Stricken language would be deleted from and underlined language would be added to present law. Act 412 of the Regular Session

1	State of Arkansas	
2	95th General Assembly A Bill	
3	Regular Session, 2025 HOUSE B	LL 1647
4		
5	By: Representative S. Meeks	
6	By: Senator J. Bryant	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING THE DIVISION OF	
10	INFORMATION SYSTEMS; TO CHANGE THE NAME OF THE	
11	DIVISION OF INFORMATION SYSTEMS; TO DECLARE AN	
12	EMERGENCY; AND FOR OTHER PURPOSES.	
13		
14		
15	Subtitle	
16	TO AMEND THE LAW CONCERNING THE DIVISION	
17	OF INFORMATION SYSTEMS; TO CHANGE THE	
18	NAME OF THE DIVISION OF INFORMATION	
19	SYSTEMS; AND TO DECLARE AN EMERGENCY.	
20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
22		
23	SECTION 1. Arkansas Code § 6-11-128(b)(1), concerning definition	IS
24	pertaining to the Arkansas Public School Computer Network, is amended	o read
25	as follows:	
26	(1) Periodically conducting a thorough security review and	
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29	-	:ems
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33		
34		ıd as
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36	(h) The Division of Elementary and Secondary Education shall	

1 coordinate and share certain administrative, custodial, legal, internal finance, and other necessary personnel and responsibilities to effectuate the 2 3 daily operations of the Division of Public School Academic Facilities and 4 Transportation and the Division of Information Systems Office of State 5 Technology. 6 7 SECTION 3. Arkansas Code § 6-47-502(b)(3), concerning distance 8 learning grants of the Division of Elementary and Secondary Education, is 9 amended to read as follows: 10 The distance learning technical protocol or protocols shall (3) 11 be in alignment with technical standards set by the Director of the Division 12 of Information Systems Office of State Technology. 13 14 SECTION 4. Arkansas Code § 6-60-1302(b)(4), concerning entities the 15 Division of Higher Education shall work with to collect and compile 16 information, is amended to read as follows: 17 (4) The Division of Information Systems Office of State 18 Technology; and 19 20 SECTION 5. Arkansas Code § 7-9-124(b), concerning the voter registration signature imaging system, is amended to read as follows: 21 22 (b) The Division of Information Systems Office of State Technology 23 shall cooperate with and assist the Secretary of State in determining the 24 computer equipment and software needed in the office of the Secretary of 25 State for the voter registration signature imaging system. 26 27 SECTION 6. Arkansas Code § 10-3-1704(c), concerning the duties of the 28 Joint Committee on Advanced Communications and Information Technology, is 29 amended to read as follows: (c) The Joint Committee on Advanced Communications and Information 30 31 Technology shall exercise appropriate legislative oversight of the operations 32 of the Division of Information Systems Office of State Technology. 33 SECTION 7. Arkansas Code § 10-3-1705 is amended to read as follows: 34 35 10-3-1705. Duties of joint standing committee. Bills pertaining to the Division of Information Systems Office of State 36

1 Technology, advanced communications and information technology, telemedicine, distance learning, or public information access shall be referred to the 2 3 Joint Committee on Advanced Communications and Information Technology or the 4 Committee on Advanced Communications and Information Technology, as 5 appropriate.

6

7 SECTION 8. Arkansas Code § 10-3-1707(c), concerning interim committee 8 meetings, is amended to read as follows:

9 (c) All other appropriate state agencies, including, but not limited 10 to, the Division of Information Systems Office of State Technology, the Arkansas Economic Development Commission, and public colleges and 11 12 universities in the State of Arkansas, shall be available to assist the Joint 13 Committee on Advanced Communications and Information Technology on advanced 14 communications and information technology matters as may be requested by the 15 Joint Committee on Advanced Communications and Information Technology.

17 SECTION 9. Arkansas Code § 10-4-424(c), concerning the audit of 18 information systems operations, is amended to read as follows:

19 (c) The Division of Information Systems Office of State Technology, 20 its successor agency, or other entities of the state or political 21 subdivisions of the state that provide internet, network, or other computer 22 services or information to an entity of the state or a political subdivision 23 of the state shall provide access to all data, support, or other necessary 24 information services to Arkansas Legislative Audit in connection with their 25 functions at no cost to Arkansas Legislative Audit.

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27 SECTION 10. Arkansas Code § 12-1-104(a)(2), concerning the bail 28 reporting system of the Arkansas Crime Information Center, is amended to read 29 as follows:

30 (2) To facilitate the administration of the portal required under 31 subdivision (a)(1) of this section, the Arkansas Crime Information Center may 32 seek the assistance of the Division of Information Systems Office of State 33 Technology or enter into a contract for technical database and data 34 processing services. 35 36

SECTION 11. Arkansas Code § 12-75-111(d)(4), concerning the powers and

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     duties of the Division of Emergency Management, is amended to read as
 2
     follows:
 3
                (4)
                     The Division of Emergency Management may request the
 4
     assistance of the Division of Information Systems Office of State Technology
 5
     in reviewing technology-related emergency operation plans.
 6
 7
           SECTION 12. Arkansas Code § 12-75-132(b)(18), concerning the
8
     representatives of the Arkansas Homeland Security Advisory Group, is amended
 9
     to read as follows:
10
                (18) Division of Information Systems Office of State Technology;
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12
           SECTION 13. Arkansas Code § 15-21-502(10), concerning definitions
13
     pertaining to the Arkansas Geographic Information Systems Board, is amended
14
     to read as follows:
                (10) "State Chief Technology Officer" means the Director of the
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16
     Division of Information Systems Office of State Technology;
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           SECTION 14. Arkansas Code § 15-55-213 is amended to read as follows:
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           15-55-213. Access to information.
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           The Office of the State Geologist and the Division of Information
21
     Systems Office of State Technology shall grant access to and provide
22
     information determined by the Commissioner of State Lands to be necessary to
23
     successfully accomplish the Commissioner of State Lands' mission.
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           SECTION 15. Arkansas Code § 16-93-214(b)(3), concerning the mobile
26
     application concerning inmates and parolees, the Safe Arkansas App, is
27
     amended to read as follows:
28
                (3)
                     To facilitate the administration of the mobile application
29
     required under subdivision (b)(1) of this section, the board may seek the
     assistance of the Division of Information Systems Office of State Technology
30
31
     of the Department of Transformation and Shared Services or enter into a
32
     contract for technical database and data processing services.
33
34
           SECTION 16. Arkansas Code § 19-4-522(c)(1), concerning the maintenance
35
     and general operation of the financial management system, is amended to read
36
     as follows:
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1 (1) In the event the amount of any of the budget classifications 2 of maintenance and general operation in an agency's appropriation act are 3 found by the administrative head of the agency to be inadequate, then the 4 agency head may request, upon forms provided for such purpose by the Chief 5 Fiscal Officer of the State, a modification of the amounts of the budget 6 classification. In that event, he or she shall set out on the forms the 7 particular classifications for which he or she is requesting an increase or 8 decrease, the amounts thereof, and his or her reasons therefor. In no event 9 shall the total amount of the budget exceed either the amount of the 10 appropriation or the amount of the funds available, nor shall any transfer be made from the capital outlay or data processing subclassification unless 11 12 specific authority for such transfers is provided by law, except for 13 transfers from capital outlay to data processing when determined by the Division of Information Systems Office of State Technology that data 14 15 processing services for a state agency can be performed on a more cost-16 efficient basis by the division office than through the purchase of data 17 processing equipment by that state agency;

18

SECTION 17. Arkansas Code § 19-5-1055 is amended to read as follows:
 19-5-1055. Division of Information Systems Office of State Technology
 Revolving Fund.

(a) There is established on the books of the Treasurer of State, the
Auditor of State, and the Chief Fiscal Officer of the State a fund to be
known as the "Division of Information Systems <u>Office of State Technology</u>
Revolving Fund".

(b)(1) The fund shall consist of nonrevenue receipts derived from
services provided to various agencies of the federal, state, city, and county
governments, and any other moneys which may be provided by law.

(2) The fund shall be used for the maintenance, operation, and
improvement of the Division of Information Systems Office of State Technology
as set out in the Arkansas Information Systems Act of 1997, § 25-4-101 et
seq.

33

34 SECTION 18. Arkansas Code § 19-5-1056(b)(1), concerning the
 35 Information Technology Reserve Fund, is amended to read as follows:
 36 (b)(1) The Information Technology Reserve Fund shall consist of those

1 funds transferred from the Division of Information Systems Office of State
2 <u>Technology</u> Revolving Fund in an amount up to the authorized reserve for
3 equipment acquisition as certified by the Chief Fiscal Officer of the State
4 within thirty (30) days following the closing of each fiscal year, any loans
5 which may be received from the Budget Stabilization Trust Fund, and any other
6 moneys which may be provided by law.

8 SECTION 19. Arkansas Code § 19-11-1004(e)(2), concerning restrictions 9 on professional and consultant services contracts, is amended to read as 10 follows:

11 (2) However, the Division of Information Systems Office of State 12 <u>Technology</u> may employ persons over whom they exercise day-to-day managerial 13 control for those services under § 25-4-112 for which professional services 14 contracts may be used.

15

7

SECTION 20. Arkansas Code § 20-8-404 is amended to read as follows:
20-8-404. Rules.

18 The Division of Information Systems Office of State Technology, 19 Department of Finance and Administration, Department of Health, Department of 20 Human Services, State Insurance Department, and all other appropriate 21 departments, agencies, subcontractors, and officers shall promulgate rules to 22 implement this subchapter.

23

SECTION 21. Arkansas Code § 21-2-805(a)(1)(C), concerning the members
of the Arkansas Cyber Response Board, is amended to read as follows:
(C) The Director of the Division of Information Systems
Office of State Technology or his or her designee;
SECTION 22. Arkansas Code § 23-17-409(b)(4), concerning the

30 authorization of competing local exchange carriers under the 31 Telecommunications Regulatory Reform Act of 2013, is amended to read as 32 follows:

(4) A government entity may purchase voice, data, broadband,
video, or wireless telecommunications services, directly or indirectly, from
a private provider through a contract administered and services managed by
the Division of Information Systems Office of State Technology under the

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    Arkansas Information Systems Act of 1997, § 25-4-101 et seq.
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3
           SECTION 23. Arkansas Code § 25-1-203(b)(2), concerning the
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     distribution of certain publications on state agency websites, is amended to
 5
    read as follows:
6
                (2) The Division of Information Systems Office of State
7
    Technology shall assist those state agencies requesting assistance in placing
8
    publications on the state agency's website.
9
10
           SECTION 24. Arkansas Code § 25-4-102 is amended to read as follows:
           25-4-102. Legislative findings and declaration of intent.
11
12
           (a) The General Assembly finds and declares information and
13
     information resources to be strategic assets of the State of Arkansas and
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    that procedures must be established to ensure that:
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                 (1) Information resources are used in an efficient manner;
                 (2) Resources of the Division of Information Systems Office of
16
17
    State Technology are used unless an exception is authorized;
18
                 (3) Information is administered and shared, consistent with
19
    requirements for security, privacy, and confidentiality;
20
                     Information technology acquisitions meet state needs and are
                 (4)
21
     consistent with coordinated efforts to maximize standardization and cost
22
    effectiveness;
23
                 (5) State officials have timely access to information in useful
24
    forms; and
25
                 (6) The division office complies with applicable state and
26
    federal statutory and regulatory provisions.
27
           (b) The General Assembly further declares its intent to create a state
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     agency division office to:
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                 (1) Provide design and management services for the state's core
30
    information technology infrastructures;
31
                 (2) Provide information technology services;
32
                 (3)
                     Implement appropriate technologies to exchange and share
    information; and
33
34
                 (4) Develop technical standards and specifications and provide
35
    technical leadership and guidance to support the state's enterprise
36
    architecture.
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1 (c) It is also the intent of the General Assembly that the division 2 office achieve certain objectives that will better support information 3 technology utilization by other state agencies. These objectives are to: 4 Implement increased capabilities for communication and (1) 5 exchange of information; and 6 (2) Develop and publish mechanisms for more timely acquisition 7 of information technology. 8 (d)(1) The General Assembly further finds and determines that: 9 Information technology services are readily available (A) 10 in the private sector; 11 The public interest would be well served by (B) 12 competition for the provision of such services to the state; 13 (C) Public-private partnerships or joint ventures for the 14 provision of such services may be appropriate in certain instances; and 15 (D) Emphasis will be given to encouraging and enabling 16 competition among: suppliers of such services whenever possible in the 17 administration of this chapter. 18 (i) Suppliers of such services whenever possible in 19 the administration of this chapter; and 20 (ii) Women-owned and minority-owned suppliers of such 21 services whenever possible in the administration of this chapter. 22 (2) The division office shall consider in the development of the 23 division office plan and the Joint Committee on Advanced Communications and 24 Information Technology shall emphasize in its recommendations and policies 25 the availability in the private sector of information technology resources 26 upon a competitive bid basis with a view to assuring the state of the highest 27 reasonable quality of resources at the lowest reasonable cost. 28 (e)(1) In exercising its authority under § 25-4-105, the division 29 office shall competitively procure information technology except as provided 30 in this subsection. 31 (2) The division office is not authorized by § 25-4-105 to 32 provide information technology services, including telecommunications and broadband services, to the general public, other than nongovernmental first 33 34 responder entities, in competition with private sector telecommunications and 35 cable communications providers. 36 (3) Customers of the division office are not authorized to use

1 information technology facilities and services provided by the division 2 office to provide telecommunications and broadband services to the general 3 public in competition with private sector telecommunications and cable 4 communications providers. 5 6 SECTION 25. Arkansas Code § 25-4-103(15), concerning definitions 7 pertaining to the Division of Information Systems, is amended to read as 8 follows: 9 (15) "State Chief Technology Officer" means the Director of the 10 Division of Information Systems Office of State Technology; 11 12 SECTION 26. Arkansas Code § 25-4-104 is amended to read as follows: 13 25-4-104. Division of Information Systems Office of State Technology. 14 (a) There is established within the Department of Transformation and 15 Shared Services the Division of Information Systems Office of State 16 Technology. 17 (b)(1) The Division of Information Systems Office of State Technology 18 shall be headed by a director to be appointed by the Governor, subject to 19 confirmation by the Senate in the manner provided by law, and shall serve at 20 the pleasure of the Governor. 21 (2) The director shall be a person who, by education and 22 training, has technical knowledge and management experience in information 23 technology-related equipment, systems, and services. 24 (3) The director shall qualify by filing the oath of office 25 required in the Arkansas Constitution with the Secretary of State. 26 (c) The director, in consultation with the Secretary of the Department 27 of Transformation and Shared Services, may establish divisions and the 28 organizational structure deemed necessary and appropriate for the efficient 29 performance of the duties imposed under the provisions of this chapter, provided the organizational structure of the division office shall conform to 30 31 the positions authorized and limitations provided therefor in the biennial 32 appropriation of the division office. 33 (d) The director, in consultation with the Secretary of the Department 34 of Transformation and Shared Services, shall appoint the deputy and division 35 office directors and the professional, technical, and clerical assistants and

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employees as necessary to perform the duties imposed by this chapter. All

employees of the division office shall be employed by the department and
 serve at the pleasure of the Secretary of the Department of Transformation
 and Shared Services.

4 (e) The director shall report to the Secretary of the Department of
5 Transformation and Shared Services any matters relating to abuses of this
6 chapter.

7 (f) The director shall recommend statutory changes to the Secretary of8 the Department of Transformation and Shared Services.

9

SECTION 27. Arkansas Code § 25-4-105 is amended to read as follows:
 25-4-105. Division of Information Systems Office of State Technology –
 General powers and duties.

13 (a)(1) The Division of Information Systems Office of State Technology 14 shall be vested with all the powers and duties necessary to administer the 15 division Office of State Technology and to enable it to carry out fully and 16 effectively the rules and laws relating to the division Office of State 17 Technology.

18 (2) The division's Office of State Technology's powers and 19 duties relate to information technology and include without limitation: 20 (A) Conceptualizing, designing, developing, building, and 21 maintaining common information technology infrastructure elements used by 22 state agencies and governmental entities; 23 (B) Providing information technology services to state 24 agencies, other governmental entities, nongovernmental first responder entities, and other quasi-governmental entities; 25 26 (C) Entering into contracts with state agencies, other 27 governmental entities, and nongovernmental first responder entities for the 28 purpose of providing information technology services;

29 (D)(i) Establishing fair and reasonable schedules of rates 30 or fees to be paid by customers that are provided service to enable the 31 division Office of State Technology to recover all allowable costs of 32 providing the services as provided in this chapter. 33 (ii) The same rate or fee structure will apply to all 34 customers receiving services;

35 (E)(i) Establishing estimated billing rates to be
36 developed for a period to coincide with the budgeting process.

1 (ii) The division Office of State Technology shall have the authority to adjust billing as necessary to effect compliance with 2 3 applicable state and federal statutory and regulatory provisions. 4 (iii) Billing adjustments shall be subject to the 5 approval of the Chief Fiscal Officer of the State and review by the 6 Legislative Council; 7 (F) Acquiring information technology on behalf of state 8 agencies, the cost of which shall be recovered through customer billings or 9 through direct funding; 10 (G) Promulgating rules that are necessary for efficient administration and enforcement of the powers, functions, and duties of the 11 12 division Office of State Technology as provided in this chapter; 13 (H) Developing a division plan for the Office of State 14 Technology to support the goals and objectives set forth for it in the state 15 information technology plans and strategies; 16 Implementing systems to ensure the security of state (I) 17 data and state data processing assets, to provide for disaster recovery and continuity of operations to the state agencies served, and to recover its 18 19 costs from the customers benefited; 20 (J) Performing any additional powers, functions, and 21 duties that are necessary and appropriate for the proper administration of 22 the provisions of this chapter; 23 Providing a State Cyber Security Office to monitor (K) 24 information resource security issues, coordinating all security measures that 25 could be used to protect resources by more than one (1) governmental entity, 26 and acting as an information technology resource to other state agencies; 27 (L) Assisting in the development of an information 28 technology security policy for state agencies; 29 (M) Developing the information technology security policy 30 for state agencies; 31 Advising agencies in acquiring information technology (N) 32 service; 33 (0) Developing the information technology policies, 34 standards, and specifications for state agencies and ensuring agencies' 35 compliance with those policies, procedures, and standards; 36 (P) Participating in the development of information

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1 technology state contracts, including without limitation the identification 2 of requirements, contract negotiation, and vendor evaluation; 3 (Q) With respect to their technology functions and 4 applications, all state departments, boards, commissions, and public 5 institutions of higher education, consulting and cooperating with the 6 division Office of State Technology in the formation and implementation of 7 security policies for the state core information technology infrastructure; 8 (R) Developing a state information technology plan that 9 shall establish a state-level mission, goals, and objectives for the use of 10 information technology; 11 Identifying and establishing information technology (S) 12 solutions that can support more than one (1) agency in providing governmental 13 services; 14 (T) Advising agencies regarding information technology 15 contracts and agreements; 16 (U) Developing policies to promote and facilitate 17 electronic access to government information and interoperability of 18 information systems; and 19 (V) Reviewing and approving agencies' information 20 technology plans and requests. 21 (b) This chapter shall not be construed to deprive, transfer, limit, 22 or in any way alter or change any of the powers vested in the board of 23 trustees of any institution of higher education under existing constitutional 24 and statutory provisions. 25 SECTION 28. Arkansas Code § 25-4-106 is amended to read as follows: 26 27 25-4-106. Reporting requirements. (a)(1) The Director of the Division of Information Systems Office of 28 29 State Technology will report periodically to the Joint Committee on Advanced 30 Communications and Information Technology regarding the status of the 31 Division of Information Systems' Office of State Technology's information 32 technology responsibilities in state government. 33 (2) The director may report any factors that are outside the 34 scope of the division office but are deemed to inhibit or to promote the 35 division's office's responsibilities. 36 (b)(1) By October 31, January 31, April 30, and July 31 of each fiscal

1 year, the director shall compile and submit a report to the: 2 (A) Legislative Council, if submitted between regular 3 sessions of the General Assembly; 4 Joint Budget Committee, if submitted during a session (B) 5 of the General Assembly; and 6 (C) Joint Committee on Advanced Communications and 7 Information Technology. 8 (2) The report shall: 9 (A) Detail all requests from state agencies, boards, and 10 commissions for advice regarding information technology planning, implementation, installation, rates or fees, utilization of products, 11 12 services, and integrations or upgrades to be added to all existing technology 13 plans; and 14 (B) Provide a full report of all corresponding 15 recommendations made by the division office to the requesting state agencies, 16 boards, and commissions. 17 (3) The report shall include: 18 (A) The name of the state agency, board, or commission 19 requesting the advice; 20 The name and scope of the project for which advice is (B) 21 being sought; 22 (C) The type of advice sought, for example, technical, 23 product or service utilization, planning, implementation, installation, 24 integration, or upgrades; 25 (D) A detailed explanation of all recommendations provided 26 by the division office; 27 (E) How the recommendation fits into the information 28 technology plan of the agency, board, or commission; 29 (F) How the recommendation fits into the state's 30 information technology plan and state enterprise architecture; and 31 (G) Other information as may be useful for policy making 32 decisions by the Legislative Council or the Joint Committee on Advanced 33 Communications and Information Technology. 34 35 SECTION 29. Arkansas Code § 25-4-108(a), concerning the working groups of the Division of Information Systems, is amended to read as follows: 36

(a) The Director of the Division of Information Systems Office of
 State Technology may appoint working groups as necessary for specific
 purposes related to information technology coordination.

- 4
- 5 6

SECTION 30. Arkansas Code § 25-4-109 is amended to read as follows: 25-4-109. Information technology centers.

7 (a) The Division of Information Systems Office of State Technology is 8 authorized to establish, maintain, and operate information technology centers 9 and, in connection therewith, to rent, purchase, install, operate, and 10 maintain information technology for state agencies as authorized in this 11 chapter.

12 (b) The division office is authorized to enter into contracts or 13 agreements with state agencies for the purpose of providing information 14 technology.

15 (c) State agencies are authorized to enter into any contracts with the 16 division office or its successor that may be necessary or desirable to 17 effectuate the purposes and policies of this chapter or for maximum 18 utilization of facilities and services that are the subject of this chapter. 19 (d) Agencies shall use the core information technology infrastructure.

(e) The division office is authorized to enter into agreements and
 contracts with public utilities for telecommunications service.

(f) The information technology centers operated by the division office shall be made available to all state agencies that fall within economical and feasible boundaries.

25 (g) Agencies shall use project management for designated activities26 defined as a project.

27

28 SECTION 31. Arkansas Code § 25-4-110 is amended to read as follows:
29 25-4-110. Information technology - Planning.

30 (a) The Division of Information Systems Office of State Technology
31 shall submit status reports annually or when requested to the Joint Committee
32 on Advanced Communications and Information Technology.

33 (b)(1) Each state agency shall develop a biennial information
34 technology plan that establishes state agency goals, objectives, and policies
35 regarding the development and use of information technology.

36

(2)(A) Each state agency shall specifically include a policy

1 regarding the use of the internet. 2 (B) A statement of the agency's policy regarding the use 3 of the internet shall include: 4 (i) The penalties for violations of the agency's 5 internet policy; 6 (ii) The number of employees and computers that have access to the internet and the percentage of those employees and computers to 7 8 the total number of employees and computers; 9 (iii) The needs of the agency and how those needs 10 relate to the use of the internet; and 11 (iv) The responsibilities of the agency's employees 12 as those responsibilities relate to the efficient and responsible use of the 13 internet. 14 (3) Plans may be updated by agencies in a timely manner to 15 remain current and must accommodate changes in the evolving state information 16 technology plan and standards. 17 The division office shall distribute criteria, elements, form, and (c) 18 format for agency plans. Plans may include, but not be limited to, the 19 following: 20 (1) A statement of the agency's mission, goals, and objectives 21 for information technology; 22 (2) Goals and objectives for achieving electronic access to 23 agency records, information, and services; 24 (3) Consideration of a variety of information technologies, 25 including those that help transcend geographic locations, standard business 26 hours, economic conditions of users, and disabilities; 27 (4) Compliance with the Freedom of Information Act of 1967, § 28 25-19-101 et seq.; 29 (5) An explanation of how the state agency's mission, goals, and 30 objectives for information technology support and conform to the state 31 information technology plan developed by the division office; 32 (6) An implementation strategy to include: 33 (A) Annual implementation objectives of the plan; 34 Methods to educate both state employees and the public (B) 35 in the effective use of access technologies; and 36 (C) Agency activities to increase electronic access to

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1 public records and information to be implemented within available resources 2 and existing state agency planning processes; 3 (7) Projects and resources required to meet the objectives of 4 the plan; 5 (8) Estimated schedules and funding required to implement 6 identified projects; 7 (9) An evaluation of the agency's performance relating to 8 information technology; 9 (10) An assessment of progress made toward implementing the 10 agency information technology plan; 11 (11) A discussion of progress toward electronic access to public 12 information and enabling citizens to have two-way interaction for obtaining 13 information and services from state agencies; and 14 (12) An inventory of state agency information technology. 15 (d)(1) Plans developed or updated shall be submitted to the division 16 office. 17 (2) The division office may reject, require modification to, or approve plans as deemed appropriate. 18 19 (3) Plans shall be modified by the state agency as necessary. 20 (e)(1) Plans developed or updated by public instrumentalities shall be 21 submitted for review to the Joint Committee on Advanced Communications and 22 Information Technology. 23 (2) The Joint Committee on Advanced Communications and 24 Information Technology may seek the assistance of the division office in 25 conducting this review. 26 (3) Plans shall be modified by the public instrumentality as 27 necessary. 28 29 SECTION 32. The introductory language of Arkansas Code § 25-4-111(b), 30 concerning information technology prerequisites for state agencies, is 31 amended to read as follows: 32 (b) If an agency desires to acquire information technology not part of 33 an information technology plan approved under § 25-4-110, the requesting 34 agency shall submit a waiver request to the Director of the Division of Information Systems Office of State Technology that includes: 35 36

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1 SECTION 33. Arkansas Code § 25-4-111(c)(4)(C), concerning information 2 technology prerequisites for state agencies, is amended to read as follows: 3 (C) Notify the agency of the availability of Division of 4 Information Systems Office of State Technology facilities to provide the 5 requested information technology; or 6 7 SECTION 34. Arkansas Code § 25-4-112(b), concerning applications of 8 information technology to educational institutions, is amended to read as 9 follows: 10 (b)(1) A state-supported institution of higher education, a postsecondary vocational-technical school, an area vocational school, or a public 11 12 school district may request technical assistance regarding information 13 technology from the Division of Information Systems Office of State 14 Technology. 15 (2)(A) Assistance shall be provided by the division office free 16 of charge within a reasonable period. 17 (B) However, the requesting institution shall reimburse 18 the division office for any actual expenses incurred while providing 19 requested technical assistance. 20 21 SECTION 35. Arkansas Code § 25-4-114(b), concerning contracts and 22 agreements for information technology, is amended to read as follows: 23 (b) A state agency shall submit to the Director of the Division of 24 Information Systems Office of State Technology for review and approval a 25 request for the state agency to enter into a technology contract or agreement 26 that is not in compliance with the state enterprise architecture. 27 28 SECTION 36. Arkansas Code § 25-4-115 is amended to read as follows: 25-4-115. Professional services contracts between division office and 29 30 outside vendors. 31 (a)(1) In the event that, due to unforeseen circumstances, the 32 Division of Information Systems Office of State Technology cannot provide 33 sufficient information technology support to state agencies, the Director of 34 the Division of Information Systems Office of State Technology is authorized 35 to enter into professional services contracts for the necessary information 36 technology support.

1 (2) The division office may also consolidate information 2 technology needs to satisfy state agency requests. 3 (b)(1) The division office may utilize moneys appropriated for 4 maintenance, operation, and payment of regular salaries of the division 5 office for the purchase of professional services upon approval by the 6 Secretary of the Department of Transformation and Shared Services. (2)(A) Provided, however, that before approving the use of 7 8 moneys appropriated for payment of regular salaries of the division office 9 for obtaining professional services, the secretary shall determine that 10 resignations, vacancies in positions, or the inability to employ persons with technical skills to provide the professional services has necessitated that 11 12 action. 13 (B) In addition, the secretary shall obtain the approval 14 of the Legislative Council or the Joint Budget Committee if the General 15 Assembly is in session, before approving any transfer of regular salary 16 appropriations to the maintenance and operation appropriation of a state 17 agency to be used for payment of professional services. 18 19 SECTION 37. Arkansas Code § 25-4-116(a), concerning payment for 20 information technology, is amended to read as follows: 21 (a) Before a state agency may enter into an agreement with the 22 Division of Information Systems Office of State Technology for purchase of 23 information technology, the agency shall certify that adequate appropriations 24 and funds are available for purchasing information technology from the 25 division office. 26 27 SECTION 38. Arkansas Code § 25-4-116(b)(3), concerning payment for 28 information technology, is amended to read as follows: 29 (3) The transfers authorized in this chapter shall be made from 30 time to time within the amounts authorized in the procedures set forth in 31 this chapter, upon payment for information technology purchased from the 32 division office. 33 SECTION 39. Arkansas Code § 25-4-117 is amended to read as follows: 34 35 25-4-117. Delinquent accounts.

36 (a) For accounts that are thirty (30) days overdue and have no charges

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contested by the user, the Division of Information Systems Office of State
 <u>Technology</u> may request the Chief Fiscal Officer of the State to transfer all
 or part of the overdue amount from the user's account to the division's
 <u>office's</u> revolving account. The Chief Fiscal Officer of the State shall
 transfer the amount within ten (10) working days.

6 (b) For accounts that are sixty (60) days overdue and have charges 7 being contested by the user, the <u>division office</u> may request the Chief Fiscal 8 Officer of the State to transfer all or part of the overdue amount from the 9 user's account to the <u>division's office's</u> revolving account. If the 10 resolution of contested charges favors the user, the user may request the 11 Chief Fiscal Officer of the State to transfer all or part of the overdue 12 amount from the <u>division's office's</u> revolving account to the user's account.

13 (c) The division office is authorized to discontinue information 14 technology service to users who do not make a timely remittance of payment 15 for services rendered and is specifically prohibited from providing services 16 to state agencies lacking funds or sufficient appropriations to pay for the 17 services.

18

SECTION 40. Arkansas Code § 25-4-119 is amended to read as follows:
20 25-4-119. Budget procedures.

(a)(1) Prior to the commencement of budget hearings conducted by the
 Legislative Council, the Director of the Division of Information Systems
 <u>Office of State Technology</u> shall prepare an operating budget indicating the
 amount of money that will be required to operate the Division of Information
 Systems <u>Office of State Technology</u> each year of the succeeding biennium.

(2) The director shall also provide cost information to users of
information technology centers, and those who require new or expanded
information technology shall be provided cost estimates for inclusion in
their budget requests.

30 (b)(1) When the General Assembly has completed the appropriation
 31 process, the director shall oversee budgetary planning for the division
 32 office for each fiscal year of the biennium.

33 (2) The proposed annual operating budget shall be submitted to
34 the Secretary of the Department of Transformation and Shared Services for his
35 or her approval prior to the beginning of each fiscal year.

36

(3)(A) During the course of the biennium, the director shall

1 make certain that the expenditures of the division office do not exceed the 2 income to be received by the division office for the current fiscal year. 3 (B) Subject to the written approval of the Chief Fiscal 4 Officer of the State upon the written application of the division office and 5 review by the Legislative Council, in order to effect compliance with state 6 and federal statutory and regulatory provisions: 7 (i) The director shall adjust rates for services or 8 issue billing adjustments as necessary; or 9 (ii) Funds sufficient to effect compliance shall be 10 provided to the division office. (4)(A) If rates charged to a customer are increased to ensure 11 12 compliance with state and federal statutory and regulatory provisions under 13 subdivision (b)(3) of this section, then the director shall promptly notify 14 the Governor, the Joint Committee on Advanced Communications and Information 15 Technology, and all state agencies and other customers before any changes 16 shall be effected. 17 Rates shall be reviewed by the division office on no (B) 18 less than an annual basis in order to ensure compliance with state and 19 federal statutory and regulatory provisions. 20 (c) The quarterly allotment procedures applicable to state agencies, 21 as defined by the General Accounting and Budgetary Procedures Law, § 19-4-101 22 et seq., shall be applicable to all appropriations funded directly through 23 general revenue. 24 25 SECTION 41. Arkansas Code § 25-4-120(c), concerning revisions to the 26 budget, purchasing, and personnel process related to information technology, 27 is amended to read as follows: 28 (c) The Division of Information Systems Office of State Technology 29 shall make recommendations regarding revisions to the state budget, 30 purchasing, and personnel process related to information technology to the 31 Legislative Council by March 1 of each even-numbered year. 32 SECTION 42. Arkansas Code § 25-4-121 is amended to read as follows: 33 34 25-4-121. Division of Information Systems Office of State Technology 35 Revolving Fund. 36 (a) There is created and established on the books of the Treasurer of

State, the Auditor of State, and the Department of Finance and Administration
 the Division of Information Systems Office of State Technology Revolving
 Fund.

4 (b) The Division of Information Systems Office of State Technology 5 Revolving Fund shall consist of nonrevenue receipts derived from services 6 provided to various agencies of the federal, state, city, and county 7 governments, and any other moneys which may be provided by law for credit to 8 the Division of Information Systems Office of State Technology Revolving 9 Fund.

10 (c) All revenues received by the Division of Information Systems
11 Office of State Technology for providing information technology services
12 shall be deposited into the State Treasury as nonrevenue receipts, there to
13 be used for the maintenance, operation, and improvement of the division
14 office.

15 (d) All revenues received from agencies or other governmental entities 16 for information technology services provided by contracts between the 17 division office and outside vendors may be deposited into the State Treasury 18 as refund to expenditures.

(e) Subject to the written approval of the Chief Fiscal Officer of the
State upon written application of the division office and review by the
Legislative Council, the Director of the Division of Information Systems
Office of State Technology shall have the authority to transfer funds between
the Information Technology Reserve Fund established by §§ 19-5-1056 and 25-4123 and the Division of Information Systems Office of State Technology
Revolving Fund established under this section for cash management purposes.

27 SECTION 43. Arkansas Code § 25-4-122 is amended to read as follows:
28 25-4-122. Reserve for equipment acquisition - Loans.

(a)(1) The Division of Information Systems Office of State Technology
is authorized to accumulate a reserve for equipment acquisition in an amount
not to exceed the division's office's depreciation expense per fiscal year.

32 (2)(A) In addition, the division office is authorized to obtain 33 from the State Board of Finance loans from the Budget Stabilization Trust 34 Fund to supplement the reserve if the reserve is insufficient to handle the 35 total cost of required equipment acquisitions.

36

(B) These loans and the reserve for equipment acquisition

1 shall be used exclusively for major equipment acquisitions or improvements of 2 information technology required in order to fulfill the requirements for one 3 (1) or more user agencies.

4 (C) The loans from the Budget Stabilization Trust Fund to 5 the Information Technology Reserve Fund shall be repaid within five (5) years 6 from revenues derived from charges to users, and the annual loan repayment 7 amount shall be computed as a part of the total yearly expenses of the 8 division office and shall be charged proportionately to users.

9 (b)(1)(A) However, before the board approves any requests for loans by 10 the division office authorized in subdivision (a)(2) of this section, the 11 requests shall be submitted to the Governor for his or her approval after the 12 Governor has first obtained the advice of the Legislative Council in regard 13 thereto.

(B) After having obtained advice, the Governor may inwriting approve or reject the request.

16 (C) However, if the Legislative Council fails to give its
17 written advice or opinion to the Governor within thirty (30) days after
18 receiving notice of the request for loans, the Governor may proceed to act on
19 the matter without the advice of the Legislative Council.

20 (2) The board shall make no loans if the approval of the21 Governor has not been obtained therefor.

(3) After obtaining the Governor's approval in writing, the
board shall also review and may approve the loans and establish terms of
repayment and a rate of interest to be paid by the Division of Information
Systems Office of State Technology Revolving Fund to the Budget Stabilization
Trust Fund. The rate shall be approximately equivalent to the rate of
interest the board is receiving on other investments at the time of approving
the loan request.

29

30 SECTION 44. Arkansas Code § 25-4-123(b), concerning the Information
 31 Technology Reserve Fund, is amended to read as follows:

32 (b) The Information Technology Reserve Fund shall consist of those
33 funds transferred from the Division of Information Systems Office of State
34 <u>Technology</u> Revolving Fund in an amount up to the authorized reserve for
35 equipment acquisition as certified by the Chief Fiscal Officer of the State
36 within thirty (30) days following the closing of each fiscal year, any loans

1 which may be received from the Budget Stabilization Trust Fund, and any other 2 moneys which may be provided by law, there to be used exclusively for major 3 equipment acquisitions or improvements as set out in § 25-4-122.

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SECTION 45. Arkansas Code § 25-4-124 is amended to read as follows: 6 25-4-124. Yearly computation of expenses - Disposition of surplus 7 funds.

8 (a) Within sixty (60) days following the final closing entries for the 9 consolidated annual financial report for each fiscal year, the Director of 10 the Division of Information Systems Office of State Technology shall obtain from the Chief Fiscal Officer of the State the written approval of a plan 11 12 that shall include a proposed methodology to make all appropriate adjustments 13 to effect compliance with state and federal statutory and regulatory 14 provisions for the fiscal year.

(b)(1) If the plan under subsection (a) of this section requires 15 16 appropriate credits or debits to customer accounts to effect compliance with 17 state and federal statutory and regulatory provisions, the Division of 18 Information Systems Office of State Technology shall make any adjustments 19 within sixty (60) days after approval of the plan.

20 (2) In the event that a customer no longer uses the services of 21 the division office, a fund transfer in the amount of that customer's credits 22 under the plan described in subsection (a) of this section shall be made from 23 the Division of Information Systems Office of State Technology Revolving Fund 24 to the customer's treasury fund, upon certification of the amount by the 25 director to the Chief Fiscal Officer of the State and the Treasurer of State. 26 In the event the customer does not have a treasury fund, a warrant shall be 27 issued by the division office in payment of the customer's credit.

28 (c) In the event that the customer has an unpaid account balance due 29 the division office, the customer's credit shall be withheld until the 30 account balance is satisfied.

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32 SECTION 46. Arkansas Code § 25-4-126(a), concerning the Chief Data 33 Officer of the Division of Information Systems, is amended to read as 34 follows:

(a)(1) The Director of the Division of Information Systems Office of 35 36 State Technology shall select an individual to serve as the Chief Data

1 Officer of the Division of Information Systems Office of State Technology and 2 the Chief Privacy Officer of the Division of Information Systems Office of 3 State Technology. 4 (2) The Chief Data Officer of the Division of Information Systems 5 Office of State Technology and the Chief Privacy Officer of the Division of 6 Information Systems Office of State Technology shall not be the same person. 7 8 SECTION 47. The introductory language of Arkansas Code § 25-4-126(b), 9 concerning the Chief Data Officer of the Division of Information Systems, is 10 amended to read as follows: (b) The Chief Data Officer of the Division of Information Systems 11 12 Office of State Technology shall: 13 14 SECTION 48. The introductory language of Arkansas Code § 25-4-126(c), 15 concerning the Chief Privacy Officer of the Division of Information Systems, 16 is amended to read as follows: 17 (c) The Chief Privacy Officer of the Division of Information Systems 18 Office of State Technology shall: 19 20 SECTION 49. Arkansas Code § 25-4-127(b)(4) and (5), concerning the 21 members of the Data and Transparency Panel, are amended to read as follows: 22 (4)(A) The Chief Data Officer of the Division of Information 23 Systems Office of State Technology. (B) The Chief Data Officer of the Division of Information 24 25 Systems Office of State Technology shall be the Chair of the Data and 26 Transparency Panel. 27 The members of the panel shall select a vice chair (C) 28 annually; 29 (5) The Chief Privacy Officer of the Division of Information 30 Systems Office of State Technology; and 31 32 SECTION 50. Arkansas Code § 25-4-127(c)(4), concerning the duties of the Data and Transparency Panel, is amended to read as follows: 33 34 (4) Evaluate and identify data that may be provided to the 35 public in accordance with data standards and specifications developed by the 36 Division of Information Systems Office of State Technology;

2 SECTION 51. Arkansas Code § 25-4-127(c)(8)(B), concerning the duties 3 of the Data and Transparency Panel, is amended to read as follows: 4 In implementation of the shared services data hub (B) 5 under subdivision (c)(8)(A) of this section, the Division of Information 6 Systems Office of State Technology shall: 7 (i)(a) Establish and maintain a program to collect, 8 analyze, and exchange government information in carrying out the powers and 9 duties of the executive state agency sharing the data. 10 (b) In carrying out the program under subdivision (c)(8)(B)(i)(a) of this section, the Division of Information 11 12 Systems Office of State Technology may obtain government information from 13 each executive state agency; 14 (ii) Establish and maintain a program to make 15 government information available to executive state agencies, political 16 subdivisions, educational institutions, researchers, nongovernmental 17 organizations, and the general public, subject to the following: 18 (a)(1) A program established and maintained 19 under this section shall include a policy governing access to government 20 information held by the Division of Information Systems Office of State 21 Technology under this chapter. 22 (2) Government information may be made 23 available only if doing so does not violate state or federal confidentiality 24 and disclosure laws; 25 (b)(1) The Division of Information Systems Office of State Technology is considered to be an agent of the executive 26 27 state agency sharing government information and is an authorized receiver of 28 government information under the statutory or administrative law that governs 29 the government information unless: 30 (A) The Division of Information 31 Systems Office of State Technology or executive state agencies are 32 specifically excluded as an authorized receiver; or 33 (B) An authorized receiver of 34 government information is specifically enumerated under the statutory or 35 administrative law governing the government information without stated 36 exceptions or qualifications.

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1 (2) Interagency data sharing under this 2 section does not constitute a disclosure or release under any statutory or 3 administrative law that governs the government information; 4 (c)(1) A program established and maintained 5 under this section shall prescribe a form to be used to memorialize the 6 sharing of data under this section. 7 (2) The form required under subdivision 8 (c)(8)(B)(ii)(c)(1) of this section shall be signed by the administrative 9 head of the executive state agency so long as the form does not require the 10 sharing of state agency information that would be in contradiction of 11 existing state or federal law; and 12 (d)(1) A data sharing form completed and 13 signed under subdivision (c)(8)(B)(ii)(c)(1) of this section constitutes the 14 agreement required by any statutory or administrative law that governs the 15 data. 16 (2) Additional documentation is not 17 required to share data under this section; 18 (iii) Establish privacy and quality policy for 19 government information that complies with all applicable Arkansas and federal 20 laws, rules, and policies; 21 (iv) According to standards developed by the state 22 security office, establish and maintain a program to ensure the security of 23 government information under this section; and 24 (v) Establish a public portal that will provide 25 Arkansans with easy access to data. 26 27 SECTION 52. Arkansas Code § 25-4-128(a), concerning the records of the 28 Data and Transparency Panel, is amended to read as follows: 29 (a) All records, reports, and other information obtained by the Data and Transparency Panel shall be confidential unless approved for publication 30 31 in accordance with data standards and specifications developed by the 32 Division of Information Systems Office of State Technology. 33 SECTION 53. Arkansas Code § 25-4-129 is amended to read as follows: 34 35 25-4-129. Gifts, grants, and donations - Reports. (a) The Director of the Division of Information Systems Office of 36

1 State Technology may accept on behalf of the Division of Information Systems 2 Office of State Technology funds from any source, including but not limited 3 to: 4 (1) Special revenue; 5 (2) General revenue; 6 (3) Gifts; 7 (4) Grants; 8 (5) Cash; 9 (6) Bequests; 10 (7) Devices; 11 (8) Donations; 12 (9) Real property; 13 (10) Personal property; and 14 (11) Equipment. The division office shall file with the Legislative Council or, if 15 (b) the General Assembly is in session, the Joint Budget Committee, a quarterly 16 17 report summarizing all funds received under subsection (a) of this section. 18 19 SECTION 54. Arkansas Code § 25-8-107(c), concerning the Office of 20 Child Support Enforcement, is amended to read as follows: 21 The Department of Human Services and the Division of Information (c) 22 Systems Office of State Technology shall grant access to and provide 23 information determined by the Office of Child Support Enforcement to be 24 necessary to successfully accomplish its mission. 25 SECTION 55. Arkansas Code § 25-18-702(a), concerning the standards and 26 27 policies pertaining to electronic records of state agencies, is amended to 28 read as follows: 29 (a) The Director of the Division of Information Systems Office of 30 State Technology shall establish standards and polices governing the use, 31 management, retention, privacy, and security of electronic records of state 32 agencies. 33 SECTION 56. Arkansas Code § 25-18-703 is amended to read as follows: 34 35 25-18-703. State agency standards and policies. A state agency may use the standards and policies developed by the 36

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     Director of the Division of Information Systems Office of State Technology
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     under § 25-18-702, or it may develop its own standards and policies
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     consistent with the requirements established in § 25-18-702(b).
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           SECTION 57. Arkansas Code § 25-26-204(a)(1), concerning procurement
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     requirements for information technology access for the blind, is amended to
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     read as follows:
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           (a)(1) The technology access clause specified in § 25-26-203 shall be
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     developed by the Division of Information Systems Office of State Technology
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     and shall require compliance with nonvisual access standards established by
     the division office.
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           SECTION 58. Arkansas Code § 25-27-103(a)(4), concerning the board
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     members of the Information Network of Arkansas, is amended to read as
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     follows:
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                (4) Two (2) members, or their designees, who are chief executive
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     officers of agencies of the executive branch other than the Department of
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     Finance and Administration and the Division of Information Systems Office of
19
     State Technology, shall be appointed by the Governor;
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21
           SECTION 59. Arkansas Code § 25-27-103(a)(8), concerning the board
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     members of the Information Network of Arkansas, is amended to read as
23
     follows:
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                (8) The Director of the Division of Information Systems Office of
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     State Technology, or the Director of the Division of Information Systems'
     Office of State Technology's designee.
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           SECTION 60. Arkansas Code § 25-27-104(a)(1), concerning the duties of
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     the Information Network of Arkansas, is amended to read as follows:
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                (1) To develop and implement an electronic gateway system to
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     provide electronic access to members of the public to public information and
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     to develop, implement, and promote the use of electronic commerce and digital
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     signature applications within the state in cooperation with the Division of
     Information Systems Office of State Technology;
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           SECTION 61. Arkansas Code § 25-27-105(a)(1), concerning the network
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manager of the Information Network of Arkansas, is amended to read as (a)(1) The Information Network of Arkansas shall procure a network

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4 manager after developing, in consultation with the Division of Information 5 Systems Office of State Technology, criteria and specifications for such a 6 network manager and his or her duties.

8 SECTION 62. Arkansas Code § 25-27-105(c), concerning the network 9 manager of the Information Network of Arkansas, is amended to read as 10 follows:

11 The division office may provide to the Information Network of (c) 12 Arkansas such staff and other assistance under contract.

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follows:

14 SECTION 63. Arkansas Code § 25-32-117(b), concerning the creation and 15 retention of electronic records and conversion of written records by 16 governmental agencies, is amended to read as follows:

17 (b) Each state agency shall comply with applicable standards and 18 policies adopted or established by the Department of Transformation and 19 Shared Services with advice and review from the Division of Information 20 Systems Office of State Technology to determine whether and the extent to 21 which it will retain and convert written records to electronic records. 22

23 SECTION 64. Arkansas Code § 25-32-118(a)(2), concerning the acceptance 24 and distribution of electronic records by governmental agencies under the 25 Uniform Electronic Transactions Act, is amended to read as follows:

26 (2) For state agencies, the determinations shall be consistent 27 with applicable standards and policies adopted or established by the 28 Department of Transformation and Shared Services with advice and review from 29 the Division of Information Systems Office of State Technology.

30

31 SECTION 65. Arkansas Code § 25-34-104(a)(1), concerning agency policy 32 under the Arkansas Computer and Electronic Solid Waste Management Act, is 33 amended to read as follows:

34 (a)(1) Each agency shall prepare and implement an agency-wide policy 35 for the management and sale of agency surplus computer equipment and electronics in accord with the Director of the Division of Information 36

1 Systems Office of State Technology policies for review and replacement of 2 computer and electronic equipment. 3 4 SECTION 66. Arkansas Code § 25-43-812(a)(3)(D), concerning the members 5 of the State Health Alliance for Records Exchange, is amended to read as 6 follows: 7 (D) A representative of the Division of Information Systems 8 Office of State Technology; 9 10 SECTION 67. Arkansas Code § 25-43-1502(a)(5), concerning state entities transferred to the Department of Transformation and Shared Services, 11 is amended to read as follows: 12 13 (5) The Department of Information Systems, created under § 25-4-14 104, now to be known as the "Division of Information Systems" "Office of 15 State Technology"; 16 17 SECTION 68. Arkansas Code § 27-14-1708(b)(1), concerning the temporary 18 tag database within the Revenue Division of the Department of Finance and 19 Administration, is amended to read as follows: 20 (b)(1) The vehicle temporary tag database shall be administered by the 21 Revenue Division of the Department of Finance and Administration with the 22 assistance of the Division of Information Systems Office of State Technology 23 or other designated agent with whom the Revenue Division of the Department of 24 Finance and Administration may contract to supply technical database and data 25 processing expertise. 26 27 SECTION 69. DO NOT CODIFY. Corrections. 28 The Arkansas Code Revision Commission may change references to the 29 Division of Information Systems in the Arkansas Code to the Office of State 30 Technology: 31 (1) During the codification of legislation enacted during the 32 Ninety-Fifth General Assembly; and 33 (2) In existing law that was not included in this act. 34 35 SECTION 70. EMERGENCY CLAUSE. It is found and determined by the 36 General Assembly of the State of Arkansas that the people of the State of

1	Arkansas rely on state department and division names to conduct business with
2	the state; that to ensure the efficient operations of state government
3	divisions it is important to set a date certain for the official change of
4	the name of a division; and that this act is necessary because it will allow
5	the Division of Information Systems to prepare for the official name change
6	in a timely and efficient manner to coincide with the start of the fiscal
7	year. Therefore, an emergency is declared to exist, and this act being
8	necessary for the preservation of the public peace, health, and safety, shall
9	become effective on July 1, 2025.
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12	APPROVED: 3/25/25
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