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AN ACT concerning State government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Department of Innovation and Technology Act 5 is amended by changing Sections 1-5, 1-25, and 1-35 as 6 follows:

7 (20 ILCS 1370/1-5)

8 Sec. 1-5. Definitions. In this Act:

9 "Client agency" means each transferring agency, or its 10 successor, and any other public agency to which the Department 11 provides service to the extent specified in an interagency 12 agreement with the public agency.

13 "Dedicated unit" means the dedicated bureau, division, 14 office, or other unit within a transferring agency that is 15 responsible for the information technology functions of the 16 transferring agency.

17 "Department" means the Department of Innovation and 18 Technology.

19 "Information technology" means technology, 20 infrastructure, equipment, systems, software, networks, and 21 processes used to create, send, receive, and store electronic 22 or digital information, including, without limitation, 23 computer systems and telecommunication services and systems. SB3938 Enrolled - 2 - LRB102 22759 RJF 31905 b

I "Information technology" shall be construed broadly to incorporate future technologies (such as sensors and balanced private hybrid or public cloud posture tailored to the mission of the agency) that change or supplant those in effect as of the effective date of this Act.

Information technology functions" means the development,
procurement, installation, retention, maintenance, operation,
possession, storage, and related functions of all information
technology.

10 "Secretary" means the Secretary of Innovation and 11 Technology.

12 "State agency" means each State agency, department, board,13 and commission under the jurisdiction of the Governor.

"Transferring agency" means the Department on Aging; the 14 15 Departments of Agriculture, Central Management Services, 16 Children and Family Services, Commerce and Economic 17 Opportunity, Corrections, Employment Security, Financial and Professional Regulation, Healthcare and Family Services, Human 18 19 Rights, Human Services, Insurance, Juvenile Justice, Labor, 20 Lottery, Military Affairs, Natural Resources, Public Health, Revenue, Transportation, and Veterans' Affairs; the Illinois 21 22 State Police; the Capital Development Board; the Deaf and Hard 23 of Hearing Commission; the Environmental Protection Agency; Governor's Office of 24 the Management and Budget; the 25 Guardianship and Advocacy Commission; the Abraham Lincoln 26 Presidential Library and Museum; the Illinois Arts Council;

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the Illinois Council on Developmental Disabilities; the Illinois Emergency Management Agency; the Illinois Gaming Board; the Illinois Health Information Exchange Authority; the Illinois Liquor Control Commission; the Office of the State Fire Marshal; and the Prisoner Review Board.

6 (Source: P.A. 102-376, eff. 1-1-22; 102-538, eff. 8-20-21; 7 revised 9-28-21.)

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(20 ILCS 1370/1-25)

9 Sec. 1-25. Charges for services; non-State funding. The 10 Department may establish charges for services rendered by the 11 Department to client agencies from funds provided directly to 12 client agency by appropriation or otherwise. the In establishing charges, the Department shall consult with client 13 14 agencies to make charges transparent and clear and seek to minimize or avoid charges for costs for which the Department 15 16 has other funding sources available.

17 Client agencies shall continue to apply for and otherwise seek federal funds and other capital and operational resources 18 for technology for which the agencies are eligible and, 19 20 subject to compliance with applicable laws, regulations, and 21 grant terms, make those funds available for use by the 22 Department. The Department shall assist client agencies <u>in</u> identifying funding opportunities and, if funds are used by 23 24 the Department, ensuring compliance with all applicable laws, 25 regulations, and grant terms.

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1 (Source: P.A. 100-611, eff. 7-20-18.)

(20 ILCS 1370/1-35)

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Sec. 1-35. Communications services.

(a) (Blank). The Department shall develop and implement a 4 comprehensive plan to coordinate or centralize communications 5 6 services among State agencies with offices at different locations. The plan shall be updated based on a continuing 7 study of communications problems of State government and shall 8 9 include any information technology related equipment or 10 service used for communication purposes including digital, 11 analog, or future transmission medium, whether for voice, 12 data, or any combination thereof. The plan shall take into 13 consideration systems that might affect economics, including, but not limited to, quantity discount services and may include 14 15 provision of telecommunications service to local and federal 16 government entities located within this State if State interests can be served by so doing. 17

18 The Department shall provide for and coordinate (b) communications services for State agencies and, when requested 19 and when in the best interests of the State, for units of 20 21 federal or local governments and public and not-for-profit 22 institutions of primary, secondary, and higher education. The Department may make use of, or support or provide any 23 24 information technology-related communications equipment or 25 services necessary and available to support the needs of

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interested parties not associated with State government provided that State government usage shall have first priority. For this purpose the Department shall have the power to do all of the following:

5 (1) Provide for and control the procurement, 6 retention, installation, and maintenance of communications 7 equipment or services used by State agencies in the 8 interest of efficiency and economy.

9 (2) Review existing standards and, where appropriate, 10 propose to establish new or modified standards for State 11 agencies which shall include а minimum of one 12 telecommunication device for the deaf installed and 13 operational within each State agency, to provide public 14 access to agency information for those persons who are 15 hearing or speech impaired. The Department shall consult 16 the Department of Human Services to develop standards and 17 implementation for this equipment.

18 (3) Establish charges for information technology for
19 State agencies and, when requested, for units of federal
20 or local government and public and not-for-profit
21 institutions of primary, secondary, or higher education.
22 Entities charged for these services shall pay the
23 Department.

(4) Instruct all State agencies to report their usage
 of communication services regularly to the Department in
 the manner the Department may prescribe.

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1 (5) Analyze the present and future aims and needs of 2 all State agencies in the area of communications services 3 and plan to serve those aims and needs in the most 4 effective and efficient manner.

5 (6) Provide telecommunications and other 6 communications services.

7 (7) Establish the administrative organization within
8 the Department that is required to accomplish the purpose
9 of this Section.

10 This subsection (b) does not apply to the procurement of 11 Next Generation 9-1-1 service as governed by Section 15.6b of 12 the Emergency Telephone System Act.

13 (Source: P.A. 101-81, eff. 7-12-19; 102-376, eff. 1-1-22.)