

_____ moved to amend as follows:

Delete lines 61 through 138

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After line 138, insert:

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"Sec. 107.03. (A) As used in this section,
"transportation budget" means the biennial budget that primarily
includes the following:

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(1) Motor fuel excise tax-related appropriations for the
department of transportation, public works commission, and
department of development;

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(2) Other appropriations that pertain to transportation
and infrastructure related to transportation.

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(B) The governor shall submit a transportation budget to
the general assembly not later than four weeks after the general
assembly's organization.

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(C) The governor shall submit to the general assembly, not
later than four weeks after its organization, a state budget
containing a complete financial plan for the ensuing fiscal

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biennium, excluding items of revenue and expenditure described 17
in section 126.022 of the Revised Code. However, in years of a 18
new governor's inauguration, this budget shall be submitted not 19
later than the fifteenth day of March. 20

(D) In years of a new governor's inauguration, only the 21
new governor shall submit a budget to the general assembly. In 22
addition to other things required by law, each of the governor's 23
budgets shall contain: 24

(1) A general budget summary by function and agency 25
setting forth the proposed total expenses from each and all 26
funds and the anticipated resources for meeting such expenses; 27
such resources to include any available balances in the several 28
funds at the beginning of the biennium and a classification by 29
totals of all revenue receipts estimated to accrue during the 30
biennium under existing law and proposed legislation. 31

(2) A detailed statement showing the amounts recommended 32
to be appropriated from each fund for each fiscal year of the 33
biennium for current expenses, including, but not limited to, 34
information technology systems and services, personal services, 35
supplies and materials, equipment, subsidies and revenue 36
distribution, merchandise for resale, transfers, and nonexpense 37
disbursements, obligations, interest on debt, and retirement of 38
debt, and for the biennium for capital outlay, to the respective 39
departments, offices, institutions, as defined in section 121.01 40
of the Revised Code, and all other public purposes; and, in 41
comparative form, the actual expenses by source of funds during 42
each fiscal year of the previous two bienniums for each such 43
purpose. No alterations shall be made in the requests for the 44
legislative and judicial branches of the state filed with the 45
director of budget and management under section 126.02 of the 46

Revised Code. If any amount of federal money is recommended to 47
be appropriated or has been expended for a purpose for which 48
state money also is recommended to be appropriated or has been 49
expended, the amounts of federal money and state money involved 50
shall be separately identified. 51

(3) A detailed estimate of the revenue receipts in each 52
fund from each source under existing laws during each year of 53
the biennium; and, in comparative form, actual revenue receipts 54
in each fund from each source for each year of the two previous 55
bienniums; 56

(4) The estimated cash balance in each fund at the 57
beginning of the biennium covered by the budget; the estimated 58
liabilities outstanding against each such balance; and the 59
estimated net balance remaining and available for new 60
appropriations; 61

(5) A detailed estimate of the additional revenue receipts 62
in each fund from each source under proposed legislation, if 63
enacted, during each year of the biennium; 64

(6) A description of each tax expenditure; a detailed 65
estimate of the amount of revenues not available to the general 66
revenue fund under existing laws during each fiscal year of the 67
biennium covered by the budget due to the operation of each tax 68
expenditure; and, in comparative form, the amount of revenue not 69
available to the general revenue fund during each fiscal year of 70
the immediately preceding biennium due to the operation of each 71
tax expenditure. The report prepared by the department of 72
taxation pursuant to section 5703.48 of the Revised Code shall 73
be submitted to the general assembly as an appendix to the 74
governor's budget. As used in this division, "tax expenditure" 75
has the same meaning as in section 5703.48 of the Revised Code. 76

(7) The most recent TANF spending plan prepared by the 77
department of job and family services under section 5101.806 of 78
the Revised Code, which shall be submitted to the general 79
assembly as an appendix to the governor's budget." 80

Delete lines 139 through 319 81

After line 319, insert: 82

"Sec. 125.18. (A) There is hereby established the office 83
of information technology within the department of 84
administrative services. The office shall be under the 85
supervision of a state chief information officer to be appointed 86
by the director of administrative services and subject to 87
removal at the pleasure of the director. The chief information 88
officer is an assistant director of administrative services. 89

(B) Under the direction of the director of administrative 90
services, the state chief information officer shall lead, 91
oversee, and direct state agency activities related to 92
information technology development and use. In that regard, the 93
state chief information officer shall do all of the following: 94

(1) Coordinate and superintend statewide efforts to 95
promote common use and development of technology by state 96
agencies. The office of information technology shall establish 97
policies and standards that govern and direct state agency 98
participation in statewide programs and initiatives. 99

(2) Coordinate with the office of procurement services to 100
establish policies and standards for state agency acquisition of 101
information technology supplies and services; 102

(3) Establish policies and standards for the use of common 103
information technology by state agencies, including, but not 104

limited to, hardware, software, technology services, and	105
security, and the extension of the service life of information	106
technology systems, with which state agencies shall comply;	107
(4) Establish criteria and review processes to identify	108
state agency information technology projects or purchases that	109
require alignment or oversight. As appropriate, the department	110
of administrative services shall provide the governor and the	111
director of budget and management with notice and advice	112
regarding the appropriate allocation of resources for those	113
projects. The state chief information officer may require state	114
agencies to provide, and may prescribe the form and manner by	115
which they must provide, information to fulfill the state chief	116
information officer's alignment and oversight role;	117
(5) Establish policies and procedures for the security of	118
personal information that is maintained and destroyed by state	119
agencies;	120
(6) Employ a chief information security officer who is	121
responsible for the implementation of the policies and	122
procedures described in division (B) (5) of this section and for	123
coordinating the implementation of those policies and procedures	124
in all of the state agencies;	125
(7) Employ a chief privacy officer who is responsible for	126
advising state agencies when establishing policies and	127
procedures for the security of personal information and	128
developing education and training programs regarding the state's	129
security procedures;	130
(8) Establish policies on the purchasing, use, and	131
reimbursement for use of handheld computing and	132
telecommunications devices by state agency employees;	133

(9) Establish policies for the reduction of printing and for the increased use of electronic records by state agencies;	134 135
(10) Establish policies for the reduction of energy consumption by state agencies;	136 137
(11) Compute the amount of revenue attributable to the amortization of all equipment purchases and capitalized systems from information technology service delivery and major information technology purchases, MARCS administration, enterprise applications, and the professions licensing system operating appropriation items and major computer purchases capital appropriation items that is recovered as part of the information technology services rates the department of administrative services charges and deposits into the information technology fund created in section 125.15 of the Revised Code, the user fees the department of administrative services charges and deposits in the MARCS administration fund created in section 4501.29 of the Revised Code, the rates the department of administrative services charges to benefiting agencies for the operation and management of information technology applications and deposits in the enterprise applications fund, and the rates the department of administrative services charges for the cost of ongoing maintenance of the professions licensing system and deposits in the professions licensing system fund. The enterprise applications fund is hereby created in the state treasury.	138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158
(12) Regularly review and make recommendations regarding improving the infrastructure of the state's cybersecurity operations with existing resources and through partnerships between government, business, and institutions of higher education;	159 160 161 162 163

(13) Assist, as needed, with general state efforts to grow the cybersecurity industry in this state; 164
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(14) Establish a strategic roadmap for migrating the state's information technology systems to the state of Ohio computer center and to the state's commercial cloud providers managed by the office of information technology. 166
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(C) (1) The chief information security officer shall assist each state agency with the development of an information technology security strategic plan and review that plan, and each state agency shall submit that plan to the state chief information officer. The chief information security officer may require that each state agency update its information technology security strategic plan annually as determined by the state chief information officer. 170
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(2) Prior to the implementation of any information technology data system, a state agency shall prepare or have prepared a privacy impact statement for that system. 178
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(D) When a state agency requests a purchase of information technology supplies or services under Chapter 125. of the Revised Code, the state chief information officer may review and reject the requested purchase for noncompliance with information technology direction, plans, policies, standards, or project-alignment criteria. 181
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(E) The office of information technology may operate technology services for state agencies in accordance with this chapter. 187
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Notwithstanding any provision of the Revised Code to the contrary, the office of information technology may assess a transaction fee on each license or registration issued as part 190
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of an electronic licensing system operated by the office in an amount determined by the office not to exceed three dollars and fifty cents. The transaction fee shall apply to all transactions, regardless of form, that immediately precede the issuance, renewal, reinstatement, reactivation of, or other activity that results in, a license or registration to operate as a regulated professional or entity. Each license or registration is a separate transaction to which a fee under this division applies. Notwithstanding any provision of the Revised Code to the contrary, if a fee is assessed under this section, no agency, board, or commission shall issue a license or registration unless a fee required by this division has been received. The director of administrative services may collect the fee or require a state agency, board, or commission for which the system is being operated to collect the fee. Amounts received under this division shall be deposited in or transferred to the professions licensing system fund created in division ~~(H)~~(I) of this section.

(F) With the approval of the director of administrative services, the office of information technology may establish cooperative agreements with federal and local government agencies and state agencies that are not under the authority of the governor for the provision of technology services and the development of technology projects.

(G) The office of information technology may operate a program to make information technology purchases. The director of administrative services may recover the cost of operating the program from all participating government entities by issuing intrastate transfer voucher billings for the procured technology or through any pass-through billing method agreed to by the director of administrative services, the director of budget and

management, and the participating government entities that will 224
receive the procured technology. 225

If the director of administrative services chooses to 226
recover the program costs through intrastate transfer voucher 227
billings, the participating government entities shall process 228
the intrastate transfer vouchers to pay for the cost. Amounts 229
received under this section for the information technology 230
purchase program shall be deposited to the credit of the 231
information technology governance fund created in section 125.15 232
of the Revised Code. 233

(H) Upon request from the director of administrative 234
services, the director of budget and management may transfer 235
cash from the information technology fund created in section 236
125.15 of the Revised Code, the MARCS administration fund 237
created in section 4501.29 of the Revised Code, the enterprise 238
applications fund created in division (B)(11) of this section, 239
or the professions licensing system fund created in division (I) 240
of this section to the major information technology purchases 241
fund in an amount not to exceed the amount computed under 242
division (B)(11) of this section. The major information 243
technology purchases fund is hereby created in the state 244
treasury. 245

(I) There is hereby created in the state treasury the 246
professions licensing system fund. The fund shall be used to 247
operate the electronic licensing system referenced in division 248
(E) of this section. 249

(J) As used in this section: 250

(1) "Personal information" has the same meaning as in 251
section 149.45 of the Revised Code. 252

(2) "State agency" means every organized body, office, or	253
agency established by the laws of the state for the exercise of	254
any function of state government, other than any state-supported	255
institution of higher education, the office of the auditor of	256
state, treasurer of state, secretary of state, or attorney	257
general, the adjutant general's department, the bureau of	258
workers' compensation, the industrial commission, the public	259
employees retirement system, the Ohio police and fire pension	260
fund, the state teachers retirement system, the school employees	261
retirement system, the state highway patrol retirement system,	262
the general assembly or any legislative agency, the capitol	263
square review advisory board, or the courts or any judicial	264
agency."	265
In line 333, delete " <u>shall</u> " and insert " <u>may</u> "; delete " <u>for</u> "	266
In line 334, delete " <u>legislative action</u> "	267
In line 339, delete " <u>Not later than thirty days after</u> " and insert	268
" <u>After</u> "	269
In line 341, delete " <u>shall</u> " and insert " <u>may</u> "	270
In line 350, delete " <u>shall, not</u> "	271
Delete line 351 and insert " <u>may</u> "	272
In line 367, after the first " <u>officer</u> " insert " <u>appointed under</u>	273
<u>section 125.18 of the Revised Code</u> "	274
In line 369, after " <u>officer</u> " insert " <u>employed under section 125.18</u>	275
<u>of the Revised Code</u> "	276
In line 371, after " <u>member</u> " insert " <u>who is a state employee</u> "	277
In line 387, delete " <u>one meeting</u> " and insert " <u>two meetings</u> "	278
In line 388, delete " <u>to</u> " and insert " <u>. For at least one meeting, the</u>	279

<u>committee shall"</u>	280
Delete lines 393 through 398	281
In line 401, delete " <u>for legislative action</u> "	282
In line 410, after " <u>recommendations</u> " insert " <u>concerning the topics</u> <u>the board examines under division (A) (1) of this section</u> "	283 284
In line 411, delete " <u>June 1, 2022</u> " and insert " <u>six months after the</u> <u>date of the board's first meeting</u> "	285 286
In line 421, after " <u>following</u> " insert " <u>six</u> "	287
In line 424, after " <u>member</u> " insert " <u>,"</u> "; after " <u>,"</u> " insert " <u>who is an</u> <u>employee of the department of administrative services,</u> "	288 289
In line 425, after " <u>member</u> " insert " <u>, who is an employee of the</u> <u>department,</u> "	290 291
In line 426, after " <u>member</u> " insert " <u>, who is an employee of the</u> <u>department,</u> "	292 293
In line 427, after " <u>member</u> " insert " <u>, who is an employee of the</u> <u>department,</u> "	294 295
In line 428, after " <u>member</u> " insert " <u>, who is an employee of the</u> <u>department,</u> "	296 297
In line 429, delete ";	298
Delete lines 430 and 431	299
In line 432, delete " <u>appoint to the board pursuant to division (G)</u> <u>of</u> " and insert " <u>employed under</u> "; delete " <u>126.41</u> " and insert " <u>125.18</u> "	300 301
In line 459, after "Services" insert ", in accordance with the requirements for competitive sealed proposals under section 125.071 of the Revised Code,"	302 303 304

In line 463, delete "its"	305
In line 464, after "services" insert ", including procurement, centralization opportunities, and other future improvements"	306 307
In line 465, delete "The state's processes for procuring information"	308 309
Delete line 466	310
In line 467, delete "(c)"	311
In line 468, after "services" insert ", including software as a service"	312 313
In line 469, delete "(d)" and insert "(c)"	314
In line 471, delete ";"	315
Delete lines 472 through 479	316
In line 480, delete "control framework" and insert "and opportunities to leverage the state's centralized data sharing platform"	317 318
In line 484, delete "effective"; delete "of this section" and insert "the Director awards the contract to perform the study"	319 320
In line 487, delete "of not"	321
In line 488, delete "more than five hundred thousand dollars"	322
In line 492, delete "Establish a strategic roadmap to consolidate state"	323 324
In line 493, delete "ownership of" and insert "Identify opportunities to leverage the buying power of the state for"; delete "that are shared across" and insert "used at multiple"	325 326 327
In line 498, delete "(C) (1)" and insert "(D) (1)"	328

In line 510, delete "shall" and insert "may" 329

The motion was _____ agreed to.

SYNOPSIS 330

State information technology system migration 331

R.C. 125.18 332

Removes the State Chief Information Officer's duty under 333
the bill to implement a strategic roadmap to migrate the state's 334
information technology systems (the amendment retains the 335
Officer's duty to establish that roadmap). 336

**Biannual Advisory Committee on State Information and 337
Technology** 338

R.C. 126.41 339

Allows, instead of requires, the Biannual Advisory 340
Committee on State Information and Technology to develop 341
recommendations, and removes the requirement that those 342
recommendations be for legislative action. 343

Allows, instead of requires, the Committee to submit those 344
recommendations to the Director of Administrative Services, and 345
removes the requirement that they be submitted not later than 30 346
days after receiving the Cybersecurity and Fraud Advisory 347
Board's report. 348

Allows, instead of requires, the Committee to update its 349
recommendations if the Committee requires the Board to submit an 350
updated report, and removes the requirement that the 351

recommendations be updated not later than 30 days after	352
receiving the updated report.	353
Requires, to be eligible for appointment to the Committee,	354
that the Committee member who is appointed by the Governor under	355
the bill be a state employee.	356
Removes the proposed authority of the Committee's co-	357
chairpersons to appoint additional Board members.	358
Removes the prohibition against the Committee holding an	359
executive session under the Open Meetings Law.	360
Requires the Board to meet at least two times per year,	361
instead of at least one time per year under the bill.	362
Cybersecurity and Fraud Advisory Board	363
R.C. 126.42	364
Removes the requirement that the Cybersecurity and Fraud	365
Advisory Board's recommendations under the bill be developed for	366
legislative action.	367
Specifies that the findings and recommendations in the	368
Board's required report are with regard to best practices in,	369
shared experiences regarding, and future efforts to improve	370
cybersecurity and fraud prevention with respect to the	371
information technology systems and shared services used across	372
state agencies.	373
Changes that report's due date to not later than six	374
months after the date of the Board's first meeting, instead of	375
not later than June 1, 2022.	376
Requires that Board members, to be eligible for	377
appointment, be Department of Administrative Services employees.	378

Limits the Board's membership to six members, instead of specifying that the Board may consist of any additional members appointed by the Committee co-chairpersons.	379 380 381
Information technology study	382
Section 3	383
Requires the contract the DAS Director enters into with a private entity to study the state's information technology systems and services under the bill be awarded in accordance with continuing law's requirements for competitive sealed proposals.	384 385 386 387 388
Adds a requirement that the private entity, pursuant to the contract, study the following:	389 390
--Procurement, centralization opportunities, and other future improvements with respect to the state's management practices regarding its information technology systems and shared services;	391 392 393 394
--Software as a service, in addition to studying the state's best practices and standards regarding the state's use of cloud services under the bill; and	395 396 397
--Opportunities to leverage the state's centralized data sharing platform, in addition to studying the state's data sharing practices under the bill.	398 399 400
Removes the requirement that the private entity study the following pursuant to the contract:	401 402
--The state's processes for procuring information technology;	403 404
--An analysis of data and information silos that exist	405

throughout the state's information technology systems; 406

--The state's ability to consolidate its information 407
technology services and structures; 408

--Software as a service methodology to improve the 409
delivery of results or specific services for the state; and 410

--An outlook of the state's ability to improve its future 411
information technology systems, shared services, and control 412
framework. 413

Requires the private entity to submit the study to the 414
General Assembly not later than 18 months after the DAS Director 415
awards the contract, rather than 18 months after the bill's 416
effective date. 417

Removes the proposed cap of \$500,000 on the amount that 418
the DAS Director may request when seeking approval from the 419
Controlling Board to make expenditures under the contract. 420

Requires the DAS Director to identify opportunities to 421
leverage the state's buying power for application software used 422
at multiple state agencies, instead of the requirement removed 423
by the amendment that the DAS Director establish a strategic 424
roadmap to consolidate state ownership of application software 425
that are shared across state agencies. 426

Data hosting services 427

Section 3 428

Allows, instead of requires, the Director of Budget and 429
Management to set the fees charged for data hosting services to 430
rates that are comparable to average industry rates based on the 431
findings of a study the DAS Director must conduct under the bill 432
regarding those rates. 433