# **ORS § 276A.332**

Current through amendments effective on March 27, 2024

***LexisNexis® Oregon Annotated Statutes* > *Title 26 Public Facilities, Contracting and Insurance (Chs. 276 — 283)* > *Chapter 276A- Information Technology (§§ 276A.200 — 276A.575)* > *Information Security (§§ 276A.300 — 276A.335)***

**276A.332 Authority of State Chief Information Officer to enter into agreements.**

Notwithstanding any other provision of law, the State Chief Information Officer may:

**(1)** Enter into any agreement, or any configuration of agreements, relating to state cybersecurity with any private entity or unit of government, or with any configuration of private entities and units of government. The subject of agreements entered into under this section may include, but need not be limited to, cybersecurity training and awareness, information technology security assessments and vulnerability testing, cyber disruption and incident response, risk-based remediation measures and application life cycle maintenance.

**(2)** Include in any agreement entered into under this section any financing mechanisms, including but not limited to the imposition and collection of franchise fees or user fees and the development or use of other revenue sources.

**History**

2017 c.513, § 5, effective July 1, 2017, operative January 1, 2018.

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