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1	A bill to be entitled
2	An act relating to the consolidation of state
3	information technology services; amending s. 14.204,
4	F.S.; revising the duties of the Agency for Enterprise
5	Information Technology; deleting references to the
6	Office of Information Security and the Agency Chief
7	Information Officers Council; amending s. 20.315,
8	F.S.; requiring that the Department of Corrections'
9	Office of Information Technology manage the
10	department's data system; amending s. 282.0041, F.S.;
11	revising definitions; amending s. 282.0056, F.S.;
12	revising provisions relating to the agency's annual
13	work plan; amending s. 282.201, F.S.; revising the
14	duties of the agency; requiring the agency to submit
15	certain recommendations to the Legislature, the
16	Executive Office of the Governor, and the primary data
17	centers; deleting obsolete provisions; conforming
18	provisions to changes made by the act; providing a
19	schedule for the consolidations of state agency data
20	centers; requiring agencies to update their service-
21	level agreements and to develop consolidation plans;
22	requiring the Agency for Enterprise Information
23	Technology to submit a status report to the Governor
24	and Legislature and to develop a comprehensive
25	transition plan; requiring primary data centers to
26	develop transition plans; revising agency limitations
27	relating to technology services; amending s. 282.203,
28	F.S.; deleting obsolete provisions; revising duties of
29	primary data centers relating to state agency
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30resources and equipment relinquished to the centers;31requiring state agencies to relinquish all32administrative access rights to certain resources and33equipment upon consolidation; providing for the34appointment of alternate board members; revising35provisions relating to state agency representation on36data center boards; conforming a cross-reference;37amending s. 282.204, F.S.; establishing the Northwood38Shared Resource Center in the Department of Management39Services rather than the Department of Children and40Family Services; repealing s. 282.3055, F.S.,41requiring each agency to appoint an agency chief42information officer; repealing s. 282.315, F.S.,43relating to the Agency Chief Information Officers44Council; amending s. 282.318, F.S.; deleting45references to the Office of Information Security with46respect to responsibility for enterprise security;47deleting obsolete provision; revising the49schedule for the Agency for Enterprise Information50Technology to submit certain recommendations to the51Legislature; amending s. 282.34, F.S.; revising52provisions relating to the statewide e-mail service;53deleting the schedule and requiring the agency to54develop and submit a plan to the Legislative Budget55Commission for the migration of state agencies to the56service: specifying what the plan must include: <th></th> <th></th>		
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55 Commission for the migration of state agencies to the	53	deleting the schedule and requiring the agency to
	54	develop and submit a plan to the Legislative Budget
56 service: specifying what the plan must include.	55	Commission for the migration of state agencies to the
service, specifying what the plan must include,	56	service; specifying what the plan must include;
57 prohibiting state agencies from executing contracts	57	prohibiting state agencies from executing contracts
58 for certain e-mail services; requiring the development	58	for certain e-mail services; requiring the development

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59	of an implementation plan; requiring state agencies to
60	provide all information necessary for the
61	implementation plan; amending ss. 287.042, F.S.;
62	conforming provisions to changes made by the act;
63	transferring the Northwood Shared Resource Center to
64	the Department of Management Services; requiring the
65	agency to coordinate with the Southwood Shared
66	Resource Center to provide a status report to the
67	Executive Office of the Governor and to the
68	Legislature; providing an effective date.
69	
70	Be It Enacted by the Legislature of the State of Florida:
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72	Section 1. Subsections (4), (5), and (6) of section 14.204,
73	Florida Statutes, are amended to read:
74	14.204 Agency for Enterprise Information TechnologyThe
75	Agency for Enterprise Information Technology is created within
76	the Executive Office of the Governor.
77	(4) The agency shall have the following duties and
78	responsibilities:
79	(a) Develop strategies for the design, <u>planning, project</u>
80	management, delivery, and management of the enterprise
81	information technology services established in law, including
82	the state data center system service established in s. 282.201,
83	the information technology security service established in s.
84	282.318, and the statewide e-mail service established in s.
85	282.34.
86	(b) Monitor the <i>implementation,</i> delivery, and management of
87	the enterprise information technology services as established in

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88	law.
89	(c) Make recommendations to the agency head and the
90	Legislature concerning other information technology services
91	that should be designed, delivered, and managed as enterprise
92	information technology services as defined in s. 282.0041.
93	(d) Plan and establish policies for managing proposed
94	statutorily authorized enterprise information technology
95	services, which includes:
96	1. Developing business cases that, when applicable, include
97	the components identified in s. 287.0571;
98	2. Establishing and coordinating project-management teams;
99	3. Establishing formal risk-assessment and mitigation
100	processes; and
101	4. Providing for independent monitoring of projects for
102	recommended corrective actions.
103	(e) <del>Beginning October 1, 2010,</del> Develop, publish, and
104	biennially update a long-term strategic enterprise information
105	technology plan that identifies and recommends strategies and
106	opportunities to improve the delivery of cost-effective and
107	efficient enterprise information technology services to be
108	proposed for establishment pursuant to s. 282.0056.
109	(f) Perform duties related to enterprise information
110	technology services, including the state data center system
111	established in as provided in s. 282.201, the information
112	technology security service established in s. 282.318, and the
113	statewide e-mail service established in s. 282.34.
114	(g) Coordinate <u>technology resource</u> acquisition planning <u>,</u>
115	and assist the Department of Management Service's Division of
116	Purchasing with using aggregate buying methodologies whenever

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117 <u>possible</u> and <u>with</u> procurement negotiations for hardware and 118 software products and services in order to improve the 119 efficiency and reduce the cost of enterprise information 120 technology services.

(h) In consultation with the Division of Purchasing in the
Department of Management Services, coordinate procurement
negotiations for information technology products as defined in
s. 282.0041 which will be used by multiple agencies.

(i) In coordination with, and through the services of, the
Division of Purchasing in the Department of Management Services,
establish best practices for the procurement of information
technology products as defined in s. 282.0041 in order to
achieve savings for the state.

(j) Develop information technology standards for <u>the</u> <u>efficient design</u>, <u>planning</u>, <u>project management</u>, <u>implementation</u>, <u>and delivery of</u> enterprise information technology services. <u>All</u> state agencies must make the transition to the new standards.

(k) Provide annually, by December 31, recommendations to
the Legislature relating to techniques for consolidating the
purchase of information technology commodities and services,
which result in savings for the state, and for establishing a
process to achieve savings through consolidated purchases.

(5) The Office of Information Security shall be created within the agency. The agency shall designate a state Chief Information Security Officer who shall oversee the office and report directly to the executive director.

(6) The agency shall operate in a manner that ensures the
participation and representation of state agencies and the
Agency Chief Information Officers Council established in s.

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146 Section 2. Subsection (10) of section 20.315, Florida 147 Statutes, is amended to read: 148 149 20.315 Department of Corrections.-There is created a 150 Department of Corrections. 151 (10) SINGLE INFORMATION AND RECORDS SYSTEM. There shall be 152 Only one offender-based information and records computer system 153 shall be maintained by the Department of Corrections for the 154 joint use of the department and the Parole Commission. The This 155 data system shall be managed through the department's office of 156 information technology Justice Data Center. The department shall 157 develop and maintain, in consultation with the Criminal and 158 Juvenile Justice Information Systems Council under s. 943.08, 159 such offender-based information, including clemency administration information and other computer services to serve 160 161 the needs of both the department and the Parole Commission. The 162 department shall notify the commission of all violations of 163 parole and the circumstances thereof. 164 Section 3. Present subsections (4) through (30) of section 165 282.0041, Florida Statutes, are redesignated as subsections (2) 166 through (28), respectively, and present subsections (2), (3), 167 (14), and (19) of that section are amended, to read: 168 282.0041 Definitions.-As used in this chapter, the term: 169 (2) "Agency chief information officer" means the person 170 employed by the agency head to coordinate and manage the 171 information technology functions and responsibilities applicable 172 to that agency, to participate and represent the agency in 173 developing strategies for implementing enterprise information 174 technology services established pursuant to this part, and to Page 6 of 48

175 develop recommendations for enterprise information technology 176 policy.

177 (3) "Agency Chief Information Officers Council" means the 178 council created in s. 282.315.

(12) (14) "E-mail, messaging, and calendaring service" means 179 180 the enterprise information technology service that enables users 181 to send, receive, file, store, manage, and retrieve electronic messages, attachments, appointments, and addresses. The e-mail, 182 messaging, and calendaring service must include e-mail account 183 management; help desk; technical support and user provisioning 184 185 services; disaster recovery and backup and restore capabilities; 186 antispam and antivirus capabilities; archiving and e-discovery; 187 and remote access and mobile messaging capabilities.

188 <u>(17)</u> (19) "Primary data center" means a state or nonstate 189 agency data center that is a recipient entity for consolidation 190 of nonprimary data centers and computing facilities <u>and that is</u> 191 <u>established by</u>. A primary data center may be authorized in law 192 or designated by the Agency for Enterprise Information 193 <u>Technology pursuant to s. 282.201</u>.

194Section 4. Subsection (1) of section 282.0056, Florida195Statutes, is amended to read:

196 282.0056 Development of work plan; development of 197 implementation plans; and policy recommendations.-

(1) For the purposes of carrying out its responsibilities
under s. 282.0055, the Agency for Enterprise Information
Technology shall develop an annual work plan within 60 days
after the beginning of the fiscal year describing the activities
that the agency intends to undertake for that year, including
proposed outcomes and completion timeframes for the planning and

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204 implementation of all enterprise information technology 205 services. The work plan must be presented at a public hearing 206 and that includes the Agency Chief Information Officers Council, 207 which may review and comment on the plan. The work plan must 208 thereafter be approved by the Governor and Cabinet, and 209 thereafter submitted to the President of the Senate and the 210 Speaker of the House of Representatives. The work plan may be 211 amended as needed, subject to approval by the Governor and 212 Cabinet.

Section 5. Subsections (2) and (3) of section 282.201, Florida Statutes, are amended, present subsections (4) and (5) of that section are amended and renumbered as subsections (5) and (6), respectively, and a new subsection (4) is added to that section, to read:

218 282.201 State data center system; agency duties and 219 limitations.—A state data center system that includes all 220 primary data centers, other nonprimary data centers, and 221 computing facilities, and that provides an enterprise 222 information technology service as defined in s. 282.0041, is 223 established.

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

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

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

232

(c) By September 30 December 31 of each year, submit to the

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233 Legislature, the Executive Office of the Governor, and the 234 primary data centers Legislature recommendations to improve the 235 efficiency and cost-effectiveness effectiveness of computing 236 services provided by state data center system facilities. Such 237 recommendations must may include, but need not be limited to: 238 1. Policies for improving the cost-effectiveness and 239 efficiency of the state data center system, which includes the primary data centers being transferred to a shared, virtualized 240 server environment, and the associated cost savings resulting 241 242 from the implementation of such policies. 243 2. Infrastructure improvements supporting the consolidation 244 of facilities or preempting the need to create additional data centers or computing facilities. 245 3. Standards for an objective, credible energy performance 246 247 rating system that data center boards of trustees can use to 248 measure state data center energy consumption and efficiency on a 249 biannual basis. 250 3.4. Uniform disaster recovery standards. 251 4.5. Standards for primary data centers which provide cost-252 effective services and providing transparent financial data to 253 user agencies. 254 5.6. Consolidation of contract practices or coordination of 255 software, hardware, or other technology-related procurements and 256 the associated cost savings. 257 6.7. Improvements to data center governance structures. 258 (d) By October 1 of each year beginning in 2011, provide 259 recommendations 2009, recommend to the Governor and Legislature relating to changes to the schedule for the consolidations of 260 261 state agency data centers as provided in subsection (4) at least

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262	two nonprimary data centers for consolidation into a primary
263	data center or nonprimary data center facility.
264	1. The consolidation proposal must provide a transition
265	plan that includes:
266	a. Estimated transition costs for each data center or
267	computing facility recommended for consolidation;
268	b. Detailed timeframes for the complete transition of each
269	data center or computing facility recommended for consolidation;
270	c. Proposed recurring and nonrecurring fiscal impacts,
271	including increased or decreased costs and associated budget
272	impacts for affected budget entities;
273	d. Substantive legislative changes necessary to implement
274	the transition; and
275	e. Identification of computing resources to be transferred
276	and those that will remain in the agency. The transfer of
277	resources must include all hardware, software, staff, contracted
278	services, and facility resources performing data center
279	management and operations, security, backup and recovery,
280	disaster recovery, system administration, database
281	administration, system programming, job control, production
282	control, print, storage, technical support, help desk, and
283	managed services but excluding application development.
284	1.2. The recommendations must shall be based on the goal of
285	maximizing current and future cost savings <u>by</u> . The agency shall
286	consider the following criteria in selecting consolidations that
287	maximize efficiencies by providing the ability to:
288	a. <u>Consolidating</u> <del>Consolidate</del> purchase decisions;
289	b. <u>Leveraging</u> <del>Leverage</del> expertise and other resources to

290 gain economies of scale;

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291	c. <u>Implementing</u> <del>Implement</del> state information technology
292	policies more effectively; and
293	d. <u>Maintaining or improving</u> <del>Maintain or improve</del> the level
294	of service provision to customer entities <del>; and</del>
295	e. Make progress towards the state's goal of consolidating
296	data centers and computing facilities into primary data centers.
297	2.3. The agency shall establish workgroups as necessary to
298	ensure participation by affected agencies in the development of
299	recommendations related to consolidations.
300	(c) By December 31, 2010, the agency shall develop and
301	submit to the Legislature an overall consolidation plan for
302	state data centers. The plan shall indicate a timeframe for the
303	consolidation of all remaining nonprimary data centers into
304	primary data centers, including existing and proposed primary
305	data centers, by 2019.
306	<u>(e)</u> Develop and establish rules relating to the
307	operation of the state data center system which comply with
308	applicable federal regulations, including 2 C.F.R. part 225 and
309	45 C.F.R. The agency shall publish notice of rule development in
310	the Florida Administrative Weekly by October 1, 2011. The rules
311	<u>must</u> may address:
312	1. Ensuring that financial information is captured and
313	reported consistently and accurately.
314	2. Identifying standards for hardware, including standards
315	for a shared, virtualized server environment, and operations
316	system software and other operational software, including
317	security and network infrastructure, for the primary data
318	centers; requiring compliance with such standards in order to
319	enable the efficient consolidation of the agency data centers or
ļ	Page 11 of 48

320 <u>computing facilities; and providing an exemption process from</u> 321 <u>compliance with such standards, which must be consistent with</u> 322 <u>paragraph (5)(b).</u>

323 2. Requiring the establishment of service-level agreements 324 executed between a data center and its customer entities for 325 services provided.

326 3. Requiring annual full cost recovery on an equitable 327 rational basis. The cost-recovery methodology must ensure that 328 no service is subsidizing another service and may include 329 adjusting the subsequent year's rates as a means to recover 330 deficits or refund surpluses from a prior year.

331 4. Requiring that any special assessment imposed to fund 332 expansion is based on a methodology that apportions the 333 assessment according to the proportional benefit to each 334 customer entity.

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

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

344 7. Designating any nonstate data center as a primary data 345 center if the center:

346 a. Has an established governance structure that represents 347 customer entities proportionally.

348

b. Maintains an appropriate cost-allocation methodology

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349	that accurately bills a customer entity based on the actual
350	direct and indirect costs to the customer entity, and prohibits
351	the subsidization of one customer entity's costs by another
352	entity.
353	c. Has sufficient raised floor space, cooling, and
354	redundant power capacity, including uninterruptible power supply
355	and backup power generation, to accommodate the computer
356	processing platforms and support necessary to host the computing

358 8. Removing a nonstate data center from primary data center 359 designation if the nonstate data center fails to meet standards 360 necessary to ensure that the state's data is maintained pursuant 361 to subparagraph 7.

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I

(3) STATE AGENCY DUTIES.-

requirements of additional customer entities.

363 (a) For the purpose of completing its work activities as 364 described in subsection (1), each state agency shall provide to the Agency for Enterprise Information Technology all requested 365 366 information and any other information relevant to the agency's 367 ability to effectively transition its computer services into a 368 primary data center. The agency shall also participate as 369 required in workgroups relating to specific consolidation 370 planning and implementation tasks as assigned by the Agency for 371 Enterprise Information Technology and determined necessary to accomplish consolidation goals. 372

(b) Each state agency shall submit to the Agency for Enterprise Information Technology information relating to its data centers and computing facilities as required in instructions issued by July 1 of each year by the Agency for Enterprise Information Technology. The information required may

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378	include:
379	1. Amount of floor space used and available.
380	2. Numbers and capacities of mainframes and servers.
381	3. Storage and network capacity.
382	4. Amount of power used and the available capacity.
383	5. Estimated expenditures by service area, including
384	hardware and software, numbers of full-time equivalent
385	positions, personnel turnover, and position reclassifications.
386	6. A list of contracts in effect for the fiscal year,
387	including, but not limited to, contracts for hardware, software
388	and maintenance, including the expiration date, the contract
389	parties, and the cost of the contract.
390	7. Service-level agreements by customer entity.
391	(c) The chief information officer of each state agency
392	shall assist the Agency for Enterprise Information Technology at
393	the request of the Agency for Enterprise Information Technology.
394	<u>(c)</u> Each state agency customer of a primary data center
395	shall notify the data center, by May 31 and November 30 of each
396	year, of any significant changes in anticipated utilization of
397	data center services pursuant to requirements established by the
398	boards of trustees of each primary data center.
399	(4) SCHEDULE FOR CONSOLIDATIONS OF AGENCY DATA CENTERS
400	(a) Consolidations of agency data centers shall be made by
401	the date and to the specified primary data center as provided in
402	this section and in accordance with budget adjustments contained
403	in the General Appropriations Act.
404	(b) By December 31, 2011, the following shall be
405	consolidated into the Northwest Regional Data Center:
406	1. The Department of Education's Knott Data Center in the

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407	Turlington Building.
408	2. The Department of Education's Division of Vocational
409	Rehabilitation.
410	3. The Department of Education's Division of Blind
411	Services, except for the division's disaster recovery site in
412	Daytona Beach.
413	4. The FCAT Explorer.
414	5. FACTS.org.
415	(c) During the 2011-2012 fiscal year, the following shall
416	be consolidated into the Southwood Shared Resource Center:
417	1. By September 30, 2011, the Department of Corrections.
418	2. By March 31, 2012, the Department of Transportation's
419	Burns Building.
420	3. By March 31, 2012, the Department of Transportation's
421	Survey & Mapping Office.
422	(d) During the 2011-2012 fiscal year, the following shall
423	be consolidated into the Northwood Shared Resource Center:
424	1. By July 1, 2011, the Department of Transportation's
425	Office of Motor Carrier Compliance.
426	2. By March 31, 2012, the Department of Highway Safety and
427	Motor Vehicles.
428	(e) During the 2012-2013 fiscal year, the following shall
429	be consolidated into the Southwood Shared Resource Center:
430	1. By September 30, 2012, the Division of Emergency
431	Management and the Department of Community Affairs, except for
432	the Emergency Operation Center's management system in
433	Tallahassee and the Camp Blanding Emergency Operations Center in
434	Starke.
435	2. By September 30, 2012, the Department of Revenue's

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436	Carlton Building and Imaging Center locations.
437	3. By December 31, 2012, the Department of Health's Test
438	and Development Lab and all remaining data center resources
439	located at the Capital Circle Office Complex.
440	(f) During the 2012-2013 fiscal year, the following shall
441	be consolidated into the Northwood Shared Resource Center:
442	1. By July 1, 2012, the Agency for Health Care
443	Administration.
444	2. By December 31, 2012, the Department of Environmental
445	Protection's Palmetto Commons.
446	3. By March 30, 2013, the Department of Law Enforcement's
447	headquarters location.
448	(g) During the 2013-2014 fiscal year, the following
449	agencies shall work with the Agency for Enterprise Information
450	Technology to begin preliminary planning for consolidation into
451	a primary data center:
452	1. The Department of the Lottery's headquarters location.
453	2. The Department of Legal Affairs.
454	3. The Fish and Wildlife Conservation Commission, except
455	for the commission's Fish and Wildlife Research Institute in St.
456	Petersburg.
457	4. The Executive Office of the Governor.
458	5. The Department of Veterans' Affairs.
459	6. The Department of Elderly Affairs.
460	7. The Department of Financial Services' Hartman, Larson,
461	and Fletcher Building Data Centers.
462	8. The Department of Agriculture and Consumer Services'
463	Agriculture Management Information Center in the Mayo Building
464	and Division of Licensing.

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465

(h) During the 2014-2015 fiscal year, the following

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166	agencies shall work with the Agency for Enterprise Information
167	Technology to begin preliminary planning for consolidation into
168	a primary data center:
169	1. The Department of Health's Jacksonville Lab Data Center.
170	2. The Department of Transportation's district offices,
171	toll offices, and the District Materials Office.
172	3. The Department of Military Affairs' Camp Blanding Joint
173	Training Center in Starke.
174	4. The Department of Community Affairs' Camp Blanding
175	Emergency Operations Center in Starke.
176	5. The Department of Education's Division of Blind Services
177	disaster recovery site in Daytona Beach.
178	6. The Department of Education's disaster recovery site at
179	Santa Fe College.
480	7. The Department of the Lottery's Disaster Recovery Backup
481	Data Center in Orlando.
182	8. The Fish and Wildlife Conservation Commission's Fish and
183	Wildlife Research Institute in St. Petersburg.
484	9. The Department of Children and Family Services' Suncoast
485	Data Center in Tampa.
186	10. The Department of Children and Family Services' Florida
187	State Hospital in Chattahoochee.
188	(i) During the 2015-2016 fiscal year, all computing
189	resources remaining within an agency nonprimary data center or
190	computing facility shall be transferred to a primary data center
491	for consolidation unless otherwise required to remain in the
192	agency for specified financial, technical, or business reasons

#### that must be justified in writing and approved by the Agency for 493

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494	Enterprise Information Technology. Such data centers, computing
495	facilities, and resources must be identified by the Agency for
496	Enterprise Information Technology by October 1, 2014.
497	(j) Any agency that is consolidating agency data centers
498	into a primary data center must execute a new or update an
499	existing service-level agreement within 60 days after the
500	specified consolidation date, as required by s. 282.203, in
501	order to specify the services and levels of service it is to
501	receive from the primary data center as a result of the
503	consolidation. If an agency is unable to execute a service-level
504	agreement by that date, the agency shall submit a report to the
505	Executive Office of the Governor and to the chairs of the
506	legislative appropriations committees within 5 working days
507	after that date which explains the specific issues preventing
508	execution and describing its plan and schedule for resolving
509	those issues.
510	(k) Beginning September 1, 2011, and every 6 months
511	thereafter until data center consolidations are complete, the
512	Agency for Enterprise Information Technology shall provide a
513	status report on the implementation of the consolidations that
514	must be completed during the fiscal year. The report shall be
515	submitted to the Executive Office of the Governor and the chairs
516	of the legislative appropriations committees. The report must,
517	at a minimum, describe:
518	1. Whether the consolidation is on schedule, including
519	progress on achieving the milestones necessary for successful
520	and timely consolidation of scheduled agency data centers and
521	computing facilities; and
522	2. The risks that may affect the progress or outcome of the

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523	consolidation and how these risks are being addressed,
524	mitigated, or managed.
525	(1) Each agency identified in this subsection for
526	consolidation into a primary data center shall submit a
527	transition plan to the Agency for Enterprise Information
528	Technology by September 1 of the fiscal year before the fiscal
529	year in which the scheduled consolidation will occur. Transition
530	plans shall be developed in consultation with the appropriate
531	primary data centers and the Agency for Enterprise Information
532	Technology, and must include:
533	1. An inventory of the agency data center's resources being
534	consolidated, including all hardware, software, staff, and
535	contracted services, and the facility resources performing data
536	center management and operations, security, backup and recovery,
537	disaster recovery, system administration, database
538	administration, system programming, job control, production
539	control, print, storage, technical support, help desk, and
540	managed services, but excluding application development;
541	2. A description of the level of services needed to meet
542	the technical and operational requirements of the platforms
543	being consolidated and an estimate of the primary data center's
544	cost for the provision of such services;
545	3. A description of resources for computing services
546	proposed to remain in the department;
547	4. A timetable with significant milestones for the
548	completion of the consolidation; and
549	5. The specific recurring and nonrecurring budget
550	adjustments of budget resources by appropriation category into
551	the appropriate data-processing category pursuant to the

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552	legislative budget instructions in s. 216.023 necessary to
553	support agency costs for the transfer.
554	(m) Each primary data center shall develop a transition
555	plan for absorbing the transfer of agency data center resources
556	based upon the timetables for transition as provided in this
557	subsection. The plan shall be submitted to the Agency for
558	Enterprise Information Technology, the Executive Office of the
559	Governor, and the chairs of the legislative appropriations
560	committees by September 30 of the fiscal year before the fiscal
561	year in which the scheduled consolidations will occur. Each plan
562	must include:
563	1. An estimate of the cost to provide data center services
564	for each agency scheduled for consolidation;
565	2. A staffing plan that identifies the projected staffing
566	needs and requirements based on the estimated workload
567	identified in the agency transition plan;
568	3. The fiscal year adjustments to budget categories in
569	order to absorb the transfer of agency data center resources
570	pursuant to the legislative budget request instructions provided
571	<u>in s. 216.023;</u>
572	4. An analysis of the cost effects resulting from the
573	planned consolidations on existing agency customers; and
574	5. A description of any issues that must be resolved in
575	order to accomplish as efficiently and effectively as possible
576	all consolidations required during the fiscal year.
577	(n) The Agency for Enterprise Information Technology shall
578	develop a comprehensive transition plan, which shall be
579	submitted by October 15th of the fiscal year before the fiscal
580	year in which the scheduled consolidations will occur to each

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581	primary data center, to the Executive Office of the Governor,
582	and the chairs of the legislative appropriations committees. The
583	transition plan shall be developed in consultation with agencies
584	submitting agency transition plans and with the affected primary
585	data centers. The comprehensive transition plan must include:
586	1. Recommendations for accomplishing the proposed
587	transitions as efficiently and effectively as possible with
588	minimal disruption to customer agency business processes;
589	2. Strategies to minimize risks associated with any of the
590	proposed consolidations;
591	3. A compilation of the agency transition plans submitted
592	by agencies scheduled for consolidation for the following fiscal
593	year; and
594	4. Revisions to any budget adjustments provided in the
595	agency or primary data center transition plans.
596	(o) Any agency data center scheduled for consolidation
597	after the 2011-2012 fiscal year may consolidate into a primary
598	data center before its scheduled date contingent upon the
599	approval of the Agency for Enterprise Information Technology.
600	(5)(4) AGENCY LIMITATIONS
601	(a) Unless authorized by the Legislature or as provided in
602	paragraphs (b) and (c), a state agency may not:
603	1. Create a new computing facility or data center, or
604	expand the capability to support additional computer equipment
605	in an existing computing facility or nonprimary data center;
606	2. Spend funds before the agency's scheduled consolidation
607	into a primary data center to purchase or modify hardware or
608	operations software that does not comply with hardware and
609	software standards established by the Agency for Enterprise
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610	Information Technology pursuant to paragraph (2)(e) for the
611	efficient consolidation of the agency data centers or computing
612	facilities;
613	3.2. Transfer existing computer services to any data center
614	<u>other than</u> a <u>primary</u> <del>nonprimary</del> data center <del>or computing</del>
615	facility;
616	4.3. Terminate services with a primary data center or
617	transfer services between primary data centers without giving
618	written notice of intent to terminate or transfer services 180
619	days before such termination or transfer; or
620	5.4. Initiate a new computer service if it does not
621	currently have an internal data center except with a primary
622	data center.
623	(b) Exceptions to the limitations in subparagraphs (a)1.,
624	2., 3., and 5. 4. may be granted by the Agency for Enterprise
625	Information Technology if there is insufficient capacity in a
626	primary data center to absorb the workload associated with
627	agency computing services, if expenditures are compatible with
628	the scheduled consolidation and the standards established
629	pursuant to paragraph (2)(e), or if the equipment or resources
630	are needed to meet a critical agency business need that cannot
631	be satisfied from surplus equipment or resources of the primary
632	data center until the agency data center is consolidated.
633	1. A request for an exception must be submitted in writing

to the Agency for Enterprise Information Technology. The agency must accept, accept with conditions, or deny the request within 60 days after receipt of the written request. The agency's 637 decision is not subject to chapter 120.

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2. At a minimum, the agency may not approve a request

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639 unless it includes:

a. Documentation approved by the primary data center's
board of trustees which confirms that the center cannot meet the
capacity requirements of the agency requesting the exception
within the current fiscal year.

b. A description of the capacity requirements of the agencyrequesting the exception.

c. Documentation from the agency demonstrating why it is
critical to the agency's mission that the expansion or transfer
must be completed within the fiscal year rather than when
capacity is established at a primary data center.

(c) Exceptions to subparagraph (a)4. (a)3. may be granted
by the board of trustees of the primary data center if the
termination or transfer of services can be absorbed within the
current cost-allocation plan.

(d) Upon the termination of or transfer of agency computing
services from the primary data center, the primary data center
shall require information sufficient to determine compliance
with this section. If a primary data center determines that an
agency is in violation of this section, it shall report the
violation to the Agency for Enterprise Information Technology.

660 (6) (5) RULES.—The Agency for Enterprise Information
 661 Technology may is authorized to adopt rules pursuant to ss.
 662 120.536(1) and 120.54 to administer the provisions of this part
 663 relating to the state data center system including the primary
 664 data centers.

Section 6. Paragraphs (f) through (l) of subsection (1),
paragraph (a) of subsection (2), and paragraph (j) of subsection
(3) of section 282.203, Florida Statutes, are amended to read:

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668 282.203 Primary data centers.-669 (1) DATA CENTER DUTIES.-Each primary data center shall: 670 (f) By December 31, 2010, submit organizational plans that 671 minimize the annual recurring cost of center operations and 672 eliminate the need for state agency customers to maintain data 673 center skills and staff within their agency. The plans shall: 674 1. Establish an efficient organizational structure 675 describing the roles and responsibilities of all positions and 676 business units in the centers; 677 2. Define a human resources planning and management process 678 that shall be used to make required center staffing decisions; 679 and 680 3. Develop a process for projecting staffing requirements based on estimated workload identified in customer agency 681 682 service level agreements. 683 (f) (g) Maintain the performance of the facility, which 684 includes ensuring proper data backup, data backup recovery, an 685 effective disaster recovery plan, and appropriate security, power, cooling and fire suppression, and capacity. 686 687 (g) (h) Develop a business continuity plan and conduct a 688 live exercise of the plan at least annually. The plan must be 689 approved by the board and the Agency for Enterprise Information 690 Technology. 691 (h) (i) Enter into a service-level agreement with each 692 customer entity to provide services as defined and approved by 693 the board in compliance with rules of the Agency for Enterprise 694 Information Technology. A service-level agreement may not have a 695 term exceeding 3 years but may include an option to renew for up to 3 years contingent on approval by the board. 696

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697 1. A service-level agreement, at a minimum, must: 698 a. Identify the parties and their roles, duties, and 699 responsibilities under the agreement; 700 b. Identify the legal authority under which the service-701 level agreement was negotiated and entered into by the parties; 702 c. State the duration of the contractual term and specify 703 the conditions for contract renewal; 704 d. Prohibit the transfer of computing services between 705 primary data center facilities without at least 180 days' notice 706 of service cancellation; 707 e. Identify the scope of work; 708 f. Identify the products or services to be delivered with 709 sufficient specificity to permit an external financial or 710 performance audit; 711 g. Establish the services to be provided, the business 712 standards that must be met for each service, the cost of each 713 service, and the process by which the business standards for 714 each service are to be objectively measured and reported; 715 h. Identify applicable funds and funding streams for the 716 services or products under contract; 717 i. Provide a timely billing methodology for recovering the 718 cost of services provided to the customer entity; 719 j. Provide a procedure for modifying the service-level 720 agreement to address changes in projected costs of service; 721 k. Provide that a service-level agreement may be terminated 722 by either party for cause only after giving the other party and 723 the Agency for Enterprise Information Technology notice in 724 writing of the cause for termination and an opportunity for the 725 other party to resolve the identified cause within a reasonable

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726 period; and

727 l. Provide for mediation of disputes by the Division of728 Administrative Hearings pursuant to s. 120.573.

729

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2. A service-level agreement may include:

730 a. A dispute resolution mechanism, including alternatives731 to administrative or judicial proceedings;

b. The setting of a surety or performance bond for servicelevel agreements entered into with nonstate agency primary data centers <u>established by law</u>, which may be designated by the Agency for Enterprise Information Technology; or

c. Additional terms and conditions as determined advisable
by the parties if such additional terms and conditions do not
conflict with the requirements of this section or rules adopted
by the Agency for Enterprise Information Technology.

740 3. The failure to execute a service-level agreement within 741 60 days after service commencement shall, in the case of an 742 existing customer entity, result in a continuation of the terms 743 of the service-level agreement from the prior fiscal year, 744 including any amendments that were formally proposed to the 745 customer entity by the primary data center within the 3 months 746 before service commencement, and a revised cost-of-service 747 estimate. If a new customer entity fails to execute an agreement 748 within 60 days after service commencement, the data center may 749 cease services.

750 <u>(i)(j)</u> Plan, design, establish pilot projects for, and 751 conduct experiments with information technology resources, and 752 implement enhancements in services if such implementation is 753 cost-effective and approved by the board.

(j) (k) Enter into a memorandum of understanding with the

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755 agency where the data center is administratively located if the 756 data center requires the agency to provide any administrative 757 which establishes the services to be provided by that agency to the data center and the cost of such services. 758 759 (k) (1) Be the custodian of resources and equipment that are 760 located, operated, supported, and managed by the center for the 761 purposes of chapter 273. 762 (1) Assume administrative access rights to the resources 763 and equipment, such as servers, network components, and other 764 devices that are consolidated into the primary data center. 765 1. Upon the date of each consolidation specified in s. 766 282.201, the General Appropriations Act, or the Laws of Florida, 767 each agency shall relinquish all administrative access rights to 768 such resources and equipment. 769 2. Each primary data center shall provide its customer 770 agencies with the appropriate level of access to applications, 771 servers, network components, and other devices necessary for 772 agencies to perform their core business activities and 773 functions. 774 (2) BOARD OF TRUSTEES.-Each primary data center shall be 775 headed by a board of trustees as defined in s. 20.03. 776 (a) The members of the board shall be appointed by the 777 agency head or chief executive officer of the representative 778 customer entities of the primary data center and shall serve at the pleasure of the appointing customer entity. Each agency head 779 780 or chief executive officer may appoint an alternate member for 781 each board member appointed pursuant to this subsection. 1. During the first fiscal year that a state agency is to 782 783 consolidate its data center operations to a primary data center

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784	and for the following full fiscal year, the agency shall have a
785	single trustee having one vote on the board of the state primary
786	data center where it is to consolidate, unless it is entitled in
787	the second year to a greater number of votes as provided in
788	subparagraph 3. For each of the first 2 fiscal years that a
789	center is in operation, membership shall be as provided in
790	subparagraph 3. based on projected customer entity usage rates
791	for the fiscal operating year of the primary data center.
792	However, at a minimum:
793	a. During the Southwood Shared Resource Center's first 2
794	operating years, the Department of Transportation, the
795	Department of Highway Safety and Motor Vehicles, the Department
796	of Health, and the Department of Revenue must each have at least
797	<del>one trustee.</del>
798	b. During the Northwood Shared Resource Center's first
799	operating year, the Department of State and the Department of
800	Education must each have at least one trustee.
801	2. Board After the second full year of operation,
802	membership shall be as provided in subparagraph 3. based on the
803	most recent estimate of customer entity usage rates for the
804	prior year and a projection of usage rates for the first 9
805	months of the next fiscal year. Such calculation must be
806	completed before the annual budget meeting held before the
807	beginning of the next fiscal year so that any decision to add or
808	remove board members can be voted on at the budget meeting and
809	become effective on July 1 of the subsequent fiscal year.
810	3. Each customer entity that has a projected usage rate of
811	4 percent or greater during the fiscal operating year of the
812	primary data center shall have one trustee on the board.

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813 4. The total number of votes for each trustee shall be 814 apportioned as follows: 815 a. Customer entities of a primary data center whose usage 816 rate represents 4 but less than 15 percent of total usage shall 817 have one vote. 818 b. Customer entities of a primary data center whose usage 819 rate represents 15 but less than 30 percent of total usage shall 820 have two votes. 821 c. Customer entities of a primary data center whose usage 822 rate represents 30 but less than 50 percent of total usage shall 823 have three votes. 824 d. A customer entity of a primary data center whose usage 825 rate represents 50 percent or more of total usage shall have 826 four votes. 827 e. A single trustee having one vote shall represent those 828 customer entities that represent less than 4 percent of the 829 total usage. The trustee shall be selected by a process 830 determined by the board. 831 (3) BOARD DUTIES.-Each board of trustees of a primary data 832 center shall: 833 (j) Maintain the capabilities of the primary data center's 834 facilities. Maintenance responsibilities include, but are not 835 limited to, ensuring that adequate conditioned floor space, fire 836 suppression, cooling, and power is in place; replacing aging 837 equipment when necessary; and making decisions related to data 838 center expansion and renovation, periodic upgrades, and 839 improvements that are required to ensure the ongoing suitability 840 of the facility as an enterprise data center consolidation site in the state data center system. To the extent possible, the 841

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board shall ensure that its approved annual cost-allocation plan recovers sufficient funds from its customers to provide for these needs pursuant to s. 282.201(2)(c).

845 Section 7. Section 282.204, Florida Statutes, is amended to 846 read:

282.204 Northwood Shared Resource Center.-The Northwood
Shared Resource Center is an agency established within the
Department of <u>Management Services</u> Children and Family Services
for administrative purposes only.

(1) The center is a primary data center and <u>is shall be</u> a
separate budget entity that is not subject to control,
supervision, or direction of the department in any manner,
including, but not limited to, purchasing, transactions
involving real or personal property, personnel, or budgetary
matters.

(2) The center shall be headed by a board of trustees as
provided in s. 282.203, who shall comply with all requirements
of that section related to the operation of the center and with
the rules of the Agency for Enterprise Information Technology
related to the design and delivery of enterprise information
technology services.

863 Section 8. <u>Sections 282.3055 and 282.315</u>, Florida Statutes, 864 <u>are repealed.</u>

865 Section 9. Subsections (3) through (7) of section 282.318, 866 Florida Statutes, are amended to read:

867 282.318 Enterprise security of data and information868 technology.-

869 (3) The Office of Information Security within the Agency
870 for Enterprise Information Technology is responsible for

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871 establishing rules and publishing guidelines for ensuring an 872 appropriate level of security for all data and information 873 technology resources for executive branch agencies. The agency 874 office shall also perform the following duties and 875 responsibilities: 876 (a) Develop, and annually update by February 1, an 877 enterprise information security strategic plan that includes 878 security goals and objectives for the strategic issues of 879 information security policy, risk management, training, incident management, and survivability planning. 880 881 (b) Develop enterprise security rules and published 882 guidelines for: 883 1. Comprehensive risk analyses and information security 884 audits conducted by state agencies. 2. Responding to suspected or confirmed information 885 886 security incidents, including suspected or confirmed breaches of 887 personal information or exempt data. 888 3. Agency security plans, including strategic security 889 plans and security program plans. 890 4. The recovery of information technology and data 891 following a disaster. 892 5. The managerial, operational, and technical safeguards 893 for protecting state government data and information technology 894 resources. 895 (c) Assist agencies in complying with the provisions of 896 this section. 897 (d) Pursue appropriate funding for the purpose of enhancing 898 domestic security. 899 (e) Provide training for agency information security

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900 managers.

901 (f) Annually review the strategic and operational902 information security plans of executive branch agencies.

903 (4) To assist the <u>Agency for Enterprise Information</u>
 904 <u>Technology</u> <del>Office of Information Security</del> in carrying out its
 905 responsibilities, each agency head shall, at a minimum:

906 (a) Designate an information security manager to administer 907 the security program of the agency for its data and information 908 technology resources. This designation must be provided annually 909 in writing to the <u>Agency for Enterprise Information Technology</u> 910 office by January 1.

911 (b) Submit to the <u>Agency for Enterprise Information</u>
912 <u>Technology</u> office annually by July 31, the agency's strategic
913 and operational information security plans developed pursuant to
914 the rules and guidelines established by the <u>Agency for</u>
915 <u>Enterprise Information Technology</u> office.

916 1. The agency strategic information security plan must 917 cover a 3-year period and define security goals, intermediate 918 objectives, and projected agency costs for the strategic issues 919 of agency information security policy, risk management, security 920 training, security incident response, and survivability. The 921 plan must be based on the enterprise strategic information 922 security plan created by the Agency for Enterprise Information 923 Technology office. Additional issues may be included.

924 2. The agency operational information security plan must 925 include a progress report for the prior operational information 926 security plan and a project plan that includes activities, 927 timelines, and deliverables for security objectives that, 928 subject to current resources, the agency will implement during

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929 the current fiscal year. The cost of implementing the portions 930 of the plan which cannot be funded from current resources must 931 be identified in the plan.

932 (c) Conduct, and update every 3 years, a comprehensive risk 933 analysis to determine the security threats to the data, 934 information, and information technology resources of the agency. 935 The risk analysis information is confidential and exempt from the provisions of s. 119.07(1), except that such information 936 937 shall be available to the Auditor General and the Agency for 938 Enterprise Information Technology for performing postauditing 939 duties.

940 (d) Develop, and periodically update, written internal 941 policies and procedures, which include procedures for notifying 942 the Agency for Enterprise Information Technology office when a suspected or confirmed breach, or an information security 943 944 incident, occurs. Such policies and procedures must be 945 consistent with the rules and guidelines established by the Agency for Enterprise Information Technology office to ensure 946 947 the security of the data, information, and information 948 technology resources of the agency. The internal policies and 949 procedures that, if disclosed, could facilitate the unauthorized 950 modification, disclosure, or destruction of data or information 951 technology resources are confidential information and exempt 952 from s. 119.07(1), except that such information shall be 953 available to the Auditor General and the Agency for Enterprise 954 Information Technology for performing postauditing duties.

955 (e) Implement appropriate cost-effective safeguards to 956 address identified risks to the data, information, and 957 information technology resources of the agency.

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958 (f) Ensure that periodic internal audits and evaluations of 959 the agency's security program for the data, information, and 960 information technology resources of the agency are conducted. 961 The results of such audits and evaluations are confidential 962 information and exempt from s. 119.07(1), except that such 963 information shall be available to the Auditor General and the 964 Agency for Enterprise Information Technology for performing 965 postauditing duties.

966 (g) Include appropriate security requirements in the 967 written specifications for the solicitation of information 968 technology and information technology resources and services, 969 which are consistent with the rules and guidelines established 970 by the Agency for Enterprise Information Technology office.

971 (h) Provide security awareness training to employees and 972 users of the agency's communication and information resources 973 concerning information security risks and the responsibility of 974 employees and users to comply with policies, standards, 975 guidelines, and operating procedures adopted by the agency to 976 reduce those risks.

977 (i) Develop a process for detecting, reporting, and
978 responding to suspected or confirmed security incidents,
979 including suspected or confirmed breaches consistent with the
980 security rules and guidelines established by the <u>Agency for</u>
981 Enterprise Information Technology office.

982 1. Suspected or confirmed information security incidents
983 and breaches must be immediately reported to the <u>Agency for</u>
984 <u>Enterprise Information Technology</u> office.

985 2. For incidents involving breaches, agencies shall provide986 notice in accordance with s. 817.5681 and to the <u>Agency for</u>

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987 <u>Enterprise Information Technology</u> office in accordance with this 988 subsection.

989 (5) Each state agency shall include appropriate security 990 requirements in the specifications for the solicitation of 991 contracts for procuring information technology or information 992 technology resources or services which are consistent with the 993 rules and guidelines established by the <u>Agency for Enterprise</u> 994 <u>Information Technology Office of Information Security</u>.

995 (6) The Agency for Enterprise Information Technology may
996 adopt rules relating to information security and to administer
997 the provisions of this section.

998 (7) By December 31, 2010, the Agency for Enterprise 999 Information Technology shall develop, and submit to the 1000 Governor, the President of the Senate, and the Speaker of the 1001 House of Representatives a proposed implementation plan for 1002 information technology security. The agency shall describe the 1003 scope of operation, conduct costs and requirements analyses, conduct an inventory of all existing security information 1004 1005 technology resources, and develop strategies, timeframes, and 1006 resources necessary for statewide migration.

1007 Section 10. Subsections (2), (3), and (4) of section 1008 282.33, Florida Statutes, are amended to read:

1009 282.33 Objective standards for data center energy 1010 efficiency.-

1011 (2) State shared resource data centers and other data 1012 centers that the Agency for Enterprise Information Technology 1013 has determined will be recipients for consolidating data 1014 centers, which are designated by the Agency for Enterprise 1015 Information Technology, shall evaluate their data center

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1016 facilities for energy efficiency using the standards established 1017 in this section.

(a) Results of these evaluations shall be reported to the
Agency for Enterprise Information Technology, the President of
the Senate, and the Speaker of the House of Representatives.
Reports shall enable the tracking of energy performance over
time and comparisons between facilities.

(b) <u>Beginning</u> By December 31, 2010, and <u>every 3 years</u> biennially thereafter, the Agency for Enterprise Information Technology shall submit to the Legislature recommendations for reducing energy consumption and improving the energy efficiency of state primary data centers.

1028 (3) The primary means of achieving maximum energy savings 1029 across all state data centers and computing facilities shall be 1030 the consolidation of data centers and computing facilities as 1031 determined by the Agency for Enterprise Information Technology. 1032 State data centers and computing facilities in the state data 1033 center system shall be established as an enterprise information 1034 technology service as defined in s. 282.0041. The Agency for 1035 Enterprise Information Technology shall make recommendations on 1036 consolidating state data centers and computing facilities, 1037 pursuant to s. 282.0056, by December 31, 2009.

1038 <u>(3)-(4) If When</u> the total cost of ownership of an energy-1039 efficient product is less than or equal to the cost of the 1040 existing data center facility or infrastructure, technical 1041 specifications for energy-efficient products should be 1042 incorporated in the plans and processes for replacing, 1043 upgrading, or expanding data center facilities or 1044 infrastructure, including, but not limited to, network, storage,

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1045 o

5 or computer equipment and software.

1046 Section 11. Section 282.34, Florida Statutes, is amended to 1047 read:

1048 282.34 Statewide e-mail service.-A statewide state e-mail 1049 service system that includes the delivery and support of e-mail, messaging, and calendaring capabilities is established as an 1050 1051 enterprise information technology service as defined in s. 1052 282.0041. The service shall be designed to meet the needs of all 1053 executive branch agencies, and may also be used by nonstate 1054 agency entities. The primary goals of the service are to 1055 minimize the state investment required to establish, operate, 1056 and support the statewide service; reduce the cost of current e-1057 mail operations and the number of duplicative e-mail systems; 1058 and eliminate the need for each state agency to maintain its own e-mail staff. 1059

(1) The Southwood Shared Resource Center, a primary data center, shall be the provider of the statewide e-mail service for all state agencies. The center shall centrally host, manage, operate, and support the service, or outsource the hosting, management, operational, or support components of the service in order to achieve the primary goals identified in this section.

1066 (2) The Agency for Enterprise Information Technology, in 1067 cooperation and consultation with all state agencies, shall 1068 prepare and submit for approval by the Legislative Budget Commission at a meeting scheduled before June 30, 2011, a 1069 1070 proposed plan for the migration of all state agencies to the 1071 statewide e-mail service. The plan for migration must include: 1072 (a) A cost-benefit analysis that compares the total 1073 recurring and nonrecurring operating costs of the current agency

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1074 e-mail systems, including monthly mailbox costs, staffing, 1075 licensing and maintenance costs, hardware, and other related e-1076 mail product and service costs to the costs associated with the proposed statewide e-mail service. The analysis must also 1077 1078 include: 1079 1. A comparison of the estimated total 7-year life-cycle 1080 cost of the current agency e-mail systems versus the feasibility 1081 of funding the migration and operation of the statewide e-mail 1082 service. 1083 2. An estimate of recurring costs associated with the 1084 energy consumption of current agency e-mail equipment, and the 1085 basis for the estimate. 1086 3. An identification of the overall cost savings resulting 1087 from state agencies migrating to the statewide e-mail service 1088 and decommissioning their agency e-mail systems. 1089 (b) A proposed migration date for all state agencies to be 1090 migrated to the statewide e-mail service. The Agency for 1091 Enterprise Information Technology shall work with the Executive 1092 Office of the Governor to develop the schedule for migrating all 1093 state agencies to the statewide e-mail service except for the 1094 Department of Legal Affairs. The Department of Legal Affairs 1095 shall provide to the Agency for Enterprise Information 1096 Technology by June 1, 2011, a proposed migration date based upon 1097 its decision to participate in the statewide e-mail service and the identification of any issues that require resolution in 1098 1099 order to migrate to the statewide e-mail service. 1100 (c) A budget amendment, submitted pursuant to chapter 216, 1101 for adjustments to each agency's approved operating budget 1102 necessary to transfer sufficient budget resources into the

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CODING: Words stricken are deletions; words underlined are additions.

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1103 appropriate data processing category to support its statewide e-1104 mail service costs. 1105 (d) A budget amendment, submitted pursuant to chapter 216, 1106 for adjustments to the Southwood Shared Resource Center approved 1107 operating budget to include adjustments in the number of 1108 authorized positions, salary budget and associated rate, 1109 necessary to implement the statewide e-mail service. 1110 (3) Contingent upon approval by the Legislative Budget 1111 Commission, the Southwood Shared Resource Center may contract 1112 for the provision of a statewide e-mail service. Executive 1113 branch agencies must be completely migrated to the statewide e-1114 mail service based upon the migration date included in the proposed plan approved by the Legislative Budget Commission. 1115 1116 (4) Notwithstanding chapter 216, General Revenue funds may 1117 be increased or decreased for each agency provided the net 1118 change to General Revenue in total for all agencies is zero or 1119 less. 1120 (5) Subsequent to the approval of the consolidated budget 1121 amendment to reflect budget adjustments necessary to migrate to 1122 the statewide e-mail service, an agency may make adjustments subject to s. 216.177, notwithstanding provisions in chapter 216 1123 1124 which may require such adjustments to be approved by the 1125 Legislative Budget Commission. 1126 (6) No agency may initiate a new e-mail service or execute a new e-mail contract or amend a current e-mail contract, other 1127 1128 than with the Southwood Shared Resource Center, for nonessential 1129 products or services unless the Legislative Budget Commission 1130 denies approval for the Southwood Shared Resource Center to 1131 enter into a contract for the statewide e-mail service.

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1132 (7) The Agency for Enterprise Information Technology shall work with the Southwood Shared Resource Center to develop an 1134 implementation plan that identifies and describes the detailed 1135 processes and timelines for an agency's migration to the 1136 statewide e-mail service based on the migration date approved by 1137 the Legislative Budget Commission. The agency may establish and 1138 coordinate workgroups consisting of agency e-mail management, information technology, budget, and administrative staff to 1139 1140 assist the agency in the development of the plan.

1141 (8) Each executive branch agency shall provide all 1142 information necessary to develop the implementation plan, 1143 including, but not limited to, required mailbox features and the number of mailboxes that will require migration services. Each 1144 1145 agency must also identify any known business, operational, or technical plans, limitations, or constraints that should be 1146 1147 considered when developing the plan.

1148 (2) The Agency for Enterprise Information Technology, in consultation with the Southwood Shared Resource Center, shall 1149 1150 establish and coordinate a multiagency project team to develop a 1151 competitive solicitation for establishing the statewide e-mail 1152 service.

1153 (a) The Southwood Shared Resource Center shall issue the 1154 competitive solicitation by August 31, 2010, with vendor responses required by October 15, 2010. Issuance of the 1155 1156 competitive solicitation does not obligate the agency and the 1157 center to conduct further negotiations or to execute a contract. 1158 The decision to conduct or conclude negotiations, or execute a contract, must be made solely at the discretion of the agency. 1159 (b) The competitive solicitation must include detailed 1160

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1161	specifications describing:
1162	1. The current e-mail approach for state agencies and the
1163	specific business objectives met by the present system.
1164	2. The minimum functional requirements necessary for
1165	successful statewide implementation and the responsibilities of
1166	the prospective service provider and the agency.
1167	3. The form and required content for submitted proposals,
1168	including, but not limited to, a description of the proposed
1169	system and its internal and external sourcing options, a 5-year
1170	life-cycle-based pricing based on cost per mailbox per month,
1171	and a decommissioning approach for current e-mail systems; an
1172	implementation schedule and implementation services; a
1173	description of e-mail account management, help desk, technical
1174	support, and user provisioning services; disaster recovery and
1175	backup and restore capabilities; antispam and antivirus
1176	capabilities; remote access and mobile messaging capabilities;
1177	and staffing requirements.
1178	(c) Other optional requirements specifications may be
1179	included in the competitive solicitation if not in conflict with
1180	the primary goals of the statewide e-mail service.
1181	(d) The competitive solicitation must permit alternative
1182	financial and operational models to be proposed, including, but
1183	not limited to:
1184	1. Leasing or usage-based subscription fees;
1185	2. Installing and operating the e-mail service within the
1186	Southwood Shared Resource Center or in a data center operated by
1187	an external service provider; or
1188	3. Provisioning the e-mail service as an Internet-based
1189	offering provided to state agencies. Specifications for proposed

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1190 models must be optimized to meet the primary goals of the e-mail 1191 service. (3) By December 31, 2010, or within 1 month after 1192 negotiations are complete, whichever is later, the multiagency 1193 1194 project team and the Agency for Enterprise Information 1195 Technology shall prepare a business case analysis containing its 1196 recommendations for procuring the statewide e-mail service for 1197 submission to the Governor and Cabinet, the President of the 1198 Senate, and the Speaker of the House of Representatives. The business case is not subject to challenge or protest pursuant to 1199 1200 chapter 120. The business case must include, at a minimum: 1201 (a) An assessment of the major risks that must be managed 1202 for each proposal compared to the risks for the current state 1203 agency e-mail system and the major benefits that are associated with each. 1204 1205 (b) A cost-benefit analysis that estimates all major cost 1206 elements associated with each sourcing option, focusing on the 1207 nonrecurring and recurring life-cycle costs of each option. The 1208 analysis must include a comparison of the estimated total 5-year 1209 life-cycle cost of the current agency e-mail systems versus each 1210 enterprise e-mail sourcing option in order to determine the 1211 feasibility of funding the migration and operation of the 1212 statewide e-mail service and the overall level of savings that 1213 can be expected. The 5-year life-cycle costs for each state 1214 agency must include, but are not limited to: 1215 1. The total recurring operating costs of the current 1216 agency e-mail systems, including monthly mailbox costs, 1217 staffing, licensing and maintenance costs, hardware, and other related e-mail product and service costs. 1218

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1219	2. An estimate of nonrecurring hardware and software
1220	refresh, upgrade, or replacement costs based on the expected 5-
1221	year obsolescence of current e-mail software products and
1222	equipment through the 2014 fiscal year, and the basis for the
1223	estimate.
1224	3. An estimate of recurring costs associated with the
1225	energy consumption of current agency e-mail equipment, and the
1226	basis for the estimate.
1227	4. Any other critical costs associated with the current
1228	agency e-mail systems which can reasonably be estimated and
1229	included in the business case analysis.
1230	(c) A comparison of the migrating schedules of each
1231	sourcing option to the statewide e-mail service, including the
1232	approach and schedule for the decommissioning of all current
1233	state agency e-mail systems beginning with phase 1 and phase 2
1234	as provided in subsection (4).
1235	(4) All agencies must be completely migrated to the
1236	statewide e-mail service as soon as financially and
1237	operationally feasible, but no later than June 30, 2015.
1238	(a) The following statewide e-mail service implementation
1239	schedule is established for state agencies:
1240	1. Phase 1The following agencies must be completely
1241	migrated to the statewide e-mail system by June 30, 2012: the
1242	Agency for Enterprise Information Technology; the Department of
1243	Community Affairs, including the Division of Emergency
1244	Management; the Department of Corrections; the Department of
1245	Health; the Department of Highway Safety and Motor Vehicles; the
1246	Department of Management Services, including the Division of
1247	Administrative Hearings, the Division of Retirement, the

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1248	Commission on Human Relations, and the Public Employees
1249	Relations Commission; the Southwood Shared Resource Center; and
1250	the Department of Revenue.
1251	2. Phase 2. The following agencies must be completely
1252	migrated to the statewide e-mail system by June 30, 2013: the
1253	Department of Business and Professional Regulation; the
1254	Department of Education, including the Board of Governors; the
1255	Department of Environmental Protection; the Department of
1256	Juvenile Justice; the Department of the Lottery; the Department
1257	of State; the Department of Law Enforcement; the Department of
1258	Veterans' Affairs; the Judicial Administration Commission; the
1259	Public Service Commission; and the Statewide Guardian Ad Litem
1260	Office.
1261	3. Phase 3. The following agencies must be completely
1262	migrated to the statewide e-mail system by June 30, 2014: the
1263	Agency for Health Care Administration; the Agency for Workforce
1264	Innovation; the Department of Financial Services, including the
1265	Office of Financial Regulation and the Office of Insurance
1266	Regulation; the Department of Agriculture and Consumer Services;
1267	the Executive Office of the Governor; the Department of
1268	Transportation; the Fish and Wildlife Conservation Commission;
1269	the Agency for Persons With Disabilities; the Northwood Shared
1270	Resource Center; and the State Board of Administration.

1271 4. Phase 4.-The following agencies must be completely 1272 migrated to the statewide e-mail system by June 30, 2015: the 1273 Department of Children and Family Services; the Department of 1274 Citrus; the Department of Elderly Affairs; and the Department of 1275 Legal Affairs.

1276

(b) Agency requests to modify their scheduled implementing

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1	
1277	date must be submitted in writing to the Agency for Enterprise
1278	Information Technology. Any exceptions or modifications to the
1279	schedule must be approved by the Agency for Enterprise
1280	Information Technology based only on the following criteria:
1281	1. Avoiding nonessential investment in agency e-mail
1282	hardware or software refresh, upgrade, or replacement.
1283	2. Avoiding nonessential investment in new software or
1284	hardware licensing agreements, maintenance or support
1285	agreements, or e-mail staffing for current e-mail systems.
1286	3. Resolving known agency e-mail problems through migration
1287	to the statewide e-mail service.
1288	4. Accommodating unique agency circumstances that require
1289	an acceleration or delay of the implementation date.
1290	(5) In order to develop the implementation plan for the
1291	statewide e-mail service, the Agency for Enterprise Information
1292	Technology shall establish and coordinate a statewide e-mail
1293	project team. The agency shall also consult with and, as
1294	necessary, form workgroups consisting of agency e-mail
1295	management staff, agency chief information officers, agency
1296	budget directors, and other administrative staff. The statewide
1297	e-mail implementation plan must be submitted to the Governor,
1298	the President of the Senate, and the Speaker of the House of
1299	Representatives by July 1, 2011.
1300	(6) Unless authorized by the Legislature or as provided in
1301	subsection (7), a state agency may not:
1302	(a) Initiate a new e-mail service or execute a new e-mail
1303	contract or new e-mail contract amendment for nonessential
1304	products or services with any entity other than the provider of
1305	the statewide e-mail service;

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1	
1306	(b) Terminate a statewide e-mail service without giving
1307	written notice of termination 180 days in advance; or
1308	(c) Transfer e-mail system services from the provider of
1309	the statewide e-mail service.
1310	(7) Exceptions to paragraphs (6)(a), (b), and (c) may be
1311	granted by the Agency for Enterprise Information Technology only
1312	if the Southwood Shared Resource Center is unable to meet agency
1313	business requirements for the e-mail service, and if such
1314	requirements are essential to maintain agency operations.
1315	Requests for exceptions must be submitted in writing to the
1316	Agency for Enterprise Information Technology and include
1317	documented confirmation by the Southwood Shared Resource Center
1318	board of trustees that it cannot meet the requesting agency's e-
1319	mail service requirements.
1320	(8) Each agency shall include the budget issues necessary
1321	for migrating to the statewide e-mail service in its legislative
1322	budget request before the first full year it is scheduled to
1323	migrate to the statewide service in accordance with budget
1324	instructions developed pursuant to s. 216.023.
1325	(9) The Agency for Enterprise Information Technology shall
1326	adopt rules to standardize the format for state agency e-mail
1327	addresses.
1328	(10) State agencies must fully cooperate with the Agency
1329	for Enterprise Information Technology in the performance of its
1330	responsibilities established in this section.
1331	(11) The Agency for Enterprise Information Technology shall
1332	recommend changes to an agency's scheduled date for migration to
1333	the statewide e-mail service pursuant to this section, annually
1334	by December 31, until migration to the statewide service is

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1335	complete.
1336	Section 12. Paragraph (h) of subsection (3) and paragraph
1337	(b) of subsection (4) of section 287.042, Florida Statutes, are
1338	amended to read:
1339	287.042 Powers, duties, and functionsThe department shall
1340	have the following powers, duties, and functions:
1341	(3) To establish a system of coordinated, uniform
1342	procurement policies, procedures, and practices to be used by
1343	agencies in acquiring commodities and contractual services,
1344	which shall include, but not be limited to:
1345	(h) Development <del>, in consultation with the Agency Chief</del>
1346	$rac{Information Officers Council_{r}}{}$ of procedures to be used by state
1347	agencies when procuring information technology commodities and
1348	contractual services <del>to</del> ensure compliance with public records
1349	requirements and records retention and archiving requirements.
1350	(4)
1351	(b) To prescribe, in consultation with the Agency Chief
1352	Information Officers Council, procedures for procuring
1353	information technology and information technology consultant
1354	services which provide for public announcement and
1355	qualification, competitive solicitations, contract award, and
1356	prohibition against contingent fees. Such procedures <u>are</u> shall
1357	be limited to information technology consultant contracts for
1358	which the total project costs, or planning or study activities,
1359	are estimated to exceed the threshold amount provided $rac{\mathrm{for}}{\mathrm{for}}$ in s.
1360	287.017, for CATEGORY TWO.
1361	Section 13. The Northwood Shared Resource Center is
1362	transferred by a type one transfer, as defined in s. 20.06(1),
1363	Florida Statutes, from the Department of Children and Family
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1364	Services to the Department of Management Services.
1365	Section 14. The Agency for Enterprise Information
1366	Technology, in coordination with the Southwood Shared Resource
1367	Center, shall provide a written status report to the Executive
1368	Office of the Governor and to the chairs of the legislative
1369	appropriations committees detailing the progress made by the
1370	agencies required to migrate to the statewide e-mail service by
1371	the required migration date. The status report must be provided
1372	every 6 months, beginning September 1, 2011, until
1373	implementation is complete.
1374	Section 15. This act shall take effect upon becoming a law.