

Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1 State of Arkansas
2 82nd General Assembly
3 Regular Session, 1999
4

A Bill

Act 648 of 1999
HOUSE BILL 1748

5 By: Representatives Lancaster, T. Thomas, Trammell, Sheppard, R. Smith, Agee, Bevis, Bookout,
6 Carson, Cleveland, Creekmore, Eason, Gipson, Gullett, Hickinbotham, Ferguson, Hunt, Judy, Milligan,
7 Morris, Parks, Scrimshire, W. Walker, Wilkinson
8 By: Senators Fitch, Hill, Hunter, Kennedy, B. Lewellen, Roebuck, Ross, K. Smith, Webb, B. Walker
9

For An Act To Be Entitled

10
11 "AN ACT PERMITTING PUBLIC ENTITIES TO ACCEPT
12 PHOTOGRAPHIC COPIES OR DIGITAL IMAGES OF CANCELED
13 CHECKS IN LIEU OF THE ORIGINAL DOCUMENTS; AND FOR
14 OTHER PURPOSES. "
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Subtitle

16
17 "AN ACT TO PERMIT PUBLIC ENTITIES TO
18 ACCEPT DIGITAL CHECK IMAGES. "
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22 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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24 SECTION 1. Purpose. The State of Arkansas and its political
25 subdivisions have the responsibility to properly account for all financial
26 transactions. In order to help fulfill this responsibility, the State of
27 Arkansas and other public entities are required to maintain books and records
28 of transactions. The State of Arkansas and its political subdivisions
29 recognize that through the use of computers and electronic data, banking and
30 the flow of information are continuing to change. With this change, it is
31 important that the State of Arkansas and its political subdivisions continue
32 to receive evidentiary information concerning financial transactions. The
33 purpose of this act is to permit public entities to accept photographic copies
34 or digital images of financial transactions, and to require financial
35 institutions to furnish the needed documentation in a readable, meaningful,
36 permanent format.

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2 SECTION 2. Public entities defined. As used in this act, public entity
3 or public entities means state agencies including all constitutional offices
4 and agencies, boards, and commissions, state institutions of higher education,
5 municipalities, counties, school districts, educational cooperatives,
6 improvement districts, and other public officials or public offices. Public
7 entities shall maintain records of all transactions with financial
8 institutions.

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10 SECTION 3. Eligibility to accept public funds. In order for a
11 financial institution to be eligible to be a depository of public funds, the
12 financial institution must furnish the public entity documentation, as
13 required herein, of transactions with or through that institution.

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15 SECTION 4. Transaction summaries. On a monthly basis, financial
16 institutions shall furnish public entities statements summarizing all
17 transactions of the public entity. Unless the public entity and the financial
18 institution have a written agreement to receive digital images or copies in
19 compliance with the provisions of this act, the financial institutions shall
20 return all original canceled checks to the public entity along with the
21 transaction summary or statement.

22
23 SECTION 5. Approval by the Division of Legislative Audit. Any
24 financial institution desiring to provide public entities images of canceled
25 checks on paper or digital media as provided in this act shall provide a
26 sample of imaged documents or the digital media to the Division of Legislative
27 Audit for review. Upon receipt, the Division of Legislative Audit shall
28 immediately review and notify the financial institution whether or not the
29 imaged documents or digital media are in compliance with this act.

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31 SECTION 6. Digital images or copies of documentation. (a) Agreement.
32 After a financial institution has received written notification from the
33 Division of Legislative Audit that the submitted samples of its imaged
34 documents or digital media comply with the provisions of this act, and upon
35 agreement with the public entity, the financial institution may provide public
36 entities canceled check images in the media type and quality approved by the

1 Division of Legislative Audit.

2 (b) Complete image. The canceled check copies or digital images of
3 financial transactions provided the public entity by the financial
4 institutions must be legible and show both the front and back images of the
5 canceled checks.

6 (c) Digital images. (1) If a financial institution provides the
7 canceled check images on digital media, the images shall be provided on a
8 read-only CD-ROM or other agreed upon digital media that would provide a
9 permanent and tamper-proof record.

10 (2) If particular software is needed to view or search the digital
11 images, the financial institution shall provide such software to the public
12 entity, and upon request, to the Division of Legislative Audit. When using
13 the appropriate software, the canceled check images must be clear and
14 readable.

15 (3) Before delivery of the CD-ROM or other digital media to the public
16 entity, the financial institution shall perform random verification of the
17 legibility of the contents of the data. The financial institution shall
18 submit a letter, or other method approved by the Division of Legislative
19 Audit, acknowledging verification of the contents along with the CD-ROM or
20 other digital media to the public entity.

21 (4) The financial institution may also provide a duplicate copy of the
22 check images on digital media, conforming to the specifications provided
23 herein, to the Division of Legislative Audit monthly.

24 (d) Paper images. If a financial institution provides the canceled
25 check images on paper, the images must be of such clarity and size so that the
26 details may be read without the aid of a magnifying device. The financial
27 institution must be able to, and at the request of the Division of Legislative
28 Audit must, provide duplicate copies of any checks and statements delivered to
29 a public entity with the same clarity and size as the imaged documents
30 previously delivered.

31 (e) Authentication of paper images. (1) If the financial institution
32 provides canceled check images on paper, the financial institution shall
33 implement one of the following procedures to provide verification of the
34 authenticity of the records retained by the public entity:

35 (A) A duplicate copy of the check images on paper and statements mailed
36 to the Division of Legislative Audit monthly;

1 (B) The use of an identifying mark unique to the financial institution
 2 on the paper images of checks sent to the public entity;

3 (C) The delivery of a duplicate copy of the check images on digital
 4 media, conforming to the digital imaging specifications set forth in this Act,
 5 to the Division of Legislative Audit monthly; or

6 (D) Any other authenticating method approved by the Division of
 7 Legislative Audit.

8 (2) The financial institution is authorized to elect which of the
 9 foregoing procedures it shall implement to provide authentication of paper
 10 images relating to the accounts of each public entity. Upon reasonable notice
 11 to the Division of Legislative Audit and the public entity, the financial
 12 institution may elect to implement one of the other authentication procedures
 13 or elect to provide images on digital media as set forth in this act.

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 15 SECTION 7. Request of records by Legislative Audit. (a) Upon request
 16 by the Legislative Auditor, a financial institution shall provide a copy of a
 17 public entity's financial information directly to the Division of Legislative
 18 Audit staff without delay or approval from the public entity.

19 (b) The financial institutions may provide the digital transaction
 20 statements and digital canceled check images to the Division of Legislative
 21 Audit in a media format allowed under the provisions of this act for public
 22 entities, or other media mutually agreed upon by the financial institution and
 23 the Division of Legislative Audit.

24 (c) No bank shall be liable for making available to the Division of
 25 Legislative Audit staff any of the information required under the provisions
 26 of this Act.

27 (d) Any cost associated with providing this information to the Division
 28 of Legislative Audit shall be borne by the public entity being audited or
 29 investigated.

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 31 SECTION 8. Any financial institution providing check images to counties
 32 under the provision of Arkansas Code Annotated § 14-21-108 shall comply with
 33 the provisions of this act within one hundred twenty (120) days from the
 34 effective date of this act.

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 36 SECTION 9. The provisions of this act do not change, amend, or repeal

1 any laws or regulations regarding a financial institution's normal obligations
 2 and responsibilities to maintain customer financial records.

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 4 SECTION 10. All provisions of this act of a general and permanent
 5 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
 6 Code Revision Commission shall incorporate the same in the Code.

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 8 SECTION 11. If any provision of this act or the application thereof to
 9 any person or circumstance is held invalid, such invalidity shall not affect
 10 other provisions or applications of the act which can be given effect without
 11 the invalid provision or application, and to this end the provisions of this
 12 act are declared to be severable.

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 14 SECTION 12. All laws and parts of laws in conflict with this act are
 15 hereby repealed.

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 17 SECTION 13. EMERGENCY CLAUSE. It is hereby found and determined that
 18 the information and documentation required by this act is essential for the
 19 proper functioning of state agencies, boards, commissions, institutions of
 20 higher education, counties, municipalities, school districts, educational
 21 cooperatives, improvement districts, and other public officials and public
 22 offices; that a delay in the effective date of this act could work irreparable
 23 harm upon the proper administration and provision of essential governmental
 24 programs and operations. Therefore, an emergency is hereby declared to exist
 25 and this act being necessary for the immediate preservation of the public
 26 peace, health and safety shall be in full force and effect from and after the
 27 date of its approval by the Governor. If the bill is neither approved nor
 28 vetoed by the Governor, it shall become effective on the expiration of the
 29 period of time during which the Governor may veto the bill. If the bill is
 30 vetoed by the Governor and the veto is overridden, it shall become effective
 31 on the date the last house overrides the veto.

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 34 APPROVED: 3/16/1999