1	SENATE BILL 217
2	57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025
3	INTRODUCED BY
4	Michael Padilla and Debra M. Sariñana
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO INFORMATION TECHNOLOGY; CLARIFYING THE DEPARTMENT
12	OF INFORMATION TECHNOLOGY'S ROLE IN APPROVING INFORMATION
13	TECHNOLOGY PROCUREMENT AND PROJECTS BY STATE AGENCIES; AMENDING
14	SECTION 9-27-6 NMSA 1978 (BEING LAWS 2007, CHAPTER 290, SECTION
15	6, AS AMENDED).
16	
17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	SECTION 1. Section 9-27-6 NMSA 1978 (being Laws 2007,
19	Chapter 290, Section 6, as amended) is amended to read:
20	"9-27-6. SECRETARYDUTIES AND GENERAL POWERS
21	A. The secretary is responsible to the governor for
22	the operation of the department. It is the secretary's duty to
23	manage all operations of the department and to administer and
24	enforce the laws with which the secretary or the department is
25	charged.
	.229667.2GLG

<u>underscored material = new</u> [bracketed material] = delete

1 Β. To perform the secretary's duties, the secretary 2 has every power expressly enumerated in the laws, whether 3 granted to the secretary or the department or any division of 4 the department, except where authority conferred upon any 5 division is explicitly exempted from the secretary's authority 6 by statute. In accordance with these provisions, the secretary 7 shall: 8 exercise general supervisory and (1) 9 appointing authority over all department employees, subject to 10 any applicable personnel laws and regulations; 11 (2) delegate authority to subordinates as the 12 secretary deems necessary and appropriate, clearly delineating 13 such delegated authority and the limitations thereto; 14 organize the department into those (3) 15 organizational units the secretary deems will enable it to 16 function most efficiently, subject to provisions of law 17 requiring or establishing specific organizational units; 18 (4) within the limitations of available 19 appropriations and applicable laws, employ and fix the 20 compensation of those persons necessary to discharge the 21 secretary's duties; 22 take administrative action by issuing (5) 23 orders and instructions, not inconsistent with the law, to 24 ensure implementation of and compliance with the provisions of 25 law for whose administration or execution the secretary is .229667.2GLG

underscored material = new
[bracketed material] = delete

- 2 -

1 responsible and to enforce those orders and instructions by 2 appropriate administrative action in the courts; conduct research and studies that will 3 (6) improve the operations of the department and the provision of 4 5 services to state agencies and the residents of the state; 6 (7) provide courses of instruction and 7 practical training for employees of the department and other 8 persons involved in the administration of programs with the 9 objective of improving the operations and efficiency of 10 administration; 11 (8) prepare an annual budget of the 12 department; 13 provide cooperation, at the request of (9) 14 heads of administratively attached agencies, in order to: 15 (a) minimize or eliminate duplication of 16 services and jurisdictional conflicts; 17 (b) coordinate activities and resolve 18 problems of mutual concern; and 19 (c) resolve by agreement the manner and 20 extent to which the department shall provide budgeting, 21 recordkeeping and related clerical assistance to 22 administratively attached agencies; 23 appoint for each division a "director". (10)24 These appointed positions are exempt from the provisions of the 25 Personnel Act. Persons appointed to these positions shall .229667.2GLG - 3 -

bracketed material] = delete

underscored material = new

1 serve at the pleasure of the secretary; and 2 (11)acquire, hold and maintain, through 3 lease, trade or purchase, any real or personal property 4 necessary to meet customer requirements or department obligations, including obligations of administratively attached 5 offices or bodies. 6 7 C. As the chief information officer, the secretary shall: 8 9 (1) review agency plans regarding prudent 10 allocation of information technology resources; reduction of 11 duplicate or redundant data, hardware and software; and 12 improvement of system interoperability and data accessibility 13 among agencies; 14 [(2) approve agency information technology 15 requests for proposals and other agency requests that are 16 subject to the Procurement Code, prior to final approval; 17 (3) [2) promulgate rules for oversight of 18 agency information technology [procurement] projects; 19 [(4)] (3) approve agency information 20 technology [contracts and amendments to those contracts, 21 including emergency procurements, sole source contracts and 22 price agreements, prior to approval by the department of 23 finance and administration] projects prior to procurement; 24 [(5)] (4) develop and implement procedures to 25 standardize data elements, determine data ownership and ensure .229667.2GLG - 4 -

underscored material = new
[bracketed material] = delete

pracketed

1 data sharing among executive agencies;

2 [(6)] (5) verify compliance with state
3 information architecture and the state information technology
4 strategic plan before approving [documents referred to in
5 Paragraphs (2) and (4) of this subsection] information
6 technology projects;

7 [(7)] (6) monitor agency compliance with its
8 agency plan, the state information technology strategic plan
9 and state information architecture and report to the governor,
10 executive agency management and the legislative finance
11 committee on noncompliance;

[(8)] <u>(7)</u> develop information technology cost recovery mechanisms and information systems rate and fee structures of state agencies and other public or private sector providers and make recommendations to the information technology rate committee;

[(9)] <u>(8)</u> provide technical support to executive agencies in the development of their agency plans;

[(10)] (9) ensure the use of existing public or private information technology or telecommunications resources when the use is practical, efficient, effective and financially prudent and is in compliance with the Procurement Code;

[(11)] <u>(10)</u> review appropriation requests related to agency information technology requests to ensure .229667.2GLG - 5 -

underscored material = new [bracketed material] = delete 12

13

14

15

16

17

18

19

20

21

22

23

24

1 compliance with agency plans and the state information 2 technology strategic plan and make written recommendations by 3 November 14 of each year to the department of finance and 4 administration and by November 21 of each year to the 5 legislative finance committee and the appropriate interim legislative committee; provided, however, that the 6 7 recommendations to the legislative committees have been agreed 8 to by the department of information technology and the 9 department of finance and administration;

[(12)] (11) promulgate rules to ensure that information technology projects satisfy criteria established by 12 the secretary and are phased in with funding released in phases contingent upon successful completion of the prior phase;

[(13)] (12) provide oversight of information technology projects, including ensuring adequate risk management, disaster recovery and business continuity practices and monitoring compliance with strategies for information technology projects that affect multiple agencies;

[(14)] (13) conduct reviews of information technology projects and provide written reports to the appropriate legislative oversight bodies;

[(15)] (14) conduct background checks on department employees and prospective department employees that have or will have administrative access or authority to sensitive, confidential or private information or the ability .229667.2GLG

10

11

13

14

15

16

17

18

19

20

21

22

23

24

25

- 6 -

1 to alter systems, networks or other information technology 2 hardware or software; and 3 [(16)] (15) perform any other information 4 technology function assigned by the governor. 5 As the chief information officer, the secretary D. 6 may: 7 upon the advice and recommendation of the (1) 8 director of the office of broadband access and expansion 9 pursuant to the provisions of the Broadband Access and 10 Expansion Act, make available by lease or sale at the 11 department's established rates on a competitively neutral basis 12 such state-owned broadband network infrastructure or internet 13 service that would connect underserved and unserved populations 14 of New Mexico and otherwise support objectives of the state 15 broadband plan; 16 offer cybersecurity risk prevention and (2) 17 information technology mitigation and response solutions, 18 including application and equipment selection, intrusion 19 response, system monitoring or system testing for all users of 20 agency-operated or -owned information technology, to include 21 compliance standards for broadband infrastructure projects 22 within the oversight or administration of the department; and 23 establish an administrative hearing and (3) 24 enforcement process internal to the department or in 25 coordination with the administrative hearings office to support .229667.2GLG

- 7 -

underscored material = new
[bracketed material] = delete

1 the department's private sector regulatory activities or any 2 administratively attached office or body.

3 Each agency shall submit an agency information Ε. 4 technology plan to the secretary in the form and detail 5 required by the secretary. Each agency shall conduct background checks on agency or prospective agency employees 6 7 that have or will have administrative access or authority to 8 alter systems, networks or other information technology 9 hardware or software.

10 An agency that receives an invoice from the F. 11 department for services rendered to the agency shall have 12 thirty days from receipt of the invoice to pay the department 13 or to notify the department if the amount of the invoice is in 14 The agency shall have fifteen days from its dispute. 15 notification of dispute to the department to present its 16 reasons in writing and request an adjustment. The department 17 shall have fifteen days from its receipt of the reasons for 18 dispute to notify the agency of its decision. If the department and the agency do not agree on a resolution, the 20 secretary of finance and administration shall make a determination on the amount owed by the agency to the 22 department. If the agency has not paid the department or notified the department of a dispute within thirty days of receipt of the invoice, the department shall notify the department of finance and administration and request that the .229667.2GLG

bracketed material] = delete underscored material = new

19

21

23

24

25

- 8 -

department of finance and administration transfer funds from
 the agency to the department of information technology to
 satisfy the agency's obligation.
 G. The secretary, as chief information officer,

shall prepare a state information technology strategic plan for
the executive branch and update it at least once every three
years, which plan shall be available to agencies by July 31 of
each year. The plan shall comply with the provisions of the
Department of Information Technology Act and provide for the:
(1) interchange of information related to

information technology among executive agencies;

(2) coordination among executive agencies in the development and maintenance of information technology systems;

(3) protection of the privacy and security of individual information as well as of individuals using the state's information technology systems;

(4) development of a statewide broadband network plan in conjunction with the public education department, the higher education department, state universities, other educational institutions, the public school capital outlay council, political subdivisions of the state, Indian nations, tribes and pueblos, the public regulation commission and telecommunication network service providers; and

(5) coordination and aggregation of services.229667.2GLG

- 9 -

underscored material = new
[bracketed material] = delete

11

12

13

14

15

16

17

18

19

20

21

22

23

24

where feasible for entities as provided for in Section 9-27-20
 NMSA 1978 and other publicly funded entities.

H. The secretary may apply for and receive, with the governor's approval, in the name of the department, any public or private funds, including United States government funds, available to the department to carry out its programs, duties or services or those of an administratively attached office or public body.

9 I. Where information technology functions of
10 executive agencies overlap or a function assigned to one agency
11 could better be performed by another agency, the secretary may
12 recommend appropriate legislation to the next session of the
13 legislature for its approval.

J. Pursuant to the State Rules Act and rules promulgated pursuant to that act, the secretary may make and adopt such reasonable procedural rules as may be necessary to carry out the duties, or relating to any matter within the oversight, of the department and its administratively attached offices or public bodies, divisions and requirements and standards for the executive branch's information technology needs, functions, systems and resources, including:

(1) information technology security;

(2) approval for procurement of information technology not in conflict with the Procurement Code that exceeds an amount set by rule;

- 10 -

.229667.2GLG

underscored material = new
[bracketed material] = delete

3

4

5

6

7

8

14

15

16

17

18

19

20

21

22

23

24

(3) detail and format for the agency
 information technology plan;

3 (4) acquisition, licensing and sale of4 information technology; and

5 (5) requirements for agency information
6 technology projects and related plan, analysis, oversight,
7 assessment and specifications.

Unless otherwise provided by statute, no rule Κ. affecting any person or agency outside the department shall be adopted, amended or repealed without a public hearing on the proposed action before the secretary or a hearing officer designated by the secretary. The public hearing shall be held in Santa Fe unless otherwise permitted by statute. Notice of the subject matter of the rule, the action proposed to be taken, the time and place of the hearing, the manner in which interested persons may present their views and the method by which copies of the proposed rule, proposed amendment or repeal of an existing rule may be obtained shall be published once at least thirty days prior to the hearing date in a newspaper of general circulation and mailed at least thirty days prior to the hearing date to all persons who have made a written request for an advance notice of hearing. Rules shall be filed in accordance with the State Rules Act."

- 11 -

.229667.2GLG

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24