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House of Representatives
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Second Regular Session
1996

FILED

**Jane Dee Hull
Secretary of State**

CHAPTER 342

HOUSE BILL 2440

AN ACT

AMENDING TITLE 41, CHAPTER 4, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 41-711; PROVIDING FOR THE DELAYED REPEAL OF SECTION 41-712, ARIZONA REVISED STATUTES; REPEALING SECTION 41-713, ARIZONA REVISED STATUTES; AMENDING TITLE 41, CHAPTER 4, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING A NEW SECTION 41-713; PROVIDING FOR THE DELAYED REPEAL OF SECTION 41-714, ARIZONA REVISED STATUTES; AMENDING SECTIONS 41-764, 41-798 AND 41-801, ARIZONA REVISED STATUTES; REPEALING SECTION 41-802, ARIZONA REVISED STATUTES; AMENDING SECTION 41-2513, ARIZONA REVISED STATUTES; AMENDING TITLE 41, CHAPTER 27, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 41-3006.01; AMENDING TITLE 41, ARIZONA REVISED STATUTES, BY ADDING CHAPTER 31; AMENDING TITLE 41, CHAPTER 31, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTIONS 41-4052, 41-4053, 41-4054 AND 41-4055; AMENDING TITLE 41, CHAPTER 31, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 2; MAKING AN APPROPRIATION; RELATING TO THE GOVERNMENT INFORMATION TECHNOLOGY AGENCY.

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Title 41, chapter 4, article 2, Arizona Revised Statutes,
3 is amended by adding section 41-711, to read:

4 41-711. Establishment of operation centers

5 THE DEPARTMENT MAY ESTABLISH AN AUTOMATION OPERATION CENTER TO SERVE
6 THE MANAGEMENT AND OTHER NEEDS OF STATE GOVERNMENT.

7 Sec. 2. Delayed repeal

8 Section 41-712, Arizona Revised Statutes, is repealed from and after
9 June 30, 1997.

1 cost of personnel administration services provided by the department. The
2 pro rata share shall be payable by payroll fund source and the resultant
3 amount shall be deposited in a personnel division fund in the office of the
4 state treasurer for appropriation by the legislature for the personnel
5 division of the department. Beginning July 1, 1990 through June 30, 1992,
6 the pro rata share shall be .70 per cent of the total payroll of the agency
7 and shall increase by .05 per cent each fiscal year thereafter until ~~the pro~~
8 ~~rata share reaches one per cent~~ JANUARY 1, 1997. BEGINNING JANUARY 1, 1997
9 THROUGH JUNE 30, 1997, THE PRO RATA SHARE SHALL BE .80 PER CENT OF THE TOTAL
10 PAYROLL OF THE AGENCY. BEGINNING JULY 1, 1997, THE PRO RATA SHARE SHALL BE
11 .90 PER CENT OF THE TOTAL PAYROLL OF THE AGENCY. Total payroll shall include
12 all fund sources including the state general fund, federal monies, special
13 revenue funds, intergovernmental revenue monies, trust funds and other
14 payroll fund sources.

15 B. A claim for the pro rata share percentage payment shall be
16 submitted according to the fund source, with the accompanying payroll to the
17 department for deposit in the personnel division fund.

18 C. Notwithstanding section 35-190, only monies in excess of two
19 hundred thousand dollars revert to the state general fund at the end of each
20 fiscal year.

21 Sec. 7. Section 41-798, Arizona Revised Statutes, is amended to read:

22 41-798. Authority to contract for telecommunication service;
23 cost of operation; employees

24 A. The director shall enter into a PRIMARY contract with a corporation
25 authorized to do business in the state of Arizona for the installation, ~~and~~
26 maintenance AND OPERATION OF PART OR ALL of a ~~centralized~~ telecommunication
27 ~~system~~ SYSTEMS and to furnish full and complete ~~telephone~~ TELECOMMUNICATION
28 service to the state of Arizona, ~~AND~~ its officers, departments and agencies
29 through such telecommunication ~~system~~ SYSTEMS THAT ARE OPERATIONALLY
30 REQUIRED.

31 B. The director shall ~~operate~~ MANAGE the ~~central~~ telecommunication
32 ~~system~~ SYSTEMS provided in subsection A and each office, department or other
33 state agency shall pay from available funds the proportionate cost of the
34 service as determined by the director. In carrying out the provisions of
35 this subsection the director may employ telephone operators or any other
36 employees required to administer efficiently the ~~central~~ telecommunication
37 systems.

38 C. All procurement pursuant to this section shall be as prescribed in
39 chapter 23 of this title unless otherwise provided by law.

40 D. ANY CONTRACT INVOLVING THE USE OF A STATE HIGHWAY RIGHT-OF-WAY IS
41 SUBJECT TO APPROVAL PURSUANT TO SECTIONS 28-106, 28-108 AND 28-1865.01.

1 Sec. 8. Section 41-801, Arizona Revised Statutes, is amended to read:

2 41-801. Authority for Arizona telecommunications system;
3 participation; cost

4 A. The director shall arrange with a corporation that is authorized
5 to do business in this state for the use of a ~~long-distance~~ ~~intercity~~
6 telecommunications system to be known as Arizona telecommunications system.

7 B. All departments, offices and other agencies of the state that are
8 located within the state shall be connected to and be a part of such
9 ~~long-distance~~ ~~intercity~~ telecommunications system. THE DIRECTOR MAY CONNECT
10 OTHER FEDERAL, MUNICIPAL AND EDUCATIONAL ENTITIES TO THE ARIZONA
11 TELECOMMUNICATIONS SYSTEM AS DEEMED APPROPRIATE.

12 C. Each such department, office and other agency of the state shall
13 pay, from available funds, a proportionate cost of the ~~long-distance~~
14 ~~intercity~~ telecommunications system as determined by the director.

15 Sec. 9. Repeal

16 Section 41-802, Arizona Revised Statutes, is repealed.

17 Sec. 10. Section 41-2513, Arizona Revised Statutes, is amended to
18 read:

19 41-2513. Authority to contract for certain services

20 A. For the purpose of procuring the services of clergy, certified
21 public accountants, legal counsel pursuant to section 41-192, subsection E,
22 physicians or dentists as defined by the laws of this state, any state
23 governmental unit may act as a purchasing agency and contract on its own
24 behalf for such services, subject to this chapter and regulations promulgated
25 by the director.

26 B. In accordance with the provisions of section 41-192, subsection E
27 and notwithstanding any contrary statute, no contract for the services of
28 legal counsel may be awarded without the approval of the attorney general.

29 C. The auditor general shall approve state agency contracting for
30 financial and compliance auditing services except if specific statutory
31 authority is otherwise provided. The auditor general shall ensure that such
32 contract audits are conducted in accordance with generally accepted
33 governmental auditing standards. An audit shall not be accepted until it has
34 been approved by the auditor general.

35 D. THE GOVERNMENT INFORMATION TECHNOLOGY AGENCY ESTABLISHED BY SECTION
36 41-4052 MAY APPROVE ALL INFORMATION TECHNOLOGY PURCHASES EXCEEDING
37 TWENTY-FIVE THOUSAND DOLLARS FOR A BUDGET UNIT AS DEFINED IN SECTION 41-4051.
38 PURCHASES SHALL NOT BE ARTIFICIALLY DIVIDED TO AVOID REVIEW.

39 ~~Ø~~ E. Payment for any services, including those services described
40 in subsections A, B and C of this section, procured under this chapter shall
41 not be made unless pursuant to a fully approved written contract.

42 Sec. 11. Title 41, chapter 27, article 2, Arizona Revised Statutes,
43 is amended by adding section 41-3006.01, to read:

1 41-3006.01. Government information technology agency;
2 termination July 1, 2006

3 A. THE GOVERNMENT INFORMATION TECHNOLOGY AGENCY AND THE INFORMATION
4 TECHNOLOGY AUTHORIZATION COMMITTEE TERMINATE ON JULY 1, 2006.

5 B. TITLE 41, CHAPTER 31 IS REPEALED ON JANUARY 1, 2007.

6 Sec. 12. Title 41, Arizona Revised Statutes, is amended by adding
7 chapter 31, to read:

8 CHAPTER 31

9 GOVERNMENT INFORMATION TECHNOLOGY AGENCY

10 ARTICLE 1. GENERAL PROVISIONS

11 41-4051. Definitions

12 IN THIS CHAPTER, UNLESS THE CONTEXT OTHERWISE REQUIRES:

13 1. "AGENCY" MEANS THE GOVERNMENT INFORMATION TECHNOLOGY AGENCY.

14 2. "BUDGET UNIT" MEANS A DEPARTMENT, COMMISSION, BOARD, INSTITUTION
15 OR OTHER AGENCY OF THE STATE ORGANIZATION RECEIVING, EXPENDING OR DISBURSING
16 STATE FUNDS OR INCURRING OBLIGATIONS OF THE STATE INCLUDING THE BOARD OF
17 REGENTS AND THE STATE BOARD OF DIRECTORS FOR COMMUNITY COLLEGES BUT EXCLUDING
18 THE UNIVERSITIES UNDER THE JURISDICTION OF THE BOARD OF REGENTS AND THE
19 COMMUNITY COLLEGES UNDER THEIR RESPECTIVE JURISDICTIONS AND THE LEGISLATIVE
20 OR JUDICIAL BRANCHES.

21 3. "COMMITTEE" MEANS THE INFORMATION TECHNOLOGY AUTHORIZATION
22 COMMITTEE.

23 4. "DIRECTOR" MEANS THE DIRECTOR OF THE AGENCY.

24 5. "DISASTER RECOVERY" MEANS THE MEASURES REQUIRED TO MITIGATE THE
25 LOSS OF INFORMATION TECHNOLOGY CAPABILITY.

26 6. "INFORMATION TECHNOLOGY" MEANS ALL COMPUTERIZED AND AUXILIARY
27 AUTOMATED INFORMATION PROCESSING, TELECOMMUNICATIONS AND RELATED TECHNOLOGY,
28 INCLUDING HARDWARE, SOFTWARE, VENDOR SUPPORT AND RELATED SERVICES, EQUIPMENT
29 AND PROJECTS.

30 Sec. 13. Title 41, chapter 31, article 1, Arizona Revised Statutes,
31 as added by section 12 of this act, is amended by adding sections 41-4052,
32 41-4053 and 41-4054, to read:

33 41-4052. Government information technology agency; director;
34 compensation

35 A. THE GOVERNMENT INFORMATION TECHNOLOGY AGENCY IS ESTABLISHED.

36 B. THE GOVERNOR SHALL APPOINT A DIRECTOR OF THE AGENCY PURSUANT TO
37 SECTION 38-211 TO SERVE AT THE PLEASURE OF THE GOVERNOR.

38 C. THE DIRECTOR IS ELIGIBLE TO RECEIVE COMPENSATION AS DETERMINED
39 UNDER SECTION 38-611.

40 41-4053. Powers and duties of director

41 THE DIRECTOR SHALL:

42 1. SERVE AS CHIEF INFORMATION OFFICER FOR INFORMATION TECHNOLOGY.

1 3. REQUIRE THAT BUDGET UNITS DEMONSTRATE EXPERTISE TO CARRY OUT
2 INFORMATION TECHNOLOGY PLANS, EITHER BY EMPLOYING STAFF OR CONTRACTING FOR
3 OUTSIDE SERVICES.

4 4. MONITOR INFORMATION TECHNOLOGY PROJECTS THAT THE AGENCY CONSIDERS
5 TO BE MAJOR OR CRITICAL, INCLUDING EXPENDITURE AND ACTIVITY REPORTS AND
6 PERIODIC REVIEW.

7 5. TEMPORARILY SUSPEND THE EXPENDITURE OF MONIES IF THE AGENCY
8 DETERMINES THAT THE INFORMATION TECHNOLOGY PROJECT IS AT RISK OF FAILING TO
9 ACHIEVE ITS INTENDED RESULTS OR DOES NOT COMPLY WITH THE REQUIREMENTS OF THIS
10 SECTION.

11 6. CONTINUOUSLY STUDY EMERGENT TECHNOLOGY AND EVALUATE ITS IMPACT ON
12 THIS STATE'S SYSTEM.

13 7. ADVISE EACH BUDGET UNIT AS NECESSARY AND REPORT TO THE COMMITTEE
14 ON AN ANNUAL BASIS.

15 8. PROVIDE TO BUDGET UNITS, INFORMATION TECHNOLOGY CONSULTING SERVICES
16 IT DEEMS NECESSARY, EITHER DIRECTLY OR BY PROCURING OUTSIDE CONSULTING
17 SERVICES.

18 9. MAINTAIN ALL OTHERWISE CONFIDENTIAL INFORMATION RECEIVED FROM A
19 BUDGET UNIT PURSUANT TO THIS SECTION AS CONFIDENTIAL.

20 10. PROVIDE STAFF SUPPORT TO THE COMMITTEE.

21 11. SUBJECT TO SECTION 35-149, ACCEPT, SPEND AND ACCOUNT FOR GRANTS,
22 MONIES AND DIRECT PAYMENTS FROM PUBLIC OR PRIVATE SOURCES AND OTHER GRANTS
23 OF MONIES OR PROPERTY FOR THE CONDUCT OF PROGRAMS THAT IT DEEMS CONSISTENT
24 WITH THE OVERALL PURPOSES AND OBJECTIVES OF THE AGENCY.

25 12. ADOPT RULES IT DEEMS NECESSARY OR DESIRABLE TO FURTHER THE
26 OBJECTIVES AND PROGRAMS OF THE AGENCY.

27 13. FORMULATE POLICIES, PLANS AND PROGRAMS TO EFFECTUATE THE PURPOSES
28 OF THE AGENCY.

29 14. ADVISE AND MAKE RECOMMENDATIONS TO THE GOVERNOR AND THE LEGISLATURE
30 ON ALL MATTERS CONCERNING ITS OBJECTIVES.

31 15. CONTRACT AND ENTER INTO INTERAGENCY AND INTERGOVERNMENTAL
32 AGREEMENTS PURSUANT TO TITLE 11, CHAPTER 7, ARTICLE 3 WITH ANY PUBLIC OR
33 PRIVATE PARTY.

34 16. HAVE AN OFFICIAL SEAL THAT SHALL BE JUDICIALLY NOTICED.

35 B. THE AGENCY SHALL ADVISE THE JUDICIAL AND LEGISLATIVE BRANCHES OF
36 STATE GOVERNMENT CONCERNING INFORMATION TECHNOLOGY.

37 C. THE AGENCY MAY EXAMINE ALL BOOKS, PAPERS, RECORDS AND DOCUMENTS IN
38 THE OFFICE OF ANY BUDGET UNIT AND MAY REQUIRE ANY STATE OFFICER OF THE BUDGET
39 UNIT TO FURNISH INFORMATION OR STATEMENTS NECESSARY TO CARRY OUT THE
40 PROVISIONS OF THIS CHAPTER.

41 D. THE DIRECTOR, ANY MEMBER OF THE DIRECTOR'S STAFF OR ANY EMPLOYEE
42 WHO KNOWINGLY DIVULGES OR MAKES KNOWN IN ANY MANNER NOT PERMITTED BY LAW ANY
43 PARTICULARS OF ANY CONFIDENTIAL RECORD, DOCUMENT OR INFORMATION IS GUILTY OF
44 A CLASS 5 FELONY.

1 Sec. 14. Title 41, chapter 31, article 1, Arizona Revised Statutes,
2 as added by section 12 of this act, is amended by adding section 41-4055, to
3 read:

4 41-4055. Information technology fund

5 A. THE INFORMATION TECHNOLOGY FUND IS ESTABLISHED IN THE OFFICE OF THE
6 STATE TREASURER FOR USE BY THE AGENCY AND THE COMMITTEE. MONIES IN THE FUND
7 ARE SUBJECT TO LEGISLATIVE APPROPRIATION.

8 B. BEGINNING JANUARY 1, 1997, STATE SERVICE AGENCIES SUBJECT TO
9 SECTION 41-764, AND, BEGINNING JULY 1, 1997, ALL BUDGET UNITS AND THE
10 LEGISLATIVE AND JUDICIAL BRANCHES OF STATE GOVERNMENT, SHALL CONTRIBUTE A PRO
11 RATA SHARE OF THE OVERALL COST OF INFORMATION TECHNOLOGY SERVICES PROVIDED
12 BY THE AGENCY OR COMMITTEE. THE PRO RATA SHARE IS PAYABLE BY PAYROLL FUND
13 SOURCE, AND THE RESULTANT AMOUNT SHALL BE DEPOSITED IN THE INFORMATION
14 TECHNOLOGY FUND. BEGINNING JANUARY 1, 1997, FOR STATE SERVICE AGENCIES
15 SUBJECT TO SECTION 41-764 AND BEGINNING JULY 1, 1997, FOR ALL BUDGET UNITS
16 AND THE LEGISLATIVE AND JUDICIAL BRANCHES OF STATE GOVERNMENT, THE PRO RATA
17 SHARE SHALL BE .15 PER CENT OF THE TOTAL PAYROLL. TOTAL PAYROLL INCLUDES ALL
18 FUND SOURCES INCLUDING THE STATE GENERAL FUND, FEDERAL MONIES, SPECIAL
19 REVENUE FUNDS, INTERGOVERNMENTAL REVENUE MONIES, TRUST FUNDS AND OTHER
20 PAYROLL FUND SOURCES.

21 C. A CLAIM FOR THE PRO RATA SHARE PERCENTAGE PAYMENT SHALL BE
22 SUBMITTED ACCORDING TO THE FUND SOURCE, WITH THE ACCOMPANYING PAYROLL, TO THE
23 DEPARTMENT OF ADMINISTRATION FOR DEPOSIT IN THE INFORMATION TECHNOLOGY FUND.

24 D. NOTWITHSTANDING SECTION 35-190, MONIES IN THE INFORMATION
25 TECHNOLOGY FUND DO NOT REVERT TO THE STATE GENERAL FUND AT THE END OF EACH
26 FISCAL YEAR.

27 Sec. 15. Title 41, chapter 31, Arizona Revised Statutes, as added by
28 section 12 of this act, is amended by adding article 2, to read:

29 ARTICLE 2. INFORMATION TECHNOLOGY AUTHORIZATION COMMITTEE

30 41-4061. Information technology authorization committee;
31 members; terms; duties; compensation; definition

32 A. THE INFORMATION TECHNOLOGY AUTHORIZATION COMMITTEE IS ESTABLISHED
33 CONSISTING OF THE FOLLOWING FOURTEEN MEMBERS:

34 1. ONE MEMBER OF THE HOUSE OF REPRESENTATIVES WHO IS APPOINTED BY THE
35 SPEAKER OF THE HOUSE OF REPRESENTATIVES AND WHO SHALL SERVE AS AN ADVISORY
36 MEMBER.

37 2. ONE MEMBER OF THE SENATE WHO IS APPOINTED BY THE PRESIDENT OF THE
38 SENATE AND WHO SHALL SERVE AS AN ADVISORY MEMBER.

39 3. FOUR MEMBERS FROM PRIVATE INDUSTRY WHO ARE APPOINTED BY THE
40 GOVERNOR PURSUANT TO SECTION 38-211 AND WHO ARE KNOWLEDGEABLE IN INFORMATION
41 TECHNOLOGY.

42 4. ONE LOCAL GOVERNMENT MEMBER AND ONE FEDERAL GOVERNMENT MEMBER WHO
43 ARE APPOINTED BY THE GOVERNOR AND WHO SHALL SERVE AS ADVISORY MEMBERS.

1 5. TWO MEMBERS WHO ARE DIRECTORS OF STATE AGENCIES AND WHO ARE
2 APPOINTED BY THE GOVERNOR.

3 6. THE ADMINISTRATIVE DIRECTOR OF THE COURTS OR THE DIRECTOR'S
4 DESIGNEE.

5 7. THE DIRECTOR OF THE GOVERNMENT INFORMATION TECHNOLOGY AGENCY. THE
6 DIRECTOR SHALL BE THE CHAIRPERSON OF THE COMMITTEE BUT FOR ALL OTHER PURPOSES
7 SHALL SERVE AS AN ADVISORY MEMBER.

8 8. ONE MEMBER FROM EITHER PRIVATE INDUSTRY OR STATE GOVERNMENT WHO IS
9 APPOINTED BY THE GOVERNOR.

10 9. THE DIRECTOR OF THE GOVERNOR'S TELECOMMUNICATIONS POLICY OFFICE.
11 B. COMMITTEE MEMBERS WHO ARE FROM PRIVATE INDUSTRY SERVE TWO YEAR
12 TERMS. THE OTHER MEMBERS SERVE AT THE PLEASURE OF THEIR APPOINTING OFFICERS.

13 C. FOR ALL BUDGET UNITS AND THE LEGISLATIVE AND JUDICIAL BRANCHES OF
14 STATE GOVERNMENT, THE COMMITTEE SHALL:

15 1. REVIEW ESTABLISHED STATEWIDE INFORMATION TECHNOLOGY STANDARDS AND
16 THE STATEWIDE INFORMATION TECHNOLOGY PLAN.

17 2. REVIEW THE MINIMUM QUALIFICATIONS ESTABLISHED BY THE DIRECTOR FOR
18 EACH POSITION AUTHORIZED FOR THE AGENCY.

19 3. APPROVE OR DISAPPROVE ALL PROPOSED INFORMATION TECHNOLOGY PROJECTS
20 THAT EXCEED A TOTAL COST OF ONE MILLION DOLLARS, EXCLUDING PUBLIC MONIES FROM
21 COUNTY, MUNICIPAL AND OTHER POLITICAL SUBDIVISION SOURCES THAT ARE NOT
22 DEPOSITED IN A STATE FUND. BEGINNING ON JUNE 1, 1998, AS PART OF A BUDGET
23 REQUEST FOR AN INFORMATION TECHNOLOGY PROJECT THAT HAS TOTAL COSTS OF MORE
24 THAN ONE MILLION DOLLARS, A BUDGET UNIT AND THE LEGISLATIVE AND JUDICIAL
25 BRANCHES OF STATE GOVERNMENT SHALL INDICATE THE STATUS OF REVIEW BY THE
26 COMMITTEE. PROJECTS SHALL NOT BE ARTIFICIALLY DIVIDED TO AVOID REVIEW BY THE
27 COMMITTEE.

28 4. DEVELOP A REPORT FORMAT THAT INCORPORATES THE LIFE CYCLE ANALYSIS
29 PRESCRIBED BY SECTION 41-2553 FOR USE IN SUBMITTING PROJECT REQUESTS TO THE
30 COMMITTEE.

31 5. REQUIRE EXPENDITURE AND ACTIVITY REPORTS FROM A BUDGET UNIT OR THE
32 LEGISLATIVE OR JUDICIAL BRANCHES OF STATE GOVERNMENT ON IMPLEMENTING
33 INFORMATION TECHNOLOGY PROJECTS APPROVED BY THE COMMITTEE.

34 6. CONDUCT PERIODIC REVIEWS ON THE PROGRESS OF IMPLEMENTING
35 INFORMATION TECHNOLOGY PROJECTS APPROVED BY THE COMMITTEE.

36 7. MONITOR INFORMATION TECHNOLOGY PROJECTS THAT THE COMMITTEE
37 CONSIDERS TO BE MAJOR OR CRITICAL.

38 8. TEMPORARILY SUSPEND THE EXPENDITURE OF MONIES IF THE COMMITTEE
39 DETERMINES THAT THE INFORMATION TECHNOLOGY PROJECT IS AT RISK OF FAILING TO
40 ACHIEVE ITS INTENDED RESULTS OR DOES NOT COMPLY WITH THE REQUIREMENTS OF THIS
41 SECTION.

42 9. HEAR AND DECIDE APPEALS MADE BY BUDGET UNITS REGARDING THE AGENCY'S
43 REJECTION OF THEIR PROPOSED INFORMATION TECHNOLOGY PLANS OR PROJECTS.

1 shall submit a plan to accomplish the transfer required by this section to
2 the joint legislative budget committee for its review and advice. The plan
3 shall include the specific resources to be transferred.

4 Sec. 20. Appropriation; applicability; purpose

5 The sum of \$575,000 is appropriated from the information technology
6 fund established by section 41-4055, Arizona Revised Statutes, as added by
7 this act, to the department of administration beginning January 1, 1997 for
8 the 1996-1997 fiscal year for information technology planning and
9 coordinating.

10 Sec. 21. Purpose

11 The purpose of the government information technology agency is to plan
12 and coordinate information technology for state government and provide
13 related consulting services.

14 Sec. 22. Delayed effective date

15 A. Sections 1, 11, 13, 15 and 17 of this act are effective from and
16 after June 30, 1997.

17 B. Sections 12 and 14 of this act are effective from and after
18 December 31, 1996.

APPROVED BY THE GOVERNOR MAY 1, 1996

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 1, 1996