| 1.1  | A bill for an act  |
|------|--|
| 1.2  | relating to state government; changing certain finance and budget provisions;    |
| 1.3  | adding the Office of MN.IT Services to certain provisions and changing certain   |
| 1.4  | MN.IT provisions; exempting the state information network from certain term      |
| 1.5  | limitations on contracts; amending Minnesota Statutes 2012, sections 3.30,       |
| 1.6  | subdivision 2; 3.3005, subdivision 2, by adding subdivisions; 3.736, subdivision |
| 1.7  | 7; 3.989, subdivision 2; 3D.14; 4.07, subdivision 2; 4A.01, subdivision 3;       |
| 1.8  | 4A.02; 15.06, subdivision 1; 15.76, subdivisions 1, 2, 3; 16A.056, subdivision   |
| 1.9  | 7; 16A.095; 16A.10, subdivisions 1, 1c; 16A.127, subdivision 4; 16A.96,          |
| 1.10 | subdivision 2; 16E.01, subdivision 1; 16E.015, by adding a subdivision;          |
| 1.11 | 16E.04, subdivision 2; 16E.18, subdivision 8; 43A.08, subdivision 1a; 299C.65,   |
| 1.12 | subdivision 1; 403.36, subdivision 1; 477A.03, subdivision 2b; Laws 2011,        |
| 1.13 | First Special Session chapter 10, article 4, section 7; repealing Minnesota      |
| 1.14 | Statutes 2012, sections 15.06, subdivision 1a; 16A.06, subdivision 9; 16A.103,   |
| 1.15 | subdivision 4; 16A.106; 43A.31, subdivision 2; 325G.415.                         |
| 1.16 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:                      |

1.17 Section 1. Minnesota Statutes 2012, section 3.30, subdivision 2, is amended to read: Subd. 2. Members; duties. The majority leader of the senate or a designee, the 1.18 chair of the senate Committee on Finance, and the chair of the senate Division of Finance 1.19 responsible for overseeing the items being considered by the commission, the speaker of 1.20 the house or a designee, the chair of the house of representatives Committee on Ways and 1.21 Means, and the chair of the appropriate finance committee, or division of the house of 1.22 representatives committee responsible for overseeing the items being considered by the 1.23 commissioner, constitute the Legislative Advisory Commission. The division chair of 1.24 the Finance Committee in the senate and the division chair of the appropriate finance 1.25 committee or division in the house of representatives shall rotate according to the items 1.26 being considered by the commission. If any of the members elect not to serve on the 1.27 commission, the house of which they are members, if in session, shall select some other 1.28

member for the vacancy. If the legislature is not in session, vacancies in the house of 2.1 representatives membership of the commission shall be filled by the last speaker of the 2.2 house or, if the speaker is not available, by the last chair of the house of representatives 2.3 Rules Committee, and by the last senate Committee on Committees or other appointing 2.4 authority designated by the senate rules in case of a senate vacancy. The commissioner 2.5 of management and budget shall be secretary of the commission and keep a permanent 2.6 record and minutes of its proceedings, which are public records. The commissioner of 2.7 management and budget shall transmit, under section 3.195, a report to the next legislature 2.8 of shall post to the agency Web site all actions of the commission. Members shall receive 2.9 traveling and subsistence expenses incurred attending meetings of the commission. The 2.10 commission shall meet from time to time upon the call of the governor or upon the 2.11 call of the secretary at the request of two or more of its members. A recommendation 2.12 of the commission must be made at a meeting of the commission unless a written 2.13 recommendation is signed by all the members entitled to vote on the item. 2.14

Sec. 2. Minnesota Statutes 2012, section 3.3005, subdivision 2, is amended to read: 2.15 Subd. 2. Governor's request to legislature. A state agency shall not expend money 2.16 received by it under federal law for any purpose unless a request to spend federal money 2.17 from that source for that purpose in that fiscal year biennium has been submitted by the 2.18 governor to the legislature as a part of a budget request submitted during or within ten days 2.19 before the start of a regular legislative session, or unless specifically authorized by law or 2.20 as provided by this section. A budget request submitted to the legislature according to this 2.21 2.22 subdivision must be submitted at least 20 days before the deadline set by the legislature for legislative budget committees to act on finance bills. 2.23

2.24 Sec. 3. Minnesota Statutes 2012, section 3.3005, is amended by adding a subdivision
2.25 to read:

Subd. 7. Approvals for both years of biennium. Approval of the spending of
federal funds under subdivision 2 is for the full term of the availability of the federal
funds, up to the end of the biennium that begins July 1 following the submission of the
request. Approval of the spending of federal funds under subdivision 3, 3a, 3b, or 6 is for
the full term of the availability of the federal funds, up to the end of the current biennium.
Approval of the spending for federal funds under subdivision 4 is for the fiscal year for
which the urgency exists.

- 3.1 Sec. 4. Minnesota Statutes 2012, section 3.3005, is amended by adding a subdivision
  3.2 to read:
- 3.3 <u>Subd. 8.</u> **Request contents.** A request to spend federal funds submitted under this 3.4 section must include the name of the federal grant, the federal agency from which the 3.5 funds are available, a federal identification number, a brief description of the purpose of 3.6 the grant, the amounts expected by fiscal year, an indication if any state match is required, 3.7 an indication if there is a maintenance of effort requirement, and the number of full-time 3.8 equivalent positions needed to implement the grant.

Sec. 5. Minnesota Statutes 2012, section 3.736, subdivision 7, is amended to read: 3.9 Subd. 7. Payment. A state agency, including an entity defined as part of the 3.10 state in section 3.732, subdivision 1, clause (1), incurring a tort claim judgment or 3.11 settlement obligation or whose employees acting within the scope of their employment 3.12 incur the obligation shall seek approval to make payment by submitting a written request 3.13 to the commissioner of management and budget from the commissioner or director 3.14 of that agency. The request shall contain a description of the tort claim that causes 3.15 the request, specify the amount of the obligation and be accompanied by copies of 3.16 judgments, settlement agreements or other documentation relevant to the obligation for 3.17 which the agency seeks payment. Upon receipt of the request and review of the claim, 3.18 the commissioner of management and budget or director shall determine the proper 3.19 appropriation from which to make payment. If there is enough money in an appropriation 3.20 or combination of appropriations to the agency for its general operations and management 3.21 3.22 to pay the claim without unduly hindering the operation of the agency, the commissioner or director shall direct that payment be made from that source. Claims relating to activities 3.23 paid for by appropriations of dedicated receipts shall be paid from those appropriations if 3.24 3.25 practicable. On determining that an agency has sufficient money in these appropriations to pay only part of a claim, the commissioner of management and budget shall pay the 3.26 remainder of the claim from the money appropriated to the commissioner for the purpose. 3.27 On determining that the agency does not have enough money to pay any part of the claim, 3.28 the commissioner shall pay all of the claim from money appropriated to the commissioner 3.29 for the purpose. Payment shall be made only upon receipt of a written release by the 3.30 claimant in a form approved by the attorney general, or the person designated as the 3.31 university attorney, as the case may be. 3.32 No attachment or execution shall issue against the state. 3.33

3.34

Sec. 6. Minnesota Statutes 2012, section 3.989, subdivision 2, is amended to read:

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Subd. 2. Compilation of local impact notes. The commissioner of management 4.1 and budget shall prepare by September 1 of each even-numbered year a compilation 4.2 of key impact notes requested by the legislature during the previous biennial session 4.3 as provided in section 3.987. The commissioner may consult with local government 4.4 representatives and legislative fiscal staff to determine which local impact notes were key 4.5 post to the agency Web site a copy of all local impact notes. 4.6 Sec. 7. Minnesota Statutes 2012, section 3D.14, is amended to read: 4.7 **3D.14 CONTINUATION BY LAW.** 4.8 (a) The following departments and agencies must be reviewed according to the 4.9 schedule in section 3D.21, but do not expire according to that schedule, unless another law 4.10is enacted providing that the entity does expire: 4.11 (1) a department or agency listed in section 15.01, or section 15.06, subdivision 1 4.12 or la; and 4.13 (2) the Office of Higher Education, Explore Minnesota Tourism, and the Public 4.14 Utilities Commission. 4.15 (b) During the regular session immediately before the sunset of a state agency or an 4.16 advisory committee that expires under section 3D.21, the legislature may enact legislation 4.17 to continue the agency or advisory committee for a period not to exceed 12 years. This 4.18 chapter does not prohibit the legislature from: 4.19 (1) terminating a state agency or advisory committee subject to this chapter at a date 4.20 earlier than that provided in this chapter; or 4.21 (2) considering any other legislation relative to a state agency or advisory committee 4.22 subject to this chapter. 4.23 Sec. 8. Minnesota Statutes 2012, section 4.07, subdivision 2, is amended to read: 4.24 Subd. 2. State agency named to act instead. The governor may designate a state 4.25 agency or agencies to act for the governor in applying for, receiving, and accepting federal 4.26

- 4.27 funds under the provisions of subdivision 1. Such designation of a state department or
- 4.28 agency shall be filed in the Office of the Secretary of State.
- 4.29 Sec. 9. Minnesota Statutes 2012, section 4A.01, subdivision 3, is amended to read:
  4.30 Subd. 3. Report. The commissioner must submit a report to the governor and chairs
  4.31 and ranking minority members of the senate and house of representatives committees
  4.32 with jurisdiction on state government finance by January 15 of each year that provides
  4.33 economic, social, and environmental demographic information to assist public and elected

| 5.1  | officials with long-term management decisions. The report must identify and assess             |
|------|--|
| 5.2  | the information important to understanding the state's two-, ten-, and 50-year outlook,        |
| 5.3  | including the budget implications for those time periods. The report must include the          |
| 5.4  | demographic forecast required by section 4A.02, paragraph (e), and information to assist       |
| 5.5  | with the preparation of the milestones report required by section 4A.11, and may include       |
| 5.6  | policy recommendations based upon the information and assessment provided.                     |
|      |  |
| 5.7  | Sec. 10. Minnesota Statutes 2012, section 4A.02, is amended to read:                           |
| 5.8  | 4A.02 STATE DEMOGRAPHER.   |
| 5.9  | (a) The commissioner shall appoint a state demographer. The demographer must be                |
| 5.10 | professionally competent in demography and must possess demonstrated ability based             |
| 5.11 | upon past performance.   |
| 5.12 | (b) The demographer shall:   |
| 5.13 | (1) continuously gather and develop demographic data relevant to the state;                    |
| 5.14 | (2) design and test methods of research and data collection;                                   |
| 5.15 | (3) periodically prepare population projections for the state and designated regions           |
| 5.16 | and periodically prepare projections for each county or other political subdivision of the     |
| 5.17 | state as necessary to carry out the purposes of this section;                                  |
| 5.18 | (4) review, comment on, and prepare analysis of population estimates and                       |
| 5.19 | projections made by state agencies, political subdivisions, other states, federal agencies, or |
| 5.20 | nongovernmental persons, institutions, or commissions;   |
| 5.21 | (5) serve as the state liaison with the United States Bureau of the Census, coordinate         |
| 5.22 | state and federal demographic activities to the fullest extent possible, and aid the           |
| 5.23 | legislature in preparing a census data plan and form for each decennial census;                |
| 5.24 | (6) compile an annual study of population estimates on the basis of county, regional,          |
| 5.25 | or other political or geographical subdivisions as necessary to carry out the purposes of      |
| 5.26 | this section and section 4A.03;  |
| 5.27 | (7) by January 1 of each year, issue a report to the legislature containing an analysis        |
| 5.28 | of the demographic implications of the annual population study and population projections;     |
| 5.29 | (8) prepare maps for all counties in the state, all municipalities with a population           |
| 5.30 | of 10,000 or more, and other municipalities as needed for census purposes, according to        |
| 5.31 | scale and detail recommended by the United States Bureau of the Census, with the maps          |
| 5.32 | of cities showing precinct boundaries;   |
| 5.33 | (9) prepare an estimate of population and of the number of households for each                 |

5.34 governmental subdivision for which the Metropolitan Council does not prepare an annual

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estimate, and convey the estimates to the governing body of each political subdivisionby June 1 of each year;

- 6.3 (10) direct, under section 414.01, subdivision 14, and certify population and
  6.4 household estimates of annexed or detached areas of municipalities or towns after being
  6.5 notified of the order or letter of approval by the chief administrative law judge of the
  6.6 State Office of Administrative Hearings;
- 6.7 (11) prepare, for any purpose for which a population estimate is required by law
  6.8 or needed to implement a law, a population estimate of a municipality or town whose
  6.9 population is affected by action under section 379.02 or 414.01, subdivision 14; and
- 6.10 (12) prepare an estimate of average household size for each statutory or home rule
  6.11 charter city with a population of 2,500 or more by June 1 of each year.
- (c) A governing body may challenge an estimate made under paragraph (b) by filing 6.12 their specific objections in writing with the state demographer by June 24. If the challenge 6.13 does not result in an acceptable estimate, the governing body may have a special census 6.14 conducted by the United States Bureau of the Census. The political subdivision must 6.15 notify the state demographer by July 1 of its intent to have the special census conducted. 6.16 The political subdivision must bear all costs of the special census. Results of the special 6.17 census must be received by the state demographer by the next April 15 to be used in that 6.18 year's June 1 estimate to the political subdivision under paragraph (b). 6.19
- 6.20 (d) The state demographer shall certify the estimates of population and household
  6.21 size to the commissioner of revenue by July 15 each year, including any estimates still
  6.22 under objection.
- (e) The state demographer shall release a demographic forecast in conjunction with
  the commissioner of management and budget and the November state economic forecast.
  (f) The state demographer may contract for the development of data and research
  required under this chapter, including, but not limited to, population estimates and
  projections, the preparation of maps, and other estimates.
- Sec. 11. Minnesota Statutes 2012, section 15.06, subdivision 1, is amended to read: 6.28 Subdivision 1. Applicability. This section applies to the following departments 6.29 or agencies: the Departments of Administration, Agriculture, Commerce, Corrections, 6.30 Education, Employment and Economic Development, Health, Human Rights, Labor and 6.31 Industry, Management and Budget, Natural Resources, Public Safety, Human Services, 6.32 Revenue, Transportation, and Veterans Affairs; the Housing Finance and Pollution Control 6.33 Agencies; the Office of Commissioner of Iron Range Resources and Rehabilitation; 6.34 the Office of MN.IT Services; the Bureau of Mediation Services; and their successor 6.35

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- 7.1 departments and agencies. The heads of the foregoing departments or agencies are7.2 "commissioners."
- Sec. 12. Minnesota Statutes 2012, section 15.76, subdivision 1, is amended to read:
  Subdivision 1. Program established. The state agency value initiative (SAVI)
  program is established to encourage state agencies to identify cost-effective and efficiency
  measures in agency programs and operations that result in cost savings for the state.
  All state agencies, including Minnesota State Colleges and Universities, not separately
  authorized to carry forward operating funds may participate in this program.
- Sec. 13. Minnesota Statutes 2012, section 15.76, subdivision 2, is amended to read: 7.9 Subd. 2. Retained savings. (a) In order to encourage innovation and creative 7.10 cost savings by state employees, upon approval of the commissioner of management 7.11 and budget, 50 percent of any appropriations for agency operations that remain unspent 7.12 7.13 at the end of a biennium because of unanticipated innovation, efficiencies, or creative cost-savings may be carried forward and retained by the agency to fund specific agency 7.14 proposals or projects. Agencies choosing to spend retained savings funds must ensure that 7.15 project expenditures do not create future obligations beyond the amounts available from 7.16 the retained savings. The retained savings must be used only to fund projects that directly 7.17 support the performance of the agency's mission. This section does not restrict authority 7.18 granted by other law to carry forward money for a different period or for different purposes. 7.19 (b) This section supersedes any contrary provision of section 16A.28. 7.20
- Sec. 14. Minnesota Statutes 2012, section 15.76, subdivision 3, is amended to read:
  Subd. 3. Special peer review panel; Review process. (a) Each participating agency
  must organize a peer review panel that will determine which proposal or project receives
  funding from the SAVI program. The peer review panel must be comprised of department
  employees who are credited with cost-savings initiatives and department managers. The
  ratio between managers and department employees must be balanced.
  (b) An agency may spend money for a project recommended for funding by the
- 7.28 peer review panel after:
  7.20 (1) the agency has posted notice of sponding for the proposed project on the second project on the se
- (1) the agency has posted notice of spending for the proposed project on the agency
  Web site for at least 30 days; and
- 7.31 (2) the commissioner of management and budget has approved spending money
  7.32 from the SAVI account for the project-; and

## (c) Before approving a project, (3) the commissioner of management and budget 8.1 must submit the request to has notified the Legislative Advisory Commission for its 8.2 review and recommendation comment. Upon receiving a request from the commissioner, 8.3 the Legislative Advisory Commission shall post notice of the request on a legislative 8.4 Web site for at least 30 days. Failure of the commission to make a recommendation 8.5 within this 30-day period is considered a negative recommendation. A recommendation 8.6 of the commission must be made at a meeting of the commission unless a written 8.7 recommendation is signed by all the members entitled to vote on the item. 8.8

Sec. 15. Minnesota Statutes 2012, section 16A.056, subdivision 7, is amended to read:
Subd. 7. Retention of data. The database required under this section must include
information beginning with fiscal year 2010 2012 appropriations and must retain data
for at least ten years.

8.13 Sec. 16. Minnesota Statutes 2012, section 16A.095, is amended to read:

8.14

## 16A.095 STATE BUDGET SYSTEM.

8.15 Subdivision 1. Rules and instructions. The commissioner shall make rules and
8.16 instructions for budget preparation. They must deal with classifying expenditures and with
8.17 the content and submission of budget requests and appropriation performance measures
8.18 for each budget activity.

Subd. 2. Budget improvements. The commissioner may choose executive agencies 8.19 to test improvements in the budget system. The commissioner shall recommend required 8.20 legislation to install improvements in the budget system for all executive agencies that 8.21 submit budget information in the system. The budget system must classify expenditures by 8.22 programs and budget activities and, to the greatest extent practicable, emphasize alternative 8.23 approaches in program development and criteria to evaluate and measure performance. 8.24 Subd. 2a. Mutual cooperation; due regard. Executive agencies must cooperate 8.25 with the commissioner in making a preparing the budget. The budget must meet 8.26 the commissioner's requirements while giving due regard to the executive agencies' 8.27

8.28 requirements.

8.29 Sec. 17. Minnesota Statutes 2012, section 16A.10, subdivision 1, is amended to read:
8.30 Subdivision 1. Budget format. In each even-numbered calendar year the
8.31 commissioner shall prepare budget forms and instructions for all agencies, including
8.32 guidelines for reporting agency performance measures, subject to the approval of the
8.33 governor. The commissioner shall request and receive advisory recommendations from

the chairs of the senate Finance Committee and house of representatives Ways and 9.1 Means Committee before adopting a format for the biennial budget document. By June 9.2 15, the commissioner shall send the proposed budget forms to the appropriations and 9.3 finance committees. The committees have until July 15 to give the commissioner their 9.4 advisory recommendations on possible improvements. To facilitate this consultation, the 9.5 commissioner shall establish a working group consisting of executive branch staff and 9.6 designees of the chairs of the senate Finance and house of representatives Ways and Means 9.7 Committees. The commissioner must involve this group in all stages of development of 9.8 budget forms and instructions. The budget format must show actual expenditures and 9.9 receipts for the most recent fiscal year, estimated expenditures and receipts for the current 9.10 fiscal year, and estimates for each fiscal year of the next biennium. Estimated expenditures 9.11 must be classified by funds and character of expenditures and may be subclassified by 9.12 programs and activities. Agency revenue estimates must have supporting documentation 9.13 to show how the estimates were made and what factors were used. Receipts must be 9.14 classified by funds, programs, and activities. Expenditure and revenue estimates must be 9.15 based on the law in existence at the time the estimates are prepared. 9.16

Sec. 18. Minnesota Statutes 2012, section 16A.10, subdivision 1c, is amended to read: 9.17 Subd. 1c. Performance measures for change items. For each change item in the 9.18 budget proposal requesting new or increased funding, the budget document must present 9.19 proposed performance measures that can be used to determine if the new or increased 9.20 funding is accomplishing its goals. To the extent possible, each budget change item 9.21 9.22 must identify relevant Minnesota Milestones and other statewide goals and indicators related to the proposed initiative. The commissioner must report to the Subcommittee on 9.23 Government Accountability established under section 3.885, subdivision 10, regarding the 9.24 9.25 format to be used for the presentation and selection of Minnesota Milestones and other statewide goals and indicators. 9.26

9.27 Sec. 19. Minnesota Statutes 2012, section 16A.127, subdivision 4, is amended to read:
9.28 Subd. 4. Federal proposals. Agency applications for federal money shall include
9.29 necessary submissions to recover both statewide and agency indirect costs. A copy of the
9.30 indirect cost submission must be submitted to the commissioner for review. An agency
9.31 indirect cost plan is unnecessary if the commissioner determines that the costs incurred in
9.32 preparing and maintaining it exceed the benefit received by the state. If less than the entire
9.33 agency proposal is federally approved, the commissioner may accept reimbursement of

10.1 less than all of the federal receipts. If no federal funds are approved for indirect costs,

- 10.2 the agency must document that fact to the commissioner.
- Sec. 20. Minnesota Statutes 2012, section 16A.96, subdivision 2, is amended to read: 10.3 Subd. 2. Authority. (a) Subject to the limitations of this subdivision, the 10.4 commissioner of management and budget may sell and issue appropriation bonds of the 10.5 state under this section for the purposes of the Minnesota pay-for-performance program 10.6 established in sections 16A.93 to 16A.96. Proceeds of the bonds must be credited to 10.7 a special appropriation bond proceeds account in the state treasury. Net income from 10.8 investment of the proceeds, as estimated by the commissioner, must be credited to the 10.9 special appropriation bond proceeds account. 10.10

10.11 (b) Appropriation bonds may be sold and issued in amounts that, in the opinion of the commissioner, are necessary to provide sufficient funds for achieving the purposes 10.12 authorized as provided under paragraph (a), and pay debt service, pay costs of issuance, 10.13 10.14 make deposits to reserve funds, pay the costs of credit enhancement, or make payments under other agreements entered into under paragraph (d); provided, however, that bonds 10.15 issued and unpaid shall not exceed \$10,000,000 in principal amount, excluding refunding 10.16 10.17 bonds sold and issued under subdivision 4. During the biennium ending June 30, 2013, The commissioner may sell and issue bonds only in an amount that the commissioner 10.18 determines will result in principal and interest payments less than the amount of savings to 10.19 be generated through pay-for-performance contracts under section 16A.94. For programs 10.20 achieving savings under a pay-for-performance contract, the commissioner must reduce 10.21 10.22 general fund appropriations by at least the amount of principal and interest payments on bonds issued under this section. 10.23

(c) Appropriation bonds may be issued in one or more series on the terms and
conditions the commissioner determines to be in the best interests of the state, but the term
on any series of bonds may not exceed 20 years.

(d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any 10.27 time thereafter, so long as the appropriation bonds are outstanding, the commissioner 10.28 may enter into agreements and ancillary arrangements relating to the appropriation 10.29 bonds, including but not limited to trust indentures, liquidity facilities, remarketing or 10.30 dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, 10.31 reimbursement agreements, indexing agreements, or interest exchange agreements. Any 10.32 payments made or received according to the agreement or ancillary arrangement shall be 10.33 made from or deposited as provided in the agreement or ancillary arrangement. The 10.34

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- determination of the commissioner included in an interest exchange agreement that the 11.1 agreement relates to an appropriation bond shall be conclusive. 11.2
- Sec. 21. Minnesota Statutes 2012, section 16E.01, subdivision 1, is amended to read: 11.3 Subdivision 1. Creation; chief information officer. The Office of Enterprise 11.4 Technology MN.IT Services, referred to in this chapter as the "office," is an agency in 11.5 the executive branch headed by a commissioner, who also is the state chief information 11.6 officer. The appointment of the chief information officer commissioner is subject to the 11.7 advice and consent of the senate under section 15.066. 11.8
- Sec. 22. Minnesota Statutes 2012, section 16E.015, is amended by adding a subdivision 11.9 to read: 11.10

Subd. 5. State information network. "State information network" means 11.11 optical fiber facilities and terminal equipment used in the delivery of high-speed 11.12 11.13 telecommunications services.

- Sec. 23. Minnesota Statutes 2012, section 16E.04, subdivision 2, is amended to read: 11.14 Subd. 2. Responsibilities. (a) In addition to other activities prescribed by law, the 11.15 office shall carry out the duties set out in this subdivision. 11.16
- (b) The office shall develop and establish a state information architecture to ensure: 11.17 (1) that state agency development and purchase of information and communications 11.18 systems, equipment, and services is designed to ensure that individual agency information 11.19 11.20 systems complement and do not needlessly duplicate or conflict with the systems of other agencies; and 11.21
- (2) enhanced public access to data can be provided consistent with standards 11.22 11.23 developed under section 16E.05, subdivision 4.

When state agencies have need for the same or similar public data, the chief information 11.24 officer, in coordination with the affected agencies, shall manage the most efficient and 11.25 cost-effective method of producing and storing data for or sharing data between those 11.26 agencies. The development of this information architecture must include the establishment 11.27 of standards and guidelines to be followed by state agencies. The office shall ensure 11.28 compliance with the architecture. 11.29

(c) The office shall, in cooperation with state agencies, plan and manage the 11.30 development and improvement of information systems so that an individual information 11.31 system reflects and supports the state agency's mission and the state's requirements 11.32 and functions. The office shall review and approve agency technology plans to ensure 11.33

12.2

12.1 consistency with enterprise information and telecommunications technology strategy. By

January 15 of each year, the chief information officer must report to the chairs and the

12.3 ranking minority members of the legislative committees and divisions with jurisdiction over

12.4 the office regarding the assistance provided under this paragraph. The report must include

12.5 a listing of agencies that have developed or are developing plans under this paragraph.

(d) The office shall review and approve agency requests for funding for the
development or purchase of information systems equipment or software before the
requests may be included in the governor's budget.

(e) The office shall review and approve agency requests for grant funding that havean information and technology component.

(f) The office shall review major purchases of information systems equipment to:
(1) ensure that the equipment follows the standards and guidelines of the state
information architecture;

12.14 (2) ensure the agency's proposed purchase reflects a cost-effective policy regarding12.15 volume purchasing; and

(3) ensure that the equipment is consistent with other systems in other state agencies
so that data can be shared among agencies, unless the office determines that the agency
purchasing the equipment has special needs justifying the inconsistency.

(g) The office shall review the operation of information systems by state agencies
and ensure that these systems are operated efficiently and securely and continually meet
the standards and guidelines established by the office. The standards and guidelines must
emphasize uniformity that is cost-effective for the enterprise, that encourages information
interchange, open systems environments, and portability of information whenever
practicable and consistent with an agency's authority and chapter 13.

(h) The office shall conduct a comprehensive review at least every three years of
the information systems investments that have been made by state agencies and higher
education institutions. The review must include recommendations on any information
systems applications that could be provided in a more cost-beneficial manner by an outside

source. The office must report the results of its review to the legislature and the governor.

Sec. 24. Minnesota Statutes 2012, section 16E.18, subdivision 8, is amended to read:
Subd. 8. Exemption. The system state information network is exempt from the
five-year five and ten-year limitation on contracts set by sections 16C.05, subdivision 2,
paragraph (b), 16C.08, subdivision 3, clause (5), and 16C.09, clause (6), and section
16C.03, subdivision 17. A contract compliance review must be performed by the office on

12.29

13.1 <u>a five-year basis for any contract that has a total term greater than five years.</u> The review

13.2 <u>must detail any compliance or performance issues on the part of the contractor</u>.

Sec. 25. Minnesota Statutes 2012, section 43A.08, subdivision 1a, is amended to read: 13.3 Subd. 1a. Additional unclassified positions. Appointing authorities for the 13.4 following agencies may designate additional unclassified positions according to this 13.5 subdivision: the Departments of Administration; Agriculture; Commerce; Corrections; 13.6 Education; Employment and Economic Development; Explore Minnesota Tourism; 13.7 Management and Budget; Health; Human Rights; Labor and Industry; Natural Resources; 13.8 Public Safety; Human Services; Revenue; Transportation; and Veterans Affairs; the 13.9 Housing Finance and Pollution Control Agencies; the State Lottery; the State Board of 13.10 Investment; the Office of Administrative Hearings; the Office of MN.IT Services; the 13.11 Offices of the Attorney General, Secretary of State, and State Auditor; the Minnesota State 13.12 Colleges and Universities; the Minnesota Office of Higher Education; the Perpich Center 13.13 13.14 for Arts Education; and the Minnesota Zoological Board. A position designated by an appointing authority according to this subdivision must 13.15 meet the following standards and criteria: 13.16 (1) the designation of the position would not be contrary to other law relating 13.17 specifically to that agency; 13.18 (2) the person occupying the position would report directly to the agency head or 13.19 deputy agency head and would be designated as part of the agency head's management 13.20 team; 13.21 13.22 (3) the duties of the position would involve significant discretion and substantial involvement in the development, interpretation, and implementation of agency policy; 13.23 (4) the duties of the position would not require primarily personnel, accounting, or 13.24 13.25 other technical expertise where continuity in the position would be important; (5) there would be a need for the person occupying the position to be accountable to, 13.26 loyal to, and compatible with, the governor and the agency head, the employing statutory 13.27 board or commission, or the employing constitutional officer; 13.28 (6) the position would be at the level of division or bureau director or assistant 13.29 to the agency head; and 13.30 (7) the commissioner has approved the designation as being consistent with the 13.31 standards and criteria in this subdivision. 13.32 Sec. 26. Minnesota Statutes 2012, section 299C.65, subdivision 1, is amended to read: 13.33

Subdivision 1. Membership, duties. (a) The Criminal and Juvenile Justice 14.1 Information Policy Group consists of the commissioner of corrections, the commissioner 14.2 of public safety, the state chief information officer, the commissioner of management and 14.3 budget, four members of the judicial branch appointed by the chief justice of the Supreme 14.4 Court, and the chair and first vice-chair of the Criminal and Juvenile Justice Information 14.5 Task Force. The policy group may appoint additional, nonvoting members as necessary 14.6 from time to time. 14.7 (b) The commissioner of public safety is designated as the chair of the policy group. 14.8 The commissioner and the policy group have overall responsibility for the integration of 14.9 statewide criminal justice information systems. This integration effort shall be known 14.10 as CriMNet. The policy group may hire an executive director to manage the CriMNet 14.11 projects and to be responsible for the day-to-day operations of CriMNet. The executive 14.12 director shall serve at the pleasure of the policy group in unclassified service. The policy 14.13 group must ensure that generally accepted project management techniques are utilized for 14.14 14.15 each CriMNet project, including: (1) clear sponsorship; 14.16 (2) scope management; 14.17 (3) project planning, control, and execution; 14.18 (4) continuous risk assessment and mitigation; 14.19 (5) cost management; 14.20 (6) quality management reviews; 14.21 (7) communications management; 14.22 14.23 (8) proven methodology; and (9) education and training. 14.24 (c) Products and services for CriMNet project management, system design, 14.25 14.26 implementation, and application hosting must be acquired using an appropriate procurement process, which includes: 14.27 (1) a determination of required products and services; 14.28 (2) a request for proposal development and identification of potential sources; 14.29 (3) competitive bid solicitation, evaluation, and selection; and 14.30 (4) contract administration and close-out. 14.31 (d) The policy group shall study and make recommendations to the governor, the 14.32 Supreme Court, and the legislature on: 14.33 (1) a framework for integrated criminal justice information systems, including the 14.34 development and maintenance of a community data model for state, county, and local 14.35

14.36 criminal justice information;

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(2) the responsibilities of each entity within the criminal and juvenile justice systems
concerning the collection, maintenance, dissemination, and sharing of criminal justice
information with one another;

15.4 (3) actions necessary to ensure that information maintained in the criminal justice
15.5 information systems is accurate and up-to-date;

(4) the development of an information system containing criminal justice
information on gross misdemeanor-level and felony-level juvenile offenders that is part of
the integrated criminal justice information system framework;

(5) the development of an information system containing criminal justice
information on misdemeanor arrests, prosecutions, and convictions that is part of the
integrated criminal justice information system framework;

(6) comprehensive training programs and requirements for all individuals in criminaljustice agencies to ensure the quality and accuracy of information in those systems;

(7) continuing education requirements for individuals in criminal justice agencies
who are responsible for the collection, maintenance, dissemination, and sharing of
criminal justice data;

(8) a periodic audit process to ensure the quality and accuracy of informationcontained in the criminal justice information systems;

(9) the equipment, training, and funding needs of the state and local agencies thatparticipate in the criminal justice information systems;

(10) the impact of integrated criminal justice information systems on individualprivacy rights;

(11) the impact of proposed legislation on the criminal justice system, including any
fiscal impact, need for training, changes in information systems, and changes in processes;

(12) the collection of data on race and ethnicity in criminal justice informationsystems;

(13) the development of a tracking system for domestic abuse orders for protection;
(14) processes for expungement, correction of inaccurate records, destruction of

records, and other matters relating to the privacy interests of individuals; and

(15) the development of a database for extended jurisdiction juvenile records andwhether the records should be public or private and how long they should be retained.

15.32 Sec. 27. Minnesota Statutes 2012, section 403.36, subdivision 1, is amended to read:
15.33 Subdivision 1. Membership. (a) The commissioner of public safety shall convene
15.34 and chair the Statewide Radio Board to develop a project plan for a statewide, shared,

16.1 trunked public safety radio communication system. The system may be referred to as

16.2 "Allied Radio Matrix for Emergency Response," or "ARMER."

- 16.3 (b) The board consists of the following members or their designees:
- 16.4 (1) the commissioner of public safety;
- 16.5 (2) the commissioner of transportation;
- 16.6 (3) the state chief information officer;
- 16.7 (4) the commissioner of natural resources;
- 16.8 (5) the chief of the Minnesota State Patrol;
- 16.9 (6) the commissioner of management and budget;
- 16.10 (7) the chair of the Metropolitan Council;
- 16.11 (8) (7) two elected city officials, one from the nine-county metropolitan area and one
- 16.12 from Greater Minnesota, appointed by the governing body of the League of Minnesota16.13 Cities;
- 16.14 (9) (8) two elected county officials, one from the nine-county metropolitan area
  16.15 and one from Greater Minnesota, appointed by the governing body of the Association
  16.16 of Minnesota Counties;
- 16.17 (10) (9) two sheriffs, one from the nine-county metropolitan area and one from
  16.18 Greater Minnesota, appointed by the governing body of the Minnesota Sheriffs'
  16.19 Association;
- (11) (10) two chiefs of police, one from the nine-county metropolitan area and one
   from Greater Minnesota, appointed by the governor after considering recommendations
   made by the Minnesota Chiefs' of Police Association;
- (12) (11) two fire chiefs, one from the nine-county metropolitan area and one from
   Greater Minnesota, appointed by the governor after considering recommendations made
   by the Minnesota Fire Chiefs' Association;
- 16.26 (13) (12) two representatives of emergency medical service providers, one from the 16.27 nine-county metropolitan area and one from Greater Minnesota, appointed by the governor 16.28 after considering recommendations made by the Minnesota Ambulance Association;
- 16.29

16.30

(14) (13) the chair of the regional radio board for the metropolitan area; and (15) (14) a representative of Greater Minnesota elected by those units of government

- 16.31 in phase three and any subsequent phase of development as defined in the statewide,
- shared radio and communication plan, who have submitted a plan to the Statewide RadioBoard and where development has been initiated.
- (c) The Statewide Radio Board shall coordinate the appointment of board members
   representing Greater Minnesota with the appointing authorities and may designate the

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geographic region or regions from which an appointed board member is selected where 17.1 necessary to provide representation from throughout the state.

17.2

- Sec. 28. Minnesota Statutes 2012, section 477A.03, subdivision 2b, is amended to read: 17.3 Subd. 2b. Counties. (a) For aids payable in 2013 and thereafter, the total aid 17.4 payable under section 477A.0124, subdivision 3, is \$80,795,000. Each calendar year, 17.5 \$500,000 shall be retained by the commissioner of revenue to make reimbursements to 17.6 the commissioner of management and budget for payments made under section 611.27. 17.7 For calendar year 2004, the amount shall be in addition to the payments authorized 17.8 under section 477A.0124, subdivision 1. For calendar year 2005 and subsequent 17.9 years, The amount shall be deducted from the appropriation under this paragraph. The 17.10 reimbursements shall be to defray the additional costs associated with court-ordered 17.11 counsel under section 611.27. Any retained amounts not used for reimbursement in a year 17.12 shall be included in the next distribution of county need aid that is certified to the county 17.13 auditors for the purpose of property tax reduction for the next taxes payable year. 17.14 (b) For aids payable in 2013 and thereafter, the total aid under section 477A.0124, 17.15 subdivision 4, is \$84,909,575. The commissioner of management and budget shall bill the 17.16 commissioner of revenue shall transfer to the commissioner of management and budget 17.17 \$207,000 annually for the cost of preparation of local impact notes as required by section 17.18 3.987, not to exceed \$207,000 in fiscal year 2004 and thereafter and other local government 17.19 activities. The commissioner of education shall bill the commissioner of revenue for the 17.20 cost of preparation of local impact notes for school districts as required by section 3.987, 17.21 not to exceed shall transfer to the commissioner of education \$7,000 in fiscal year 2004 17.22 and thereafter annually for the cost of preparation of local impact notes for school districts 17.23 as required by section 3.987. The commissioner of revenue shall deduct the amounts billed 17.24 17.25 transferred under this paragraph from the appropriation under this paragraph. The amounts deducted transferred are appropriated to the commissioner of management and budget and 17.26
- the commissioner of education for the preparation of local impact notes respectively. 17.27
- Sec. 29. Laws 2011, First Special Session chapter 10, article 4, section 7, is amended to 17.28 read: 17.29
- Sec. 7. STUDY. 17.30

The chief information officer in the Office of Enterprise Technology MN.IT Services 17.31 shall report to the chairs and ranking minority members of the house of representatives and 17.32 senate committees with jurisdiction over state government finance by January 15, 2014, on 17.33 the feasibility and desirability of the office entering into service-level agreements with the 17.34

- 18.1 <u>senate, the State Lottery, the Statewide Radio Board, Minnesota State Retirement System,</u>
- 18.2 the Public Employees Retirement Association, the Teachers Retirement Association,
- 18.3 the State Board of Investment, and the Campaign Finance and Public Disclosure Board
- 18.4 regarding provision of information technology systems and services to those entities.
- 18.5 Sec. 30. <u>REVISOR'S INSTRUCTION.</u>
  18.6 In the next and subsequent editions of Minnesota Statutes, the revisor of statutes shall:
  18.7 (1) substitute the term "Office of MN.IT Services" for "Office of Enterprise
  18.8 Technology" in each place where the latter term appears; and
  18.9 (2) substitute the term "MN.IT services revolving fund" for "enterprise technology
  18.10 revolving fund" in each place where the latter term appears.
- 18.12 Minnesota Statutes 2012, sections 15.06, subdivision 1a; 16A.06, subdivision 9;
- 18.13 <u>16A.103</u>, subdivision 4; 16A.106; 43A.31, subdivision 2; and 325G.415, are repealed.