1		AN	ACT relating to information technology systems and declaring an emergency.	
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:			
3		→ S	ection 1. KRS 7A.180 is amended to read as follows:	
4	As u	ised i	n Sections 1 to 3 of this Act[this section]:	
5	(1)	''Ap	plication" means software components resting on infrastructure that may be	
6		usea	d to create, use, store, or share data and information to enable support of a	
7		<u>busi</u>	iness function;	
8	<u>(2)</u>	" <u>Co</u>	mmittee [Board]" means the [Investments in] Information Technology [
9		Imp	rovement and Modernization Projects] Oversight Committee[Board];	
10	<u>(3)</u> [((2)]	"Cybersecurity system" means an information technology system or	
11		app	lication used to protect against the criminal or unauthorized use of electronic	
12		data	held by a state agency;	
13	<u>(4)</u>	"Inf	ormation technology system" means any related computer or	
14		tele	communication components that provide a functional system for a specific	
15		busi	ness purpose and contain one (1) or more of the following:	
16		1.	Hardware;	
17		2.	Software, including application software, systems management software,	
18			utility software, or communications software;	
19		3.	Professional services for requirements analysis, system integration,	
20			installation, implementation, or data conversion services; or	
21		4.	Digital data products, including acquisition and quality control;[and]	
22	<u>(5)</u> {((3)]	"Legacy system" means an information technology system or application	
23		<u>that</u>	<u>.</u> <u>-</u>	
24		<u>(a)</u>	Is no longer supported by a vendor;	

26 (c) Does not comply with state or federal regulations;

27 (d) Is incompatible with advanced technology;

25

(b) Is written in a programming language people no longer learn;

1		(e) Is inefficient or no longer meets the needs for the state agency's workforce;
2		<u>or</u>
3		(f) Includes applications developed by a state agency which were written
4		decades ago and for which the state agency does not have the expertise to
5		support or maintain; and
6	<u>(6)</u>	"State agency" means any department, commission, council, board, bureau,
7		committee, institution, legislative body, agency, government corporation, or other
8		entity of the executive, judicial, or legislative branch of state government.
9		→ Section 2. KRS 7A.185 is amended to read as follows:
10	(1)	The[Investments in] Information Technology[Improvement and Modernization
11		Projects] Oversight <u>Committee</u> [Board] is hereby established and shall consist of six
12		(6) members to be appointed <u>as follows[in accordance with the following]:</u>
13		(a) The Speaker of the House of Representatives shall appoint three (3) current
14		members of the House of Representatives, one (1) of whom shall be
15		designated co-chair, and at least one (1) of the three (3) members shall
16		represent the minority party;
17		(b) The President of the Senate shall appoint three (3) current members of the
18		Senate, one (1) of whom shall be designated co-chair, and at least one (1) of
19		the three (3) members shall represent the minority party; and
20		(c) All members shall be active members of the Kentucky General Assembly
21		during their terms of appointment.
22	(2)	Any vacancy on the <i>committee</i> [board] shall be filled in the same manner as the
23		original appointment.
24	(3)	The co-chairs shall have joint responsibilities for <u>committee</u> [board] meetings,
25		agendas, and presiding at <i>committee</i> [board] meetings.
26	(4)	On an alternating basis, each co-chair shall have the first option to set the [-monthly]
27		meeting date. A[monthly] meeting may be canceled by agreement of both co-

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]	chairs. The <i>comm</i>	<u>ittee</u> [board] shall m	eet at least twice	e during each ca	alendar year.
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- 2 (5) Members of the *committee*[board] shall be entitled to reimbursement for expenses
- 3 incurred in the performance of their duties.
- 4 (6) A majority of the entire membership of the *committee*[board] shall constitute a
- 5 quorum, and all actions of the *committee*[board] shall be by vote of a majority of its
- 6 entire membership.
- 7 (7) The purpose of the *committee*[board] is to:
- 8 (a) Review investment and funding strategies for projects to improve or
- 9 modernize state agency information technology systems *or applications*,
- including:
- 1. Legacy <u>systems</u>; [system projects and]
- 2. Cybersecurity systems[projects]; and
- 13 $\underline{3.[2.]}$ The current and ongoing operation and maintenance of state agency
- information <u>technology systems or applications</u>[resources];
- 15 (b) Determine the appropriate organizational structure for deployment of
- technology across the Commonwealth; and
- 17 (c) Review the latest information technology developments trending across the
- nation.
- → Section 3. KRS 7A.190 is amended to read as follows:
- 20 (1) Not later than July 30, 2025, The committee [board], in consultation with the
- 21 Commonwealth Office of Technology, shall prescribe the form, contents, and
- 22 manner of submission of <u>data to fulfill the purposes under subsection</u> (7) of
- 23 <u>Section 2 of this Act and to provide an inventory of existing information</u>
- 24 <u>technology systems or applications</u>[the plan required under this section].
- 25 (2) Each state agency shall submit the plan developed under this section to the :
- 26 (a) Commonwealth Office of Technology; and
- 27 (b) board.

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1	(3)] (a)	Not later than <u>July 15</u> [October 1] , 2025, <u>and not later than April 15, 2027,</u>
2		and each April 15 biennially thereafter, each state agency in the executive,
3		legislative, and judicial branches of state government shall submit
4		information to the committee[prepare an agency-wide plan] outlining the
5		manner in which the agency intends to transition its information technology
6		systems or applications [and data-related services and capabilities] into a
7		modern, integrated, secure, and effective technological environment,
8		including a six (6) year outline and funding sources for that transition.
9	<u>(b)</u>	Each state agency shall provide information regarding an estimated
10		timeline and funding source for:
11		1. Each legacy system;
12		2. Each cybersecurity system;
13		3. The maintenance or upgrade required for an existing information
14		technology system or application; and
15		4. Each planned development of a future information technology system
16		or application required within the state agency.
17	<u>(c)</u>	Each state agency may consult with and obtain information from the
18		Commonwealth Office of Technology to carry out the requirements of this
19		subsection.
20	<u>(3)</u> [(4)]	(a) On or before <u>October[December]</u> 1, 2025, and biennially thereafter, the
21		committee[board] shall provide a written report to the Legislative Research
22		Commission that identifies:
23		1. Existing and planned <u>information technology systems or</u>
24		applications[projects] to improve or modernize state agency information
25		technology systems; and
26		2. The method of funding for each information technology system or
27		<u>application[project]</u> identified by the <u>state agency[board]</u> .

1	(b)	The written report to the Legislative Research Commission shall include:
2		1. A recommendation by the <u>committee[board]</u> of the estimated amount
3		necessary to fully fund to completion each information technology
4		system or application[project] identified[by the board]; and
5		2. Strategies developed by the <u>committee[board]</u> to ensure a long-term
6		investment solution is in place for projects to improve or modernize
7		state agency] information technology systems or applications[are in
8		place], including strategies to:
9		a. Access the full amount of federal moneys available[for those
10		projects]; and
11		b. Use information gathered by the state agency [department during
12		previous projects] to improve the management, oversight, and
13		transparency of future information technology systems on
14		applications[projects].
15	→ S	ection 4. Whereas the original timeline established for submission of required
16	reports by	state agencies does not meet the current budget request submission process, ar
17	emergenc	y is declared to exist, and this Act takes effect upon its passage and approval by
18	the Gover	nor or upon its otherwise becoming a law.