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AN ACT concerning information technology access.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

- Section 1. Short title. This Act may be cited as the
 Information Technology Accessibility Act.
- 6 Section 5. Findings; policy.

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(a) The Legislature finds that:

8 (1) The advent of the information age throughout the 9 United States and around the world has resulted in dramatic 10 increases in the importance of information technology in 11 employment, education, and the receipt of services.

(2) While information technology is increasingly being 12 13 used as a means of providing information, communications, 14 services, the State consistently and is not or cost-effectively ensuring that these technologies 15 are 16 accessible to individuals with disabilities.

17 (3) The lack of accessible information technology can 18 prevent individuals with disabilities from participating 19 on equal terms in crucial areas of life, such as education 20 and employment.

(4) Techniques and products exist that can ensure that information technology can be made accessible to individuals with disabilities in consistent and SB0511 Engrossed - 2 - LRB095 06720 JAM 26833 b

1 cost-effective manners.

2 (5) By proactively addressing accessibility in its 3 information technology development and procurement 4 processes, the State can cost-effectively ensure that its 5 information technology will be accessible to individuals 6 with disabilities.

7 (b) It is the policy of the State of Illinois that 8 information technology developed, purchased, or provided by 9 the State is accessible to individuals with disabilities.

10 Section 10. Definitions. As used in this Act:

11 "Accessibility" means the ability to receive, use, and 12 manipulate data and operate controls included in electronic and 13 information technology in a manner equivalent to that of 14 individuals who do not have disabilities.

15 "Electronic and information technology" means electronic information, software, systems, and equipment used in the 16 creation, manipulation, storage, display, or transmission of 17 18 data, including internet and intranet systems, software applications, operating systems, video and multimedia, 19 20 telecommunications products, kiosks, information transaction 21 machines, copiers, printers, and desktop and portable 22 computers.

23 "Individuals with disabilities" means individuals with 24 impairments that limit their ability to use information 25 technology. This includes, but is not limited to, individuals SB0511 Engrossed - 3 - LRB095 06720 JAM 26833 b

with low vision, blindness, hardness of hearing, deafness,
 limited use of their hands, no use of their hands, or other
 similar impairments.

4 "State entity" means the executive, legislative, and
5 judicial branches of State of Illinois, including its
6 departments, divisions, agencies, constitutional offices,
7 public bodies, and public universities. The term does not
8 include units of local government, school districts, or
9 community colleges.

10 Section 15. Development of standards. Not later than 6 11 months after the effective date of this Act, the Department of 12 Services shall develop and publish Human accessibility standards for electronic and information technology for State 13 14 entities. The Secretary of Human Services shall convene a 15 working group of appropriate State entity representatives, 16 stakeholders, and other appropriate individuals and officials to advise and assist the Department in this process. The 17 18 standards shall address, at a minimum, the following:

19 (1) functional performance criteria and technical 20 requirements for accessibility;

(2) recommendations for procurement language that can be incorporated into existing State procurement processes to ensure compliance with accessibility standards; and

24 (3) recommendations for planning, reporting, monitoring,
25 and enforcement of the accessibility standards by State

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1 entities.

Section 20. Implementation of standards. Not later than 6 2 3 months after the development and publication of accessibility 4 standards by the Department of Human Services, the Director of 5 Central Management Services and each State entity shall review 6 the standards and make revisions to existing procurement or 7 development rules, policies, and procedures under their 8 control to incorporate the standards. The accessibility 9 standards shall apply to electronic and information technology 10 developed or procured by a State entity, or to substantial 11 modifications made to electronic and information technology by 12 a State entity, after the Department of Central Management 13 Services and other State entities incorporate the 14 accessibility standards into their procurement policies and 15 procedures. The accessibility standards shall not require (i) 16 the installation of specific accessibility-related software or peripheral devices at a workstation of an employee who is not 17 18 individual with a disability or (ii) equipment made an available for access at a location where the electronic and 19 20 information technology is not customarily available to the 21 public.

22 Section 25. Review and amendment of standards. The 23 Department of Human Services shall, at a minimum, review the 24 accessibility standards every 3 years after the date of initial SB0511 Engrossed - 5 - LRB095 06720 JAM 26833 b

publication and, as appropriate, amend the standards to reflect 1 2 technological advances or changes in electronic and 3 information technology. The Secretary of Human Services may working group of appropriate State 4 convene а entity 5 representatives, stakeholders, and other appropriate individuals and officials to advise and assist in the process 6 7 of reviewing and amending the standards. Within 6 months after 8 the publication by the Department of Human Services of 9 amendments to the standards, the Director of Central Management Services and other State entities shall review the amended 10 11 standards and make any necessary changes to their existing 12 procurement policies and procedures to incorporate amendments 13 to the accessibility standards into their procurement policies 14 and procedures. The amended accessibility standards shall 15 apply to electronic and information technology developed or 16 procured by a State entity, or to substantial modifications 17 made to electronic and information technology by a State entity, after the Department of Central Management Services and 18 19 other State entities incorporate the amended accessibility 20 standards into their procurement policies and procedures.

21 Section 99. Effective date. This Act takes effect upon 22 becoming law.