#### **SESSION 1999**

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HOUSE BILL 253 Committee Substitute Favorable 3/25/99

Short Title: SIPS Name Change/AB.

(Public)

Sponsors:

Referred to:

#### March 4, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO CHANGE THE NAME OF THE STATE INFORMATION PROCESSING
3	SERVICES TO THE DIVISION OF INFORMATION TECHNOLOGY SERVICES.
4	The General Assembly of North Carolina enacts:
5	Section 1. The name of the State Information Processing Services of the
6	Department of Commerce is changed to the Division of Information Technology
7	Services.
8	Section 2. G.S. 143B-472.44 reads as rewritten:
9	"§ 143B-472.44. State Information Processing Services. Division of Information
10	<u>Technology Services.</u>
	<u>Technology Services.</u> With respect to all executive departments and agencies of State government, except
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11 12	With respect to all executive departments and agencies of State government, except
11 12 13	With respect to all executive departments and agencies of State government, except the Department of Justice and The University of North Carolina, the Department of
11 12 13 14	With respect to all executive departments and agencies of State government, except the Department of Justice and The University of North Carolina, the Department of Commerce shall have the following powers and duties: (1) To establish and operate information resource centers and services to serve two or more departments on a cost-sharing basis, if the
11 12 13 14 15	<ul> <li>With respect to all executive departments and agencies of State government, except the Department of Justice and The University of North Carolina, the Department of Commerce shall have the following powers and duties:</li> <li>(1) To establish and operate information resource centers and services to serve two or more departments on a cost-sharing basis, if the Information Resources Management Commission decides it is advisable</li> </ul>
10 11 12 13 14 15 16 17	With respect to all executive departments and agencies of State government, except the Department of Justice and The University of North Carolina, the Department of Commerce shall have the following powers and duties: (1) To establish and operate information resource centers and services to serve two or more departments on a cost-sharing basis, if the

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(2)

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2		Commission, to charge each department for which services are			
3		performed its proportionate part of the cost of maintaining and operating			
4		the shared centers and services;			
5	(3)	With the approval of the Information Resources Management			
6		Commission, to require any department served to transfer to the			
7		Department of Commerce ownership, custody, or control of information			
8		processing equipment, supplies, and positions required by the shared			
9		centers and services;			
10	(4)	With the approval of the Information Resources Management			
11		Commission, to adopt reasonable rules for the efficient and economical			
12		management and operation of the shared centers, services, and the			
13		integrated State telecommunications network;			
14	(5)	With the approval of the Information Resources Management			
15		Commission, to adopt plans, policies, procedures, and rules for the			
16		acquisition, management, and use of information technology resources			
17		in the departments affected by this subdivision to facilitate more			
18		efficient and economic use of information technology in these			
19		departments; and			
20	(6)	To develop and promote training programs to efficiently implement,			
21		use, and manage information technology resources.			
22	(7)	To provide cities, counties, and other local governmental units with			
23		access to State Information Processing Services Division of Information			
24		Technology Services information resource centers and services as			
25		authorized in this section for State agencies. Access shall be provided			
26		on the same cost basis that applies to State agencies.			
27	-	tment of Revenue is authorized to deviate from this subsection's			
28	-	at departments or agencies consolidate information processing functions			
29	* *	owned, controlled or under custody of the State Information Processing			
30		ion of Information Technology Services. All deviations from this			
31		juirements shall be reported in writing within 15 days by the Department			
32		the Information Resources Management Commission and shall be			
33		available funding. The Department of Revenue is authorized to adopt and			
34	<b>1</b>	ans, policies, procedures, requirements and rules for the acquisition,			
35	_	and use of information processing equipment, information processing			
36		communications capabilities, and information systems personnel in the			
37	Department of Revenue. If the plans, policies, procedures, requirements, rules, o				
38	standards adopted by the Department of Revenue deviate from the policies, procedures				
39	or guidelines adopted by the State Information Processing Services Division of Information				
40		rvices or the Information Resources Management Commission, those			
41		l be allowed and shall be reported in writing within 15 days by the			
42	-	Revenue to the Information Resources Management Commission. The			
43	Department of	Revenue and the State Information Processing Services-Division of			

With the approval of the Information Resources Management

Information Technology Services shall develop data communications capabilities 1 2 between the two computer centers utilizing the North Carolina Integrated Network, 3 subject to a security review by the Secretary of Revenue.

4 The Department of Revenue shall prepare a plan to allow for substantial recovery and 5 operation of major, critical computer applications. The plan shall include the names of 6 the computer programs, databases, and data communications capabilities, identify the maximum amount of outage that can occur prior to the initiation of the plan and 7 8 resumption of operation. The plan shall be consistent with commonly accepted practices 9 for disaster recovery in the information processing industry. The plan shall be tested as 10 soon as practical, but not later than six months, after the establishment of the Department of Revenue information processing capability. 11

12 No data of a confidential nature, as defined in the General Statutes or federal law, 13 may be entered into or processed through any cost-sharing information resource center or 14 network established under this subdivision until safeguards for the data's security 15 satisfactory to the department head and the Secretary of Commerce have been designed and installed and are fully operational. Nothing in this subsection may be construed to 16 17 prescribe what programs to satisfy a department's objectives are to be undertaken, nor to 18 remove from the control and administration of the departments the responsibility for program efforts, regardless whether these efforts are specifically required by statute or 19 20 are administered under the general program authority and responsibility of the 21 department. This subdivision does not affect the provisions of G.S. 147-64.6, 147-64.7, or 143B-472.42(1). Notwithstanding any other provision of law, the Department of 22 23 Commerce shall provide information technology services on a cost-sharing basis to the 24 General Assembly and its agencies as requested by the Legislative Services Commission." 25

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Section 3. G.S. 143B-472.41(8) reads as rewritten:

The Chair of the State Information Processing Services-Division of "(8) Information Technology Services Advisory Board."

Section 4. G.S. 143B-472.42(1) reads as rewritten:

- With respect to State agencies, exercise general coordinating authority 30 "(1) for all telecommunications matters relating to the internal management 31 32 and operations of these agencies. In discharging that responsibility the 33 Secretary of Commerce may in cooperation with affected State agency heads, do such of the following things as the Secretary of Commerce 34 35 deems necessary and advisable:
  - Provide for the establishment, management, and operation, a. through either State ownership or commercial leasing, of the following systems and services as they affect the internal management and operation of State agencies:
- Central telephone systems and telephone networks; 40 1. 2. Teleprocessing systems: 41

  - 3. Teletype and facsimile services;
  - 4 Satellite services;

1		5. Closed-circuit TV systems;
2		6. Two-way radio systems;
3		7. Microwave systems;
4		8. Related systems based on telecommunication
5		technologies.
6	b.	With the approval of the Information Technology Council,
7		coordinate the development of cost-sharing systems for
8		respective user agencies for their proportionate parts of the cost
9		of maintenance and operation of the systems and services listed
10		in item "a." of this subdivision.
11	C.	Assist in the development of coordinated telecommunications
12		services or systems within and among all State agencies and
13		recommend, where appropriate, cooperative utilization of
14		telecommunication facilities by aggregating users.
15	d.	Perform traffic analysis and engineering for all
16	<b>G</b> .	telecommunications services and systems listed in item "a."of
17		this subdivision.
18	e.	Pursuant to G.S. 143-49, establish telecommunications
19	0.	specifications and designs so as to promote and support
20		compatibility of the systems within State agencies.
20	f.	Pursuant to G.S. 143-49 and G.S. 143-50, coordinate the review
22	1.	of requests by State agencies for the procurement of
23		telecommunications systems or services.
24	g.	Pursuant to G.S. 143-341 and Chapter 146 of the General
25	5.	Statutes, coordinate the review of requests by State agencies for
26		State government property acquisition, disposition, or
27		construction for telecommunications systems requirements.
28	h.	Provide a periodic inventory of telecommunications costs,
29	11.	facilities, systems, and personnel within State agencies.
30	i.	Promote, coordinate, and assist in the design and engineering of
31	1.	emergency telecommunications systems, including but not
32		limited to the 911 emergency telephone number program,
33		Emergency Medical Services, and other emergency
33 34		telecommunications services.
35	i	Perform frequency coordination and management for State
36	j.	agencies and local governments, including all public safety radio
37		service frequencies, in accordance with the rules and regulations
38		of the Federal Communications Commission or any successor
38 39		federal agency.
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40	k.	Advise all State agencies on telecommunications management
41 42		planning and related matters and provide through the State
		Personnel Training Center or the State Information Processing
43		Services Division of Information Technology Services training to

1	users within State agencies in telecommunications technology
2	and systems.
3	1. Assist and coordinate the development of policies and long-range
4	plans, consistent with the protection of citizens' rights to privacy
5	and access to information, for the acquisition and use of
6	telecommunications systems; and base such policies and plans on
7	current information about State telecommunications activities in
8	relation to the full range of emerging technologies.
9	m. Work cooperatively with the North Carolina Agency for Public
10	Telecommunications in furthering the purpose of this
11	subdivision.
12	The provisions of this subdivision shall not apply to the Criminal
13	Information Division of the Department of Justice or to the Judicial
14	Information System in the Judicial Department."
15	Section 5. This act is effective when it becomes law.