.

1539 (1) To accomplish the transition, each state agency that is 1540 a customer entity of a primary data center shall:

(a) By October 1, 2009, submit a plan to the board of trustees of the appropriate primary data center describing costs and resources currently used to manage and maintain hardware and operating and support software housed at the primary data center, and a plan for transferring all resources allocated to data center functions to the primary data center. The plan shall:

1548 1. Include the itemized expenditures for all of the related 1549 equipment and software in the previous 5 fiscal years.

1550 2. Propose averages or weighted averages for transferring 1551 spending authority related to equipment and software based upon 1552 spending in the previous 5 fiscal years and projected needs for 1553 the upcoming 2 fiscal years.

(b) Submit with its 2010-2011 legislative budget request budget adjustments necessary to accomplish the transfers. These adjustments shall include budget requests to replace existing spending authority in the appropriations categories used to manage, maintain, and upgrade hardware, operating software, and support software with an amount in a single appropriation category to pay for the services of the primary data center.

1561 (2) The board of trustees of each primary data center 1562 shall:

(a) Be responsible for the efficient transfer of resources in user agencies relating to the provision of full services and shall coordinate the legislative budget requests of the affected agencies.

## Page 54 of 56

(b) Include in its 2010-2011 legislative budget request additional budget authority to accommodate the transferred functions.

(c) Develop proposed cost-recovery plans for its customer entities at its annual budget meeting held before July 1, 2010, using the principles established in s. 282.203, Florida Statutes.

1574 Section 32. Subsection (17) of section 318.18, Florida 1575 Statutes, is amended to read:

1576 318.18 Amount of penalties.—The penalties required for a 1577 noncriminal disposition pursuant to s. 318.14 or a criminal 1578 offense listed in s. 318.17 are as follows:

1579 (17) In addition to any penalties imposed, a surcharge of 1580 \$3 must be paid for all criminal offenses listed in s. 318.17 1581 and for all noncriminal moving traffic violations under chapter 1582 316. Revenue from the surcharge shall be remitted to the 1583 Department of Revenue and deposited quarterly into the State 1584 Agency Law Enforcement Radio System Trust Fund of the Department 1585 of Management Services for the state agency law enforcement 1586 radio system, as described in s. 282.709 s. 282.1095, and to 1587 provide technical assistance to state agencies and local law 1588 enforcement agencies with their statewide systems of regional 1589 law enforcement communications, as described in s. 282.710 s. 1590 282.111. This subsection expires July 1, 2012. The Department of 1591 Management Services may retain funds sufficient to recover the 1592 costs and expenses incurred for the purposes of managing, 1593 administering, and overseeing the Statewide Law Enforcement 1594 Radio System, and providing technical assistance to state 1595 agencies and local law enforcement agencies with their statewide

## Page 55 of 56

1596	systems of regional law enforcement communications. The
1597	Department of Management Services working in conjunction with
1598	the Joint Task Force on State Agency Law Enforcement
1599	Communications shall determine and direct the purposes for which
1600	these funds are used to enhance and improve the radio system.
1601	Section 33. Subsection (4) of section 393.002, Florida
1602	Statutes, is amended to read:
1603	393.002 Transfer of Florida Developmental Disabilities
1604	Council as formerly created in this chapter to private nonprofit
1605	corporation
1606	(4) The This designated nonprofit corporation is shall be
1607	eligible to use the state communications system in accordance
1608	with <u>s. 282.705(3)</u> <del>s. 282.105(3)</del> .
1609	Section 34. Paragraph (a) of subsection (2) of section
1610	1001.26, Florida Statutes, is amended to read:
1611	1001.26 Public broadcasting program system
1612	(2)(a) The Department of Education is responsible for
1613	implementing the provisions of this section pursuant to $\underline{s.}$
1614	282.702 s. 282.102 and may employ personnel, acquire equipment
1615	and facilities, and perform all duties necessary for carrying
1616	out the purposes and objectives of this section.
1617	Section 35. This act shall take effect upon becoming a law.

# Page 56 of 56