1	A bill to be entitled
2	An act relating to cybersecurity; amending s. 20.055,
3	F.S.; requiring certain audit plans of an inspector
4	general to include certain information; amending s.
5	282.0041, F.S.; revising and providing definitions;
6	amending ss. 282.0051, 282.201, and 282.206, F.S.;
7	revising provisions to replace references to
8	information technology security with cybersecurity;
9	amending s. 282.318, F.S.; revising provisions to
10	replace references to information technology security
11	and computer security with references to
12	cybersecurity; revising a short title; providing that
13	the Department of Management Services, acting through
14	the Florida Digital Service, is the lead entity for
15	the purpose of certain responsibilities; providing and
16	revising requirements for the department, acting
17	through the Florida Digital Service; providing that
18	certain employees shall be assigned to selected exempt
19	service; providing that the state chief information
20	security officer is responsible for state technology
21	systems and shall be notified of certain incidents and
22	threats; revising requirements for state agency heads;
23	requiring the department, through the Florida Digital
24	Service, to track the implementation by state agencies
25	of certain plans; creating 282.319, F.S.; creating the
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26 Florida Cybersecurity Advisory Council within the 27 Department of Management Services; providing the 28 purpose of the council; requiring the council to 29 provide certain assistance to the Florida Digital 30 Service; providing for the membership of the council; 31 providing for terms of council members; providing that 32 the Secretary of Management Services, or his or her 33 designee, shall serve as the ex officio executive director of the council; providing that members shall 34 35 serve without compensation but are entitled to 36 reimbursement for per diem and travel expenses; 37 requiring the council to meet at least quarterly for certain purposes; requiring the council to submit an 38 39 annual report to the Legislature; providing an effective date. 40 41 42 Be It Enacted by the Legislature of the State of Florida: 43 44 Section 1. Paragraph (i) of subsection (6) of section 45 20.055, Florida Statutes, is amended to read: 46 20.055 Agency inspectors general.-In carrying out the auditing duties and 47 (6) 48 responsibilities of this act, each inspector general shall 49 review and evaluate internal controls necessary to ensure the 50 fiscal accountability of the state agency. The inspector general Page 2 of 24

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shall conduct financial, compliance, electronic data processing, 51 52 and performance audits of the agency and prepare audit reports 53 of his or her findings. The scope and assignment of the audits 54 shall be determined by the inspector general; however, the 55 agency head may at any time request the inspector general to 56 perform an audit of a special program, function, or 57 organizational unit. The performance of the audit shall be under 58 the direction of the inspector general, except that if the 59 inspector general does not possess the qualifications specified in subsection (4), the director of auditing shall perform the 60 functions listed in this subsection. 61

62 (i) The inspector general shall develop long-term and annual audit plans based on the findings of periodic risk 63 64 assessments. The plan, where appropriate, should include postaudit samplings of payments and accounts. The plan shall 65 show the individual audits to be conducted during each year and 66 67 related resources to be devoted to the respective audits. The 68 plan shall include a specific cybersecurity audit plan. The Chief Financial Officer, to assist in fulfilling the 69 70 responsibilities for examining, auditing, and settling accounts, 71 claims, and demands pursuant to s. 17.03(1), and examining, 72 auditing, adjusting, and settling accounts pursuant to s. 17.04, may use audits performed by the inspectors general and internal 73 74 auditors. For state agencies under the jurisdiction of the 75 Governor, the audit plans shall be submitted to the Chief

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76 Inspector General. The plan shall be submitted to the agency
77 head for approval. A copy of the approved plan shall be
78 submitted to the Auditor General.

Section 2. Subsections (8) through (21) of section
282.0041, Florida Statutes, are renumbered as subsections (9)
through (22), respectively, present subsection (22) is amended,
and a new subsection (8) is added to that section, to read:

83

282.0041 Definitions.-As used in this chapter, the term:

84 <u>(8) "Cybersecurity" means the protection afforded to</u> 85 <u>information technology resources from unauthorized access or</u> 86 <u>criminal use by ensuring the confidentiality, integrity, and</u> 87 availability of data and information.

88 (22) "Information technology security" means the 90 protection afforded to an automated information system in order 90 to attain the applicable objectives of preserving the integrity, 91 availability, and confidentiality of data, information, and 92 information technology resources.

93 Section 3. Paragraph (j) of subsection (1) of section 94 282.0051, Florida Statutes, is amended to read:

95 282.0051 Department of Management Services; Florida
96 Digital Service; powers, duties, and functions.-

97 (1) The Florida Digital Service has been created within
98 the department to propose innovative solutions that securely
99 modernize state government, including technology and information
100 services, to achieve value through digital transformation and

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101 interoperability, and to fully support the cloud-first policy as 102 specified in s. 282.206. The department, through the Florida 103 Digital Service, shall have the following powers, duties, and 104 functions:

(j) Provide operational management and oversight of the state data center established pursuant to s. 282.201, which includes:

Implementing industry standards and best practices for
 the state data center's facilities, operations, maintenance,
 planning, and management processes.

2. Developing and implementing cost-recovery mechanisms 111 112 that recover the full direct and indirect cost of services 113 through charges to applicable customer entities. Such cost-114 recovery mechanisms must comply with applicable state and 115 federal regulations concerning distribution and use of funds and must ensure that, for any fiscal year, no service or customer 116 117 entity subsidizes another service or customer entity. The 118 Florida Digital Service may recommend other payment mechanisms 119 to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives. Such 120 mechanism may be implemented only if specifically authorized by 121 122 the Legislature.

3. Developing and implementing appropriate operating
guidelines and procedures necessary for the state data center to
perform its duties pursuant to s. 282.201. The guidelines and

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126 procedures must comply with applicable state and federal laws, 127 regulations, and policies and conform to generally accepted 128 governmental accounting and auditing standards. The guidelines 129 and procedures must include, but need not be limited to:

a. Implementing a consolidated administrative support
structure responsible for providing financial management,
procurement, transactions involving real or personal property,
human resources, and operational support.

b. Implementing an annual reconciliation process to ensure that each customer entity is paying for the full direct and indirect cost of each service as determined by the customer entity's use of each service.

138 c. Providing rebates that may be credited against future139 billings to customer entities when revenues exceed costs.

d. Requiring customer entities to validate that sufficient funds exist in the appropriate data processing appropriation category or will be transferred into the appropriate data processing appropriation category before implementation of a customer entity's request for a change in the type or level of service provided, if such change results in a net increase to the customer entity's cost for that fiscal year.

e. By November 15 of each year, providing to the Office of Policy and Budget in the Executive Office of the Governor and to the chairs of the legislative appropriations committees the projected costs of providing data center services for the

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151 following fiscal year.

152 f. Providing a plan for consideration by the Legislative 153 Budget Commission if the cost of a service is increased for a 154 reason other than a customer entity's request made pursuant to 155 sub-subparagraph d. Such a plan is required only if the service 156 cost increase results in a net increase to a customer entity for 157 that fiscal year.

158 g. Standardizing and consolidating procurement and 159 contracting practices.

4. In collaboration with the Department of Law
Enforcement, developing and implementing a process for
detecting, reporting, and responding to <u>cybersecurity</u>
information technology security incidents, breaches, and
threats.

165 5. Adopting rules relating to the operation of the state 166 data center, including, but not limited to, budgeting and 167 accounting procedures, cost-recovery methodologies, and 168 operating procedures.

Section 4. Paragraph (g) of subsection (1) of section282.201, Florida Statutes, is amended to read:

171 282.201 State data center.—The state data center is
172 established within the department. The provision of data center
173 services must comply with applicable state and federal laws,
174 regulations, and policies, including all applicable security,
175 privacy, and auditing requirements. The department shall appoint

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a director of the state data center, preferably an individual
who has experience in leading data center facilities and has
expertise in cloud-computing management.

179

(1) STATE DATA CENTER DUTIES.-The state data center shall:

(g) In its procurement process, show preference for cloudcomputing solutions that minimize or do not require the purchasing, financing, or leasing of state data center infrastructure, and that meet the needs of customer agencies, that reduce costs, and that meet or exceed the applicable state and federal laws, regulations, and standards for <u>cybersecurity</u> information technology security.

187 Section 5. Subsection (2) of section 282.206, Florida188 Statutes, is amended to read:

189

282.206 Cloud-first policy in state agencies.-

(2) In its procurement process, each state agency shall show a preference for cloud-computing solutions that either minimize or do not require the use of state data center infrastructure when cloud-computing solutions meet the needs of the agency, reduce costs, and meet or exceed the applicable state and federal laws, regulations, and standards for <u>cybersecurity information technology security</u>.

197 Section 6. Section 282.318, Florida Statutes, is amended 198 to read:

199 282.318 <u>Cybersecurity</u> <del>Security of data and information</del> 200 <del>technology</del>.-

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201 (1)This section may be cited as the "Florida State Cybersecurity Act." "Information Technology Security Act." 202 203 (2) As used in this section, the term "state agency" has the same meaning as provided in s. 282.0041, except that the 204 205 term includes the Department of Legal Affairs, the Department of 206 Agriculture and Consumer Services, and the Department of 207 Financial Services. The department, acting through the Florida Digital 208 (3) 209 Service, is the lead entity responsible for establishing 210 standards and processes for assessing state agency cybersecurity 211 risks and determining appropriate security measures. Such 212 standards and processes must be consistent with generally 213 accepted technology best practices, including the National 214 Institute for Standards and Technology Cybersecurity Framework, 215 for cybersecurity. This shall include information technology 216 security, to include cybersecurity, and adopting rules that 217 mitigate risk; safeguard the state's digital assets and agency an agency's data, information, and information technology 218 219 resources to ensure availability, confidentiality, and 220 integrity; and support a centralized security governance and to mitigate risks. The department, acting through the Florida 221 222 Digital Service, shall also: Designate an employee of the Florida Digital Service 223 (a)

223 (a) Designate an employee of the Florida Digital Service 224 as the state chief information security officer. The state chief 225 information security officer must have experience and expertise

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226 in security and risk management for communications and 227 information technology resources. The employees under the 228 direction of the state chief information security officer shall be assigned to selected exempt service. The state chief 229 230 information security officer is responsible for the development, 231 operation, and management of cybersecurity for state technology 232 systems. The state chief information security officer shall be 233 notified of all confirmed or suspected incidents or threats of 234 state agency information technology resources and must report 235 such incidents or threats to the state chief information officer 236 and the Governor. 237 (b) Develop, and annually update by February 1, a 238 statewide cybersecurity information technology security 239 strategic plan that includes security goals and objectives for 240 cybersecurity, including the identification and mitigation of 241 risk, proactive protections against threats, tactical risk 242 detection, threat reporting, and response and recovery protocols 243 for a cyber incident the strategic issues of information 244 technology security policy, risk management, training, incident 245 management, and disaster recovery planning. 246 (c) Develop and publish for use by state agencies a 247 centralized cybersecurity governance an information technology security framework that, at a minimum, includes guidelines and 248 249 processes for: 250 1. Establishing asset management procedures to ensure that

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an agency's information technology resources are identified and managed consistent with their relative importance to the agency's business objectives.

254 2. Using a standard risk assessment methodology that 255 includes the identification of an agency's priorities, 256 constraints, risk tolerances, and assumptions necessary to 257 support operational risk decisions.

Completing comprehensive risk assessments and
 <u>cybersecurity</u> information technology security audits, which may
 be completed by a private sector vendor, and submitting
 completed assessments and audits to the department.

4. Identifying protection procedures to manage the
protection of an agency's information, data, and information
technology resources.

265 5. Establishing procedures for accessing information and
266 data to ensure the confidentiality, integrity, and availability
267 of such information and data.

268 6. Detecting threats through proactive monitoring of
269 events, continuous security monitoring, and defined detection
270 processes.

271 7. Establishing agency <u>cybersecurity</u> computer security
272 incident response teams and describing their responsibilities
273 for responding to <u>cybersecurity</u> information technology security
274 incidents, including breaches of personal information containing
275 confidential or exempt data.

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Recovering information and data in response to <u>a</u>
 <u>cybersecurity</u> an information technology security incident. The
 recovery may include recommended improvements to the agency
 processes, policies, or guidelines.

9. Establishing <u>a cybersecurity</u> an information technology security incident reporting process that includes procedures and tiered reporting timeframes for notifying the department and the Department of Law Enforcement of <u>cybersecurity</u> information technology security incidents. The tiered reporting timeframes shall be based upon the level of severity of the <u>cybersecurity</u> information technology security incidents being reported.

10. Incorporating information obtained through detection
 and response activities into the agency's <u>cybersecurity</u>
 <del>information technology security</del> incident response plans.

290 11. Developing agency strategic and operational
 291 <u>cybersecurity</u> information technology security plans required
 292 pursuant to this section.

293 12. Establishing the managerial, operational, and 294 technical safeguards for protecting state government data and 295 information technology resources that align with the state 296 agency risk management strategy and that protect the 297 confidentiality, integrity, and availability of information and 298 data.

- 299
- 300

(d) Assist state agencies in complying with this section.(e) In collaboration with the Cybercrime Office of the

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301 Department of Law Enforcement, annually provide training for 302 state agency information security managers and computer security 303 incident response team members that contains training on 304 cybersecurity information technology security, including 305 cybersecurity, threats, trends, and best practices. 306 Annually review the strategic and operational (f) 307 cybersecurity information technology security plans of executive 308 branch agencies. 309 (g) Provide training to all state agency technology professionals that develops, assesses, and documents 310 311 competencies by role and skill level. The training may be 312 provided in collaboration with the Cybercrime Office of the 313 Department of Law Enforcement, a private sector entity, or an 314 institution of the state university system. 315 (h) Operate and maintain a Cybersecurity Operations Center 316 led by the state chief information security officer, which must 317 be primarily virtual and staffed with tactical detection and 318 incident response personnel. The Cybersecurity Operations Center 319 shall serve as a clearinghouse for threat information and will 320 coordinate with the Department of Law Enforcement to support state agencies and their response to any confirmed or suspected 321 322 cybersecurity incident. 323 (i) Lead an Emergency Support Function, ESF CYBER, at the 324 State Emergency Operations Center. 325 In consultation with the Department of Law (j)

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326	Enforcement, have the authority to intervene in any confirmed or
327	suspected cybersecurity incident of a state agency.
328	(4) Each state agency head shall, at a minimum:
329	(a) Designate an information security manager to
330	administer the cybersecurity information technology security
331	program of the state agency. This designation must be provided
332	annually in writing to the department by January 1. A state
333	agency's cybersecurity information security manager, for
334	purposes of these information security duties, shall report
335	directly to the agency head.
336	(b) In consultation with the department, through the
337	Florida Digital Service, and the Cybercrime Office of the
338	Department of Law Enforcement, establish an agency cybersecurity
339	<del>computer security incident</del> response team to respond to <u>a</u>
340	cybersecurity an information technology security incident. The
341	agency <u>cybersecurity</u> <del>computer security incident</del> response team
342	shall convene upon notification of <u>a cybersecurity</u> an
343	information technology security incident and must immediately
344	report all confirmed or suspected incidents to the state chief
345	information security officer, or his or her designee, and comply
346	with all applicable guidelines and processes established
347	pursuant to paragraph (3)(c).
348	(c) Submit to the department annually by July 31, the
349	state agency's strategic and operational cybersecurity
350	information technology security plans developed pursuant to
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351 rules and guidelines established by the department <u>through the</u> 352 Florida Digital Service.

353 1. The state agency strategic cybersecurity information technology security plan must cover a 3-year period and, at a 354 355 minimum, define security goals, intermediate objectives, and 356 projected agency costs for the strategic issues of agency 357 information security policy, risk management, security training, 358 security incident response, and disaster recovery. The plan must be based on the statewide cybersecurity information technology 359 security strategic plan created by the department and include 360 361 performance metrics that can be objectively measured to reflect 362 the status of the state agency's progress in meeting security 363 goals and objectives identified in the agency's strategic 364 information security plan.

2. The state agency operational <u>cybersecurity</u> information technology security plan must include a progress report that objectively measures progress made towards the prior operational <u>cybersecurity</u> information technology security plan and a project plan that includes activities, timelines, and deliverables for security objectives that the state agency will implement during the current fiscal year.

(d) Conduct, and update every 3 years, a comprehensive
risk assessment <u>annually</u>, which may be completed by a private
sector vendor, to determine the security threats to the data,
information, and information technology resources, including

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376 mobile devices and print environments, of the agency. The risk 377 assessment must comply with the risk assessment methodology 378 developed by the department and is confidential and exempt from 379 s. 119.07(1), except that such information shall be available to 380 the Auditor General, the Florida Digital Service within the 381 department, the Cybercrime Office of the Department of Law 382 Enforcement, and, for state agencies under the jurisdiction of 383 the Governor, the Chief Inspector General. If a private sector 384 vendor is used to complete this requirement, it must attest to 385 the validity of the risk assessment findings.

Develop, and periodically update, written internal 386 (e) 387 policies and procedures, which include procedures for reporting cybersecurity information technology security incidents and 388 389 breaches to the Cybercrime Office of the Department of Law 390 Enforcement and the Florida Digital Service within the 391 department. Such policies and procedures must be consistent with 392 the rules, guidelines, and processes established by the 393 department to ensure the security of the data, information, and 394 information technology resources of the agency. The internal 395 policies and procedures that, if disclosed, could facilitate the 396 unauthorized modification, disclosure, or destruction of data or 397 information technology resources are confidential information and exempt from s. 119.07(1), except that such information shall 398 be available to the Auditor General, the Cybercrime Office of 399 400 the Department of Law Enforcement, the Florida Digital Service

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within the department, and, for state agencies under the 401 402 jurisdiction of the Governor, the Chief Inspector General. 403 (f) Implement managerial, operational, and technical 404 safequards and risk assessment remediation plans recommended by 405 the department to address identified risks to the data, 406 information, and information technology resources of the agency. 407 The department, through the Florida Digital Service, shall track 408 implementation by state agencies upon development of such 409 remediation plans in coordination with agency inspectors 410 general.

Ensure that periodic internal audits and evaluations 411 (a) 412 of the agency's cybersecurity information technology security 413 program for the data, information, and information technology 414 resources of the agency are conducted. The results of such 415 audits and evaluations are confidential information and exempt 416 from s. 119.07(1), except that such information shall be 417 available to the Auditor General, the Cybercrime Office of the 418 Department of Law Enforcement, the Florida Digital Service 419 within the department, and, for agencies under the jurisdiction 420 of the Governor, the Chief Inspector General.

(h) Ensure that the information technology security and cybersecurity requirements in both the written specifications for the solicitation, contracts, and service-level agreement of information technology and information technology resources and services meet or exceed the applicable state and federal laws,

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426 regulations, and standards for information technology security 427 and cybersecurity. Service-level agreements must identify 428 service provider and state agency responsibilities for privacy 429 and security, protection of government data, personnel 430 background screening, and security deliverables with associated 431 frequencies.

432 (i) Provide information technology security and 433 cybersecurity awareness training to all state agency employees in the first 30 days after commencing employment concerning 434 cybersecurity information technology security risks and the 435 436 responsibility of employees to comply with policies, standards, 437 guidelines, and operating procedures adopted by the state agency to reduce those risks. The training may be provided in 438 439 collaboration with the Cybercrime Office of the Department of 440 Law Enforcement, a private sector entity, or an institution of the state university system. 441

(j) Develop a process for detecting, reporting, and responding to threats, breaches, or <u>cybersecurity</u> information technology security incidents which is consistent with the security rules, guidelines, and processes established by the department.

All <u>cybersecurity</u> information technology security
incidents and breaches must be reported to the Florida Digital
Service within the department and the Cybercrime Office of the
Department of Law Enforcement and must comply with the

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451 notification procedures and reporting timeframes established 452 pursuant to paragraph (3)(c).

453 2. For <u>cybersecurity</u> information technology security
454 breaches, state agencies shall provide notice in accordance with
455 s. 501.171.

456 (5) Portions of records held by a state agency which 457 contain network schematics, hardware and software 458 configurations, or encryption, or which identify detection, investigation, or response practices for suspected or confirmed 459 460 cybersecurity information technology security incidents, including suspected or confirmed breaches, are confidential and 461 462 exempt from s. 119.07(1) and s. 24(a), Art. I of the State 463 Constitution, if the disclosure of such records would facilitate 464 unauthorized access to or the unauthorized modification, 465 disclosure, or destruction of:

466

(a) Data or information, whether physical or virtual; or

467

(b) Information technology resources, which includes:

Information relating to the security of the agency's
technologies, processes, and practices designed to protect
networks, computers, data processing software, and data from
attack, damage, or unauthorized access; or

472 2. Security information, whether physical or virtual,
473 which relates to the agency's existing or proposed information
474 technology systems.

475

(6) The portions of risk assessments, evaluations,

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476 external audits, and other reports of a state agency's 477 cybersecurity information technology security program for the 478 data, information, and information technology resources of the 479 state agency which are held by a state agency are confidential 480 and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 481 Constitution if the disclosure of such portions of records would 482 facilitate unauthorized access to or the unauthorized 483 modification, disclosure, or destruction of:

484

(a) Data or information, whether physical or virtual; or

485

493

(b) Information technology resources, which include:

1. Information relating to the security of the agency's technologies, processes, and practices designed to protect networks, computers, data processing software, and data from attack, damage, or unauthorized access; or

490 2. Security information, whether physical or virtual,
491 which relates to the agency's existing or proposed information
492 technology systems.

494 For purposes of this subsection, "external audit" means an audit 495 that is conducted by an entity other than the state agency that 496 is the subject of the audit.

(7) Those portions of a public meeting as specified in s.
286.011 which would reveal records which are confidential and
exempt under subsection (5) or subsection (6) are exempt from s.
286.011 and s. 24(b), Art. I of the State Constitution. No

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501 exempt portion of an exempt meeting may be off the record. All 502 exempt portions of such meeting shall be recorded and 503 transcribed. Such recordings and transcripts are confidential 504 and exempt from disclosure under s. 119.07(1) and s. 24(a), Art. 505 I of the State Constitution unless a court of competent 506 jurisdiction, after an in camera review, determines that the 507 meeting was not restricted to the discussion of data and 508 information made confidential and exempt by this section. In the event of such a judicial determination, only that portion of the 509 recording and transcript which reveals nonexempt data and 510 information may be disclosed to a third party. 511

512 (8) The portions of records made confidential and exempt 513 in subsections (5), (6), and (7) shall be available to the 514 Auditor General, the Cybercrime Office of the Department of Law 515 Enforcement, the Florida Digital Service within the department, and, for agencies under the jurisdiction of the Governor, the 516 517 Chief Inspector General. Such portions of records may be made 518 available to a local government, another state agency, or a 519 federal agency for cybersecurity information technology security 520 purposes or in furtherance of the state agency's official 521 duties.

(9) The exemptions contained in subsections (5), (6), and
(7) apply to records held by a state agency before, on, or after
the effective date of this exemption.

525

(10) Subsections (5), (6), and (7) are subject to the Open

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526	Government Sunset Review Act in accordance with s. 119.15 and				
527	shall stand repealed on October 2, 2025, unless reviewed and				
528	saved from repeal through reenactment by the Legislature.				
529	(11) The department shall adopt rules relating to				
530	cybersecurity information technology security and to administer				
531	this section.				
532	Section 7. Section 282.319, Florida Statutes, is created				
533	to read:				
534	282.319 Florida Cybersecurity Advisory Council				
535	(1) The Florida Cybersecurity Advisory Council, an				
536	advisory council as defined in s. 20.03(7), is created within				
537	the department. Except as otherwise provided in this section,				
538	the advisory council shall operate in a manner consistent with				
539	<u>s. 20.052.</u>				
540	(2) The purpose of the council is to assist the state in				
541	protecting the state's information technology resources from				
542	cyber threats and incidents.				
543	(3) The council shall assist the Florida Digital Service				
544	in implementing best cybersecurity practices, taking into				
545	consideration the final recommendations of the Florida				
546	Cybersecurity Task Force.				
547	(4) The council shall be comprised of the following				
548	members:				
549	(a) The Lieutenant Governor or his or her designee.				
550	(b) The state chief information officer.				

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551	(c) The state chief information security officer.
552	(d) The director of the Division of Emergency Management
553	or his or her designee.
554	(e) A representative of the computer crime center of the
555	Department of Law Enforcement, appointed by the executive
556	director of the department.
557	(f) A representative of the fusion center of the
558	Department of Law Enforcement, appointed by the executive
559	director of the department.
560	(g) The Chief Inspector General.
561	(h) Six members of the private sector with experience in
562	cybersecurity mitigation or response, with two appointed by the
563	Governor, two appointed by the President of the Senate, and two
564	appointed by the Speaker of the House of Representatives.
565	(5) Members shall serve for a term of 4 years; however,
566	for the purpose of providing staggered terms, the initial
567	appointments made by the President of the Senate and the Speaker
568	of the House of Representatives shall be for a term of 2 years.
569	A vacancy shall be filled for the remainder of the unexpired
570	term in the same manner as the initial appointment. All members
571	of the council are eligible for reappointment.
572	(6) The Secretary of Management Services, or his or her
573	designee, shall serve as the ex officio, nonvoting executive
574	director of the council.
575	(7) Members of the council shall serve without
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576	compensation but are entitled to receive reimbursement for per			
577	diem and travel expenses pursuant to s. 112.061.			
578	(8) The council shall meet at least quarterly to:			
579	(a) Review existing state agency cybersecurity policies.			
580	(b) Assess ongoing risks to state agency information			
581	technology.			
582	(c) Recommend a method to notify state agencies of new			
583	<u>risks.</u>			
584	(d) Recommend data breach simulation exercises.			
585	(e) Assist the Florida Digital Service in developing			
586	cybersecurity best practice recommendations for state agencies			
587	that include recommendations regarding:			
588	1. Continuous risk monitoring.			
589	2. Password management.			
590	3. Protecting data in legacy and new systems.			
591	(f) Examine inconsistencies between state and federal law			
592	regarding cybersecurity.			
593	(9) Beginning June 30, 2022, and each June 30 thereafter,			
594	the council shall submit to the President of the Senate and the			
595	Speaker of the House of Representatives any legislative			
596	recommendations considered necessary by the council to address			
597	cybersecurity.			
598	Section 8. This act shall take effect July 1, 2021.			
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