## Stricken language would be deleted from and underlined language would be added to present law. Act 480 of the Regular Session

1	State of Arkansas	As Engrossed: H3/11/25		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1557	
4				
5	By: Representative R. Scott R	ichardson		
6	By: Senator J. Bryant			
7				
8		For An Act To Be Entitled		
9	AN ACT TO AMEND THE DUTIES AND POWERS OF THE DIVISION			
10	OF INFORMA	TION SYSTEMS CONCERNING INFORM	ATION	
11	TECHNOLOGY; TO AMEND THE DEFINITIONS UNDER THE			
12	ARKANSAS CODE RELATED TO THE DIVISION OF INFORMATION			
13	SYSTEMS; A	ND FOR OTHER PURPOSES.		
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16		Subtitle		
17	TO AM	MEND THE DUTIES AND POWERS OF T	THE	
18	DIVIS	SION OF INFORMATION SYSTEMS		
19	CONCE	ERNING INFORMATION TECHNOLOGY.		
20				
21	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE O	F ARKANSAS:	
22				
23	SECTION 1. Arka	nsas Code § 25-4-103(6), conce	rning the definition of	
24	"information technolog	y" as it applies to the Divisi	on of Information	
25	Systems, is amended to	read as follows:		
26	(6) "Info	rmation technology" means <del>any</del>	component related to	
27	information processing	and wired and wireless teleco	mmunications, including	
28	data processing and te	lecommunications hardware, sof	<del>tware, services,</del>	
29	<del>planning, personnel, f</del>	acilities, and training the us	e, development,	
30	management, and applic	ation of computer systems, net	works, and electronic	
31	data processing to col	lect, store, process, transmit	, retrieve, and secure	
32	information and includ	es without limitation:		
33	<u>(1) Hardw</u>	are;		
34	<u>(2) Softw</u>	are;		
35	(3) Netwo	rking and telecommunications;		
36	<u>(4)</u> Data :	management;		

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1	(5) Cybersecurity;		
2	(6) Privacy;		
3	(7) Third-party hosting; and		
4	<pre>(8) Emerging technology;</pre>		
5			
6	SECTION 2. Arkansas Code § 25-4-105(a)(2)(R), concerning the		
7	development of a state information technology plan by the Division of		
8	Information Systems, is amended to read as follows:		
9	(R) Developing a state information technology plan that		
10	shall establish a state-level mission, goals, and objectives for the use of		
11	information technology Developing, implementing, and maintaining a unified		
12	biennial statewide information technology plan through analysis of		
13	information technology plans developed by each state agency that includes:		
14	(i) A statewide disaster recovery plan that		
15	identifies risks in each budget unit and directs state agencies to adopt risk		
16	mitigation strategies, methods, and procedures to minimize risks;		
17	(ii) A list of approved state agency projects by		
18	category;		
19	(iii) A detailed list of information technology		
20	assets that are owned, leased, or employed by the state; and		
21	(iv) Detailed budget information for each state		
22	agency's approved technology plan;		
23			
24	SECTION 3. Arkansas Code Title 25, Chapter 4, is amended to add an		
25	additional section to read as follows:		
26	25-4-130. Statewide information technology — Duties and powers.		
27	(a) In addition to the duties under § 25-4-105, the Division of		
28	Information Systems shall:		
29	(1) Administer the state's information technology;		
30	(2) Provide statewide project management for any information		
31	technology projects, including without limitation procedures for the:		
32	(A) Assessment of viability, operational efficiencies, and		
33	cost-benefit analysis of a proposed project;		
34	(B) Determination of whether a joint project or system is		
35	appropriate, including without limitation:		
36	(i) Methods for the approval and prioritization of		

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1	projects that aim to eliminate duplicative and overlapping services and	
2	maximize information technology cost savings; and	
3	(ii) Publication to each state agency of an annual	
4	priority standards list that each project will be evaluated against for	
5	approval;	
6	(3)(A) Establish and enforce statewide minimum mandatory	
7	standards for information technology that apply to all state agencies,	
8	including without limitation executive departments.	
9	(B) The standards of a state agency may be more stringent	
10	than the statewide minimum standards, but in no case less than the minimum	
11	standards.	
12	(C) When federal standards apply that are stricter than	
13	statewide minimum standards, the federal standards shall apply;	
14	(4) Develop performance reporting guidelines and requirements	
15	for information technology systems and conduct an annual review to compare	
16	state agency plans and budgets with results and expenditures;	
17	(5) Establish a centralized information technology governance	
18	model to provide uniformity and procurement oversight for information	
19	technology across state agencies, including without limitation:	
20	(A) Defining clear roles, responsibilities, and decision-	
21	making authority at the state and department levels;	
22	(B) Creation of an information technology governance team	
23	to prioritize initiatives and allocate resources effectively;	
24	(C) Identifying areas for cost reduction by eliminating	
25	duplication of efforts and procurement of information technology; and	
26	(D) Increasing the state's purchasing power by negotiating	
27	enterprise pricing for information technology; and	
28	(6) Provide a report on the statewide information technology	
29	plan and projects annually to the Joint Committee on Advanced Communications	
30	and Information Technology that includes without limitation:	
31	(A) Overall metrics for system performance costs;	
32	(B) A comparison of expected costs to actual costs after	
33	<pre>project completion;</pre>	
34	(C) User satisfaction analysis; and	
35	(D) A project approval matrix for the next following	
36	fiscal year.	

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1	(b) A state agency shall not:
2	(1) Use state, federal, or public grant funds for or enter into
3	any agreement for the acquisition, development, or enhancement of any
4	information technology or any contract for information technology services
5	without approval from the Director of the Division of Information Systems
6	unless:
7	(A) The purchase price of the product or service is less
8	than or equal to five thousand dollars (\$5,000) and the product is included
9	on an approved information technology list maintained by the division; or
10	(B) The purchase price of the product or service is more
11	than five thousand dollars (\$5,000) but less than or equal to twenty thousand
12	dollars (\$20,000), the product is listed on a statewide contract, and the
13	product is included on an approved information technology list maintained by
14	the division; or
15	(2) Develop or enter into a contract for the development of
16	customized software or information technology systems without written
17	authorization by the director.
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19	/s/R. Scott Richardson
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22	APPROVED: 4/8/25
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