HB1656 Engrossed

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AN ACT concerning State government.

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

Section 5. The Department of Central Management Services
Law of the Civil Administrative Code of Illinois is amended by
changing Sections 405-5 and 405-270 as follows:

7 (20 ILCS 405/405-5) (was 20 ILCS 405/35.2)

8 Sec. 405-5. Definitions.

9 (a) In this Law:

10 "Department" means the Department of Central Management 11 Services.

12 "Director" means the Director of Central Management13 Services.

14 (b) In paragraphs (1) and (2) of Section 405-10 and in 15 Section 405-15, "State agency", whether used in the singular or plural, means all departments, officers, commissions, boards, 16 17 institutions, and bodies politic and corporate of the State $_{\overline{r}}$ 18 including the offices of clerk of the supreme court and clerks of the appellate courts. The term, however, does not mean the 19 judicial branch, including, without limitation, the several 20 courts of the State, the offices of the clerk of the supreme 21 court and the clerks of the appellate court, and the 22 23 Administrative Office of the Illinois Courts, nor does it mean the legislature or its committees or commissions. 24

25 (Source: P.A. 91-239, eff. 1-1-00.)

26 (20 ILCS 405/405-270) (was 20 ILCS 405/67.18)

Sec. 405-270. Telecommunications services. To provide for and co-ordinate telecommunications services for State agencies and, when requested and when in the best interests of the State, for units of federal or local governments and public and not-for-profit institutions of primary, secondary, and higher HB1656 Engrossed - 2 - LRB094 02708 RCE 32709 b

education. The Department may make use of its satellite uplink available to interested parties not associated with State government provided that State government usage shall have first priority. For this purpose the Department shall have the power and duty to do all of the following:

Provide for 6 (1)and control the procurement, 7 retention, installation, and maintenance of telecommunications equipment or services used by State 8 9 agencies in the interest of efficiency and economy.

10 (2) Establish standards by January 1, 1989 for 11 communications services for State agencies which shall 12 include a minimum of one telecommunication device for the deaf installed and operational within each State agency, to 13 provide public access to agency information for those 14 persons who are hearing or speech impaired. The Department 15 16 shall consult the Department of Human Services to develop 17 standards and implementation for this equipment.

(3) Establish charges (i) for communication services 18 for State agencies and, when requested, for units of 19 20 federal or local government and public and not-for-profit institutions of primary, secondary, or higher education 21 and (ii) for use of the Department's satellite uplink by 22 parties not associated with State government. Entities 23 charged for these services shall reimburse the Department 24 25 by vouchers drawn against their respective appropriations for telecommunications services. 26

(4) Instruct all State agencies to report their usage
of telecommunication services regularly to the Department
in the manner the Director may prescribe.

30 (5) Analyze the present and future aims and needs of
31 all State agencies in the area of telecommunications
32 services and plan to serve those aims and needs in the most
33 effective and efficient manner.

34 (6) Establish the administrative organization within
35 the Department that is required to accomplish the purpose
36 of this Section.

HB1656 Engrossed - 3 - LRB094 02708 RCE 32709 b

1 The Department is authorized to conduct a study for the 2 purpose of determining technical, engineering, and management 3 specifications for the networking, compatible connection, or 4 shared use of existing and future public and private owned 5 television broadcast and reception facilities, including but 6 not limited to terrestrial microwave, fiber optic, and satellite, for broadcast and reception of educational, 7 8 governmental, and business programs, and to implement those 9 specifications.

However, the Department may not control or interfere with the input of content into the telecommunications systems by the several State agencies or units of federal or local government, or public or not-for-profit institutions of primary, secondary, and higher education, or users of the Department's satellite uplink.

As used in this Section, the term "State agencies" means 16 17 all departments, officers, commissions, boards, institutions, and bodies politic and corporate of the State except (i) the 18 judicial branch, including, without limitation, the several 19 20 courts of the State, the offices of the clerk of the supreme court and the clerks of the appellate court, and the 21 Administrative Office of the Illinois Courts and (ii) the 22 23 General Assembly, legislative service agencies, and all officers of the General Assembly. 24

25 (Source: P.A. 91-239, eff. 1-1-00.)

Section 99. Effective date. This Act takes effect July 1,
2005.