Senate File 2409

S-5228

1 Amend Senate File 2409 as follows:

2 1. Page 24, after line 30 by inserting:

3 <Sec. \_\_\_\_. Section 8.57C, subsection 3, paragraph a, Code
4 2024, is amended by striking the paragraph and inserting in
5 lieu thereof the following:</pre>

6 a. There is appropriated from the general fund of the 7 state to the technology reinvestment fund for the fiscal year 8 beginning July 1, 2025, and for each subsequent fiscal year 9 thereafter, the sum of seventeen million five hundred thousand 10 dollars.>

11 2. Page 24, line 31, by striking <a,>

12 3. Page 30, after line 33 by inserting:

13 <Sec. \_\_\_. NEW SECTION. 8.92 Cybersecurity.

14 1. It is the intent of the general assembly that state 15 and local governmental entities work collaboratively in a 16 whole-of-state approach to protect against cybersecurity risks 17 and threats to information systems owned or operated by, or on 18 behalf of, state and local governmental entities. State and 19 local governmental entities shall take steps to modernize their 20 approach to cybersecurity, including by adopting cybersecurity 21 best practices wherever possible.

22 2. A state or local governmental entity that complies 23 with chapter 554G by implementing a cybersecurity program, as 24 described in chapter 554G, shall be deemed a covered entity, 25 as defined in section 554G.1.

3. The department shall establish a cybersecurity reporting function for local governments. The cybersecurity reporting function must include but is not limited to all of the following capabilities:

*a.* A hotline available continuously for local government
 reporting of cybersecurity incidents resulting in system
 outages or data breaches.

*b.* A method for the reporting of local government
cybersecurity protections including the presence of multifactor
authentication, event logging, use of data encryption at rest

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1 and in transit, the ability to reconstitute systems in the 2 event of data loss, use of the ".gov" internet domain, and 3 related cybersecurity practices.

4 4. The department is authorized to provide support to all 5 state and local governmental entities in furtherance of this 6 section, in accordance with fee schedules established by the 7 department. The department may retain fees collected under 8 this subsection in a fund created under section 8B.13.

9 5. The department is authorized to establish a grant program 10 to support local governments and political subdivisions of 11 the state in addressing cybersecurity for information systems 12 owned or operated by, or on behalf of, state, local, or tribal 13 governments. Contingent on a specific appropriation by the 14 general assembly, the department may award grants to local 15 governments and political subdivisions of the state under 16 the program for such purposes. The department may establish 17 criteria for grant program priorities, as well as policies and 18 procedures relating to the program.>

19 4. Page 31, by striking lines 27 through 29 and inserting 20 <event logging and correlation, and content caching. Network 21 services do not also include services provided by cybersecurity 22 support and information technology support for the public 23 broadcasting division of the department of education. <u>Network</u> 24 <u>services</u> does not extend to control of the federally licensed 25 television airwaves.>

5. Page 42, line 1, after <funds> by inserting <, and also</li>
includes the Iowa state association of counties, the Iowa
league of cities, and the Iowa association of school boards>
6. Page 55, after line 24 by inserting:
<a href="https://www.energy.org"></a>
6. a. The department shall, when feasible, prioritize the
procurement of cloud computing solutions and other information
technology and related services that are not hosted on premises
by the state. The department may contract for multiple cloud
computing solutions. The ownership of state data stored within
cloud computing solutions shall remain with the state.

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1 b. The department shall make reasonable efforts to ensure 2 the portability of state data stored within cloud computing 3 solutions. The department shall develop contractual terms 4 and conditions for cloud computing solutions to ensure the 5 confidentiality, integrity, and availability of state data and 6 to maximize cybersecurity protections. 7 c. For purposes of this subsection, "cloud computing solutions" means the same as described in section 8.2, 8 9 subsection 20, paragraph "1".> 10 7. Page 55, line 25, by striking <6.> and inserting <6. 8. Page 55, line 27, by striking <5> and inserting <5 6> 11 12 9. Page 55, line 28, by striking <7.> and inserting <8.> 10. Page 58, after line 22 by inserting: 13 <Sec. . NEW SECTION. 546.13 Confidential records and 14 15 data. 16 1. Notwithstanding sections 8E.104 and 8E.209, the 17 department of insurance and financial services shall not share 18 or provide to the department of management any trade secrets, 19 information regulated by third parties, or information deemed 20 confidential by law or contractual commitment. 21 2. The department of management shall not be the lawful 22 custodian of any department of insurance and financial services 23 records or data for purposes of chapter 22. Information 24 provided to the department of management pursuant to sections 25 8E.104 and 8E.209 shall remain confidential information of 26 the department of insurance and financial services, and any 27 statistical information derived from such information shall 28 only be disseminated by the department of management in 29 anonymized and aggregate form.> 30 11. By renumbering as necessary.

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