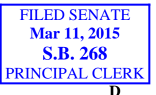
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015



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SENATE DRS45126-LR-44E* (02/05)

Short Title:	Create Department of Information TechnologyAB	(Public)
Sponsors:	Senators Tarte, Brock, and Hise (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

- 2 AN ACT TO CREATE THE DEPARTMENT OF INFORMATION TECHNOLOGY AS AN
- 3 EXECUTIVE DEPARTMENT OF THE STATE.

4 The General Assembly of North Carolina enacts:

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6 PART I. LEGISLATIVE FINDINGS, MISSION OF THE DEPARTMENT OF 7 **INFORMATION TECHNOLOGY**

8 SECTION 1.1. Findings. - The General Assembly finds that consolidating 9 information technology functions and resources of the principal departments under the Department of Information Technology will improve efficiencies and management of 10 information technology. Specifically, the General Assembly finds that such a consolidation 11 12 will:

- (1)Enhance citizen interaction and satisfaction.
- Create more efficient information technology operations. (2)
- 15 Establish quality-driven project performance standards. (3)
 - Implement streamlined and effective sourcing practices. (4)
- 17 (5) Institutionalize business and Information Technology planning procedures.
- Create clear accountability and transparency. 18 (6)
 - (7) Enhance the State's data and analytics capabilities.
 - Integrate risk and security management practices. (8)
- 21 (9) Provide effective Information Technology management and governance 22 standards.

23 SECTION 1.2. Purpose. - The purpose of the Department of Information Technology is to ensure efficient and effective use of information technology operations, 24 25 management and resources. The Department will provide strategic information technology planning, budgeting, project oversight and management, procurement, maintain secure and 26 27 reliable information technology environments, and deliver shared services to State agencies, 28 local governments, and educational institutions across the State. The Department's purpose 29 shall be achieved by: Establishing a consistent process for planning, maintaining, and acquiring

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the State's information technology resources.

(1)

- Developing standards and accountability measures for information (2)technology projects, including criteria for effective project management.
- 34 (3) Implementing enterprise procurement procedures that result in cost-savings on information technology purchases. 35



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1 2	(4)	Managing the Information Technology Fund for statewide information technology efforts.
3 4	(5)	Improving the State's technology infrastructure and increasing State agencies' delivery of services to citizens.
5 6	(6)	Operating as the State enterprise organization for information technology governance.
7 8	(7)	Advancing the State's technology and data management capabilities.
9	PART II. DEPA	RTMENT ESTABLISHED/TRANSFERS
10	SECT	FION 2.1. The Department of Information Technology is established as a
11	single, unified c	abinet-level department that consolidates information technology functions,
12	L	obligations and services existing within the principal departments.
13	Ŭ	G.S. 143B-9 and G.S. 143B-10, all information technology functions, powers,
14	-	as and services vested in the State entities listed in G.S. 143B-6 are transferred
15		l consolidated within the Department of Information Technology. Further, the
16	following transfe	rs from the Office of Information Technology Services are made:
17	(1)	A Type I transfer, as defined in G.S. 143A-6, of the:
18		a. Office of the State Chief Information Officer.
19		b. Office of Information Technology Services.
20	(2)	A Type II transfer, as defined in G.S. 143A-6, of the:
21		a. North Carolina 911 Board.
22		b. Center for Geographic Information and Analysis.
23		c. Criminal Justice Information Network.
24		d. Government Data Analytics Center.
25		e. North Carolina Geographic Information Coordinating Council.
26		FION 2.2. G.S. 143B-2 reads as rewritten:
27		rim applicability of the Executive Organization Act of 1973.
28		ve Organization Act of 1973 shall be applicable only to the following named
29	departments:	
30	(1)	Department of Cultural Resources.
31		Department of Health and Human Services.
32	(3)	Department of Revenue.
33	(4)	Department of Public Safety.
34	(5)	Repealed by Session Laws 2012-83, s. 47, effective June 26, 2012.
35	(6)	Department of Environment and Natural Resources.
36	(7)	Department of Transportation.
37	(8)	Department of Administration.
38	(9)	Department of Commerce.
39	(10)	Repealed by Session Laws 2012-83, s. 47, effective June 26, 2012.
40	<u>(11)</u>	Department of Information Technology."
41		FION 2.3. G.S. 143B-6 reads as rewritten:
42		cipal departments.
43		the principal departments enumerated in the Executive Organization Act of
44 45		ve and administrative powers, duties, and functions not including those of the
45 46		by and its agencies, the General Court of Justice and the administrative
40 47	•	pursuant to Article IV of the Constitution of North Carolina, and higher usly vested by law in the several State agencies, are vested in the following
47 48	principal departm	
40 49	(1)	Department of Cultural Resources.
49 50	(1) (2)	Department of Cultural Resources. Department of Health and Human Services.
50 51	(2)	Department of Revenue.
51	(3)	Department of Nevenue.

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(4)	Department of Public Safety.
(5)	Repealed by Session Laws 2012-83, s. 48, effective June 26, 2012.
(6)	Department of Environment and Natural Resources.
(7)	Department of Transportation.
(8)	Department of Administration.
(9)	Department of Commerce.
(10)	Community Colleges System Office.
(11)	Repealed by Session Laws 2012-83, s. 48, effective June 26, 2012.
(12)	Department of Information Technology."
	TON 2.4. Article 3D of Chapter 147 of the General Statutes is repealed.
	TION 2.5. Chapter 143B of the General Statutes is amended by adding a m
Article to read:	
	"Article 14.
	"Department of Information Technology.
	"Part 1. General Provisions.
" <u>§ 143B-1300. I</u>	
	g definitions apply in this Article:
(1)	<u>Cooperative purchasing agreement.</u> - An agreement between a vendor a
<u> </u>	one or more states or state agencies providing that the parties n
	collaboratively or collectively purchase information technology goods a
	services in order to increase economies of scale and reduce costs.
<u>(2)</u>	Department. – The Department of Information Technology.
$\overline{(3)}$	Distributed information technology assets. – Hardware, software,
<u>, - /</u>	communications equipment not classified as traditional mainframe-ba
	items, including personal computers, local area networks, servers, mol
	computers, peripheral equipment, and other related hardware and softw
	items.
(4)	Information technology. – Hardware, software and telecommunication
<u> </u>	equipment, including, but not limited to, personal computers, serve
	mainframes, wide and local area networks (wired and wireless), broadba
	mobile or portable computers, peripheral equipment, telephones, wirel
	communication, handheld devices, public safety radio services, facsin
	machines, technology facilities, including, but not limited to, data cent
	dedicated training facilities, switching facilities, and other relevant hardw
	and software items as well as personnel tasked with planni
	implementation, and support of technology, including hosting
	vendor-managed service solutions.
<u>(5)</u>	Information technology security incident A computer-, network-,
	paper-based activity that results directly or indirectly in misuse, dama
	denial of service, compromise of integrity, or loss of confidentiality of
	network, computer, application, or data.
<u>(6)</u>	Secretary. – The Secretary of the Department of Information Technolo
	who is the head of the Department and a member of the Governor's cabine
<u>(7)</u>	State agency Any department, institution, commission, committee, boa
<u> </u>	division, bureau, office, officer, or official of the State. The term does
	include any State entity excluded from coverage under this Article
	G.S. 143B-1302, unless otherwise expressly provided.
"§ 143B-1301. I	Departmental organization; Secretary of Information Technology.
	Secretary of Information Technology shall be qualified by education a
	e office and shall be appointed by and serve at the pleasure of the Govern
	e Secretary of Information Technology shall be set by the Governor.

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1	Secretary of Int	formation Technology shall receive longevity pay on t	he same basis as is
2 3	provided to emp Act.	bloyees of the State who are subject to the North Carolin	na Human Resources
4		Department of Information Technology shall be funded the	rough appropriations,
5		Technology Fund as provided in G.S. 143B-1305, and	
6	service fund for	receipts.	
7	(c) Secre	tary of Information Technology The Department of Info	ormation Technology
8	shall be manage	ed under the administration of the Secretary of Information	ion Technology. The
9	Secretary shall d	o all of the following:	
10	<u>(1)</u>	Prepare and present the Department's budget in acco	
11		143C of the General Statutes, the State Budget Ac	-
12		budget shall incorporate information technology co	.
13		expenditures of State agencies identified as princ	
14		G.S. 143B-6, together with all divisions, boards, comm	·
15	$\langle 0 \rangle$	entities for which the principal departments have budget	
16	<u>(2)</u>	Obtain, review and maintain, on an ongoing ba	
17 18		appropriations, allotments, expenditures, and revenues	of each State agency
18 19	(2)	for information technology. Adopt rules for the administration of the Department a	nd implementing this
20	<u>(3)</u>	Adopt thes for the administration of the Department a Article, pursuant to the Administrative Procedures Act,	· · ·
20		General Statutes.	Chapter 150D of the
22	<u>(4)</u>	Be responsible for developing and administering	a comprehensive
23	<u></u>	long-range plan to ensure the proper management of the	-
24		technology resources.	
25	<u>(5)</u>	Set technical standards for information technology,	review and approve
26		information technology projects and budgets, es	
27		technology security standards, provide for the procure	ement of information
28		technology resources, and develop a schedule for	
29		modification of information technology systems.	
30	<u>(6)</u>	Require reports by State departments, institutions, or ag	encies of information
31		technology assets, systems, personnel and projects and	prescribing the form
32		of such reports.	
3	<u>(7)</u>	Prescribe the manner in which information technology	•
34		personnel shall be provided and distributed among agen	
35	<u>(8)</u>	Prescribe the manner of inspecting or testing information	
36		systems or personnel to determine compliance with inf	tormation technology
37	119 143D 1303 1	plans, specifications and requirements.	
38 39		Exemptions; deviations for agencies. pt as otherwise specifically provided by law, this Article a	shall not apply to the
40		bly, the Judicial Department, or The University of No	* * *
41		tutions. These agencies may elect to participate in the inf	
42		es, or contracts offered by the Department, including inf	
13		accordance with the statutes, policies, and rules of the Dep	
14	2	ations. – Any State agency may apply in writing to the S	
45		any provision of Part 3, Shared Information Technology	•
46		chnology Procurement, of this Article. If granted, any	
47	consistent with a	available funding and shall be subject to such terms and	conditions as may be
48	· · ·	Secretary. If the agency's request for deviation is denied	• • •
49		uest a review of the decision pursuant to G.S. 143B-131	
50		not supersede G.S. 143B-426.38A or Part 6, Secu	rity of Information
51	Technology, of t	his Article.	

General Assembly of North Carolina 1 Notwithstanding subsection (b) of this section, any principal department or Council (c) 2 of State agency shall review and evaluate any deviation authorized and shall, in consultation 3 with the Department of Information Technology, adopt a plan to phase out any deviations that 4 the Secretary of Information Technology determines to be unnecessary in carrying out 5 functions and responsibilities unique to the agency having a deviation. The plan adopted by the 6 agency shall include a strategy to coordinate its general information processing functions with 7 the Department of Information Technology in the manner prescribed by this act, and provide 8 for its compliance with policies, procedures, and guidelines adopted by the Department of 9 Information Technology. Any agency receiving a deviation shall submit its plan to the Office of State Budget and Management as directed by the Secretary. 10 11 '§ 143B-1303. Departmental human resources. 12 The Secretary may appoint all employees of the Department of Information (a) 13 Technology necessary to carry out the powers and duties of the Department. All employees of 14 the Department are under the supervision, direction, and control of the Secretary, who may 15 assign any function vested in his or her office to any subordinate employee of the Department. 16 The Secretary may appoint one or more deputy secretaries as necessary for the (b) 17 administration and operation of the Department, each of whom shall be under the control and direction of the Secretary. The salaries of the deputy secretaries shall be set by the Secretary. 18 19 The deputy secretaries are exempt from the North Carolina Human Resources Act. 20 (c) Subject to approval of the Governor and limitations of G.S. 126-5, the Secretary 21 may appoint or designate additional managerial and policymaking positions, including, but not limited to, Agency IT Executives and Agency IT Leaders, chief financial officer, and general 22 23 counsel. These employees shall be subject to the North Carolina Human Resources Act, except 24 that employees in positions designated as exempt under G.S. 126-5(d)(1) are not subject to the 25 Act, in accordance with the provisions of that section. 26 (d) The Secretary may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the 27 services of independent public accountants, qualified management consultants, and other 28 professional persons or experts to carry out the powers and duties of this Article. 29 Criminal Records Checks. - The Secretary shall require background investigations (e)

30 of any employee or prospective employee, including a criminal history record check, which 31 may include a search of the State and National Repositories of Criminal Histories based on the 32 person's fingerprints. A criminal history record check shall be conducted by the State Bureau of 33 Investigation upon receiving fingerprints and other information provided by the employee or 34 prospective employee. If the employee or prospective employee has been a resident of the State 35 for less than five years, the background report shall include a review of criminal information 36 from both the State and National Repositories of Criminal Histories. The criminal background report shall be provided to the Secretary of Information Technology and is not a public record 37 38 under Chapter 132 of the General Statutes.

"Part 2. Information Technology Planning, Funding, and Reporting.

"§ 143B-1304. Planning and financing State information technology resources.

41 The Secretary shall develop policies for agency information technology planning (a) 42 and financing to achieve the legislative purposes of this act. Agencies, whether within principal 43 departments or the Council of State agencies, shall prepare and submit such plans as required in 44 this section.

45 The Department shall analyze the State's legacy information technology (1)46 systems and develop a plan to ascertain the needs, costs, and time frame 47 required for State agencies to efficiently use information technology 48 systems, resources, security, and data management, to achieve the legislative 49 purposes of this act. The plan may include legacy applications and 50 infrastructure, migration from legacy environments and other information 51 necessary for fiscal or technology planning.

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1	<u>(2)</u>	The Secretary shall develop a biennial State In	formation Technology Plan
2		(Plan). The Plan shall be transmitted to the Gene	
3		with the Governor's budget of each regular session	•
4	<u>(3)</u>	The Secretary shall develop one or more stra	tegic plans for information
5		technology. The Secretary shall determine w	vhether strategic plans are
6		needed for any agency and shall consider an	agency's operational needs,
7		functions and capabilities when making such det	
8		biennial State Information Technology Plan shall b	
9		ijunction with the Governor's budget of each reg	ular session. The Plan shall
10	include the follow		
11	<u>(1)</u>	An inventory of current information technology	
12		As used in this subdivision, the term "major	1 0 1 0
13		costing more than five hundred thousand dollars	· · · · · · · · · · · · · · · · · · ·
14	<u>(2)</u>	Significant unmet needs for information tec	
15		five-year time period. The Plan shall rank the u	nmet needs in priority order
16		according to their urgency.	a 1a 1a
17	<u>(3)</u>	A statement of the financial requirements, tog	
18		funding schedule for major projects in progress	or anticipated for approval
19 20	(4)	during the upcoming fiscal biennium.	withotisses that second sight
20 21	<u>(4)</u>	An analysis of opportunities for statewide in	
21 22	(c) Each	significant efficiencies or improve effectiveness State agency shall actively participate in preparin	· · ·
22		echnology plan required under subsection (a) of	
23 24		ncial information to the Secretary necessary to	-
25	-	information technology assets, resources provided	
26		ints. The Department shall consult with and a	
27		nese plans; and shall provide appropriate personn	
28	* *	nents identified in G.S. 143B-6; and to Council of	
29	· · ·	3, Shared Information Technology Services, of	
30	1	Secretary of Information Technology by Octobe	
31	year.		
32	" <u>§</u> 143B-1305. I	nformation Technology Fund.	
33	There is esta	blished a special revenue fund to be known as t	the Information Technology
34	Fund, which ma	y receive transfers or other credits as authorized	l by the General Assembly.
35	Money may be	appropriated from the Information Technolog	y Fund to meet statewide
36	requirements, in	cluding, but not limited to, project management, s	security, electronic mail and
37	State portal oper	ations. Expenditures involving funds appropriated	to the Department from the
38		chnology Fund shall be made by the Secretary	
39		nnology Fund balance shall be credited to the Infor	mation Technology Fund.
40		information technology reports.	
41		Secretary shall report to the Joint Legislative	-
42		hnology and to the Fiscal Research Division reg	
43	-	erly basis, no later than the first day of the second	
44		report shall include current cash balances, line-	•
45		us quarter, and anticipated expenditures and rev	
46		nt Legislative Oversight Committee on Information	
47 49		on on expenditures for the upcoming quarter, proj	•
48	-	on personnel position changes, including new po	
49 50	•	ated. Spending reports shall comply with the State	e Accounting System object
50	codes.		

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1	(b) Information Technology Fund Reporting. – By October 1 of each y	year, the Secretary
2	shall submit to the Joint Legislative Oversight Committee on Information Te	chnology a report
3	on all expenditures involving funds appropriated to the Department from	the Information
4	Technology Fund for the preceding fiscal year.	
5	"§ 143B-1307. Financial reporting and accountability for informa	<u>ition technology</u>
6	investments and expenditures.	
7	The Department, along with the Office of State Budget and Management	
8	the State Controller, shall develop processes for budgeting and accounting of	f expenditures for
9	information technology operations, services, projects, infrastructure, and	
10	agencies, notwithstanding any deviations permitted pursuant to G.S.	
11	G.S. 143B-1303(c). The budgeting and accounting processes may include ha	
12	personnel, training, contractual services, and other items relevant to inform	
13	and the sources of funding for each. Annual reports regarding information ter	
14	coordinated by the Department with the Office of State Budget and Manageme	
15	of the State Controller, and submitted to the Governor and the General Asser	<u>nbly on or before</u>
16	October 1 of each year.	
17	" <u>§ 143B-1308. Information technology procurement policy; reporting req</u>	
18	(a) <u>Policy. – In order to further the policy of the State to encourage and</u>	-
19	of small, minority, physically handicapped, and women contractors in Sta	
20	goods and services, principal department and Council of State agencies shall c	-
21	Department in efforts to encourage the use of small, minority, physically	
22	women contractors in achieving the purposes of this Article, which is to	•
23	effective and economical acquisition, management, and disposition of informa	
24	(b) <u>Bids. – A vendor submitting a bid shall disclose in a star</u>	
25	contemporaneously with the bid, where services will be performed under the	
26	including any subcontracts and whether any services under that contract	
27	subcontracts, are anticipated to be performed outside the United States. Noth	-
28	is intended to contravene any existing treaty, law, agreement, or regulation of	
29 30	The Secretary of Information Technology shall retain the statements required	
30 31	regardless of the State entity that awards the contract and shall report annual	
32	of Administration on the number of contracts which are anticipated to be performed States.	onned outside the
33	(c) Reporting. – Every State agency that makes a direct purchas	a of information
33 34	technology using the services of the Department of Information Techno	
35	directly to the Department of Administration all information required by G.S.	•••
36	(d) Data from Department of Administration. – The Department of Ad	
37	collect and compile the data described in this section and report it annually t	
38	of Information Technology.	o the Department
39	" <u>§ 143B-1309. Statewide electronic portal; annual report.</u>	
40	(a) The Department of Information Technology shall plan, develop	. implement. and
41	operate a statewide electronic portal (i) to increase the convenience of membe	
42	conducting online transactions with, and obtaining information from, State go	
43	to facilitate their interactions and communications with government agencies.	
44	(b) Beginning June 30, 2015, and then annually thereafter, the Secreta	ary shall report to
45	the General Assembly and to the Fiscal Research Division on the following in	
46	(1) Services currently provided and associated transaction	
47	relevant indicators of utilization by user type.	
48	(2) New services added during the previous year.	
49	(3) Services added that are currently available in other states.	
50	(4) The total amount collected for each service.	
51	(5) The total amount remitted to the State for each service.	

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service.
he total amount of revenue
each service.
ch information technology
d Council of State agencies
ouncil of State agency shall
artment, or other resources
y plan and to administer
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technical environments in
ented.
ers most likely to occur and
rform its mission.
anticipation of a natural or
ess information technology
te agency shall submit its
nual basis and as otherwise
_
ices.
required by this Article, the
and State government-wide
ent to the Office of State
for analific information
for specific information
agencies on a cost-sharing
Office of State Budget and
tandpoint of efficiency and
performed its proportionate
shared centers and services,
and Management.
the Department ownership,
equipment, supplies, and
ces.
quisition, management, and
agencies to facilitate more
logy in the agencies.
tiently implement, use, and
hout State government.
nental units with access to
nd services as authorized in
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1	(8)	Provide geographic information systems services through the Ce	enter for
2		Geographic Information and Analysis on a cost recovery ba	
3		Department and the Center for Geographic Information and Analy	
4		contract for funding from federal or other sources to conduct or	provide
5		geographic information systems services for public purposes.	
	(b) Confi	identiality No data of a confidential nature, as defined in the	General
_		al law, may be entered into or processed through any information tec	
		ork established under this Article until safeguards for the data's	
•		ne Secretary have been designed and installed and are fully operation	
) <u>secti</u>	on does not	affect the provisions of G.S. 147-64.6 or G.S. 147-64.7.	
(<u>(c)</u> <u>Cost-</u>	Sharing with Other Branches Notwithstanding any other provision	n of law,
the	Department	shall provide information technology services on a cost-sharing bas	sis to the
judio	cial branch a	s requested by the Chief Justice and to the General Assembly and its	agencies
as re	equested by t	he Legislative Services Commission.	-
(<u>(d)</u> <u>It sha</u>	Il be the duty of all principal departments and Council of State agenci	es of the
State	<u>e governmer</u>	nt to furnish to the Secretary when requested, and on forms as pro-	escribed,
estin	nates of all	information technology goods and services needed and required	by such
depa	rtment, insti	itution or agency for such periods in advance as may be designated	d by the
Secr	etary. In add	dition to the report required, all departments, institutions, or agencie	es of the
State	e governmen	nt shall furnish to the Secretary when requested, and on forms as pro-	escribed,
actu	al expenditu	ares for all goods and services needed and required by the dep	<u>partment,</u>
<u>insti</u>	<u>tution, or a</u>	gency for such periods after the expenditures have been made as	may be
<u>desi</u>	gnated by the	e Secretary.	
" <u>§ 1</u> 4	<u>43B-1312.</u> (Communications services.	
<u>(</u>	(a) The	Secretary of Information Technology shall exercise author	<u>rity for</u>
telec	communicati	ons and other communications included in information technology re	<u>lating to</u>
-		agement and operations of State agencies. In discharging that respo	<u>nsibility,</u>
the S	Secretary of]	Information Technology shall do the following:	
	<u>(1)</u>	Provide for the establishment, management, and operation, throug	
		State ownership, by contract, or through commercial leasing,	
		following systems and services as they affect the internal manager	nent and
		operation of State agencies:	
		a. <u>Central telephone systems and telephone networks, includin</u>	-
		over Internet Protocol and Commercial Mobile Radio System	<u>1S.</u>
		b. Satellite services.	
		c.Closed-circuit TV systems.d.Two-way radio systems.	
		d. <u>Two-way radio systems.</u>	
		e.Microwave systems.f.Related systems based on telecommunication technologies.	
		<u>f.</u> <u>Related systems based on telecommunication technologies.</u>	
		g. The "State Network," managed by the Department, which m	
		connectivity designed for the purpose of providing Internet	Protocol
		transport of information to any building.	
		<u>h.</u> <u>Broadband.</u>	
	<u>(2)</u>	Coordinate the development of cost-sharing systems for respect	
		agencies for their proportionate parts of the cost of maintena	
		operation of the systems and services listed in subdivision (1)	ot this
		subsection.	
	<u>(3)</u>	Assist in the development of coordinated telecommunications ser	
		systems within and among all State agencies and recommend	
		appropriate, cooperative utilization of telecommunication facil	lities by
l		aggregating users.	

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<u>(</u>	<u>(4)</u>	Perform traffic analysis and engineering for all telecom	munications services
,	(5)	and systems listed in subdivision (1) of this subsection.	
<u>(</u>	<u>(5)</u>	Establish telecommunications specifications and desig	-
,	$\langle \boldsymbol{C} \rangle$	and support compatibility of the systems within State ag	
<u>(</u>	(6)	Provide a periodic inventory of telecommunication	ons costs, facilities,
,		systems, and personnel within State agencies.	·
<u>(</u>	<u>(7)</u>	Promote, coordinate, and assist in the design and engir	
		telecommunications systems, including, but not 1	
		emergency telephone number program, Emergency M	ledical Services, and
/	(0)	other emergency telecommunications services.	. Stata accurates and
<u>(</u>	<u>(8)</u>	Perform frequency coordination and management for	
		local governments, including all public safety radio se	-
		accordance with the rules and regulations of the Fede	eral Communications
,	$\langle 0 \rangle$	Commission or any successor federal agency.	
<u>(</u>	<u>(9)</u>	Advise all State agencies on telecommunications mana	
		related matters and provide through the State Personne	-
		the Department of Information Technology training t	
,	(10)	agencies in telecommunications technology and systems	
<u>(</u>	(10)	Assist and coordinate the development of policies a	
		consistent with the protection of citizens' rights to p	-
		information, for the acquisition and use of telecommun	•
		base such policies and plans on current inform	
		telecommunications activities in relation to the full	range of emerging
(h) 5	Tho m	technologies.	formation System in
(b) <u>(b)</u> the Judicial		rovisions of this section shall not apply to the Judicial In	<u>Inormation System III</u>
	-	Communications services for local governmental	entities and other
	entitie		
		ecretary of Information Technology shall provide cities	, counties, and other
		al entities with access to communications systems or se	
		nder this Part for State agencies. Access shall be provide	
-		to State agencies.	
(b) 7	The	Secretary of Information Technology shall e	
(0)		secretar, or mormation reemiolog, shan e	stablish broadband
		services and permit, in addition to State agencies, cities	
communica	tions s	•	s, counties, and other
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1	153(10). Provided further, authority to share communications services with the non-State
2	agencies set forth in subdivisions (1) through (4) of this subsection shall terminate not later
3	than one year from the effective date of a tariff for such service or federal law that preempts
4	this section.
5	"Part 4. Information Technology Projects and Management.
6	"§ 143B-1314. Project approval standards.
7	(a) Project Review and Approval The Secretary shall review all information
8	technology projects for the principal departments and Council of State agencies. Project
9	approval may be granted upon the Secretary's determination that the project conforms to project
10	management procedures and policies, procurement rules and policies, and that sufficient funds
11	are available.
12	(b) Project Implementation No State agency, unless expressly exempt within this
13	Article, shall proceed with an information technology project until the Secretary approves the
14	project. If a project is not approved, the Secretary shall specify in writing to the agency the
15	grounds for denying the approval. The Secretary shall provide this information to the agency
16	and the Office of State Budget and Management within five business days of the denial.
17	(c) Suspension of Approval. – The Secretary of Information Technology may suspend
18	the approval of any information technology project that does not continue to meet the
19	applicable quality assurance standards. If the Secretary suspends approval of a project, the
20	Secretary shall specify in writing to the agency the grounds for suspending the approval. The
21	Secretary shall provide this information to the agency within five business days of the
22	suspension.
23	The Department shall report any suspension immediately to the Office of the State
24	Controller and the Office of State Budget and Management. The Office of State Budget and
25 26	Management shall not allow any additional expenditure of funds for a project that is no longer
26 27	approved by the Secretary of Information Technology.
27	(d) <u>General Quality Assurance. – Information technology projects authorized pursuant</u> to G.S. 143B-1302 shall meet all project standards and requirements established under this Part.
28 29	(e) Performance Contracting. – All contracts between a State agency and a private party
30	for information technology projects shall include provisions for vendor performance review
31	and accountability, contract suspension or termination, and termination of funding. The
32	Secretary may require that these contract provisions include a performance bond, monetary
33	penalties, or require other performance assurance measures for projects that are not completed
34	within the specified time period or that involve costs in excess of those specified in the
35	contract. The Secretary may utilize cost-savings realized on government vendor partnerships,
36	as defined by G.S. 143-135.9, as performance incentives for an information technology vendor.
37	(f) Notwithstanding the provisions of G.S. 114-2.3, any State agency developing and
38	implementing an information technology project with a total cost of ownership in excess of five
39	million dollars (\$5,000,000) may be required by the Secretary of Information Technology to
40	engage the services of private counsel or subject matter experts with the appropriate
41	information technology and intellectual property expertise. The private counsel or subject
42	matter expert may review requests for proposals; review and provide advice and assistance
43	during the evaluation of proposals and selection of any vendors; and review and negotiate
44	contracts associated with the development, implementation, operation, and maintenance of the
45	project. This requirement may also apply to information technology programs that are
46	separated into individual projects, if the total cost of ownership for the overall program exceeds
47	five million dollars (\$5,000,000).
48	" <u>§ 143B-1315. Project management standards.</u>
49 50	(a) Principal Department Agency Responsibilities. – Each agency shall provide
50	personnel to participate in IT project management, implementation, testing and other activities
51	for any information technology project. Agency personnel shall provide periodic reports to the

1 project management assistant assigned to the project by the Secretary under subsection (b) of 2 this section. The reports shall include information regarding the agency's business 3 requirements, applicable laws and regulations, project costs, issues related to hardware, 4 software, or training, projected and actual completion dates, and any other information related 5 to the implementation of the information technology project. 6 Council of State Agency Responsibilities. - Each agency shall provide for one or (b) 7 more project managers who meet the applicable quality assurance standards for each 8 information technology project that is subject to approval by the Secretary. Each project 9 manager shall be subject to the review and approval of the Secretary. Each agency project 10 manager shall provide periodic reports to the project management assistant assigned to the 11 project by the Secretary under subsection (c) of this section. The reports shall include 12 information regarding project costs, issues related to hardware, software, or training, projected 13 and actual completion dates, and any other information related to the implementation of the 14 information technology project. 15 Secretary Responsibilities. - The Secretary of Information Technology shall provide (c) 16 a project management assistant from the Department for any approved project, whether the 17 project is undertaken in single or multiple phases or components. The Secretary may designate 18 a project management assistant for any other information technology project. 19 The project management assistant shall advise the agency with the initial planning of a 20 project, the content and design of any request for proposals, contract development, procurement, and architectural and other technical reviews. The project management assistant 21 22 shall also monitor progress in the development and implementation of the project and shall 23 provide status reports to the agency and the Secretary of Information Technology, including 24 recommendations regarding continued approval of the project. 25 "§ 143B-1316. Dispute resolution. 26 Agency Request for Review. – In any instance where the Secretary has denied or (a) 27 suspended the approval of an information technology project, or has denied an agency's request 28 for deviation pursuant to G.S. 143B-1302, the affected State agency may request a committee 29 review of the Secretary's decision. The agency shall submit a written request for review to the 30 State Controller within 15 working days following the agency's receipt of the Secretary's 31 written grounds for denial or suspension. The agency's request for review shall specify the 32 grounds for its disagreement with the Secretary's determination. The agency shall include with 33 its request for review a copy of the Secretary's written grounds for denial or suspension. 34 Review Process. - The review committee shall consist of the State Controller, the (b) 35 State Budget Officer, and the Secretary of Administration. The State Controller shall serve as 36 the chair of the review committee. If the chair or one of the members of the review committee 37 is an official of the agency that has requested the review, that person is deemed to have a 38 conflict of interest and is ineligible to participate in the consideration of the matter, and the two 39 remaining members of the review committee shall select an alternate official to serve as a 40 member of the review committee for that specific matter. Within 10 business days following receipt of an agency's request for review, the committee shall meet to consider the matter. 41 42 The committee shall review the information provided and may request additional 43 information from either the agency or the Secretary. The committee may affirm, reverse, or modify the decision of the Secretary, or may remand the matter back to the Secretary for 44 45 additional findings. Within 30 days after initial receipt of the agency's request for review, the committee shall notify the agency and the Secretary of its decision in the matter. The 46 47 notification shall be in writing, and shall specify the grounds for the committee's decision. 48 The committee may reverse or modify a decision of the Secretary when the committee finds 49 at least one of the following:

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(1)	The decision of the Secretary is unsupported	ed by substantial evidence that the
	agency project fails to meet one or more s	-
	of State government information technolog	• • •
<u>(2)</u>	The Secretary did not have the requisite sta	• •
<u>_/</u>	render the decision.	
<u>(3)</u>	The decision of the Secretary was rendered	d in a manner that was arbitrary.
<u>107</u>	capricious, or indicative of an abuse of disc	
(c) In ad	ldition to the powers granted pursuant to Art	
	of law, the Department of Information Tec	± • •
	e State Treasurer, the State Controller, and t	
	solve disputes concerning services, fees, and	-
-	receiving information technology services f	
	adopt rules for the dispute resolution process	•
	ettlement of all fee disputes that come before in	-
	"Part 5. Information Technology Proc	
"§ 143B-1317.	Procurement of information technology.	
	vithstanding any other provision of law,	the Department of Information
	Il procure all information technology for prin	-
	The Department shall integrate technolog	A
	r all information technology needs of those	
	d implementation of technology more respon	-
	shall apply to information technology procure	
	Department shall have the authority and respo	
	o the following:	
<u>(1)</u>	Purchase or contract for all information tech	hnology for State agencies
$\frac{(1)}{(2)}$	Establish processes, specifications, and s	
<u>\</u>	information technology to be purchased	
	agencies and relating to information techn	
	requirements for State agencies.	hology personal services contract
<u>(3)</u>	Establish procedures to permit State agenci	es and local government agencies
<u>(3)</u>	to use the General Services Administratio	
	Program to purchase information technol	· · · · ·
	Services Administration Supply Schedule	
	(ii) from contracts under the GSA's Co	•••
	information technology special item number	
<u>(4)</u>	Comply with the State government-wide t	
<u>(+)</u>	by the Secretary.	conneur arenneeture, as required
<u>(5)</u>	<u>Utilize the purchasing benchmarks est</u>	tablished by the Secretary of
(3)	Administration pursuant to G.S. 143-53.1.	taonshed by the Secretary Of
(6)	Provide strategic sourcing resources a	and planning to compile and
(0)	consolidate all estimates of information	
	needed and required by State agencies.	teennology goous and services
(c) Conf	identiality. – Contract information compiled b	w the Department shall be made a
	record after the award of contract. Trade sec	• •
-	security information protected under G.S. 13	
confidential.	i scentry mormation protected under 0.5. 15	2-0.1(c) of other law shall remain
	tronic Procurement The Secretary may an	thorize the use of the electronic
	tronic Procurement The Secretary may au	
	stem established by G.S. 143-48.3, or other system bidding. For purposes of this Part "rova	
	bidding. For purposes of this Part, "reve	
	ess in which vendors compete to provide good	
price in an oper	n and interactive electronic environment. The	e venuor's price may be revealed

1	during the reverse auction. The Department may contract with a third-party vendor to conduct
2	the reverse auction. "Electronic bidding" means the electronic solicitation and receipt of offers
3	to contract. Offers may be accepted and contracts may be entered by use of electronic bidding.
4	All requirements relating to formal and competitive bids, including advertisement, seal, and
5	signature, are satisfied when a procurement is conducted or a contract is entered in compliance
6	with the reverse auction or electronic bidding requirements established by the Department.
7	(e) <u>Bulk Purchasing. – The Secretary shall establish procedures for the procurement of</u>
8	information technology. The procedures may include aggregation of hardware purchases, the
9	use of formal bid procedures, restrictions on supplemental staffing, enterprise software
10	licensing, hosting, and multi-year maintenance agreements. The Secretary may require agencies
11	to submit information technology procurement requests to the Department on October 1,
12	January 1, and June 1, or another regularly occurring schedule, of each fiscal year in order to
13	allow for bulk purchasing.
14	(f) All offers to contract, whether through competitive bidding or other procurement
15	method, shall be subject to evaluation and selection by acceptance of the most advantageous
16	offer to the State. Evaluation shall include best value, as the term is defined in
17	G.S. 143-135.9(a)(1); compliance with information technology project management policies,
18	compliance with information technology security standards and policies, substantial conformity
19	with the specifications and other conditions set forth in the solicitation.
20	(g) Exceptions In addition to permitted waivers of competition, the requirements of
21	competitive bidding shall not apply to information technology contracts and procurements:
22	(1) In cases of pressing need or emergency arising from a security incident;
23	(2) In the use of master licensing or purchasing agreements governing the
24	Department's acquisition of proprietary intellectual property;
25	(3) The Secretary may award a cost plus percentage of cost contract for
26	information technology projects. As needed, the Secretary shall report to the
27	Joint Legislative Oversight Committee on Information Technology on any
28	<u>cost plus percentage contracts awarded.</u>
29	" <u>§ 143B-1318. Restriction on State agency contractual authority with regard to</u>
30 31	(a) <u>information technology; local governments.</u> (a) All State agencies covered by this Article shall use contracts for information
32	technology established by the Department. Notwithstanding any other statute, the authority of
33	State agencies to procure or obtain information technology shall be subject to compliance with
33 34	the provisions of this Part. The Department may exercise the authority of State agencies to
35	procure or obtain information technology as otherwise provided by statute.
36	(b) Notwithstanding any other provision of law, local governmental entities may use the
37	information technology programs, services, or contracts offered by the Department, including
38	information technology procurement, in accordance with the statutes, policies, and rules of the
39	Department. For purposes of this subsection, "local governmental entities" includes local
40	school administrative units, as defined in G.S. 115C-5, and community colleges. Local
41	governmental entities are not required to comply with otherwise applicable competitive bidding
42	requirements when using contracts established by the Departments. Any other State entities
43	exempt from Part 3 or Part 5 of this Article may also use the information technology programs,
44	services, or contracts offered by the Department, including information technology
45	procurement, in accordance with the statutes, policies, and rules of the Department.
46	"§ 143B-1319. Unauthorized use of public purchase or contract procedures for private
47	benefit prohibited.
48	(a) It is unlawful for any person, by the use of the powers, policies, or procedures
49	described in this Part or established hereunder, to purchase, attempt to purchase, procure, or
50	attempt to procure any property or services for private use or benefit.

51 (b) This prohibition shall not apply if:

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1	<u>(1)</u>	The State agency through which the property or server	ices are procured had
2		theretofore established policies and procedures permitt	ing such purchases or
3		procurement by a class or classes of persons in ord	er to provide for the
ŀ		mutual benefit of such persons and the department,	institution, or agency
i		involved, or the public benefit or convenience; and	
)	<u>(2)</u>	Such policies and procedures, including any reimbu	
		complied with by the person permitted thereunder to	
		procurement procedures described in this Part or establ	ished thereunder.
		violation of this section is a Class 1 misdemeanor.	
		employee or official of the State who violates this Part	
		ny amount expended in violation of this Part, together with	
		Financial interest of officers in sources of supply; acce	
		Secretary of Information Technology, any deputy sec	• •
		or managerially exempt personnel shall be financially in	
		cial interest, either directly or indirectly, in the purchase of	
		nnology, nor in any firm, corporation, partnership, or asso	
		hnology to the State government, or any of its departr	
		hall any of these persons or any other Department employ	
		rectly, from any person, firm, or corporation to whom	• •
		bate, gifts, or otherwise, any money or anything of valu tion, or contract for future reward or compensation. Violat	
		and any person found guilty of a violation of this section s	
		n State office or employment.	man, upon conviction,
		Certification that information technology bid submitte	d without collusion
		ry shall require bidders to certify that each bid on in	
		een by the Department is submitted competitively and wi	
	certification is a	• • •	unout contaston. Tuise
		Award review.	
		n the dollar value of a contract for the procurement of in	formation technology
		erials, and supplies exceeds the benchmark established b	
		endation shall be submitted to the Secretary of Information	
		er action. The Secretary shall promptly notify the agency	
	the recommend	ation, or for which the purchase is to be made, of the action	n taken.
	(b) Prior	to submission for review pursuant to this section	for any contract for
		hnology being acquired for the benefit of an agency author	
	this Article pu	rsuant to G.S. 143B-1302(b), the Secretary shall revi	ew and approve the
	procurement to	ensure compliance with the established processes, specific	cations, and standards
		l information technology purchased, licensed, or leased	
		lished procurement processes, and compliance with the S	tate government-wide
		ecture and standards established by the Secretary.	
		Secretary shall provide a report of all contract awards	
		arement Office as indicated below. The report shall inclu	
		ract term, the award recipient, the using agency, and a sh	ort description of the
	nature of the aw		
	<u>(1)</u>	For contract awards greater than twenty-five thousand	
		the Cochairs of the Joint Legislative Oversight Com	
,		Technology and the Fiscal Research Division on a mon	
	<u>(2)</u>	For all contract awards outside the established purch	
	"8 1/2D 1202	Secretary of the Department of Administration on a qua	arterly dasis.
)	<u>§ 143B-1323.</u>	Attorney General contract assistance.	

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At the request of the Secretary, the Attorney General shall p	provide legal advice and services
2 <u>necessary to implement this Part.</u>	
3 "§ 143B-1324. Purchase of certain computer equipment an	d televisions by State agencies
and governmental entities prohibited.	
(a) <u>No State agency, local political subdivision of the S</u>	State, or other public body shall
purchase computer equipment or televisions, as defined in G.S.	5. 130A-309.131, or enter into a
contract with any manufacturer that the Secretary determines	s is not in compliance with the
requirements of G.S. 130A-309.134 or G.S. 130A-309.135 as d	etermined from the list provided
by the Department of Environment and Natural Resources purs	
Secretary shall issue written findings upon a determination of r	-
of noncompliance by the Secretary is reviewable under Art	icle 3 of Chapter 150B of the
General Statutes.	
(b) The Department shall make the list available to lo	
State and other public bodies. A manufacturer that is not in co	
of G.S. 130A-309.134 or G.S. 130A-309.135 shall not sell or of	· · · ·
or televisions to the State, a local political subdivision of the State	
" <u>§ 143B-1325. Refurbished computer equipment purchasing</u>	
(a) <u>The Department of Information Technology and the</u>	-
with the administrative support of the Statewide Procurement C	
governmental entities the option of purchasing refurbished com	
computer equipment refurbishers whenever most appropriate	to meet the needs of State and
local governmental entities.	
(b) <u>State and local governmental entities shall docum</u>	
purchase of the refurbished computer equipment, including,	
acquisition cost as well as operations and maintenance costs.	These savings shall be reported
<u>quarterly to the Department of Information Technology.</u> (c) <u>The Statewide Procurement Office shall admini</u>	istor the refurbished computer
equipment program by establishing a competitive purchasing j	-
that meets all State information technology procurement laws	± ±
agencies receive the best value.	and procedures and ensures that
(d) Participating computer equipment refurbishers	must meet all procurement
requirements established by the Department of Information Tec	
Administration.	••••••••••••••••••••••••••••••••••••••
"§ 143B-1326. Configuration and specification requirement	s same as for new computers.
Refurbished computer equipment purchased under this a	
standards as the State may establish as to the configuration an	
the purchase of new computers.	
"§ 143B-1327. Data on reliability and other issues; report.	
The Department of Information Technology shall maintain	n data on equipment reliability,
potential cost-savings, and any issues associated with the re-	efurbished computer equipment
initiative and shall report the results of the initiative to t	he Joint Legislative Oversight
Committee on Information Technology and the Fiscal Resear	rch Division by March 1, 2016,
and then quarterly thereafter.	
"Part 6. Security of Information Techr	<u>nology.</u>
" <u>§ 143B-1328. Statewide security standards.</u>	
The Secretary of Information Technology shall establish a	
information technology security to maximize the functionality,	
the State's distributed information technology assets, incl	-
management, communications and encryption technologies.	•
revise the security standards annually. As part of this function	
Technology shall review periodically existing security standard	ds and practices in place among

1 the various State agencies to determine whether those standards and practices meet statewide 2 security and encryption requirements. The Secretary of Information Technology may assume 3 the direct responsibility of providing for the information technology security of any State 4 agency that fails to adhere to security standards adopted under this Article. 5 "§ 143B-1329. Secretary approval of security standards and risk assessments. 6 (a) Notwithstanding G.S. 143-48.3, G.S. 143B-1302(b) or (c), or any other provision of 7 law, and except as otherwise provided by this Article, all information technology security 8 goods, software or services purchased using State funds, or for use by a State agency or in a 9 State facility, shall be subject to approval by the Secretary of Information Technology in accordance with security standards adopted under this Part. 10 11 The Secretary of Information Technology shall conduct risk assessments to identify (b) compliance, operational and strategic risks to the enterprise network. These assessments may 12 13 include methods such as penetration testing or similar assessment methodologies. The 14 Secretary of Information Technology may contract with another party or parties to perform the 15 assessments. Detailed reports of the risk and security issues identified shall be kept confidential 16 as provided in G.S. 132-6.1(c). 17 If the legislative branch or the judicial branch develop their own security standards, (c) 18 taking into consideration the mission and functions of that entity, that are comparable to or 19 exceed those set by the Secretary of Information Technology under this section, then those 20 entities may elect to be governed by their own respective security standards. In these instances, 21 approval of the Secretary of Information Technology shall not be required before the purchase 22 of information technology security devices and services. If requested, the Secretary of 23 Information Technology shall consult with the legislative branch and the judicial branch in 24 reviewing the security standards adopted by those entities. 25 Before a State agency may enter into any contract with another party for an (d) 26 assessment of network vulnerability, the State agency shall notify the Secretary of Information 27 Technology and obtain approval of the request. If the State agency enters into a contract with 28 another party for assessment and testing, after approval of the Secretary of Information 29 Technology, the State agency shall issue public reports on the general results of the reviews. 30 The contractor shall provide the State agency with detailed reports of the security issues 31 identified that shall not be disclosed as provided in G.S. 132-6.1(c). The State agency shall 32 provide the Secretary of Information Technology with copies of the detailed reports that shall 33 not be disclosed as provided in G.S. 132-6.1(c). 34 Nothing in this section shall be construed to preclude the Office of the State Auditor (e) 35 from assessing the security practices of State information technology systems as part of its 36 statutory duties and responsibilities. 37 "§ 143B-1330. Assessment of agency compliance with security standards. 38 At a minimum, the Secretary of Information Technology shall annually assess the ability of 39 each State agency, and each agency's contracted vendors, to comply with the current security 40 enterprise-wide set of standards established pursuant to this section. The assessment shall 41 include, at a minimum, the rate of compliance with the enterprise-wide security standards and 42 an assessment of security organization, security practices, security information standards, 43 network security architecture, and current expenditures of State funds for information technology security. The assessment of a State agency shall also estimate the cost to implement 44 45 the security measures needed for agencies to fully comply with the standards. Each State agency shall submit information required by the Secretary of Information Technology for 46 47 purposes of this assessment. The Secretary of Information Technology shall include the 48 information obtained from the assessment in the State Information Technology Plan. "§ 143B-1331. State agency cooperation; liaisons. 49

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(a) The he	ad of each principal department and Council of S	State agency shall cooperate
with the Secretary	of Information Technology in the discharge of	of the Secretary's duties by
providing the follo	wing information to the Department:	
<u>(1)</u>	The full details of the State agency's information	technology and operational
	requirements and of all the agency's inform	
	incidents within 24 hours of confirmation.	<u> </u>
<u>(2)</u>	Comprehensive information concerning the infor	rmation technology security
<u>1-1</u>	employed to protect the agency's information tecl	•• •
<u>(3)</u>	A forecast of the parameters of the agency's p	
	technology security needs and capabilities.	
<u>(4)</u>	Designating an agency liaison in the inform	nation technology area to
<u> </u>	coordinate with the State Chief Information O	
	subject to a criminal background report from	
	Criminal Histories, which shall be provided	-
	Investigation upon its receiving fingerprints from	
	has been a resident of this State for less than	
	report shall include a review of criminal informa	• •
	National Repositories of Criminal Histories. The	
	shall be provided to the State Chief Information	- -
	agency. In addition, all personnel in the Office of	
	responsible for information technology secu	
	G.S. 147-64.6(c)(18) shall be subject to a crimin	• •
	the State Repository of Criminal Histories, which	
	State Bureau of Investigation upon receiving fing	÷ •
	designated by the State Auditor. For designated	
	residents of this State for less than five years,	-
	include a review of criminal information from	
	Repositories of Criminal Histories. The criminal	
	provided to the State Auditor. Criminal historie	
	subdivision are not public records under Chapter	
(b) The in	formation provided by State agencies to the	
	this section is protected from public disclosure pu	
	<u></u>	
PART III. APPR	OPRIATIONS/BUDGETING	
	ON 3.1. The Department of Information Technol	ology, along with the Office
	d Management and the State Controller, shall de	
0	prmation technology funding, including State and	1 I I
	t of the plan and implementation:	r , , , , , , , , , , , , , , , , , , ,
	Funding for information technology resources, 1	projects, and contracts shall
(-)	be appropriated to and managed by the D	5
	Technology.	
(2)	Funding for Department of Information Techn	ology Shared Services and
(2)	approved contracts should remain with the agenc	
(3)	Information technology budget codes and fund	
(5)	required.	codes shall be created as
SECT	CON 3.2. All employees and all positions in S	State agencies identified as
	ents in G.S. 143B-6 who serve in the position of	-
	echnology described in this act are hereby transf	-
	nology. Transfers of employees shall not affect	
	ion or benefits. Such employees and positions s	• • •
1	he respective agencies until such time as the	

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	logy, the Office of State Human Resources and the State agency	implement a plan to
redep	y such employees.	1
	SECTION 3.3. The provisions in this Part become effective Ju	ıly 1, 2015.
ΡΔΡ΄	IV. CONFORMING CHANGES	
	SECTION 4.1. G.S. 66-58.20(b) reads as rewritten:	
"(w of the State Chief
```	ation Officer agency as defined in G.S. 143B-1300(9) shall function	
	ronic services to a centralized Web portal system established pursu	-
	section."	
	<b>SECTION 4.2.</b> G.S. 136-89.194(g)(2) reads as rewritten:	
"(		he purchase of goods
and se	vices by a State agency do not apply to the Turnpike Authority:	
	(2) Article 3D of Chapter 147 of the General Statutes. Th	
	the services of the Office of Information Technology Se	
	Information Technology Services in procuring goods	
	not specific to establishing and operating a toll r	
	However, all contract information for contracts for inf	0,
	are subject to disclosure in accordance with G.S. 147	<u>-33.95. Article 14 of</u>
	Chapter 143B of the General Statutes."	
"8 1 7	SECTION 4.3. G.S. 138A-3 reads as rewritten:	
-	A-3. Definitions.	
11	following definitions apply in this Chapter:	
	(30) Public servants. – All of the following:	
	(50) I done servants. Att of the following.	
	p. The <u>Secretary, deputy secretaries</u> , chief inform	ation officer. deputy
	chief information officers, chief financial o	
	counsel of the Office of Department of Informat	
	<b>SECTION 4.4.</b> G.S. 143-129(e)(7) reads as rewritten:	
"(	Exceptions. – The requirements of this Article do not apply to:	
	(7) Purchases of information technology through contract	ts established by the
	State Office of Department of Information Technology	
	in G.S. 147-33.82(b) and G.S. 147-33.92(b).Article 14	of Chapter 143B of
	the General Statutes."	
	<b>SECTION 4.5.</b> G.S. 143C-3-3(e) reads as rewritten:	
"(		_
-	Director, Secretary of Information Technology (Secretary), any Sta	
	ant State resources, as defined by the Director, Secretary, for the	
-	ng, operating, or maintaining information technology shall accomp	any that request with
all of	$ (1) \qquad \qquad$	nd unlated unconverse
	(1) A statement of its needs for information technology a including expected improvements to programmatic or	
	including expected improvements to programmatic or together with a review and evaluation of that statement	-
	Chief Information Officer.Secretary.	propared by the state
	(2) A statement setting forth the requirements for State res	ources together with
	an evaluation of those requirements by the State Chief	
	that takes into consideration the State's current technological	
	for technology sharing, the requirements of Article	

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	Article 14 of the General Statutes, and any other factors relevant to the
	analysis. And, in cases of an acquisition, an explanation of the method by
	which the acquisition is to be financed.
(1	A statement by the State Chief Information Officer-Secretary that sets forth
	viable alternatives, if any, for meeting the agency needs in an economical
	and efficient manner. A statement setting forth the requirements for State
	resources, together with an evaluation of those requirements, including
	expected improvements to programmatic or business operations by the
	Secretary that takes into consideration the State's current technology, the
	opportunities for technology sharing, the requirements of the General
	Statutes, and any other factors relevant to the analysis.
(4	In the case of an acquisition, an explanation of the method by which the
	acquisition is to be financed.
	ction shall not apply to requests submitted by the General Assembly or the
	Office of the Courts."
	<b>CTION 4.6.</b> G.S. 150B-21.1(a)(10) reads as rewritten:
• •	option An agency may adopt a temporary rule when it finds that adherence to
	hearing requirements of G.S. 150B-21.2 would be contrary to the public interest
and that the	mediate adoption of the rule is required by one or more of the following:
• •	
(	
	<u>Technology</u> to implement the information technology procurement
0	provisions of Article 3D of Chapter 147 of the General Statutes."
	<b>CTION 4.7.</b> G.S. 150B-38 is amended by adding a new subsection to read:
	ndards adopted by the Secretary of Information Technology applied to
	<u>Chnology as defined by G.S. 143B-1300.</u> " CTION 4.8. G.S. 143-59.1(a) reads as rewritten:
	igible Vendors. – The Secretary of Administration Administration, Secretary of
• •	<u>echnology</u> , and other entities to which this Article applies shall not contract for
	es with either of the following:
goods of set	
S	CTION 4.9. The following statutes are amended by deleting "Office of
	echnology Services" and substituting "Department of Information Technology
	S. 62-3(23), 62A-41(a), 66-58.20(a), 114-19.20(a), 115C-529, 116-40.22(d), 114-19.20(a), 114-19.20(a), 115C-529, 116-40.22(a), 114-19.20(a), 115C-529, 116-40.22(a), 116-40.22(a), 114-19.20(a), 115C-529, 116-40.22(a), 114-19.20(a), 115C-529, 116-40.22(a), 114-19.20(a), 1
126-5(d)(1)k	
	143B-146.13(a), 143-725, 143C-2-5(a), 143C-2-6(a), 147-86.2,
	), 143-135.9, 143-663, 143B-951, 143C-2-5, 143C-2-6, 147-86.2, and
163-165.7.	
	CTION 4.10. The following statutes are amended by deleting "State Chief
	Officer" and substituting "Secretary of Information Technology Services."
	8), 66-58.12(c), 66-58.20(a), 105-259(45), 115C-102.5(b)(9), 115C-102.6(b),
,	120-231(b), 126-5(d)(1)k., 132-6.2(b), 143-661, 143-664, 143-725(a)(4),
	), and 143B-426.38A (Office of the SCIO changed to Secretary of IT, SCIO
changed to S	
	CTION 4.11. Modification of References. – The Revisor of Statutes may delete
	n the General Statutes to the Office of Information Technology or any derivative
•	bstitute references to the Department of Information Technology created by this
	onforming changes are necessary.
т	Revisor of Statutes may delete any reference in the General Statutes to the State
1	
	ion Officer or any derivative thereof, and substitute references to the Secretary

1 Further, the Revisor of Statutes shall delete all references to former Article 3D of 2 Chapter 147 of the General Statutes and may insert appropriate references to Article 14 of 3 Chapter 143B of the General Statutes as may be appropriate.

4 5

## PART V. ADMINISTRATIVE MATTERS

6 SECTION 5.1. No action or proceeding pending on July 1, 2015, brought by or 7 against the Department of Information Technology shall be affected by any provision of this 8 act, but the same may be prosecuted or defended in the name of the Department of Information 9 Technology. In these actions and proceedings, the Department shall be substituted as a party 10 upon proper application to the courts or other public bodies.

**SECTION 5.2.** Any business or other matter undertaken or commanded by the Department of Information Technology regarding any State program, office, or contract or pertaining to or connected with its respective functions, powers, obligations, and duties that are pending on the date this act becomes effective may be conducted and completed by the Department of Information Technology in the same manner and under the same terms and conditions and with the same effect as if conducted and completed by the former commission, director, or office.

18 SECTION 5.3. Unless otherwise specifically provided by this act, any previous 19 assignment of duties within the purview of this act by the Governor or General Assembly shall 20 have continued validity.

21

## 22 PART VI. EFFECTIVE DATE

23 SECTION 6.1. Except as otherwise provided, this act is effective when it becomes
24 law.