

1 SECTION 1. NEW LAW A new section of law to be codified
2 in the Oklahoma Statutes as Section 34.13.1 of Title 62, unless
3 there is created a duplication in numbering, reads as follows:

4 A. Notwithstanding any other provisions of law, no state agency
5 receiving annual appropriations through the legislative
6 appropriations process shall own, lease, or lease-purchase any
7 telecommunications fiber networks used for conveying electronic
8 communication or information systems data to multiple physical
9 locations. The provisions of this subsection shall not apply to the
10 Information Services Division of the Office of State Finance,
11 institutions within The Oklahoma State System of Higher Education,
12 the Oklahoma State Regents for Higher Education, or the
13 telecommunications network known as OneNet.

14 B. Not less than once each year, the Chief Information Officer
15 shall publish an information technology services cost-performance
16 assessment which shall be subject to the approval of the State
17 Governmental Technology Applications Review Board and shall document
18 the cost for each appropriated state agency's information and
19 technology services. The report shall detail agency savings
20 resulting from the consolidation of information technology assets
21 with the Information Services Division of the Office of State
22 Finance. Agencies not experiencing cost savings may have their
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1 information technology assets deconsolidated upon approval of the
2 State Governmental Technology Applications Review Board.

3 C. Notwithstanding any other provision of law, consolidations
4 of information technology assets from state agencies to the
5 Information Services Division of the Office of State Finance shall
6 maintain or increase security standards and shall not jeopardize
7 confidentiality or federal regulations and the State Governmental
8 Technology Applications Review Board with the advice of the Oklahoma
9 Integrated Justice Information Systems (OIJIS) Steering Committee
10 shall consider and approve security protocols which shall be
11 followed by employees of the Information Services Division of the
12 Office of State Finance.

13 D. Notwithstanding any other provision of law, consolidations
14 of information technology assets shall not occur if determined by
15 the State Governmental Technology Applications Review Board to be
16 agency-specific applications, the consolidation of which would not
17 result in a cost savings or if the proposed consolidation includes
18 information technology assets of a state agency which is not subject
19 to the annual legislative appropriations process or if the assets
20 belong to institutions within The Oklahoma State System of Higher
21 Education, the Oklahoma State Regents for Higher Education, or the
22 telecommunications network known as OneNet.

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1 E. The State Governmental Technology Applications Review Board
2 shall function in conjunction with the Oklahoma Integrated Justice
3 Information Systems (OIJIS) Steering Committee to make
4 recommendations to state office holders and agency officials related
5 to continuity of criminal justice information system security
6 protocols.

7 F. The Chief Information Officer shall develop and maintain an
8 online web presence at the web address "projects.ok.gov". The site
9 shall allow the public to monitor the status of every information
10 technology project resulting in expenditure in excess of One Hundred
11 Thousand Dollars (\$100,000.00). A report of each project subject to
12 the terms of this initiative shall be updated regularly and provide
13 the public with updates as to the status of the project's estimated
14 completion time, deliverables and cost. Projects shall be judged
15 against clear metrics which shall be articulated on the website
16 prior to the commencement of each project.

17 G. Notwithstanding any other provision of law, consolidations
18 of information technology assets shall occur according to a schedule
19 to be established by the State Governmental Technology Applications
20 Review Board. The schedule shall account for the orderly
21 consolidation of information technology assets in a manner designed
22 to ensure security, efficiency and orderly transition. The schedule
23 shall dictate the consolidation of the information technology assets

1 of the Department of Public Safety prior to the consolidation of
2 information technology assets belonging to other public safety
3 agencies.

4 SECTION 2. AMENDATORY Section 1, Chapter 507, O.S.L.
5 2004, as amended by Section 13, Chapter 178, O.S.L. 2009 (57 O.S.
6 Supp. 2010, Section 508.2c), is amended to read as follows:

7 Section 508.2c A. There is hereby created the Oklahoma
8 Integrated Justice Information Systems (OIJIS) Steering Committee
9 which shall serve as an advisory board to the Oklahoma Legislature
10 regarding issues pertinent to the strategic planning, development,
11 funding, implementation, and operations of the justice information
12 systems of the state.

13 B. The Committee shall be composed of the following members,
14 except as otherwise provided by this section:

15 1. Two senators appointed by the President Pro Tempore of the
16 Senate;

17 2. Two representatives appointed by the Speaker of the House of
18 Representatives;

19 3. The Commissioner of Public Safety or a designee;

20 4. A judge appointed by the Chief Justice of the Oklahoma
21 Supreme Court or a designee;

22 5. The Executive Coordinator of the District Attorneys Council
23 or a designee;

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1 6. The Director of the Oklahoma State Bureau of Investigation
2 or a designee;

3 7. The Director of the Department of Corrections or a designee;

4 8. The Executive Director of the Office of Juvenile Affairs or
5 a designee;

6 9. The Executive Director of the Oklahoma Association of Chiefs
7 of Police or a designee;

8 10. The Executive Director of the Oklahoma Sheriffs'
9 Association or a designee;

10 11. The Director of the Oklahoma State Bureau of Narcotics and
11 Dangerous Drugs Control or a designee; and

12 12. The Director of the Oklahoma Indigent Defense System or a
13 designee.

14 C. Each committee member shall be required to attend the
15 meetings of the committee. While designees are allowed, the member
16 shall identify the designee in writing to the Chair of the committee
17 prior to any meeting. The committee will meet twice a year and at
18 any other time as the Chair may call a meeting, upon such notice and
19 in such manner as may be fixed by the rules of the committee.
20 Failure to attend two consecutive meetings by a designee shall
21 automatically result in the removal of the designee from the
22 committee and the individual making the designation shall select a
23 new designee.

1 D. The committee shall be chaired by one of the appointed
2 members from the Senate, selected by the President Pro Tempore of
3 the Senate, in the odd-numbered years and one of the appointed
4 members of the House of Representatives, selected by the Speaker of
5 the House of Representatives, in the even-numbered years. A
6 majority of the members shall constitute a quorum for purposes of
7 transacting business. Committee members shall not be compensated
8 but shall be reimbursed their actual and necessary travel expenses
9 as provided in the State Travel Reimbursement Act for members who
10 are not members of the Legislature, and as provided in Section 456
11 of Title 74 of the Oklahoma Statutes for legislative members.

12 E. The duties of the committee shall be to:

13 1. Serve as the Executive Committee for oversight of the
14 strategic planning, development, funding, implementation, and
15 operations of the justice information systems of the state;

16 2. Review and discuss issues pertaining to justice information
17 systems;

18 3. Make recommendations of issues relating to justice
19 information systems to the President Pro Tempore of the Senate, the
20 Speaker of the House of Representatives, the Governor, and the
21 Secretary of the Safety and Security Cabinet;

22 4. Establish policy for the OIJIS Steering Committee;

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1 5. Create an Operational Subcommittee for the OIJIS Steering
2 Committee derived from the member agencies; ~~and~~ 6. Tasks for the
3 Operational Subcommittee are:

- 4 a. to meet monthly or more frequently as needed,
- 5 b. to elect a Chair and Vice-Chair of the Operational
6 Subcommittee from their membership, each of whom will
7 serve a two-year period with the Vice-Chair assuming
8 the duties automatically of the Chair upon completion
9 of the two-year period of the Chair, or earlier in the
10 case of the early loss of the Chair,
- 11 c. to review current justice information systems,
- 12 d. to create, annually update, and implement a strategic
13 plan for improving the accuracy, completeness, and
14 timeliness of criminal history information within the
15 state,
- 16 e. to create, annually update, and implement a statewide
17 plan for the integration of the justice information
18 systems of the state, and
- 19 f. to assist as requested, review, and make
20 recommendations on grant applications relative to
21 justice information systems; and

22 6. Advise the Chief Information Officer and the State
23 Governmental Technology Applications Review Board on necessary

1 security protocols to be followed by employees of the Information
2 Services Division of the Office of State Finance who are assigned to
3 service law enforcement agencies.

4 F. The committee is hereby authorized to enlist the aid of any
5 agency of state government for assistance or for information to
6 enable the committee to perform the duties charged in this section.

7 G. The committee shall make a written report each year to the
8 President Pro Tempore of the Senate, the Speaker of the House of
9 Representatives, the Governor, and the Secretary of the Safety and
10 Security Cabinet on any findings or recommendations concerning
11 needed legislation, the potential impact, including fiscal
12 estimates, of existing or proposed legislation, and the impact of
13 agency policies which affect the justice information systems.

14 H. The Oklahoma State Bureau of Investigation shall provide the
15 administrative support in scheduling of meetings, providing records
16 of the meetings, publication of reports, and any other support as
17 required of and approved by the committee.

18 SECTION 3. AMENDATORY 62 O.S. 2001, Section 41.5s, as
19 renumbered by Section 64, Chapter 441, O.S.L. 2009, and as last
20 amended by Section 16, Chapter 451, O.S.L. 2009 (62 O.S. Supp. 2010,
21 Section 34.27), is amended to read as follows:

22 Section 34.27 A. There is hereby established the State
23 Governmental Technology Applications Review Board. The Board shall

1 review and make recommendations to the Information Services Division
2 of the Office of State Finance concerning state governmental
3 Internet-based electronic or online transactions or applications
4 being provided by state agencies, boards, commissions, or
5 authorities for use by the public, provide oversight for
6 implementation of the plan of action developed by the Chief
7 Information Officer and advise the Chief Information Officer.

8 B. The State Governmental Technology Applications Review Board
9 shall be composed of the following members:

- 10 1. The Director of the Office of State Finance or a designee;
- 11 2. Four representatives from different state agencies, boards,
12 commissions, or authorities to be appointed by the Governor, at
13 least one of which shall be employed by a law enforcement agency;
- 14 3. Two members who are not state government employees to be
15 appointed by the Speaker of the House of Representatives; and
- 16 4. Two members who are not state government employees to be
17 appointed by the President Pro Tempore of the Senate.

18 C. Members of the Board shall serve for terms of two (2) years.
19 The Board shall select a chair from among its members.

20 D. Members of the Board shall not receive compensation for
21 serving on the Board, but shall be reimbursed for travel expenses
22 incurred in the performance of their duties by their respective
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1 agencies or appointing authority in accordance with the State Travel
2 Reimbursement Act.

3 E. The Board shall have the duty and responsibility of:

4 1. Reviewing a schedule of convenience fees, as is defined in
5 Section ~~41.5g~~ 34.25 of this title, and all convenience fees and
6 changes in fees charged by state agencies, boards, commissions, or
7 authorities for electronic or online transactions, and making
8 recommendations pertaining to convenience fees to the Information
9 Services Division prior to its adoption by rule of such fees,
10 changes to fees, or fee schedule;

11 2. Monitoring all portal systems and applications for portal
12 systems created by state agencies, boards, commissions, or
13 authorities, reviewing portal systems applications approved or
14 denied by the Information Service Division of the Office of State
15 Finance, and making recommendations to the Legislature and Governor
16 to encourage greater use of the open-systems concept as is defined
17 in Section ~~41.5r~~ 34.26 of this title;

18 3. Approving the plan of action developed by the Chief
19 Information Officer as provided for in Section 2 of this act,
20 providing ongoing oversight of implementation of the plan of action
21 by the Chief Information Officer and approving any amendments to the
22 plan of action;

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1 4. Approving charges to state agencies established by the Chief
2 Information Officer pursuant to Section 2 of this act for their use
3 of shared information technology and telecommunications services;

4 5. Functioning in an advisory capacity to the Chief Information
5 Officer; and

6 6. Developing performance metrics for quantifying the value of
7 goods or services provided by state agencies and for considering if
8 goods and services provided by a state agency could be modernized
9 through the implementation of new technology to provide better
10 quality goods or services that would result in cost savings or best
11 value.

12 SECTION 4. It being immediately necessary for the preservation
13 of the public peace, health and safety, an emergency is hereby
14 declared to exist, by reason whereof this act shall take effect and
15 be in full force from and after its passage and approval.

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17 COMMITTEE REPORT BY: COMMITTEE ON GOVERNMENT MODERNIZATION, dated
18 04-18-2011 - DO PASS, As Amended and Coauthored.

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