1 AN ACT 2 relating to the continuation and functions of the Department of 3 Information Resources and the transfer of certain department functions to the comptroller of public accounts. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Section 572.054, Government Code, is amended by adding Subsection (g-1) to read as follows: 7 (g-1) For purposes of this section, the Department of 8 9 Information Resources is a regulatory agency. SECTION 2. Section 2054.005, Government Code, is amended to 10 11 read as follows: 12 Sec. 2054.005. SUNSET PROVISION. The Department of 13 Information Resources is subject to Chapter 325 (Texas Sunset Act). 14 Unless continued in existence as provided by that chapter, the department is abolished and this chapter expires September 1, 2017 15  $[\frac{2011}{2011}]$ . 16 SECTION 3. Sections 2054.021(a), (c), (g), 17 and (h), Government Code, are amended to read as follows: 18 The department is governed by a board composed of seven 19 (a) 20 voting members appointed by the governor with the advice and 21 consent of the senate. One member must be employed by an 22 institution of higher education as defined by Section 61.003, 23 Education Code. Each member must have expertise in at least one of 24 the following areas:

H.B. No. 2499 1 (1) business or financial management; 2 (2) information technology; 3 (3) telecommunications; or 4 (4) any other area necessary for policymaking and 5 oversight of the department. 6 Three [Two] groups each composed of three ex officio (c) 7 members serve on the board on a rotating basis. The ex officio members serve as nonvoting members of the board. [Only one group 8 serves at a time.] The first group is composed of the commissioner 9 of insurance, the executive commissioner of the Health and Human 10 Services Commission, and the executive director of <u>a small state</u> 11 agency [the Texas Department of Transportation]. [Members of the 12 first group serve for two-year terms that begin February 1 of every 13 14 other odd-numbered year and that expire on February 1 of the next 15 odd-numbered year.] The second group is composed of the executive director of the Texas Department of Transportation, the 16 17 commissioner of education, and the executive director of a small state agency. The third group is composed of the executive director 18 of the Texas Department of Criminal Justice, [and] the executive 19 director of the Parks and Wildlife Department, and the executive 20 director of a small state agency. Members of a [the second] group 21 serve on the board for two-year terms that begin February 1 of [the] 22 odd-numbered years [in which the terms of members of the first group 23 24 expire] and [that] expire on February 1 of the next odd-numbered year. Only one group serves at a time. The governor shall appoint 25 26 the small state agency representative for each group. In this subsection, "small state agency" means a state agency with fewer 27

H.B. No. 2499 1 than 100 employees. 2 The training program must provide information to the (q) 3 person regarding: 4 (1)this chapter and the board [the enabling 5 legislation that created the department and its policymaking body] to which the person is appointed to serve; 6 7 (2) the programs operated by the department; 8 (3) the role and functions of the department; 9 (4) the rules of the department, with an emphasis on 10 the rules that relate to disciplinary and investigatory authority; the current budget for the department; 11 (5) the results of the most recent formal audit of the 12 (6) 13 department; 14 (7)the requirements of the: 15 (A) open meetings law, Chapter 551; 16 (B) open records law, Chapter 552; and 17 (C) administrative procedure law, Chapter 2001; (8) the requirements of the conflict of interest laws 18 and other laws relating to public officials; [and] 19 20 any applicable ethics policies adopted by the (9) 21 department or the Texas Ethics Commission; and 22 (10) contract management training. 23 A person appointed to the board <u>under Subsection (a)</u> is (h) 24 entitled to reimbursement for travel expenses incurred in attending the training program, as provided by the General Appropriations Act 25 26 and as if the person were a member of the board. SECTION 4. Section 2054.022(c), Government Code, is amended 27

to read as follows: 1 2 (c) An employee of the department, other than the executive 3 director,[+ 4 [(1) may not participate in the department's bidding 5 process, including the proposal development related to a contract and the negotiation of a contract, if: 6 7  $[(\Lambda)$  the employee receives more than five percent 8 of the employee's income from any likely bidder on the contract; or 9 [(B) the employee's spouse is employed by any likely bidder on the contract; and 10  $\left[\frac{(2)}{(2)}\right]$  may not: 11 (1) [(A)] be a person required to register as a 12 lobbyist under Chapter 305 because of the person's activities for 13 compensation on behalf of a business entity that has, or on behalf 14 15 of a trade association of business entities that have, a substantial interest in the information resources technologies 16 17 industry; or (2) [<del>(B)</del>] be employed by a state 18 agency as а consultant on information resources technologies. 19 20 SECTION 5. Section 2054.0285(b), Government Code, is amended to read as follows: 21 (b) The executive director has authority for certain [all] 22 23 aspects of information technology for state agencies, including: 24 (1)the use of technology to support state goals; 25 (2) functional support to state agencies; 26 (3) [technology purchases; 27 [(4)] deployment of new technology;

1 (4) [(5)] delivery of technology services; and 2 (5) [<del>(6)</del>] provision of leadership on technology 3 issues. 4 SECTION 6. Subchapter B, Chapter 2054, Government Code, is 5 amended by adding Section 2054.0331 to read as follows: Sec. 2054.0331. CUSTOMER ADVISORY COMMITTEE. (a) 6 The 7 board shall appoint a customer advisory committee under Section 8 2054.033. 9 (b) The advisory committee is composed of customers who receive services from each of the department's key programs and of 10 members of the public, including at least: 11 12 (1) one member representing a state agency with fewer 13 than 100 employees; 14 (2) one member appointed by the Information Technology 15 Council for Higher Education; and 16 (3) one public member. 17 (c) The advisory committee shall report to and advise the board on the status of the department's delivery of critical 18 19 statewide services. SECTION 7. Subchapter B, Chapter 2054, Government Code, is 20 amended by adding Sections 2054.0345 and 2054.0346 to read as 21 22 follows: Sec. 2054.0345. DETERMINATION OF ADMINISTRATIVE FEES. (a) 23 24 The department shall adopt a process to determine the amount of the administrative fee the department charges to administer any of its 25 26 programs, including fees charged for programs under Sections 2054.380 and 2170.057. 27

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1 (b) The process must require that the amount of a fee 2 directly relate to the amount necessary for the department to recover the cost of its operations, as determined by the 3 department's annual budget process. 4 5 (c) The department shall develop clear procedures directing staff for each department program and the department's financial 6 7 staff to work together to determine the amount of administrative fees. The procedures must require review and approval of all 8 administrative fees by the board, the executive director, and the 9 10 department's chief financial officer. Sec. 2054.0346. REPORTING OF ADMINISTRATIVE FEES. (a) The 11 12 department shall report to the Legislative Budget Board all administrative fees that the department sets under Section 13 14 2054.0345 each fiscal year. The report must include: 15 (1) the underlying analysis and methodology used to determine the fee amounts; and 16 17 (2) the cost allocation charged to customers. (b) The department shall post on the department's website 18 19 information about each administrative fee the department charges, including a description of how the fee is determined. The 20 department must update this information when a contract amendment 21 or other action results in a major change to the costs incurred or 22 the price paid by the department or a customer of the department. 23 24 SECTION 8. Subchapter B, Chapter 2054, Government Code, is amended by adding Section 2054.037 to read as follows: 25 26 Sec. 2054.037. NEGOTIATED RULEMAKING; ALTERNATIVE DISPUTE 27 RESOLUTION. (a) The board shall develop and implement a policy to

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1	encourage the use of:
2	(1) negotiated rulemaking procedures under Chapter
3	2008 for the adoption of department rules; and
4	(2) appropriate alternative dispute resolution
5	procedures under Chapter 2009 to assist in the resolution of
6	internal and external disputes under the department's
7	jurisdiction.
8	(b) The department's procedures relating to alternative
9	dispute resolution must conform, to the extent possible, to any
10	model guidelines issued by the State Office of Administrative
11	Hearings for the use of alternative dispute resolution by state
12	agencies.
13	(c) The department shall:
14	(1) coordinate the implementation of the policy
15	adopted under Subsection (a);
16	(2) provide training as needed to implement the
17	procedures for negotiated rulemaking or alternative dispute
18	resolution; and
19	(3) collect data concerning the effectiveness of those
20	procedures.
21	SECTION 9. Subchapter B, Chapter 2054, Government Code, is
22	amended by adding Sections 2054.038, 2054.039, and 2054.040 to read
23	as follows:
24	Sec. 2054.038. INTERNAL AUDITOR; POWERS AND DUTIES. (a)
25	The board shall:
26	(1) appoint an internal auditor who reports directly
27	to the board and serves at the will of the board; and

H.B. No. 2499 1 (2) provide staff and other resources to the internal auditor as appropriate. 2 3 (b) The internal auditor shall prepare an annual audit plan using risk assessment techniques to rank high-risk functions in the 4 5 department. The internal auditor shall submit the annual audit plan to the board for consideration and approval. The board may 6 7 change the plan as necessary or advisable. 8 (c) The internal auditor may bring before the board an issue outside of the annual audit plan that requires the immediate 9 10 attention of the board. (d) The internal auditor may not be assigned any operational 11 12 or management responsibilities that impair the ability of the internal auditor to make an independent examination of the 13 department's operations. The internal auditor may provide guidance 14 15 or other advice before an operational or management decision is made but may not make the decision, approve the decision, or 16 17 otherwise violate this subsection. (e) The department shall give the internal auditor 18 19 unrestricted access to the activities and records of the department unless restricted by other law. 20 21 Sec. 2054.039. OPEN MEETINGS EXCEPTION FOR INTERNAL AUDITOR. A meeting between the board and the department's internal 22 auditor to discuss issues related to fraud, waste, or abuse is not 23 24 required to be an open meeting under Chapter 551. 25 Sec. 2054.040. AUDIT SUBCOMMITTEE. (a) The board shall 26 maintain an audit subcommittee of the board. The subcommittee shall oversee the department's internal auditor and any other audit 27

H.B. No. 2499 1 issues that the board considers appropriate. 2 (b) The subcommittee shall evaluate whether the internal 3 auditor has sufficient resources to perform the auditor's duties and ensure that sufficient resources are available. 4 5 SECTION 10. Subchapter B, Chapter 2054, Government Code, is amended by adding Section 2054.041 to read as follows: 6 7 Sec. 2054.041. ADDITIONAL BOARD OVERSIGHT. (a) The board shall adopt a policy describing the board's role in setting a 8 strategic direction for the department. The policy must address 9 10 the board's role in developing new initiatives for and service offerings by the department, including requiring the board to 11 12 evaluate and approve new initiatives for, or categories of, services offered by the department under the department's various 13 14 programs. 15 (b) The board shall regularly evaluate the extent to which the department fulfills the department's information resources 16 17 technology mission by providing cost-effective services and meeting customer needs. 18 (c) The board shall regularly evaluate department 19 operations, including an evaluation of analytical data and 20 information regarding trends in department revenue and expenses, as 21 22 well as performance information. 23 SECTION 11. Subchapter C, Chapter 2054, Government Code, is 24 amended by adding Section 2054.0525 to read as follows: Sec. 2054.0525. ASSISTANCE TO STATE AGENCIES. 25 The 26 department on request shall advise and provide technical assistance to a state agency to determine the agency's information resources 27

## 1 <u>technology needs and to solve the agency's information resources</u> 2 technology problems.

3 SECTION 12. Section 2054.0565(a), Government Code, is 4 amended to read as follows:

5 (a) The <u>comptroller</u> [department] may include terms in a 6 procurement contract entered into by the <u>comptroller</u> [department], 7 including a contract entered into under Section 2157.068, that 8 allow the contract to be used by another state agency, a political 9 subdivision of this state, a governmental entity of another state, 10 or an assistance organization as defined by Section 2175.001.

SECTION 13. Section 2054.057, Government Code, is amended to read as follows:

Sec. 2054.057. TRAINING IN CONTRACT NEGOTIATION. (a) The [department, with the cooperation of the] comptroller and other appropriate state agencies[-,] shall develop and implement a program to train state agency personnel in effectively negotiating contracts for the purchase of information resources technologies.

(b) The <u>comptroller</u> [department] shall make the training available to state agency personnel who are directly or indirectly involved in contract negotiations, such as senior or operational management, purchasers, users of the purchased technologies, and personnel with relevant technical, legal, or financial knowledge.

23 (c) The <u>comptroller</u> [department] shall include in the 24 training:

(1) information on developing a structured purchasing
method that meets an agency's needs;

27 (2) information drawn from the state's previous

1 procurement experience about what is or is not advantageous for the 2 state;

3 (3) the perspective of state agencies with oversight 4 responsibilities related to the state's procurement of information 5 resources technologies; and

6 (4) other information that the <u>comptroller</u> 7 [department] considers to be useful.

8 (d) The <u>comptroller</u> [department] may use its own staff or 9 contract with private entities or other state agencies to conduct 10 the training.

SECTION 14. Subchapter C, Chapter 2054, Government Code, is amended by adding Section 2054.061 to read as follows:

13 <u>Sec. 2054.061. USE OF CONSULTANTS AND OUTSIDE STAFF. (a)</u>
14 <u>The department shall develop clear criteria for the appropriate use</u>
15 <u>of consultants and outside staff by the department to temporarily</u>
16 <u>augment the department's existing staff.</u>

17 18

the department's staffing needs;

(b) The department shall annually analyze:

19 (2) the need for and cost-effectiveness of contracting 20 for consultants and outside staff;

21 (3) whether the department could use department staff
22 to accomplish tasks proposed for the consultants and outside staff;
23 and

24 <u>(4) whether and what type of training or additional</u>
25 resources are necessary for the department to use the department's
26 own staff to accomplish tasks proposed for the consultants or
27 outside staff.

(c) In conjunction with the budget process, the department
 shall provide the analysis to the board for approval. The
 department may not hire or train any consultants or outside staff
 unless it has been approved during this budget process.

5 SECTION 15. Subchapter C, Chapter 2054, Government Code, is 6 amended by adding Section 2054.062 to read as follows:

Sec. 2054.062. INFORMATION RESOURCES TECHNOLOGIES
 CONSOLIDATION. (a) The department shall develop a consistent and
 clear method of measuring the costs and progress of an information
 resources technology consolidation initiative, including a
 consolidation under Subchapter L.

12 (b) The department shall work with any entity involved in an information resources technology consolidation to develop an 13 agreed on methodology for collecting and validating data to 14 15 determine a baseline assessment of costs. The department shall use the data both in the department's initial cost projections and in 16 17 any later cost comparison. The department shall coordinate with the internal auditor for guidance, subject to Section 2054.038(d), 18 19 on developing a methodology that provides an objective assessment of costs and project status. 20

(c) Using the methodology agreed on under Subsection (b), the department shall evaluate actual costs and cost savings related to the consolidation. The department shall also evaluate the progress of the department's information resources consolidation projects compared to the initially projected timelines for implementation. The evaluation results must break out the information on both statewide and individual entity levels.

1 (d) The department shall annually report the evaluation
2 results to:

3 (1) the board;

4

5

(3) customers involved in the consolidation.

(2) the Legislative Budget Board; and

6 (e) The department shall post on the department's website 7 the report required by this section.

8 SECTION 16. Sections 2054.1015(b), (c), (d), and (e), 9 Government Code, are amended to read as follows:

10 (b) The <u>comptroller</u> [department] may require a state agency to provide [to the department] a planned procurement schedule for 11 commodity items if the comptroller [department] determines that the 12 information in the schedule can be used to provide a benefit to the 13 14 state. If required by the comptroller [department], a state agency 15 must provide a planned procurement schedule for commodity items to the comptroller and the department before the agency's operating 16 plan may be approved under Section 2054.102. 17

18 (c) The <u>comptroller</u> [department] shall use information 19 contained in the schedules to plan future vendor solicitations of 20 commodity items or for any other activity that provides a benefit to 21 the state.

(d) A state agency shall notify the <u>comptroller</u>
[department], the Legislative Budget Board, and the state auditor's
office if the agency makes a substantive change to a planned
procurement schedule for commodity items.

(e) The <u>comptroller</u> [department] shall specify hardware
 configurations for state commodity items in its instructions for

1 the preparation of planned procurement schedules.

2 SECTION 17. Section 2054.122, Government Code, is amended 3 to read as follows:

Sec. 2054.122. COORDINATED TECHNOLOGY TRAINING. 4 A state 5 agency each calendar quarter shall coordinate agency training for the use of information resources technologies with training offered 6 or coordinated by the department or comptroller. The agency shall 7 use training offered or coordinated by the department 8 or requirements comptroller if it 9 meets agency and is 10 cost-competitive.

SECTION 18. Section 2054.124, Government Code, is amended to read as follows:

Sec. 2054.124. POWER MANAGEMENT SOFTWARE. (a) After researching the software available, the <u>comptroller</u> [department] shall by competitive bid select power management software to be used, if technically feasible, by state agencies to reduce the amount of energy required to operate state computer networks and networked personal computers.

19 (b) [<del>(c)</del>] An institution of higher education shall 20 purchase, lease, or otherwise acquire and use power management software only if the comptroller [department], in consultation with 21 Information Technology Council for Higher Education, 22 the 23 determines that the institution of higher education's use of power 24 management software would provide cost savings to this state. In making a determination under this subsection, the comptroller 25 26 [department] must perform the analysis described by Section 2054.121(c) in the same manner as the department under that 27

1 subsection. The analysis must include an assessment of how the use of power management software affects the security of electronic 2 3 data, including data protected from public disclosure by state or federal law. 4 SECTION 19. 5 Section 2054.376(b), Government Code, is 6 amended to read as follows: 7 (b) This subchapter does not apply to: 8 (1) the Department of Public Safety's use for criminal justice or homeland security purposes of a federal database or 9 10 network; (2) a Texas equivalent of a database or network 11 12 described by Subdivision (1) that is managed by the Department of Public Safety; 13 14 (3) the uniform statewide accounting system, as that 15 term is used in Subchapter C, Chapter 2101; 16 (4) the state treasury cash and treasury management 17 system; [<del>or</del>] (5) a database or network managed by the comptroller 18 19 to: 20 (A) collect and process multiple types of taxes imposed by the state; or 21 22 manage or administer fiscal, financial, (B) 23 revenue, and expenditure activities of the state under Chapter 403 24 and Chapter 404; 25 (6) a database or network managed by the Department of 26 Agriculture; 27 (7) a database or network managed by the General Land

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1	Office; or
2	(8) a database or network managed by a state agency in
3	the judicial branch of state government.
4	SECTION 20. Subchapter L, Chapter 2054, Government Code, is
5	amended by adding Section 2054.392 to read as follows:
6	Sec. 2054.392. STATEWIDE TECHNOLOGY ACCOUNT. The
7	comptroller shall establish in the state treasury the statewide
8	technology account. The account is a revolving fund account for the
9	administration of this subchapter. The account is the depository
10	for all money received from entities served under this subchapter.
11	Money in the account may be used only for the operation and
12	management of a statewide technology center or for any other
13	purpose specified by the legislature.
14	SECTION 21. Chapter 2054, Government Code, is amended by
15	adding Subchapters N and O to read as follows:
16	SUBCHAPTER N. MAJOR OUTSOURCED CONTRACTS
17	Sec. 2054.501. MAJOR OUTSOURCED CONTRACT DEFINED; RULE.
18	The board by rule shall define what constitutes a major outsourced
19	contract with regard to contracts the department executes with
20	entities other than this state or a political subdivision of this
21	state. The definition must include as a major outsourced contract:
22	(1) outsourced contracts entered into under
23	Subchapter I and Subchapter L of this chapter or Chapter 2170; and
24	(2) contracts that exceed a monetary threshold, other
25	than those described by Subdivision (1).
26	Sec. 2054.502. BOARD APPROVAL AND OVERSIGHT OF MAJOR
27	OUTSOURCED CONTRACTS. (a) The department must receive approval

1 from the board before:

2 (1) entering into a major outsourced contract; or
3 (2) amending any major outsourced contract, if the
4 amendment has significant statewide impact.

5 (b) The board shall establish one or more subcommittees to 6 monitor the department's major outsourced contracts.

Sec. 2054.503. MANAGEMENT PLANS FOR MAJOR OUTSOURCED CONTRACTS. (a) The department shall specify procedures for administering, monitoring, and overseeing each major outsourced contract by creating a management plan for each contract. In each management plan, the department shall specify the department's approach to managing and mitigating the risks inherent in each contract.

14 (b) Department staff who perform contract administration 15 and program duties shall jointly develop the management plans with 16 input from executive management and the board. Each management plan 17 must be approved by the executive director.

(c) Each management plan must establish clear lines of 18 19 accountability and coordination of contract activities. The plan must provide details about implementing the program that is the 20 subject of the contract as well as procedures for monitoring 21 contractor performance, identifying and mitigating risks related 22 to the contract, and involving and communicating with customers who 23 24 will be served by any programs implemented through the contract. As appropriate, the plan must define an approach for transitioning 25 26 from one major outsourced contract to another major outsourced 27 contract.

1	(d) The department shall revise each management plan:
2	(1) as necessary to keep current during the
3	contracting process; and
4	(2) when the department renews, amends, or resolicits
5	a major outsourced contract to ensure the plan remains updated and
6	incorporates any changes resulting from a new contract.
7	Sec. 2054.504. CUSTOMER INVOLVEMENT IN MAJOR OUTSOURCED
8	CONTRACTS. The department shall establish formal procedures to
9	ensure customer involvement in decision making regarding each of
10	the department's major outsourced contracts, including initial
11	analysis, solicitation development, and contract award and
12	implementation, that affect those customers.
13	SUBCHAPTER O. ADDITIONAL PROVISIONS ON CONTRACTING
14	Sec. 2054.531. DEFINITION. In this subchapter, "contract
15	management guide" means the guide developed under this subchapter.
16	Sec. 2054.532. RULES. In addition to the rules adopted
17	under Subchapter N for major outsourced contracts, the board by
18	rule shall establish approval requirements for all other contracts,
19	including a monetary threshold above which board approval is
20	required before the contract may be executed.
21	Sec. 2054.533. CONFLICT OF INTEREST IN CONTRACTING. (a) A
22	department employee may not:
23	(1) have an interest in, or in any manner be connected
24	with, a contract or bid for a purchase of goods or services by the
25	department; or
26	(2) in any manner, including by rebate or gift,
27	directly or indirectly accept or receive from a person to whom a

1	contract may be awarded anything of value or a promise, obligation,
2	or contract for future reward or compensation.
3	(b) A department employee who violates Subsection (a)(2) is
4	subject to dismissal.
5	(c) The board shall adopt rules to implement this section.
6	(d) The department shall train staff in the requirements of
7	this section and Section 572.054 and incorporate the requirements
8	into the contract management guide and the department's internal
9	policies, including employee manuals.
10	Sec. 2054.534. CONTRACT MANAGEMENT TRAINING POLICY. (a)
11	The department shall develop a policy for training department staff
12	in contract management.
13	(b) The policy must establish contract management training
14	requirements for all staff involved in contract management,
15	including contract managers, program staff, and executive
16	management.
17	(c) The policy must specify the department's overall
18	approach to procuring and managing contracts, as well as
19	contract-specific procedures developed in the contract management
20	guide and under Subchapter N.
21	Sec. 2054.535. CONTRACT MANAGEMENT GUIDE; RULES. (a) The
22	department shall develop and periodically update a contract
23	management guide to provide an overall, consistent approach on
24	procurement and management of major outsourced contracts under
25	Subchapter N and other contracts. In updating the guide, the
26	department shall make changes based on contract experiences and
27	account for changing conditions to guide the updates.

H.B. No. 2499 1 (b) The department shall coordinate with the department's internal auditor, subject to Section 2054.038(d), as needed for 2 assistance and guidance in developing procedures in the contract 3 management guide for monitoring contracts and individual 4 5 contractors. 6 (c) The board may adopt rules necessary to develop or update 7 the contract management guide. 8 (d) The contract management guide must provide information regarding the department's: 9 (1) general approach to business case analysis, 10 procurement planning, contract solicitation, contract execution, 11 12 and contract monitoring and oversight; (2) ethics standards and policies, including those 13 14 required by Section 2054.533; and 15 (3) approach to changing a program's internal structure or model for delivering services to customers. 16 17 (e) The contract management guide must: (1) establish clear lines of accountability, staff 18 19 roles and responsibilities, and decision-making authority for program staff, contract management staff, executive management, 20 customers, and the board; 21 (2) include the procedures established under Section 22 2054.504 regarding customer involvement; and 23 24 (3) establish the department's process for evaluating and managing risk during each stage of contract procurement, 25 26 implementation, and management. 27 (f) The contract management guide must describe the

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1	expectations and standards for obtaining and using customer input
2	during all contract management phases.
3	SECTION 22. Section 2155.003, Government Code, is amended
4	by amending Subsection (e) and adding Subsections (f) and (g) to
5	read as follows:
6	(e) The comptroller must report to the Texas Ethics
7	Commission a campaign contribution from a vendor that bids on or
8	receives a contract under the comptroller's purchasing authority <u>,</u>
9	including authority under this subtitle.
10	(f) In this section, "campaign contribution" and
11	"specific-purpose committee" have the meanings assigned by Section
12	251.001, Election Code.
13	(g) For purposes of Subsection (e), a campaign contribution
14	to a specific-purpose committee for the purpose of supporting a
15	candidate for comptroller, opposing the candidate's opponent, or
16	assisting the comptroller is considered to be a campaign
17	contribution to the comptroller.
18	SECTION 23. Sections 2155.502(a), (b), and (c), Government
19	Code, are amended to read as follows:
20	(a) The <u>comptroller</u> [ <del>commission</del> ] shall develop a schedule
21	of multiple award contracts that have been previously awarded using
22	a competitive process by:
23	(1) the federal government, including the federal
24	General Services Administration; or
25	(2) any other governmental entity in any state.
26	(b) In developing a schedule under Subsection (a) [ <del>or (e)</del> ],
27	the <u>comptroller</u> [ <del>commission or department, as appropriate,</del> ] shall

1 modify any contractual terms, with the agreement of the parties to
2 the contract, as necessary to comply with any federal or state
3 requirements, including rules adopted under this subchapter.

4 (c) The <u>comptroller</u> [<del>commission</del>] may not list a multiple 5 award contract on a schedule developed under Subsection (a) if the 6 goods or services provided by that contract:

7

(1) are available from only one vendor; or

8 (2) are telecommunications services, facilities, or
9 equipment[<del>; or</del>

10 [(3) are commodity items as defined by Section
11 2157.068(a)].

SECTION 24. Section 2155.503, Government Code, is amended to read as follows:

14 Sec. 2155.503. RULES. (a) The comptroller [<del>and the</del> 15 <del>department</del>] shall adopt rules to implement this subchapter. The 16 rules must:

17 (1) establish standard terms for contracts listed on a18 schedule; and

19 (2) maintain consistency with existing purchasing20 standards.

(b) The comptroller [and the department] shall consult with
the attorney general in developing rules under this section.

23 SECTION 25. Subchapter A, Chapter 2157, Government Code, is 24 amended by adding Section 2157.0013 to read as follows:

25 <u>Sec. 2157.0013.</u> SUNSET PROVISION. (a) The transfer of 26 powers and duties to the comptroller under Section 2157.068 and 27 <u>under House Bill 2499</u>, Acts of the 82nd Legislature, Regular

1 Session, 2011, is subject to Chapter 325 (Texas Sunset Act). 2 (b) The Sunset Advisory Commission shall evaluate the transfer of powers and duties to the comptroller under Section 3 2157.068 and under House Bill 2499, Acts of the 82nd Legislature, 4 Regular Session, 2011, and present to the 84th Legislature a report 5 on its evaluation and recommendations in relation to the transfer. 6 The comptroller shall perform all duties in relation to the 7 8 evaluation that a state agency subject to review under Chapter 325 would perform in relation to a review. 9

10

(c) This section expires September 1, 2015.

SECTION 26. Section 2157.004, Government Code, is amended to read as follows:

Sec. 2157.004. TRANSFERS AND LOANS. A state agency that acquires a telecommunications device, system, or service or an automated information system by interagency transfer, contract, or loan, or by public loan, shall comply with the requirements <u>that</u> <u>apply to that acquisition under</u> [<del>of</del>] Chapter 2054 <u>and this chapter</u>.

18 SECTION 27. Section 2157.068, Government Code, is amended 19 to read as follows:

Sec. 2157.068. PURCHASE OF INFORMATION 20 TECHNOLOGY 21 COMMODITY ITEMS. (a) In this section, "commodity items" means commercial software, hardware, or technology services, other than 22 telecommunications services, that are generally available to 23 24 businesses or the public and for which the comptroller [department] determines that a reasonable demand exists in two or more state 25 26 agencies. The term includes seat management, through which a state agency transfers its personal computer equipment and service 27

1 responsibilities to a private vendor to manage the personal 2 computing needs for each desktop in the state agency, including all 3 necessary hardware, software, and support services.

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4 The comptroller [department] shall negotiate with (b) 5 vendors to attempt to obtain a favorable price for all of state government on licenses for commodity items, based on the aggregate 6 volume of purchases expected to be made by the state. The terms and 7 8 conditions of a license agreement between a vendor and the comptroller [department] under this section may not be less 9 favorable to the state than the terms of similar license agreements 10 between the vendor and retail distributors. 11

12 (c) In contracting for commodity items under this section, 13 the <u>comptroller</u> [department] shall make good faith efforts to 14 provide contracting opportunities for, and to increase contract 15 awards to, historically underutilized businesses and persons with 16 disabilities' products and services available under Chapter 122, 17 Human Resources Code.

The <u>comptroller</u> [department] may charge a reasonable 18 (d) administrative fee to a state agency, political subdivision of this 19 state, or governmental entity of another state that purchases 20 commodity items through the <u>comptroller</u> [department] in an amount 21 22 is sufficient to recover costs associated with that the 23 administration of this section. The comptroller shall develop a 24 clear procedure for calculating the fee under this subsection, including procedures for review and approval of the fee. 25

26 (e) The <u>comptroller</u> [department] shall compile and maintain 27 a list of commodity items available for purchase through the

1 <u>comptroller</u> [department] that have a lower price than the prices 2 for commodity items otherwise available to state agencies under 3 this chapter. The <u>comptroller</u> [department] shall make the list 4 available on the <u>comptroller's website</u> [world wide web or on a 5 <u>suitable successor to the world wide web if the technological</u> 6 developments involving the Internet make it advisable to do so].

7 (f) The <u>comptroller</u> [department] may adopt rules regulating 8 a purchase by a state agency of a commodity item under this section, 9 including a requirement that, notwithstanding other provisions of 10 this chapter, the agency must make the purchase in accordance with a 11 contract developed by the <u>comptroller</u> [department] unless the 12 agency obtains:

13

(1) an exemption from the <u>comptroller</u> [<del>department</del>]; or

14 (2) express prior approval from the Legislative Budget15 Board for the expenditure necessary for the purchase.

(g) The Legislative Budget Board's approval of a biennial operating plan under Section 2054.102 is not an express prior approval for purposes of Subsection (f)(2). A state agency must request an exemption from the <u>comptroller</u> [department] under Subsection (f)(1) before seeking prior approval from the Legislative Budget Board under Subsection (f)(2).

(h) The <u>comptroller</u> [department] shall, in cooperation with state agencies, establish guidelines for the classification of commodity items under this section. The <u>comptroller</u> [department] may determine when a statewide vendor solicitation for a commodity item will reduce purchase prices for a state agency.

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(i)

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Unless the agency has express statutory authority to

1 employ a best value purchasing method other than a purchasing 2 method designated by the <u>comptroller</u> [commission] under Section 3 2157.006(a)(2), a state agency shall use a purchasing method 4 provided by Section 2157.006(a) when purchasing a commodity item 5 if:

6 (1) the agency has obtained an exemption from the 7 <u>comptroller</u> [department] or approval from the Legislative Budget 8 Board under Subsection (f); or

9 (2) the agency is otherwise exempt from this section.
10 SECTION 28. Subchapter B, Chapter 2157, Government Code, is
11 amended by adding Section 2157.0685 to read as follows:

Sec. 2157.0685. REPORTING OF ADMINISTRATIVE FEES FOR COMMODITY ITEMS. (a) The comptroller shall report to the Legislative Budget Board any administrative fee the comptroller sets under Section 2157.068 for each fiscal year. The report must include the underlying analysis and methodology used to determine the fee amounts.

(b) The comptroller shall post on the comptroller's website information about the fee, including a description of how the fee is determined. The comptroller must update this information when a contract amendment or other action results in a major change to the costs incurred or the price paid by the comptroller or a customer of the comptroller.
SECTION 29. Subchapter B, Chapter 2157, Government Code, is

25 amended by adding Section 2157.069 to read as follows:

26Sec. 2157.069. CLEARING FUND ACCOUNT. The comptroller27shall establish in the state treasury the clearing fund account.

The account is a revolving fund account for the administration of Section 2157.068. The account is the depository for all money received from entities served under that section. Money in the account may be used only to administer that section or for any other purpose specified by the legislature.

6 SECTION 30. Section 2157.121, Government Code, is amended 7 to read as follows:

8 Sec. 2157.121. ACQUISITION THROUGH COMPETITIVE SEALED PROPOSALS. (a) The comptroller [commission] or other state agency 9 10 may acquire a telecommunications device, system, or service or an automated information system by using competitive sealed proposals 11 12 if the comptroller [commission] determines that competitive sealed bidding and informal competitive bidding are not practical or are 13 14 disadvantageous to the state.

(b) A state agency, other than the department <u>under</u> <u>Subsection (c)</u>, shall send its proposal specifications and criteria to the <u>comptroller</u> [commission] for approval or request the <u>comptroller</u> [commission] to develop the proposal specifications and criteria.

20 (C) The department may acquire a telecommunications device, system, or service [or an automated information system] by using 21 22 competitive sealed proposals without regard to whether the 23 comptroller [commission] makes the determination required under 24 Subsection (a) for other state agencies. This subsection applies only to an acquisition under Subchapter H, Chapter 2054, or under 25 26 Chapter 2170.

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SECTION 31. Section 2157.181(a), Government Code, is

1 amended to read as follows:

2 (a) The <u>comptroller</u> [commission, with the concurrence of 3 the department,] may negotiate with vendors preapproved terms and 4 conditions to be included in contracts relating to the purchase or 5 lease of [a telecommunication device, system, or service or] an 6 automated information system awarded to a vendor by a state agency.

7 SECTION 32. Section 2157.182, Government Code, is amended 8 to read as follows:

PREAPPROVED 9 Sec. 2157.182. VALIDITY OF TERMS AND 10 CONDITIONS; RENEGOTIATION. (a) Preapproved terms and conditions to which a vendor  $[, the commission_{r}]$  and the comptroller 11 12 [department] agree are valid for two years after the date of the agreement and must provide that the terms and conditions are to be 13 14 renegotiated before the end of the two years.

15 (b) The <u>comptroller</u> [commission and the department jointly] 16 shall establish procedures to ensure that terms and conditions are 17 renegotiated before they expire in a contract between the vendor 18 and a state agency.

SECTION 33. Section 2157.184, Government Code, is amended to read as follows:

Sec. 2157.184. NOTIFICATION OF STATE AGENCIES AND VENDORS. The <u>comptroller</u> [<del>commission and the department jointly</del>] shall establish procedures to notify state agencies and potential vendors of the provisions of this subchapter regarding preapproved terms and conditions.

26 SECTION 34. Sections 2054.024(c), 2059.060, 2155.501(1), 27 2155.502(e), 2157.0611, and 2157.181(b), Government Code, are

1 repealed.

2 SECTION 35. (a) Not later than September 1, 2011, the 3 governor shall appoint the initial members of the governing board 4 of the Department of Information Resources under Section 2054.021, 5 Government Code, as amended by this Act. The governor shall 6 appoint:

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(1) two members whose terms expire February 1, 2013;

8 (2) two members whose terms expire February 1, 2015;9 and

10 (3) three members whose terms expire February 1, 2017.
11 (b) The terms of the current members of the board expire
12 September 1, 2011.

13 SECTION 36. (a) Not later than September 1, 2011, the 14 first group of ex officio members shall begin serving or be 15 appointed under Section 2054.021(c), Government Code, as amended by 16 this Act.

(b) The governor shall appoint to the first group an ex officio member from a state agency with fewer than 100 employees under Section 2054.021(c), Government Code, as amended by this Act. When that member is appointed, the term of the executive director of the Texas Department of Transportation expires.

(c) The commissioner of insurance and the executive commissioner of the Health and Human Services Commission shall continue to serve in the first group under Section 2054.021(c), Government Code, as amended by this Act, until February 1, 2013.

26 SECTION 37. (a) In this section, "department" means the 27 Department of Information Resources.

(b) On the effective date of this Act, the powers and duties
 of the department under Section 2157.068, Government Code, or other
 law relating to information and communications technology
 cooperative contracts are transferred to the comptroller.

5 (c) The department shall work in cooperation with and at the 6 direction of the comptroller to facilitate the transfer described 7 by this section.

8 (d) A rule, form, policy, procedure, or decision of the 9 department that is related to a power or duty transferred under 10 Subsection (b) of this section continues in effect as a rule, form, 11 policy, procedure, or decision of the comptroller until superseded 12 by an act of the comptroller.

A court case, administrative proceeding, contract 13 (e) 14 negotiation, or other proceeding involving the department that is 15 related to a power or duty transferred under Subsection (b) of this section is transferred without change in status to the comptroller, 16 17 and the comptroller assumes, without a change in status, the position of the department in a negotiation or proceeding relating 18 19 to a power or duty transferred under Subsection (b) of this section 20 to which the department is a party.

(f) All department employees who primarily perform duties related to a power or duty transferred under Subsection (b) of this section, including employees who provide administrative support for those powers or duties, are transferred to the office of the comptroller. A management employee of the department who is transferred to the office of the comptroller under this section does not automatically continue to hold the person's management

position. To hold the management position on other than an interim
 basis, the person must apply for the position with the comptroller.

3 (g) All personal property, including records, in the 4 custody of the department related to a power or duty transferred 5 under Subsection (b) of this section is transferred to and becomes 6 the property of the comptroller.

7 (h) All contracts, memoranda of understanding, leases, and 8 rights of the department related to a power or duty transferred 9 under Subsection (b) of this section are transferred to the 10 comptroller.

(i) All money appropriated by the legislature to the department related to a power or duty transferred under Subsection (b) of this section, including money for providing administrative support, is transferred to the comptroller.

SECTION 38. A contract transferred under Section 37 of this Act may not be canceled by the comptroller except as provided by the terms of the contract.

18 SECTION 39. (a) The comptroller shall submit, on the dates 19 prescribed by Subsection (c) of this section, a report regarding 20 the transfer described by Section 37 of this Act to the following:

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the Legislative Budget Board;

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(2) the speaker of the house of representatives;

(3) the lieutenant governor; and

(4) the chairs of the house and senate committees withprimary oversight over the comptroller's purchasing functions.

(b) The report must analyze the efficiency andimplementation of the transfer described by Section 37 of this Act.

H.B. No. 2499 1 (c) Each report described by this section is due not later 2 than:

- 3
- (1) March 1, 2012;
- 4 (2) September 1, 2012;
- 5 (3) September 1, 2013; and
- 6 (4) September 1, 2014.

SECTION 40. Sections 2054.502 and 2054.533, Government 7 8 Code, as added by this Act, apply only to a contract for which a solicitation of bids or proposals or similar expressions of 9 interest is published on or after September 1, 2011. A contract for 10 which a solicitation of bids or proposals or similar expressions of 11 interest is published before September 1, 2011, is governed by the 12 law in effect on the date the state agency first publishes the 13 14 solicitation of bids or proposals or similar expressions of 15 interest, and the former law is continued in effect for that 16 purpose.

SECTION 41. Section 2155.003, Government Code, as amended by this Act, applies only to a campaign contribution made on or after the effective date of this Act. A campaign contribution made before the effective date of this Act is governed by the law in effect when the contribution was made, and the former law is continued in effect for that purpose.

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SECTION 42. This Act takes effect September 1, 2011.

President of the Senate

## Speaker of the House

I certify that H.B. No. 2499 was passed by the House on April 18, 2011, by the following vote: Yeas 145, Nays 0, 1 present, not voting; that the House refused to concur in Senate amendments to H.B. No. 2499 on May 23, 2011, and requested the appointment of a conference committee to consider the differences between the two houses; and that the House adopted the conference committee report on H.B. No. 2499 on May 28, 2011, by the following vote: Yeas 144, Nays 2, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2499 was passed by the Senate, with amendments, on May 19, 2011, by the following vote: Yeas 31, Nays O; at the request of the House, the Senate appointed a conference committee to consider the differences between the two houses; and that the Senate adopted the conference committee report on H.B. No. 2499 on May 28, 2011, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

H.B. No. 2499

APPROVED: \_\_\_\_\_

Date

Governor