

1 A bill to be entitled
2 An act relating to cybersecurity; providing a short
3 title; amending s. 282.0041, F.S.; revising
4 definitions; amending s. 282.0051, F.S.; clarifying
5 the powers, duties, and functions of the Florida
6 Digital Service; revising the cost threshold of state
7 agency information technology projects for which the
8 Florida Digital Service must perform project
9 oversight; requiring the Florida Digital Service to
10 establish an operations committee for a certain
11 purpose and composed of certain members; requiring the
12 Governor to appoint a state chief information officer
13 subject to confirmation by the Senate; conforming
14 provisions to changes made by the act; amending s.
15 282.201, F.S.; requiring the Florida Digital Service
16 to oversee the state data center; requiring the
17 Florida Digital Service to be provided with full
18 access to state data center infrastructure; requiring
19 the Northwest Regional Data Center to provide the
20 Florida Digital Service with access to certain
21 information; conforming provisions to changes made by
22 the act; amending s. 282.318, F.S.; clarifying the
23 authority of the Florida Digital Service; requiring
24 the Florida Digital Service to oversee certain
25 cybersecurity audits; requiring a state agency to

26 | report ransomware and cybersecurity incidents within a
27 | certain time period; requiring the Florida Digital
28 | Service to notify the Governor and Legislature of
29 | certain incidents; providing that certain notification
30 | must be provided in a secure environment; requiring
31 | the Florida Digital Service to provide cybersecurity
32 | briefings to certain legislative committees;
33 | authorizing the Florida Digital Service to respond to
34 | certain cybersecurity incidents; authorizing certain
35 | legislative committees to hold closed meetings to
36 | receive certain briefings; requiring such committees
37 | to maintain the confidential and exempt status of
38 | certain records; amending s. 282.3185, F.S.; requiring
39 | a local government to report ransomware and
40 | cybersecurity incidents within a certain time period;
41 | requiring the Florida Digital Service to notify the
42 | Governor and Legislature of certain incidents;
43 | providing that certain notification must be provided
44 | in a secure environment; amending s. 282.319, F.S.;
45 | revising the membership of the Florida Cybersecurity
46 | Advisory Council; providing that members of certain
47 | legislative committees must be invited to and may
48 | attend meetings of the council; providing
49 | construction; creating s. 282.3195, F.S.; creating the
50 | State Technology Advancement Council within the

51 Executive Office of the Governor; providing for the
52 purpose, membership, terms of office, and meetings of
53 the council and members; providing requirements for
54 members relating to confidential and exempt
55 information and certain agreements; requiring the
56 council to submit an annual report to the Governor and
57 Legislature beginning on a specified date; creating s.
58 768.401, F.S.; providing a presumption against
59 liability in connection with a cybersecurity incident
60 for a county, municipality, or commercial entity that
61 complies with certain requirements; requiring certain
62 entities to adopt certain revised frameworks or
63 standards within a specified time period; providing
64 that a private cause of action is not established;
65 providing that certain failures are not evidence of
66 negligence and do not constitute negligence per se;
67 amending s. 1004.649, F.S.; conforming provisions to
68 changes made by the act; providing an effective date.
69

70 Be It Enacted by the Legislature of the State of Florida:
71

72 Section 1. This act may be cited as the "Florida Cyber
73 Protection Act."

74 Section 2. Subsections (1), (7), (19), and (28) of section
75 282.0041, Florida Statutes, are amended to read:

76 282.0041 Definitions.—As used in this chapter, the term:

77 (1) "Agency assessment" means the amount each customer
 78 entity must pay annually for services from the Florida Digital
 79 Service Department of Management Services and includes
 80 administrative and data center services costs.

81 (7) "Customer entity" means an entity that obtains
 82 services from the Florida Digital Service Department of
 83 Management Services.

84 (19) "Incident" means a violation or an imminent threat of
 85 violation, whether such violation is accidental or deliberate,
 86 of information technology resources, security, policies, or
 87 practices which may jeopardize the confidentiality, integrity,
 88 or availability of an information technology system or the
 89 information the system processes, stores, or transmits. An
 90 imminent threat of violation refers to a situation in which a
 91 state agency, county, or municipality has a factual basis for
 92 believing that a specific incident is about to occur.

93 (28) "Ransomware incident" means a malicious cybersecurity
 94 incident in which a person or an entity introduces software that
 95 gains unauthorized access to or encrypts, modifies, or otherwise
 96 renders unavailable a state agency's, county's, or
 97 municipality's data and thereafter the person or entity demands
 98 a ransom to prevent the publication of the data, restore access
 99 to the data, or otherwise remediate the impact of the software.
 100 Such incidents are commonly referred to as cyberextortion.

101 Section 3. Section 282.0051, Florida Statutes, is amended
 102 to read:

103 282.0051 Department of Management Services; Florida
 104 Digital Service; powers, duties, and functions.—

105 (1) The Florida Digital Service is ~~has been~~ created within
 106 the department to propose innovative solutions that securely
 107 modernize state government, including technology and information
 108 services, to achieve value through digital transformation and
 109 interoperability, and to fully support the cloud-first policy as
 110 specified in s. 282.206. The ~~department, through the~~ Florida
 111 Digital Service, shall have the following powers, duties, and
 112 functions:

113 (a) Develop and publish information technology policy for
 114 the management of the state's information technology resources.

115 (b) Develop an enterprise architecture that:

116 1. Acknowledges the unique needs of the entities within
 117 the enterprise in the development and publication of standards
 118 and terminologies to facilitate digital interoperability;

119 2. Supports the cloud-first policy as specified in s.
 120 282.206; and

121 3. Addresses how information technology infrastructure may
 122 be modernized to achieve cloud-first objectives.

123 (c) Establish project management and oversight standards
 124 with which state agencies must comply when implementing
 125 information technology projects. The ~~department, acting through~~

126 ~~the~~ Florida Digital Service~~7~~ shall provide training
127 opportunities to state agencies to assist in the adoption of the
128 project management and oversight standards. To support data-
129 driven decisionmaking, the standards must include, but are not
130 limited to:

131 1. Performance measurements and metrics that objectively
132 reflect the status of an information technology project based on
133 a defined and documented project scope, cost, and schedule.

134 2. Methodologies for calculating acceptable variances in
135 the projected versus actual scope, schedule, or cost of an
136 information technology project.

137 3. Reporting requirements, including requirements designed
138 to alert all defined stakeholders that an information technology
139 project has exceeded acceptable variances defined and documented
140 in a project plan.

141 4. Content, format, and frequency of project updates.

142 5. Technical standards to ensure an information technology
143 project complies with the enterprise architecture.

144 (d) Perform project oversight on all state agency
145 information technology projects that have total project costs of
146 \$5 ~~\$10~~ million or more and that are funded in the General
147 Appropriations Act or any other law. The ~~department, acting~~
148 ~~through the~~ Florida Digital Service~~7~~ shall report at least
149 quarterly to the Executive Office of the Governor, the President
150 of the Senate, and the Speaker of the House of Representatives

151 on any information technology project that the Florida Digital
 152 Service ~~department~~ identifies as high-risk due to the project
 153 exceeding acceptable variance ranges defined and documented in a
 154 project plan. The report must include a risk assessment,
 155 including fiscal risks, associated with proceeding to the next
 156 stage of the project, and a recommendation for corrective
 157 actions required, including suspension or termination of the
 158 project.

159 (e) Identify opportunities for standardization and
 160 consolidation of information technology services that support
 161 interoperability and the cloud-first policy, as specified in s.
 162 282.206, and business functions and operations, including
 163 administrative functions such as purchasing, accounting and
 164 reporting, cash management, and personnel, and that are common
 165 across state agencies. The ~~department, acting through the~~
 166 Florida Digital Service, shall biennially on January 1 of each
 167 even-numbered year provide recommendations for standardization
 168 and consolidation to the Executive Office of the Governor, the
 169 President of the Senate, and the Speaker of the House of
 170 Representatives.

171 (f) Establish best practices for the procurement of
 172 information technology products and cloud-computing services in
 173 order to reduce costs, increase the quality of data center
 174 services, or improve government services.

175 (g) Develop standards for information technology reports

176 and updates, including, but not limited to, operational work
177 plans, project spend plans, and project status reports, for use
178 by state agencies.

179 (h) Upon request, assist state agencies in the development
180 of information technology-related legislative budget requests.

181 (i) Conduct annual assessments of state agencies to
182 determine compliance with all information technology standards
183 and guidelines developed and published by the Florida Digital
184 Service ~~department~~ and provide results of the assessments to the
185 Executive Office of the Governor, the President of the Senate,
186 and the Speaker of the House of Representatives.

187 (j) Conduct a market analysis not less frequently than
188 every 3 years beginning in 2021 to determine whether the
189 information technology resources within the enterprise are
190 utilized in the most cost-effective and cost-efficient manner,
191 while recognizing that the replacement of certain legacy
192 information technology systems within the enterprise may be cost
193 prohibitive or cost inefficient due to the remaining useful life
194 of those resources; whether the enterprise is complying with the
195 cloud-first policy specified in s. 282.206; and whether the
196 enterprise is utilizing best practices with respect to
197 information technology, information services, and the
198 acquisition of emerging technologies and information services.
199 Each market analysis shall be used to prepare a strategic plan
200 for continued and future information technology and information

HB 1511

2023

201 services for the enterprise, including, but not limited to,
202 proposed acquisition of new services or technologies and
203 approaches to the implementation of any new services or
204 technologies. Copies of each market analysis and accompanying
205 strategic plan must be submitted to the Executive Office of the
206 Governor, the President of the Senate, and the Speaker of the
207 House of Representatives not later than December 31 of each year
208 that a market analysis is conducted.

209 (k) Recommend other information technology services that
210 should be designed, delivered, and managed as enterprise
211 information technology services. Recommendations must include
212 the identification of existing information technology resources
213 associated with the services, if existing services must be
214 transferred as a result of being delivered and managed as
215 enterprise information technology services.

216 (l) In consultation with state agencies, propose a
217 methodology and approach for identifying and collecting both
218 current and planned information technology expenditure data at
219 the state agency level.

220 (m)1. Notwithstanding any other law, provide project
221 oversight on any information technology project of the
222 Department of Financial Services, the Department of Legal
223 Affairs, and the Department of Agriculture and Consumer Services
224 which has a total project cost of \$20 million or more. Such
225 information technology projects must also comply with the

HB 1511

2023

226 applicable information technology architecture, project
227 management and oversight, and reporting standards established by
228 the ~~department, acting through the~~ Florida Digital Service.

229 2. When performing the project oversight function
230 specified in subparagraph 1., report at least quarterly to the
231 Executive Office of the Governor, the President of the Senate,
232 and the Speaker of the House of Representatives on any
233 information technology project that the ~~department, acting~~
234 ~~through the~~ Florida Digital Service, identifies as high-risk due
235 to the project exceeding acceptable variance ranges defined and
236 documented in the project plan. The report shall include a risk
237 assessment, including fiscal risks, associated with proceeding
238 to the next stage of the project and a recommendation for
239 corrective actions required, including suspension or termination
240 of the project.

241 (n) If an information technology project implemented by a
242 state agency must be connected to or otherwise accommodated by
243 an information technology system administered by the Department
244 of Financial Services, the Department of Legal Affairs, or the
245 Department of Agriculture and Consumer Services, consult with
246 these departments regarding the risks and other effects of such
247 projects on their information technology systems and work
248 cooperatively with these departments regarding the connections,
249 interfaces, timing, or accommodations required to implement such
250 projects.

251 (o) If adherence to standards or policies adopted by or
 252 established pursuant to this section causes conflict with
 253 federal regulations or requirements imposed on an entity within
 254 the enterprise and results in adverse action against an entity
 255 or federal funding, work with the entity to provide alternative
 256 standards, policies, or requirements that do not conflict with
 257 the federal regulation or requirement. The ~~department, acting~~
 258 ~~through the~~ Florida Digital Service, shall annually report such
 259 alternative standards to the Executive Office of the Governor,
 260 the President of the Senate, and the Speaker of the House of
 261 Representatives.

262 (p)1. Establish an information technology policy for all
 263 information technology-related state contracts, including state
 264 term contracts for information technology commodities,
 265 consultant services, and staff augmentation services. The
 266 information technology policy must include:

- 267 a. Identification of the information technology product
- 268 and service categories to be included in state term contracts.
- 269 b. Requirements to be included in solicitations for state
- 270 term contracts.
- 271 c. Evaluation criteria for the award of information
- 272 technology-related state term contracts.
- 273 d. The term of each information technology-related state
- 274 term contract.
- 275 e. The maximum number of vendors authorized on each state

276 term contract.

277 f. At a minimum, a requirement that any contract for
278 information technology commodities or services meet the National
279 Institute of Standards and Technology Cybersecurity Framework.

280 g. For an information technology project wherein project
281 oversight is required pursuant to paragraph (d) or paragraph
282 (m), a requirement that independent verification and validation
283 be employed throughout the project life cycle with the primary
284 objective of independent verification and validation being to
285 provide an objective assessment of products and processes
286 throughout the project life cycle. An entity providing
287 independent verification and validation may not have technical,
288 managerial, or financial interest in the project and may not
289 have responsibility for, or participate in, any other aspect of
290 the project.

291 2. Evaluate vendor responses for information technology-
292 related state term contract solicitations and invitations to
293 negotiate.

294 3. Answer vendor questions on information technology-
295 related state term contract solicitations.

296 4. Ensure that the information technology policy
297 established pursuant to subparagraph 1. is included in all
298 solicitations and contracts that are administratively executed
299 by the department.

300 (q) Recommend potential methods for standardizing data

301 across state agencies which will promote interoperability and
 302 reduce the collection of duplicative data.

303 (r) Recommend open data technical standards and
 304 terminologies for use by the enterprise.

305 (s) Ensure that enterprise information technology
 306 solutions are capable of utilizing an electronic credential and
 307 comply with the enterprise architecture standards.

308 (t) Establish an operations committee that shall meet as
 309 necessary for the purpose of developing collaborative efforts
 310 between agencies and other governmental entities relating to
 311 cybersecurity issues, including the coordination of response
 312 efforts relating to cybersecurity incidents and issues relating
 313 to the interoperability of agency projects. The state chief
 314 information security officer shall serve as the executive
 315 director of the committee. The committee shall be composed of
 316 the following members:

- 317 1. The Attorney General, or his or her designee.
- 318 2. The Secretary of State, or his or her designee.
- 319 3. The executive director of the Department of Law
 320 Enforcement, or his or her designee.
- 321 4. A representative of each state agency.
- 322 5. A representative of the Florida State Guard.
- 323 6. A representative of the Florida National Guard.

324 (2) (a) The Governor shall appoint ~~Secretary of Management~~
 325 ~~Services shall designate~~ a state chief information officer,

HB 1511

2023

326 subject to confirmation by the Senate, who shall administer the
327 Florida Digital Service. The state chief information officer,
328 before ~~prior to~~ appointment, must have at least 5 years of
329 experience in the development of information system strategic
330 planning and development or information technology policy, and,
331 preferably, have leadership-level experience in the design,
332 development, and deployment of interoperable software and data
333 solutions.

334 (b) The state chief information officer, ~~in consultation~~
335 ~~with the Secretary of Management Services,~~ shall designate a
336 state chief data officer. The chief data officer must be a
337 proven and effective administrator who must have significant and
338 substantive experience in data management, data governance,
339 interoperability, and security.

340 (3) The ~~department, acting through the~~ Florida Digital
341 Service, ~~and~~ from funds appropriated to the Florida Digital
342 Service, shall:

343 (a) Create, ~~not later than December 1, 2022,~~ and maintain
344 a comprehensive indexed data catalog in collaboration with the
345 enterprise that lists the data elements housed within the
346 enterprise and the legacy system or application in which these
347 data elements are located. The data catalog must, at a minimum,
348 specifically identify all data that is restricted from public
349 disclosure based on federal or state laws and regulations and
350 require that all such information be protected in accordance

351 with s. 282.318.

352 (b) Develop and publish, ~~not later than December 1, 2022,~~
353 in collaboration with the enterprise, a data dictionary for each
354 agency that reflects the nomenclature in the comprehensive
355 indexed data catalog.

356 (c) Adopt, by rule, standards that support the creation
357 and deployment of an application programming interface to
358 facilitate integration throughout the enterprise.

359 (d) Adopt, by rule, standards necessary to facilitate a
360 secure ecosystem of data interoperability that is compliant with
361 the enterprise architecture.

362 (e) Adopt, by rule, standards that facilitate the
363 deployment of applications or solutions to the existing
364 enterprise system in a controlled and phased approach.

365 (f) After submission of documented use cases developed in
366 conjunction with the affected agencies, assist the affected
367 agencies with the deployment, contingent upon a specific
368 appropriation therefor, of new interoperable applications and
369 solutions:

370 1. For the Department of Health, the Agency for Health
371 Care Administration, the Agency for Persons with Disabilities,
372 the Department of Education, the Department of Elderly Affairs,
373 and the Department of Children and Families.

374 2. To support military members, veterans, and their
375 families.

376 (4) For information technology projects that have a total
 377 project costs ~~cost~~ of \$5 ~~\$10~~ million or more:

378 (a) State agencies must provide the Florida Digital
 379 Service with written notice of any planned procurement of an
 380 information technology project.

381 (b) The Florida Digital Service must participate in the
 382 development of specifications and recommend modifications to any
 383 planned procurement of an information technology project by
 384 state agencies so that the procurement complies with the
 385 enterprise architecture.

386 (c) The Florida Digital Service must participate in post-
 387 award contract monitoring.

388 (5) The department, acting through the Florida Digital
 389 Service, may not retrieve or disclose any data without a shared-
 390 data agreement in place between the department and the
 391 enterprise entity that has primary custodial responsibility of,
 392 or data-sharing responsibility for, that data.

393 (6) ~~The department, acting through the~~ Florida Digital
 394 Service, shall adopt rules to administer this section.

395 Section 4. Section 282.201, Florida Statutes, is amended
 396 to read:

397 282.201 State data center.—The state data center is
 398 established within the department and shall be overseen by the
 399 Florida Digital Service. The provision of data center services
 400 must comply with applicable state and federal laws, regulations,

401 and policies, including all applicable security, privacy, and
402 auditing requirements. The Florida Digital Service ~~department~~
403 shall appoint a director of the state data center who has
404 experience in leading data center facilities and has expertise
405 in cloud-computing management. The Florida Digital Service shall
406 be provided with full access to state data center
407 infrastructure.

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

409 (a) Offer, develop, and support the services and
410 applications defined in service-level agreements executed with
411 its customer entities.

412 (b) Maintain performance of the state data center by
413 ensuring proper data backup; data backup recovery; disaster
414 recovery; and appropriate security, power, cooling, fire
415 suppression, and capacity.

416 (c) Develop and implement business continuity and disaster
417 recovery plans, and annually conduct a live exercise of each
418 plan.

419 (d) Enter into a service-level agreement with each
420 customer entity to provide the required type and level of
421 service or services. If a customer entity fails to execute an
422 agreement within 60 days after commencement of a service, the
423 state data center may cease service. A service-level agreement
424 may not have a term exceeding 3 years and at a minimum must:

425 1. Identify the parties and their roles, duties, and

426 | responsibilities under the agreement.

427 | 2. State the duration of the contract term and specify the
428 | conditions for renewal.

429 | 3. Identify the scope of work.

430 | 4. Identify the products or services to be delivered with
431 | sufficient specificity to permit an external financial or
432 | performance audit.

433 | 5. Establish the services to be provided, the business
434 | standards that must be met for each service, the cost of each
435 | service by agency application, and the metrics and processes by
436 | which the business standards for each service are to be
437 | objectively measured and reported.

438 | 6. Provide a timely billing methodology to recover the
439 | costs of services provided to the customer entity pursuant to s.
440 | 215.422.

441 | 7. Provide a procedure for modifying the service-level
442 | agreement based on changes in the type, level, and cost of a
443 | service.

444 | 8. Include a right-to-audit clause to ensure that the
445 | parties to the agreement have access to records for audit
446 | purposes during the term of the service-level agreement.

447 | 9. Provide that a service-level agreement may be
448 | terminated by either party for cause only after giving the other
449 | party and the Florida Digital Service ~~department~~ notice in
450 | writing of the cause for termination and an opportunity for the

451 other party to resolve the identified cause within a reasonable
452 period.

453 10. Provide for mediation of disputes by the Division of
454 Administrative Hearings pursuant to s. 120.573.

455 (e) For purposes of chapter 273, be the custodian of
456 resources and equipment located in and operated, supported, and
457 managed by the state data center.

458 (f) Assume administrative access rights to resources and
459 equipment, including servers, network components, and other
460 devices, consolidated into the state data center.

461 1. Upon consolidation, a state agency shall relinquish
462 administrative rights to consolidated resources and equipment.
463 State agencies required to comply with federal and state
464 criminal justice information security rules and policies shall
465 retain administrative access rights sufficient to comply with
466 the management control provisions of those rules and policies;
467 however, the state data center shall have the appropriate type
468 or level of rights to allow the center to comply with its duties
469 pursuant to this section. The Department of Law Enforcement
470 shall serve as the arbiter of disputes pertaining to the
471 appropriate type and level of administrative access rights
472 pertaining to the provision of management control in accordance
473 with the federal criminal justice information guidelines.

474 2. The state data center shall provide customer entities
475 with access to applications, servers, network components, and

HB 1511

2023

476 other devices necessary for entities to perform business
477 activities and functions, and as defined and documented in a
478 service-level agreement.

479 (g) In its procurement process, show preference for cloud-
480 computing solutions that minimize or do not require the
481 purchasing, financing, or leasing of state data center
482 infrastructure, and that meet the needs of customer agencies,
483 that reduce costs, and that meet or exceed the applicable state
484 and federal laws, regulations, and standards for cybersecurity.

485 (h) Assist customer entities in transitioning from state
486 data center services to the Northwest Regional Data Center or
487 other third-party cloud-computing services procured by a
488 customer entity or by the Northwest Regional Data Center on
489 behalf of a customer entity.

490 (2) USE OF THE STATE DATA CENTER.—The following are exempt
491 from the use of the state data center: the Department of Law
492 Enforcement, the Department of the Lottery's Gaming System,
493 Systems Design and Development in the Office of Policy and
494 Budget, the regional traffic management centers as described in
495 s. 335.14(2) and the Office of Toll Operations of the Department
496 of Transportation, the State Board of Administration, state
497 attorneys, public defenders, criminal conflict and civil
498 regional counsel, capital collateral regional counsel, and the
499 Florida Housing Finance Corporation.

500 (3) AGENCY LIMITATIONS.—Unless exempt from the use of the

501 state data center pursuant to this section or authorized by the
 502 Legislature, a state agency may not:

503 (a) Create a new agency computing facility or data center,
 504 or expand the capability to support additional computer
 505 equipment in an existing agency computing facility or data
 506 center; or

507 (b) Terminate services with the state data center without
 508 giving written notice of intent to terminate services 180 days
 509 before such termination.

510 (4) FLORIDA DIGITAL SERVICE ~~DEPARTMENT~~ RESPONSIBILITIES.—
 511 The Florida Digital Service ~~department~~ shall provide operational
 512 management and oversight of the state data center, which
 513 includes:

514 (a) Implementing industry standards and best practices for
 515 the state data center's facilities, operations, maintenance,
 516 planning, and management processes.

517 (b) Developing and implementing cost-recovery mechanisms
 518 that recover the full direct and indirect cost of services
 519 through charges to applicable customer entities. Such cost-
 520 recovery mechanisms must comply with applicable state and
 521 federal regulations concerning distribution and use of funds and
 522 must ensure that, for any fiscal year, no service or customer
 523 entity subsidizes another service or customer entity. The
 524 Florida Digital Service ~~department~~ may recommend other payment
 525 mechanisms to the Executive Office of the Governor, the

526 President of the Senate, and the Speaker of the House of
 527 Representatives. Such mechanisms may be implemented only if
 528 specifically authorized by the Legislature.

529 (c) Developing and implementing appropriate operating
 530 guidelines and procedures necessary for the state data center to
 531 perform its duties pursuant to subsection (1). The guidelines
 532 and procedures must comply with applicable state and federal
 533 laws, regulations, and policies and conform to generally
 534 accepted governmental accounting and auditing standards. The
 535 guidelines and procedures must include, but need not be limited
 536 to:

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

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

545 3. Providing rebates that may be credited against future
 546 billings to customer entities when revenues exceed costs.

547 4. Requiring customer entities to validate that sufficient
 548 funds exist before implementation of a customer entity's request
 549 for a change in the type or level of service provided, if such
 550 change results in a net increase to the customer entity's cost

551 for that fiscal year.

552 5. By November 15 of each year, providing to the Office of
553 Policy and Budget in the Executive Office of the Governor and to
554 the chairs of the legislative appropriations committees the
555 projected costs of providing data center services for the
556 following fiscal year.

557 6. Providing a plan for consideration by the Legislative
558 Budget Commission if the cost of a service is increased for a
559 reason other than a customer entity's request made pursuant to
560 subparagraph 4. Such a plan is required only if the service cost
561 increase results in a net increase to a customer entity for that
562 fiscal year.

563 7. Standardizing and consolidating procurement and
564 contracting practices.

565 (d) In collaboration with the Department of Law
566 Enforcement and the Florida Digital Service, developing and
567 implementing a process for detecting, reporting, and responding
568 to cybersecurity incidents, breaches, and threats.

569 (e) Adopting rules relating to the operation of the state
570 data center, including, but not limited to, budgeting and
571 accounting procedures, cost-recovery methodologies, and
572 operating procedures.

573 (5) NORTHWEST REGIONAL DATA CENTER CONTRACT.—In order for
574 the Florida Digital Service ~~department~~ to carry out its duties
575 and responsibilities relating to the state data center, the

576 state chief information officer shall assume responsibility for
 577 the contract entered into by the secretary of the department
 578 ~~shall contract by July 1, 2022,~~ with the Northwest Regional Data
 579 Center pursuant to s. 287.057(11). The contract shall provide
 580 that the Northwest Regional Data Center will manage the
 581 operations of the state data center and provide data center
 582 services to state agencies. Notwithstanding the terms of the
 583 contract, the Northwest Regional Data Center must provide the
 584 Florida Digital Service with access to information regarding the
 585 operations of the state data center.

586 (a) The Florida Digital Service ~~department~~ shall provide
 587 contract oversight, including, but not limited to, reviewing
 588 invoices provided by the Northwest Regional Data Center for
 589 services provided to state agency customers.

590 (b) The Florida Digital Service ~~department~~ shall approve
 591 or request updates to invoices within 10 business days after
 592 receipt. If the Florida Digital Service ~~department~~ does not
 593 respond to the Northwest Regional Data Center, the invoice will
 594 be approved by default. The Northwest Regional Data Center must
 595 submit approved invoices directly to state agency customers.

596 Section 5. Subsection (10) of section 282.318, Florida
 597 Statutes, is renumbered as subsection (11), subsections (3),
 598 (4), and (7) and present subsection (10) are amended, and a new
 599 subsection (10) is added to that section, to read:

600 282.318 Cybersecurity.—

601 (3) The ~~department, acting through the~~ Florida Digital
 602 Service⁷ is the lead entity responsible for establishing
 603 standards and processes for assessing state agency cybersecurity
 604 risks and determining appropriate security measures. Such
 605 standards and processes must be consistent with generally
 606 accepted technology best practices, including the National
 607 Institute for Standards and Technology Cybersecurity Framework,
 608 for cybersecurity. The ~~department, acting through the~~ Florida
 609 Digital Service⁷ shall adopt rules that mitigate risks;
 610 safeguard state agency digital assets, data, information, and
 611 information technology resources to ensure availability,
 612 confidentiality, and integrity; and support a security
 613 governance framework. The ~~department, acting through the~~ Florida
 614 Digital Service⁷ shall also:

615 (a) Designate an employee of the Florida Digital Service
 616 as the state chief information security officer. The state chief
 617 information security officer must have experience and expertise
 618 in security and risk management for communications and
 619 information technology resources. The state chief information
 620 security officer is responsible for the development, operation,
 621 and oversight of cybersecurity for state technology systems. The
 622 state chief information security officer shall be notified of
 623 all confirmed or suspected incidents or threats of state agency
 624 information technology resources and must report such incidents
 625 or threats to the state chief information officer and the

626 Governor.

627 (b) Develop, and annually update by February 1, a
628 statewide cybersecurity strategic plan that includes security
629 goals and objectives for cybersecurity, including the
630 identification and mitigation of risk, proactive protections
631 against threats, tactical risk detection, threat reporting, and
632 response and recovery protocols for a cyber incident.

633 (c) Develop and publish for use by state agencies a
634 cybersecurity governance framework that, at a minimum, includes
635 guidelines and processes for:

636 1. Establishing asset management procedures to ensure that
637 an agency's information technology resources are identified and
638 managed consistent with their relative importance to the
639 agency's business objectives.

640 2. Using a standard risk assessment methodology that
641 includes the identification of an agency's priorities,
642 constraints, risk tolerances, and assumptions necessary to
643 support operational risk decisions.

644 3. Completing comprehensive risk assessments and
645 cybersecurity audits, which may be completed by a private sector
646 vendor, and submitting completed assessments and audits to the
647 Florida Digital Service. The Florida Digital Service shall
648 oversee any cybersecurity audit completed by a private sector
649 vendor to ensure that the audit meets applicable standards,
650 processes, and timelines ~~department.~~

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

654 5. Establishing procedures for accessing information and
 655 data to ensure the confidentiality, integrity, and availability
 656 of such information and data.

657 6. Detecting threats through proactive monitoring of
 658 events, continuous security monitoring, and defined detection
 659 processes.

660 7. Establishing agency cybersecurity incident response
 661 teams and describing their responsibilities for responding to
 662 cybersecurity incidents, including breaches of personal
 663 information containing confidential or exempt data.

664 8. Recovering information and data in response to a
 665 cybersecurity incident. The recovery may include recommended
 666 improvements to the agency processes, policies, or guidelines.

667 9. Establishing a cybersecurity incident reporting process
 668 that includes procedures for notifying the Florida Digital
 669 Service ~~department~~ and the Department of Law Enforcement of
 670 cybersecurity incidents.

671 a. The level of severity of the cybersecurity incident is
 672 defined by the National Cyber Incident Response Plan of the
 673 United States Department of Homeland Security as follows:

674 (I) Level 5 is an emergency-level incident within the
 675 specified jurisdiction that poses an imminent threat to the

676 provision of wide-scale critical infrastructure services;
 677 national, state, or local government security; or the lives of
 678 the country's, state's, or local government's residents.

679 (II) Level 4 is a severe-level incident that is likely to
 680 result in a significant impact in the affected jurisdiction to
 681 public health or safety; national, state, or local security;
 682 economic security; or civil liberties.

683 (III) Level 3 is a high-level incident that is likely to
 684 result in a demonstrable impact in the affected jurisdiction to
 685 public health or safety; national, state, or local security;
 686 economic security; civil liberties; or public confidence.

687 (IV) Level 2 is a medium-level incident that may impact
 688 public health or safety; national, state, or local security;
 689 economic security; civil liberties; or public confidence.

690 (V) Level 1 is a low-level incident that is unlikely to
 691 impact public health or safety; national, state, or local
 692 security; economic security; civil liberties; or public
 693 confidence.

694 b. The cybersecurity incident reporting process must
 695 specify the information that must be reported by a state agency
 696 following a cybersecurity incident or ransomware incident,
 697 which, at a minimum, must include the following:

698 (I) A summary of the facts surrounding the cybersecurity
 699 incident or ransomware incident.

700 (II) The date on which the state agency most recently

701 backed up its data; the physical location of the backup, if the
 702 backup was affected; and if the backup was created using cloud
 703 computing.

704 (III) The types of data compromised by the cybersecurity
 705 incident or ransomware incident.

706 (IV) The estimated fiscal impact of the cybersecurity
 707 incident or ransomware incident.

708 (V) In the case of a ransomware incident, the details of
 709 the ransom demanded.

710 c.(I) A state agency shall report all ransomware incidents
 711 and ~~any~~ cybersecurity incidents ~~incident determined by the state~~
 712 ~~agency to be of severity level 3, 4, or 5~~ to the Florida Digital
 713 Service, the Cybersecurity Operations Center, and the Cybercrime
 714 Office of the Department of Law Enforcement as soon as possible
 715 but no later than 4 ~~48~~ hours after discovery of the
 716 cybersecurity incident and no later than 2 ~~12~~ hours after
 717 discovery of the ransomware incident. The report must contain
 718 the information required in sub-subparagraph b. The Florida
 719 Digital Service shall notify the Governor, the President of the
 720 Senate, and the Speaker of the House of Representatives of any
 721 incident discovered by a state agency but not timely reported
 722 under this sub-sub-subparagraph.

723 (II) The Cybersecurity Operations Center shall notify the
 724 President of the Senate and the Speaker of the House of
 725 Representatives of any severity level 3, 4, or 5 incident as

HB 1511

2023

726 soon as possible but no later than 12 hours after receiving a
727 state agency's incident report. The notification must include a
728 high-level description of the incident and the likely effects
729 and must be provided in a secure environment.

730 ~~d. A state agency shall report a cybersecurity incident~~
731 ~~determined by the state agency to be of severity level 1 or 2 to~~
732 ~~the Cybersecurity Operations Center and the Cybercrime Office of~~
733 ~~the Department of Law Enforcement as soon as possible. The~~
734 ~~report must contain the information required in sub-subparagraph~~
735 ~~b.~~

736 ~~e.~~ The Cybersecurity Operations Center shall provide a
737 consolidated incident report on a quarterly basis to the
738 President of the Senate, the Speaker of the House of
739 Representatives, and the Florida Cybersecurity Advisory Council.
740 The report provided to the Florida Cybersecurity Advisory
741 Council may not contain the name of any agency, network
742 information, or system identifying information but must contain
743 sufficient relevant information to allow the Florida
744 Cybersecurity Advisory Council to fulfill its responsibilities
745 as required in s. 282.319(9).

746 10. Incorporating information obtained through detection
747 and response activities into the agency's cybersecurity incident
748 response plans.

749 11. Developing agency strategic and operational
750 cybersecurity plans required pursuant to this section.

751 12. Establishing the managerial, operational, and
752 technical safeguards for protecting state government data and
753 information technology resources that align with the state
754 agency risk management strategy and that protect the
755 confidentiality, integrity, and availability of information and
756 data.

757 13. Establishing procedures for procuring information
758 technology commodities and services that require the commodity
759 or service to meet the National Institute of Standards and
760 Technology Cybersecurity Framework.

761 14. Submitting after-action reports following a
762 cybersecurity incident or ransomware incident. Such guidelines
763 and processes for submitting after-action reports must be
764 developed and published by December 1, 2022.

765 (d) Assist state agencies in complying with this section.

766 (e) In collaboration with the Cybercrime Office of the
767 Department of Law Enforcement, annually provide training for
768 state agency information security managers and computer security
769 incident response team members that contains training on
770 cybersecurity, including cybersecurity threats, trends, and best
771 practices.

772 (f) Annually review the strategic and operational
773 cybersecurity plans of state agencies.

774 (g) Annually provide cybersecurity training to all state
775 agency technology professionals and employees with access to

776 highly sensitive information which develops, assesses, and
777 documents competencies by role and skill level. The
778 cybersecurity training curriculum must include training on the
779 identification of each cybersecurity incident severity level
780 referenced in sub-subparagraph (c)9.a. The training may be
781 provided in collaboration with the Cybercrime Office of the
782 Department of Law Enforcement, a private sector entity, or an
783 institution of the State University System.

784 (h) Operate and maintain a Cybersecurity Operations Center
785 led by the state chief information security officer, which must
786 be primarily virtual and staffed with tactical detection and
787 incident response personnel. The Cybersecurity Operations Center
788 shall serve as a clearinghouse for threat information and
789 coordinate with the Department of Law Enforcement to support
790 state agencies and their response to any confirmed or suspected
791 cybersecurity incident.

792 (i) Lead an Emergency Support Function, ESF CYBER, under
793 the state comprehensive emergency management plan as described
794 in s. 252.35.

795 (j) Provide cybersecurity briefings to the members of any
796 legislative committee or subcommittee responsible for policy
797 matters relating to cybersecurity.

798 (k) Have the authority to respond to any state agency
799 cybersecurity incident.

800 (4) Each state agency head shall, at a minimum:

HB 1511

2023

801 (a) Designate an information security manager to
802 administer the cybersecurity program of the state agency. This
803 designation must be provided annually in writing to the Florida
804 Digital Service ~~department~~ by January 1. A state agency's
805 information security manager, for purposes of these information
806 security duties, shall report directly to the agency head.

807 (b) In consultation with the ~~department, through the~~
808 Florida Digital Service, and the Cybercrime Office of the
809 Department of Law Enforcement, establish an agency cybersecurity
810 response team to respond to a cybersecurity incident. The agency
811 cybersecurity response team shall convene upon notification of a
812 cybersecurity incident and must immediately report all confirmed
813 or suspected incidents to the state chief information security
814 officer, or his or her designee, and comply with all applicable
815 guidelines and processes established pursuant to paragraph
816 (3)(c).

817 (c) Submit to the Florida Digital Service ~~department~~
818 annually by July 31, the state agency's strategic and
819 operational cybersecurity plans developed pursuant to rules and
820 guidelines established by the ~~department, through the~~ Florida
821 Digital Service.

822 1. The state agency strategic cybersecurity plan must
823 cover a 3-year period and, at a minimum, define security goals,
824 intermediate objectives, and projected agency costs for the
825 strategic issues of agency information security policy, risk

HB 1511

2023

826 management, security training, security incident response, and
827 disaster recovery. The plan must be based on the statewide
828 cybersecurity strategic plan created by the Florida Digital
829 Service ~~department~~ and include performance metrics that can be
830 objectively measured to reflect the status of the state agency's
831 progress in meeting security goals and objectives identified in
832 the agency's strategic information security plan.

833 2. The state agency operational cybersecurity plan must
834 include a progress report that objectively measures progress
835 made towards the prior operational cybersecurity plan and a
836 project plan that includes activities, timelines, and
837 deliverables for security objectives that the state agency will
838 implement during the current fiscal year.

839 (d) Conduct, and update every 3 years, a comprehensive
840 risk assessment, which may be completed by a private sector
841 vendor, to determine the security threats to the data,
842 information, and information technology resources, including
843 mobile devices and print environments, of the agency. The risk
844 assessment must comply with the risk assessment methodology
845 developed by the Florida Digital Service ~~department~~ and is
846 confidential and exempt from s. 119.07(1), except that such
847 information shall be available to the Auditor General, the
848 Florida Digital Service ~~within the department~~, the Cybercrime
849 Office of the Department of Law Enforcement, and, for state
850 agencies under the jurisdiction of the Governor, the Chief

851 Inspector General. If a private sector vendor is used to
 852 complete a comprehensive risk assessment, it must attest to the
 853 validity of the risk assessment findings.

854 (e) Develop, and periodically update, written internal
 855 policies and procedures, which include procedures for reporting
 856 cybersecurity incidents and breaches to the Cybercrime Office of
 857 the Department of Law Enforcement and the Florida Digital
 858 Service ~~within the department~~. Such policies and procedures must
 859 be consistent with the rules, guidelines, and processes
 860 established by the Florida Digital Service ~~department~~ to ensure
 861 the security of the data, information, and information
 862 technology resources of the agency. The internal policies and
 863 procedures that, if disclosed, could facilitate the unauthorized
 864 modification, disclosure, or destruction of data or information
 865 technology resources are confidential information and exempt
 866 from s. 119.07(1), except that such information shall be
 867 available to the Auditor General, the Cybercrime Office of the
 868 Department of Law Enforcement, the Florida Digital Service
 869 ~~within the department~~, and, for state agencies under the
 870 jurisdiction of the Governor, the Chief Inspector General.

871 (f) Implement managerial, operational, and technical
 872 safeguards and risk assessment remediation plans recommended by
 873 the Florida Digital Service ~~department~~ to address identified
 874 risks to the data, information, and information technology
 875 resources of the agency. The ~~department, through the Florida~~

876 Digital Service, shall track implementation by state agencies
 877 upon development of such remediation plans in coordination with
 878 agency inspectors general.

879 (g) Ensure that periodic internal audits and evaluations
 880 of the agency's cybersecurity program for the data, information,
 881 and information technology resources of the agency are
 882 conducted. The results of such audits and evaluations are
 883 confidential information and exempt from s. 119.07(1), except
 884 that such information shall be available to the Auditor General,
 885 the Cybercrime Office of the Department of Law Enforcement, the
 886 Florida Digital Service ~~within the department~~, and, for agencies
 887 under the jurisdiction of the Governor, the Chief Inspector
 888 General.

889 (h) Ensure that the cybersecurity requirements in the
 890 written specifications for the solicitation, contracts, and
 891 service-level agreement of information technology and
 892 information technology resources and services meet or exceed the
 893 applicable state and federal laws, regulations, and standards
 894 for cybersecurity, including the National Institute of Standards
 895 and Technology Cybersecurity Framework. Service-level agreements
 896 must identify service provider and state agency responsibilities
 897 for privacy and security, protection of government data,
 898 personnel background screening, and security deliverables with
 899 associated frequencies.

900 (i) Provide cybersecurity awareness training to all state

HB 1511

2023

901 agency employees within 30 days after commencing employment, and
902 annually thereafter, concerning cybersecurity risks and the
903 responsibility of employees to comply with policies, standards,
904 guidelines, and operating procedures adopted by the state agency
905 to reduce those risks. The training may be provided in
906 collaboration with the Cybercrime Office of the Department of
907 Law Enforcement, a private sector entity, or an institution of
908 the State University System.

909 (j) Develop a process for detecting, reporting, and
910 responding to threats, breaches, or cybersecurity incidents
911 which is consistent with the security rules, guidelines, and
912 processes established by the ~~department through the~~ Florida
913 Digital Service.

914 1. All cybersecurity incidents and ransomware incidents
915 must be reported by state agencies. Such reports must comply
916 with the notification procedures and reporting timeframes
917 established pursuant to paragraph (3)(c).

918 2. For cybersecurity breaches, state agencies shall
919 provide notice in accordance with s. 501.171.

920 (k) Submit to the Florida Digital Service, within 1 week
921 after the remediation of a cybersecurity incident or ransomware
922 incident, an after-action report that summarizes the incident,
923 the incident's resolution, and any insights gained as a result
924 of the incident.

925 (7) The portions of records made confidential and exempt

926 in subsections (5) and (6) shall be available to the Auditor
 927 General, the Cybercrime Office of the Department of Law
 928 Enforcement, the Florida Digital Service ~~within the department,~~
 929 and, for agencies under the jurisdiction of the Governor, the
 930 Chief Inspector General. Such portions of records may be made
 931 available to a local government, another state agency, or a
 932 federal agency for cybersecurity purposes or in furtherance of
 933 the state agency's official duties.

934 (10) Any legislative committee or subcommittee responsible
 935 for policy matters relating to cybersecurity may hold meetings
 936 closed by the respective legislative body under the rules of
 937 such legislative body at which such committee or subcommittee is
 938 briefed on records made confidential and exempt under
 939 subsections (5) and (6). The committee or subcommittee must
 940 maintain the confidential and exempt status of such records.

941 ~~(11)-(10)~~ The Florida Digital Service ~~department~~ shall
 942 adopt rules relating to cybersecurity and to administer this
 943 section.

944 Section 6. Paragraph (d) of subsection (5) of section
 945 282.3185, Florida Statutes, is redesignated as paragraph (c),
 946 and paragraph (b) and present paragraph (c) of that subsection
 947 are amended to read:

948 282.3185 Local government cybersecurity.—

949 (5) INCIDENT NOTIFICATION.—

950 (b)1. A local government shall report all ransomware

951 incidents and ~~any~~ cybersecurity incidents ~~incident~~ determined by
 952 the local government to be of severity level ~~3, 4, or 5~~ as
 953 provided in s. 282.318(3)(c) to the Florida Digital Service, the
 954 Cybersecurity Operations Center, the Cybercrime Office of the
 955 Department of Law Enforcement, and the sheriff who has
 956 jurisdiction over the local government as soon as possible but
 957 no later than 4 ~~48~~ hours after discovery of the cybersecurity
 958 incident and no later than 2 ~~12~~ hours after discovery of the
 959 ransomware incident. The report must contain the information
 960 required in paragraph (a). The Florida Digital Service shall
 961 notify the Governor, the President of the Senate, and the
 962 Speaker of the House of Representatives of any incident
 963 discovered by a local government but not timely reported under
 964 this subparagraph.

965 2. The Cybersecurity Operations Center shall notify the
 966 President of the Senate and the Speaker of the House of
 967 Representatives of any severity level 3, 4, or 5 incident as
 968 soon as possible but no later than 12 hours after receiving a
 969 local government's incident report. The notification must
 970 include a high-level description of the incident and the likely
 971 effects and must be provided in a secure environment.

972 ~~(c) A local government may report a cybersecurity incident~~
 973 ~~determined by the local government to be of severity level 1 or~~
 974 ~~2 as provided in s. 282.318(3)(c) to the Cybersecurity~~
 975 ~~Operations Center, the Cybercrime Office of the Department of~~

976 ~~Law Enforcement, and the sheriff who has jurisdiction over the~~
 977 ~~local government. The report shall contain the information~~
 978 ~~required in paragraph (a).~~

979 Section 7. Subsections (10) through (13) of section
 980 282.319, Florida Statutes, are renumbered as subsections (11)
 981 through (14), respectively, paragraph (j) of subsection (4) and
 982 subsection (6) are amended, and a new subsection (10) is added
 983 to that section, to read:

984 282.319 Florida Cybersecurity Advisory Council.—

985 (4) The council shall be comprised of the following
 986 members:

987 (j) Three representatives from critical infrastructure
 988 sectors, ~~one of whom must be from a water treatment facility,~~
 989 appointed by the Governor.

990 (6) The state chief information officer ~~Secretary of~~
 991 ~~Management Services~~, or his or her designee, shall serve as the
 992 ex officio, nonvoting executive director of the council.

993 (10) Members of any legislative committee or subcommittee
 994 responsible for policy matters relating to cybersecurity must be
 995 invited to and may attend meetings of the council. A council
 996 meeting at which two or more members of the Legislature are in
 997 attendance may not be construed as a meeting of a legislative
 998 committee or subcommittee or as a prearranged gathering between
 999 more than two members of the Legislature, the purpose of which
 1000 is to agree upon formal legislative action that will be taken at

1001 a subsequent time.

1002 Section 8. Section 282.3195, Florida Statutes, is created

1003 to read:

1004 282.3195 State Technology Advancement Council.-

1005 (1) The State Technology Advancement Council, an advisory

1006 council as defined in s. 20.03(7), is created within the

1007 Executive Office of the Governor. Except as otherwise provided

1008 in this section, the advisory council shall operate in a manner

1009 consistent with s. 20.052.

1010 (2) The purpose of the council is to:

1011 (a) Assist state agencies and advise the Legislature on

1012 innovative technologies.

1013 (b) Improve state technology project timelines.

1014 (c) Develop efficient state technology processes.

1015 (d) Assist in the creation of development and testing

1016 environments that allow state entities to proof technology

1017 concepts before engaging in procurement and otherwise develop

1018 processes to reduce wasteful spending on inappropriate

1019 technology.

1020 (e) Assist Florida College System institutions and state

1021 universities with technology transfer processes.

1022 (f) Support research on and development of innovative

1023 technologies.

1024 (3) The state chief information officer, or his or her

1025 designee, shall serve as the executive director of the council.

HB 1511

2023

1026 The council shall be comprised of the following members
1027 appointed by the Governor:

1028 (a) A person with senior level experience in cloud
1029 computing technology.

1030 (b) An engineer.

1031 (c) A person with senior level experience in the space
1032 industry.

1033 (d) A data scientist.

1034 (e) Other persons with relevant experience as determined
1035 by the Governor.

1036 (4) Members shall serve for terms of 4 years; however, for
1037 the purpose of providing staggered terms, the initial
1038 appointments of two members shall be for terms of 2 years. A
1039 vacancy shall be filled for the remainder of the unexpired term
1040 in the same manner as the initial appointment. All members of
1041 the council are eligible for reappointment.

1042 (5) The state chief information officer shall serve as the
1043 ex officio, nonvoting executive director of the council.

1044 (6) Members shall serve without compensation but are
1045 entitled to receive reimbursement for per diem and travel
1046 expenses pursuant to s. 112.061.

1047 (7) Members of the council shall maintain the confidential
1048 or exempt status of information received in the performance of
1049 their duties and responsibilities as members of the council. In
1050 accordance with s. 112.313, a current or former member of the

1051 council may not disclose or use information not available to the
 1052 general public and gained by reason of his or her official
 1053 position, except for information relating exclusively to
 1054 governmental practices, for his or her personal gain or benefit
 1055 or for the personal gain or benefit of any other person or
 1056 business entity. Members shall sign an agreement acknowledging
 1057 the provisions of this subsection.

1058 (8) The council shall meet at least quarterly.

1059 (9) Beginning June 1, 2024, and annually on June 1
 1060 thereafter, the council shall submit to the Governor, the
 1061 President of the Senate, and the Speaker of the House of
 1062 Representatives a report describing the activities of the
 1063 council and providing recommendations as appropriate.

1064 Section 9. Section 768.401, Florida Statutes, is created
 1065 to read:

1066 768.401 Limitation on liability for cybersecurity
 1067 incidents.—

1068 (1) A county or municipality that substantially complies
 1069 with s. 282.3185 shall gain a presumption against liability in
 1070 connection with a cybersecurity incident.

1071 (2) A sole proprietorship, partnership, corporation,
 1072 trust, estate, cooperative, association, or other commercial
 1073 entity that acquires, maintains, stores, or uses personal
 1074 information shall gain a presumption against liability in
 1075 connection with a cybersecurity incident if the entity

1076 substantially complies with s. 501.171, if applicable, and has:
 1077 (a) Adopted a cybersecurity program that substantially
 1078 aligns with the current version of any of the following:
 1079 1. The National Institute of Standards and Technology
 1080 (NIST) Framework for Improving Critical Infrastructure
 1081 Cybersecurity.
 1082 2. NIST special publication 800-171.
 1083 3. NIST special publications 800-53 and 800-53A.
 1084 4. The Federal Risk and Authorization Management Program
 1085 security assessment framework.
 1086 5. CIS Critical Security Controls.
 1087 6. The International Organization for
 1088 Standardization/International Electrotechnical Commission 27000-
 1089 series family of standards; or
 1090 (b) If regulated by the state or Federal Government, or
 1091 both, or if otherwise subject to the requirements of any of the
 1092 following laws and regulations, substantially complied its
 1093 cybersecurity program to the current version of the following,
 1094 as applicable:
 1095 1. The security requirements of the Health Insurance
 1096 Portability and Accountability Act of 1996, 45 C.F.R. part 164
 1097 subpart C.
 1098 2. Title V of the Gramm-Leach-Bliley Act of 1999, Pub. L.
 1099 No. 106-102, as amended.
 1100 3. The Federal Information Security Modernization Act of

1101 2014, Pub. L. No. 113-283.

1102 4. The Health Information Technology for Economic and
 1103 Clinical Health Act, 45 C.F.R. part 162.

1104 (3) A commercial entity that substantially complies with a
 1105 combination of industry-recognized cybersecurity frameworks or
 1106 standards, including the payment card industry data security
 1107 standard, to gain the presumption against liability pursuant to
 1108 subsection (2) must, upon the revision of two or more of the
 1109 frameworks or standards with which the entity complies, adopt
 1110 the revised frameworks or standards within 1 year after the
 1111 latest publication date stated in the revisions.

1112 (4) This section does not establish a private cause of
 1113 action. Failure of a county, municipality, or commercial entity
 1114 to substantially implement a cybersecurity program that is in
 1115 compliance with this section is not evidence of negligence and
 1116 does not constitute negligence per se.

1117 Section 10. Paragraph (k) of subsection (1) of section
 1118 1004.649, Florida Statutes, is amended to read:

1119 1004.649 Northwest Regional Data Center.—

1120 (1) For the purpose of providing data center services to
 1121 its state agency customers, the Northwest Regional Data Center
 1122 is designated as a state data center for all state agencies and
 1123 shall:

1124 (k) Prepare and submit state agency customer invoices to
 1125 the Florida Digital Service ~~Department of Management Services~~

HB 1511

2023

1126 | for approval. Upon approval or by default pursuant to s.
1127 | 282.201(5), submit invoices to state agency customers.
1128 | Section 11. This act shall take effect July 1, 2023.