$\mathbf{B}\mathbf{y}$ the Committee on Governmental Oversight and Accountability; and Senator Collins

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1	A bill to be entitled
2	An act relating to cybersecurity; amending s.
3	282.0041, F.S.; defining terms; amending s. 282.0051,
4	F.S.; revising the purposes for which the Florida
5	Digital Service is established; requiring the Florida
6	Digital Service to ensure that independent project
7	oversight on certain state agency information
8	technology projects is performed in a certain manner;
9	revising the date by which the Department of
10	Management Services, acting through the Florida
11	Digital Service, must provide certain recommendations
12	to the Executive Office of the Governor and the
13	Legislature; removing certain duties of the Florida
14	Digital Service; revising the total project cost of
15	certain projects for which the Florida Digital Service
16	must provide project oversight; specifying the date by
17	which the Florida Digital Service must provide certain
18	reports; requiring the state chief information
19	officer, in consultation with the Secretary of
20	Management Services, to designate a state chief
21	technology officer; providing duties of the state
22	chief technology officer; revising the total project
23	cost of certain projects for which certain procurement
24	actions must be taken; removing provisions prohibiting
25	the department, acting through the Florida Digital
26	Service, from retrieving or disclosing certain data in
27	certain circumstances; amending s. 282.00515, F.S.;
28	conforming a cross-reference; amending s. 282.318,
29	F.S.; providing that the Florida Digital Service is

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30	the lead entity for a certain purpose; requiring the
31	Cybersecurity Operations Center to provide certain
32	notifications; requiring the state chief information
33	officer to make certain reports in consultation with
34	the state chief information security officer; revising
35	the timeframe for a state agency to report ransomware
36	and cybersecurity incidents to the Cybersecurity
37	Operations Center; requiring the Cybersecurity
38	Operations Center to immediately notify certain
39	entities of reported incidents and take certain
40	actions; requiring the state chief information
41	security officer to notify the Legislature of certain
42	incidents within a certain period; requiring that a
43	certain notification be provided in a secure
44	environment; requiring the Cybersecurity Operations
45	Center to provide a certain report to certain entities
46	by a specified date; requiring the department, acting
47	through the Florida Digital Service, to provide
48	cybersecurity briefings to certain legislative
49	committees; authorizing the department, acting through
50	the Florida Digital Service, to obtain certain access
51	to certain infrastructure and direct certain measures;
52	revising the purpose of a state agency's information
53	security manager and the date by which he or she must
54	be designated; authorizing the department to brief
55	certain legislative committees in a closed setting on
56	certain records that are confidential and exempt from
57	public records requirements; requiring such
58	legislative committees to maintain the confidential

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59	and exempt status of certain records; authorizing
60	certain legislators to attend meetings of the Florida
61	Cybersecurity Advisory Council; amending s. 282.3185,
62	F.S.; requiring local governments to report ransomware
63	and certain cybersecurity incidents to the
64	Cybersecurity Operations Center within certain time
65	periods; requiring the Cybersecurity Operations Center
66	to immediately notify certain entities of certain
67	incidents and take certain actions; requiring the
68	state chief information security officer to provide
69	certain notification to the Legislature within a
70	certain timeframe and in a secure environment;
71	amending s. 282.319, F.S.; revising the membership of
72	the Florida Cybersecurity Advisory Council; amending
73	s. 1004.444, F.S.; providing that the Florida Center
74	for Cybersecurity may be referred to as "Cyber
75	Florida"; providing that such center is under the
76	direction of the president of the University of South
77	Florida or his or her designee; authorizing the
78	president to assign the center within a certain
79	college of the university; revising the mission and
80	goals of the center; authorizing the center, if
81	requested by specified entities, to conduct, consult
82	on, or assist on specified state-funded initiatives;
83	providing an effective date.
84	
85	Be It Enacted by the Legislature of the State of Florida:
86	
87	Section 1. Present subsections (3) , (4) , and (5) , (6)
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through (16), and (17) through (38) of section 282.0041, Florida
Statutes, are redesignated as subsections (4), (5), and (6), (8)
through (18), and (20) through (41), respectively, and new
subsections (3), (7), and (19) are added to that section, to
read:
282.0041 Definitions.—As used in this chapter, the term:
(3) "As a service" means the contracting with or
outsourcing to a third party of a defined role or function as a
means of delivery.
(7) "Cloud provider" means an entity that provides cloud-
computing services.
(19) "Enterprise digital data" means information held by a
state agency in electronic form that is deemed to be data owned
by the state and held for state purposes by the state agency.
Enterprise digital data that is subject to statutory
requirements for particular types of sensitive data or to
contractual limitations for data marked as trade secrets or
sensitive corporate data held by state agencies shall be treated
in accordance with such requirements or limitations. The
department must maintain personnel with appropriate licenses,
certifications, or classifications to steward such enterprise
digital data, as necessary. Enterprise digital data must be
maintained in accordance with chapter 119. This subsection may
not be construed to create or expand an exemption from public
records requirements under s. 119.07(1) or s. 24(a), Art. I of
the State Constitution.
Section 2. Subsections (1), (4), and (5) of section
282.0051, Florida Statutes, are amended, and paragraph (c) is

116 added to subsection (2) of that section, to read:

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585-02588-24 20241662c1 117 282.0051 Department of Management Services; Florida Digital 118 Service; powers, duties, and functions.-(1) The Florida Digital Service is established has been 119 created within the department to lead enterprise cybersecurity 120 121 efforts, to safeguard enterprise digital data, to propose, test, 122 develop, and deploy innovative solutions that securely modernize 123 state government, including technology and information services, 124 to achieve value through digital transformation and interoperability, and to fully support the cloud-first policy as 125 specified in s. 282.206. The department, through the Florida 126 127 Digital Service, shall have the following powers, duties, and 128 functions: 129 (a) Develop and publish information technology policy for 130 the management of the state's information technology resources. 131 (b) Develop an enterprise architecture that: 132 1. Acknowledges the unique needs of the entities within the 133 enterprise in the development and publication of standards and 134 terminologies to facilitate digital interoperability; 135 2. Supports the cloud-first policy as specified in s. 136 282.206; and 137 3. Addresses how information technology infrastructure may 138 be modernized to achieve cloud-first objectives. 139 (c) Establish project management and oversight standards 140 with which state agencies must comply when implementing information technology projects. The department, acting through 141 the Florida Digital Service, shall provide training 142 143 opportunities to state agencies to assist in the adoption of the 144 project management and oversight standards. To support datadriven decisionmaking, the standards must include, but are not 145

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585-02588-24 20241662c1 146 limited to: 147 1. Performance measurements and metrics that objectively reflect the status of an information technology project based on 148 149 a defined and documented project scope, cost, and schedule. 150 2. Methodologies for calculating acceptable variances in the projected versus actual scope, schedule, or cost of an 151 152 information technology project. 3. Reporting requirements, including requirements designed 153 to alert all defined stakeholders that an information technology 154 155 project has exceeded acceptable variances defined and documented 156 in a project plan. 157 4. Content, format, and frequency of project updates. 158 5. Technical standards to ensure an information technology 159 project complies with the enterprise architecture. 160 (d) Ensure that independent Perform project oversight on 161 all state agency information technology projects that have total 162 project costs of $$25 \frac{10}{10}$ million or more and that are funded in 163 the General Appropriations Act or any other law is performed in 164 compliance with applicable state and federal law. The 165 department, acting through the Florida Digital Service, shall 166 report at least quarterly to the Executive Office of the 167 Governor, the President of the Senate, and the Speaker of the 168 House of Representatives on any information technology project 169 that the department identifies as high-risk due to the project exceeding acceptable variance ranges defined and documented in a 170 171 project plan. The report must include a risk assessment, 172 including fiscal risks, associated with proceeding to the next 173 stage of the project, and a recommendation for corrective actions required, including suspension or termination of the 174

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175 project.

176 (e) Identify opportunities for standardization and 177 consolidation of information technology services that support interoperability and the cloud-first policy, as specified in s. 178 179 282.206, and business functions and operations, including administrative functions such as purchasing, accounting and 180 181 reporting, cash management, and personnel, and that are common 182 across state agencies. The department, acting through the Florida Digital Service, shall biennially on January 15 1 of 183 184 each even-numbered year provide recommendations for 185 standardization and consolidation to the Executive Office of the 186 Governor, the President of the Senate, and the Speaker of the 187 House of Representatives.

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

(g) Develop standards for information technology reports and updates, including, but not limited to, operational work plans, project spend plans, and project status reports, for use by state agencies.

(h) Upon request, assist state agencies in the developmentof information technology-related legislative budget requests.

198 (i) Conduct annual assessments of state agencies to 199 determine compliance with all information technology standards 200 and guidelines developed and published by the department and 201 provide results of the assessments to the Executive Office of 202 the Governor, the President of the Senate, and the Speaker of 203 the House of Representatives.

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204 (i) (j) Conduct a market analysis not less frequently than 205 every 3 years beginning in 2021 to determine whether the 206 information technology resources within the enterprise are 207 utilized in the most cost-effective and cost-efficient manner, 208 while recognizing that the replacement of certain legacy 209 information technology systems within the enterprise may be cost 210 prohibitive or cost inefficient due to the remaining useful life 211 of those resources; whether the enterprise is complying with the cloud-first policy specified in s. 282.206; and whether the 212 213 enterprise is utilizing best practices with respect to information technology, information services, and the 214 215 acquisition of emerging technologies and information services. 216 Each market analysis shall be used to prepare a strategic plan 217 for continued and future information technology and information 218 services for the enterprise, including, but not limited to, 219 proposed acquisition of new services or technologies and 220 approaches to the implementation of any new services or 221 technologies. Copies of each market analysis and accompanying 222 strategic plan must be submitted to the Executive Office of the 223 Governor, the President of the Senate, and the Speaker of the 224 House of Representatives not later than December 31 of each year 225 that a market analysis is conducted.

226 <u>(j)(k)</u> Recommend other information technology services that 227 should be designed, delivered, and managed as enterprise 228 information technology services. Recommendations must include 229 the identification of existing information technology resources 230 associated with the services, if existing services must be 231 transferred as a result of being delivered and managed as 232 enterprise information technology services.

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233 <u>(k)(1)</u> In consultation with state agencies, propose a 234 methodology and approach for identifying and collecting both 235 current and planned information technology expenditure data at 236 the state agency level.

237 (1)1. (m)1. Notwithstanding any other law, provide project oversight on any information technology project of the 238 239 Department of Financial Services, the Department of Legal 240 Affairs, and the Department of Agriculture and Consumer Services which has a total project cost of \$25 \$20 million or more. Such 241 242 information technology projects must also comply with the 243 applicable information technology architecture, project 244 management and oversight, and reporting standards established by 245 the department, acting through the Florida Digital Service.

246 2. When performing the project oversight function specified 247 in subparagraph 1., report by the 30th day after the end of each 248 quarter at least quarterly to the Executive Office of the 249 Governor, the President of the Senate, and the Speaker of the 250 House of Representatives on any information technology project 251 that the department, acting through the Florida Digital Service, 252 identifies as high-risk due to the project exceeding acceptable 253 variance ranges defined and documented in the project plan. The 254 report shall include a risk assessment, including fiscal risks, 255 associated with proceeding to the next stage of the project and 256 a recommendation for corrective actions required, including 257 suspension or termination of the project.

(m) (n) If an information technology project implemented by a state agency must be connected to or otherwise accommodated by an information technology system administered by the Department of Financial Services, the Department of Legal Affairs, or the

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585-02588-24 20241662c1 262 Department of Agriculture and Consumer Services, consult with 263 these departments regarding the risks and other effects of such 264 projects on their information technology systems and work 265 cooperatively with these departments regarding the connections, 266 interfaces, timing, or accommodations required to implement such 267 projects. 268 (n) (o) If adherence to standards or policies adopted by or established pursuant to this section causes conflict with 269 270 federal regulations or requirements imposed on an entity within 271 the enterprise and results in adverse action against an entity 272 or federal funding, work with the entity to provide alternative 273 standards, policies, or requirements that do not conflict with 274 the federal regulation or requirement. The department, acting 275 through the Florida Digital Service, shall annually by January 276 15 report such alternative standards to the Executive Office of 277 the Governor, the President of the Senate, and the Speaker of 278 the House of Representatives.

279 <u>(o)1.(p)1.</u> Establish an information technology policy for 280 all information technology-related state contracts, including 281 state term contracts for information technology commodities, 282 consultant services, and staff augmentation services. The 283 information technology policy must include:

a. Identification of the information technology product andservice categories to be included in state term contracts.

286 b. Requirements to be included in solicitations for state 287 term contracts.

288 c. Evaluation criteria for the award of information289 technology-related state term contracts.

290

d. The term of each information technology-related state

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585-02588-24 20241662c1 291 term contract. 292 e. The maximum number of vendors authorized on each state 293 term contract. 294 f. At a minimum, a requirement that any contract for 295 information technology commodities or services meet the National 296 Institute of Standards and Technology Cybersecurity Framework. 297 g. For an information technology project wherein project 298 oversight is required pursuant to paragraph (d) or paragraph (l) 299 (m), a requirement that independent verification and validation be employed throughout the project life cycle with the primary 300 301 objective of independent verification and validation being to 302 provide an objective assessment of products and processes 303 throughout the project life cycle. An entity providing 304 independent verification and validation may not have technical, 305 managerial, or financial interest in the project and may not 306 have responsibility for, or participate in, any other aspect of 307 the project. 308 2. Evaluate vendor responses for information technology-309 related state term contract solicitations and invitations to 310 negotiate. 311 3. Answer vendor questions on information technology-312 related state term contract solicitations. 313 4. Ensure that the information technology policy

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314 established pursuant to subparagraph 1. is included in all 315 solicitations and contracts that are administratively executed 316 by the department.

317 (p) (q) Recommend potential methods for standardizing data 318 across state agencies which will promote interoperability and reduce the collection of duplicative data. 319

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320	<u>(q)(r) Recommend open data technical standards and</u>
321	terminologies for use by the enterprise.
322	<u>(r)</u> Ensure that enterprise information technology
323	solutions are capable of utilizing an electronic credential and
324	comply with the enterprise architecture standards.
325	(2)
326	(c) The state chief information officer, in consultation
327	with the Secretary of Management Services, shall designate a
328	state chief technology officer who shall be responsible for all
329	of the following:
330	1. Establishing and maintaining an enterprise architecture
331	framework that ensures information technology investments align
332	with the state's strategic objectives and initiatives pursuant
333	to paragraph (1)(b).
334	2. Conducting comprehensive evaluations of potential
335	technological solutions and cultivating strategic partnerships,
336	internally with state enterprise agencies and externally with
337	the private sector, to leverage collective expertise, foster
338	collaboration, and advance the state's technological
339	capabilities.
340	3. Supervising program management of enterprise information
341	technology initiatives pursuant to paragraphs (1)(c), (d), and
342	(1); providing advisory support and oversight for technology-
343	related projects; and continuously identifying and recommending
344	best practices to optimize outcomes of technology projects and
345	enhance the enterprise's technological efficiency and
346	effectiveness.
347	(4) For information technology projects that have a total
348	project cost of <u>\$25</u> \$10 million or more:

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585-02588-24 20241662c1 349 (a) State agencies must provide the Florida Digital Service 350 with written notice of any planned procurement of an information 351 technology project. 352 (b) The Florida Digital Service must participate in the 353 development of specifications and recommend modifications to any 354 planned procurement of an information technology project by 355 state agencies so that the procurement complies with the 356 enterprise architecture. 357 (c) The Florida Digital Service must participate in post-358 award contract monitoring. 359 (5) The department, acting through the Florida Digital 360 Service, may not retrieve or disclose any data without a shareddata agreement in place between the department and the 361 362 enterprise entity that has primary custodial responsibility of, 363 or data-sharing responsibility for, that data. 364 Section 3. Subsection (1) of section 282.00515, Florida 365 Statutes, is amended to read: 366 282.00515 Duties of Cabinet agencies.-367 (1) The Department of Legal Affairs, the Department of 368 Financial Services, and the Department of Agriculture and 369 Consumer Services shall adopt the standards established in s. 370 282.0051(1)(b), (c), and (q) and (3)(e) s. 282.0051(1)(b), (c), 371 and (r) and (3) (e) or adopt alternative standards based on best 372 practices and industry standards that allow for open data 373 interoperability. 374 Section 4. Present subsection (10) of section 282.318, 375 Florida Statutes, is redesignated subsection (11), a new 376 subsection (10) is added to that section, and subsection (3) and 377 paragraph (a) of subsection (4) of that section are amended, to

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read:

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378 379

282.318 Cybersecurity.-

(3) The department, acting through the Florida Digital 380 381 Service, is the lead entity responsible for leading 382 cybersecurity efforts, safeguarding enterprise digital data, 383 establishing standards and processes for assessing state agency 384 cybersecurity risks, and determining appropriate security 385 measures. Such standards and processes must be consistent with 386 generally accepted technology best practices, including the 387 National Institute for Standards and Technology Cybersecurity 388 Framework, for cybersecurity. The department, acting through the 389 Florida Digital Service, shall adopt rules that mitigate risks; 390 safeguard state agency digital assets, data, information, and 391 information technology resources to ensure availability, 392 confidentiality, and integrity; and support a security 393 governance framework. The department, acting through the Florida 394 Digital Service, shall also:

395 (a) Designate an employee of the Florida Digital Service as 396 the state chief information security officer. The state chief 397 information security officer must have experience and expertise 398 in security and risk management for communications and 399 information technology resources. The state chief information 400 security officer is responsible for the development, operation, 401 and oversight of cybersecurity for state technology systems. The 402 Cybersecurity Operations Center shall immediately notify the state chief information officer and the state chief information 403 404 security officer shall be notified of all confirmed or suspected 405 incidents or threats of state agency information technology 406 resources. The state chief information officer, in consultation

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433

technology resources.

585-02588-24 20241662c1 407 with the state chief information security officer, and must 408 report such incidents or threats to the state chief information 409 officer and the Governor. 410 (b) Develop, and annually update by February 1, a statewide 411 cybersecurity strategic plan that includes security goals and objectives for cybersecurity, including the identification and 412 413 mitigation of risk, proactive protections against threats, 414 tactical risk detection, threat reporting, and response and recovery protocols for a cyber incident. 415 416 (c) Develop and publish for use by state agencies a 417 cybersecurity governance framework that, at a minimum, includes 418 guidelines and processes for: 419 1. Establishing asset management procedures to ensure that 420 an agency's information technology resources are identified and 421 managed consistent with their relative importance to the 422 agency's business objectives. 423 2. Using a standard risk assessment methodology that 424 includes the identification of an agency's priorities, 425 constraints, risk tolerances, and assumptions necessary to 426 support operational risk decisions. 427 3. Completing comprehensive risk assessments and 428 cybersecurity audits, which may be completed by a private sector 429 vendor, and submitting completed assessments and audits to the 430 department. 431 4. Identifying protection procedures to manage the 432 protection of an agency's information, data, and information

434 5. Establishing procedures for accessing information and435 data to ensure the confidentiality, integrity, and availability

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585-02588-24 20241662c1 436 of such information and data. 437 6. Detecting threats through proactive monitoring of 438 events, continuous security monitoring, and defined detection 439 processes. 440 7. Establishing agency cybersecurity incident response 441 teams and describing their responsibilities for responding to 442 cybersecurity incidents, including breaches of personal 443 information containing confidential or exempt data. 444 8. Recovering information and data in response to a cybersecurity incident. The recovery may include recommended 445 446 improvements to the agency processes, policies, or guidelines. 447 9. Establishing a cybersecurity incident reporting process 448 that includes procedures for notifying the department and the 449 Department of Law Enforcement of cybersecurity incidents. a. The level of severity of the cybersecurity incident is 450 451 defined by the National Cyber Incident Response Plan of the 452 United States Department of Homeland Security as follows: 453 (I) Level 5 is an emergency-level incident within the 454 specified jurisdiction that poses an imminent threat to the 455 provision of wide-scale critical infrastructure services; 456 national, state, or local government security; or the lives of 457 the country's, state's, or local government's residents. 458 (II) Level 4 is a severe-level incident that is likely to 459 result in a significant impact in the affected jurisdiction to 460 public health or safety; national, state, or local security;

(III) Level 3 is a high-level incident that is likely to result in a demonstrable impact in the affected jurisdiction to public health or safety; national, state, or local security;

economic security; or civil liberties.

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585-02588-24 20241662c1 465 economic security; civil liberties; or public confidence. 466 (IV) Level 2 is a medium-level incident that may impact 467 public health or safety; national, state, or local security; 468 economic security; civil liberties; or public confidence. 469 (V) Level 1 is a low-level incident that is unlikely to 470 impact public health or safety; national, state, or local 471 security; economic security; civil liberties; or public 472 confidence. 473 b. The cybersecurity incident reporting process must specify the information that must be reported by a state agency 474 475 following a cybersecurity incident or ransomware incident, 476 which, at a minimum, must include the following: 477 (I) A summary of the facts surrounding the cybersecurity incident or ransomware incident. 478 479 (II) The date on which the state agency most recently 480 backed up its data; the physical location of the backup, if the 481 backup was affected; and if the backup was created using cloud 482 computing. 483 (III) The types of data compromised by the cybersecurity 484 incident or ransomware incident. 485 (IV) The estimated fiscal impact of the cybersecurity 486 incident or ransomware incident. 487 (V) In the case of a ransomware incident, the details of 488 the ransom demanded. 489 c.(I) A state agency shall report all ransomware incidents 490 and any cybersecurity incidents incident determined by the state 491 agency to be of severity level 3, 4, or 5 to the Cybersecurity 492 Operations Center and the Cybercrime Office of the Department of Law Enforcement as soon as possible but no later than 12 48 493

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585-02588-24 20241662c1 494 hours after discovery of the cybersecurity incident and no later 495 than 6 12 hours after discovery of the ransomware incident. The 496 report must contain the information required in sub-subparagraph 497 b. 498 (II) The Cybersecurity Operations Center shall: 499 (A) Immediately notify the Cybercrime Office of the 500 Department of Law Enforcement of a reported incident and provide 501 to the Cybercrime Office of the Department of Law Enforcement 502 regular reports on the status of the incident, preserve forensic 503 data to support a subsequent investigation, and provide aid to 504 the investigative efforts of the Cybercrime Office of the 505 Department of Law Enforcement upon the office's request if the 506 state chief information security officer finds that the 507 investigation does not impede remediation of the incident and 508 that there is no risk to the public and no risk to critical 509 state functions. 510 (B) Immediately notify the state chief information officer 511 and the state chief information security officer of a reported

512 <u>incident. The state chief information security officer shall</u> 513 notify the President of the Senate and the Speaker of the House 514 of Representatives of any severity level 3, 4, or 5 incident as 515 soon as possible but no later than <u>24</u> 12 hours after receiving a 516 state agency's incident report. The notification must include a 517 high-level description of the incident and the likely effects 518 and must be provided in a secure environment.

d. A state agency shall report a cybersecurity incident
determined by the state agency to be of severity level 1 or 2 to
the Cybersecurity Operations Center and the Cybercrime Office of
the Department of Law Enforcement as soon as possible. The

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585-02588-24 20241662c1 523 report must contain the information required in sub-subparagraph 524 b. 525 e. The Cybersecurity Operations Center shall provide a 526 consolidated incident report by the 30th day after the end of 527 each quarter on a quarterly basis to the Governor, the Attorney 528 General, the executive director of the Department of Law 529 Enforcement, the President of the Senate, the Speaker of the 530 House of Representatives, and the Florida Cybersecurity Advisory 531 Council. The report provided to the Florida Cybersecurity 532 Advisory Council may not contain the name of any agency, network 533 information, or system identifying information but must contain 534 sufficient relevant information to allow the Florida 535 Cybersecurity Advisory Council to fulfill its responsibilities 536 as required in s. 282.319(9). 537 10. Incorporating information obtained through detection 538 and response activities into the agency's cybersecurity incident

539 response plans.

540 11. Developing agency strategic and operational 541 cybersecurity plans required pursuant to this section.

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

547 13. Establishing procedures for procuring information
548 technology commodities and services that require the commodity
549 or service to meet the National Institute of Standards and
550 Technology Cybersecurity Framework.

551

14. Submitting after-action reports following a

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585-02588-24 20241662c1 552 cybersecurity incident or ransomware incident. Such quidelines 553 and processes for submitting after-action reports must be 554 developed and published by December 1, 2022. 555 (d) Assist state agencies in complying with this section. 556 (e) In collaboration with the Cybercrime Office of the 557 Department of Law Enforcement, annually provide training for 558 state agency information security managers and computer security 559 incident response team members that contains training on 560 cybersecurity, including cybersecurity threats, trends, and best 561 practices. 562 (f) Annually review the strategic and operational 563 cybersecurity plans of state agencies. 564 (g) Annually provide cybersecurity training to all state 565 agency technology professionals and employees with access to highly sensitive information which develops, assesses, and 566 567 documents competencies by role and skill level. The 568 cybersecurity training curriculum must include training on the 569 identification of each cybersecurity incident severity level 570 referenced in sub-subparagraph (c)9.a. The training may be 571 provided in collaboration with the Cybercrime Office of the

572 Department of Law Enforcement, a private sector entity, or an 573 institution of the State University System.

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

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585-02588-24 20241662c1 581 cybersecurity incident. 582 (i) Lead an Emergency Support Function, ESF-20 ESF CYBER, 583 under the state comprehensive emergency management plan as 584 described in s. 252.35. 585 (j) Provide cybersecurity briefings to the members of any 586 legislative committee or subcommittee responsible for policy 587 matters relating to cybersecurity. (k) Have the authority to obtain immediate access to public 588 589 or private infrastructure hosting enterprise digital data and to direct, in consultation with the state agency that holds the 590 591 particular enterprise digital data, measures to assess, monitor, 592 and safeguard the enterprise digital data. 593 (4) Each state agency head shall, at a minimum: 594 (a) Designate an information security manager to ensure 595 compliance with cybersecurity governance and with the state's 596 enterprise security program and incident response plan. The 597 information security manager must coordinate with the agency's 598 information security personnel and the Cybersecurity Operations 599 Center to ensure that the unique needs of the agency are met 600 administer the cybersecurity program of the state agency. This 601 designation must be provided annually in writing to the 602 department by January 15 1. A state agency's information 603 security manager, for purposes of these information security 604 duties, shall report directly to the agency head. 605 (10) The department may brief any legislative committee or 606 subcommittee responsible for cybersecurity policy in a meeting 607 or other setting closed by the respective body under the rules

608 <u>of such legislative body at which the legislative committee or</u> 609 subcommittee is briefed on records made confidential and exempt

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610	under subsections (5) and (6). The legislative committee or
611	subcommittee must maintain the confidential and exempt status of
612	such records. A legislator serving on a legislative committee or
613	subcommittee responsible for cybersecurity policy may also
614	attend meetings of the Florida Cybersecurity Advisory Council,
615	including any portions of such meetings that are exempt from s.
616	286.011 and s. 24(b), Art. I of the State Constitution.
617	Section 5. Paragraphs (b) and (c) of subsection (5) of
618	section 282.3185, Florida Statutes, are amended to read:
619	282.3185 Local government cybersecurity
620	(5) INCIDENT NOTIFICATION
621	(b)1. A local government shall report all ransomware
622	incidents and any cybersecurity incident determined by the local
623	government to be of severity level 3, 4, or 5 as provided in s.
624	282.318(3)(c) to the Cybersecurity Operations Center , the
625	Cybercrime Office of the Department of Law Enforcement, and the
626	sheriff who has jurisdiction over the local government as soon
627	as possible but no later than $\underline{12}$ $\underline{48}$ hours after discovery of the
628	cybersecurity incident and no later than $6 \frac{12}{12}$ hours after
629	discovery of the ransomware incident. The report must contain
630	the information required in paragraph (a).
631	2. The Cybersecurity Operations Center shall <u>:</u>
632	a. Immediately notify the Cybercrime Office of the
633	Department of Law Enforcement and the sheriff who has
634	jurisdiction over the local government of a reported incident
635	and provide to the Cybercrime Office of the Department of Law
636	Enforcement and the sheriff who has jurisdiction over the local
637	government regular reports on the status of the incident,
638	preserve forensic data to support a subsequent investigation,

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639	and provide aid to the investigative efforts of the Cybercrime
640	Office of the Department of Law Enforcement upon the office's
641	request if the state chief information security officer finds
642	that the investigation does not impede remediation of the
643	incident and that there is no risk to the public and no risk to
644	critical state functions.
645	b. Immediately notify the state chief information security
646	officer of a reported incident. The state chief information
647	security officer shall notify the President of the Senate and
648	the Speaker of the House of Representatives of any severity
649	level 3, 4, or 5 incident as soon as possible but no later than
650	$\underline{24}$ $\underline{12}$ hours after receiving a local government's incident
651	report. The notification must include a high-level description
652	of the incident and the likely effects and must be provided in a
653	secure environment.
654	(c) A local government may report a cybersecurity incident
655	determined by the local government to be of severity level 1 or
656	2 as provided in s. 282.318(3)(c) to the Cybersecurity
657	Operations Center, the Cybercrime Office of the Department of
658	Law Enforcement, and the sheriff who has jurisdiction over the
659	local government. The report shall contain the information
660	required in paragraph (a). The Cybersecurity Operations Center
661	shall immediately notify the Cybercrime Office of the Department
662	of Law Enforcement and the sheriff who has jurisdiction over the
663	local government of a reported incident and provide regular
664	reports on the status of the cybersecurity incident, preserve
665	forensic data to support a subsequent investigation, and provide
666	aid to the investigative efforts of the Cybercrime Office of the
667	Department of Law Enforcement upon request if the state chief

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668	information security officer finds that the investigation does
669	not impede remediation of the cybersecurity incident and that
670	there is no risk to the public and no risk to critical state
671	functions.
672	Section 6. Paragraph (j) of subsection (4) of section
673	282.319, Florida Statutes, is amended, and paragraph (m) is
674	added to that subsection, to read:
675	282.319 Florida Cybersecurity Advisory Council.—
676	(4) The council shall be comprised of the following
677	members:
678	(j) Three representatives from critical infrastructure
679	sectors, one of whom must be from a <u>utility provider</u> water
680	treatment facility, appointed by the Governor.
681	(m) A representative of local government.
682	Section 7. Section 1004.444, Florida Statutes, is amended
683	to read:
684	1004.444 Florida Center for Cybersecurity
685	(1) The Florida Center for Cybersecurity, which may also be
686	referred to as "Cyber Florida," is established as a center
687	within the University of South Florida <u>under the direction of</u>
688	the president of the university or the president's designee. The
689	president may assign the center within a college of the
690	university if the college has a strong emphasis on
691	cybersecurity, technology, or computer sciences and engineering
692	as determined and approved by the university's board of
693	trustees.
694	(2) The mission and goals of the center are to:
695	(a) Position Florida as the national leader in
696	cybersecurity and its related workforce primarily through
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697	advancing and funding education and $_{ au}$ research and development
698	initiatives in cybersecurity and related fields, with a
699	secondary emphasis on <mark>, and</mark> community engagement <u>and</u>
700	cybersecurity awareness.
701	(b) Assist in the creation of jobs in the state's
702	cybersecurity industry and enhance the existing cybersecurity
703	workforce through education, research, applied science, and
704	engagements and partnerships with the private and military
705	sectors.
706	(c) Act as a cooperative facilitator for state business and
707	higher education communities to share cybersecurity knowledge,
708	resources, and training.
709	(d) Seek out research and development agreements and other
710	partnerships with major military installations and affiliated
711	contractors to assist, when possible, in homeland cybersecurity
712	defense initiatives.
713	(e) Attract cybersecurity companies <u>and jobs</u> to the state
714	with an emphasis on defense, finance, health care,
715	transportation, and utility sectors.
716	(f) Conduct, fund, and facilitate research and applied
717	science that leads to the creation of new technologies and
718	software packages that have military and civilian applications
719	and which can be transferred for military and homeland defense
720	purposes or for sale or use in the private sector.
721	(3) Upon receiving a request for assistance from the
722	Department of Management Services, the Florida Digital Service,
723	or another state agency, the center is authorized, but may not
724	be compelled by the agency, to conduct, consult on, or otherwise
725	assist any state-funded initiatives related to:
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726	(a) Cybersecurity training, professional development, and
727	education for state and local government employees, including
728	school districts and the judicial branch.
729	(b) Increasing the cybersecurity effectiveness of the
730	state's and local governments' technology platforms and
731	infrastructure, including school districts and the judicial
732	branch.
733	Section 8. This act shall take effect July 1, 2024.

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