Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

Act 1019 of the Regular Session

1	State of Arkansas	As Engrossed: H3/21/07 H3/23/07 A D:11	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 2762
4			
5	By: Representative Saunders		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO CLARIFY THE APPLICABILITY OF		
10	ENVIRONMENTAL DISCLOSURE REQUIREMENTS TO ARKANSAS		
11	BUSINESS	SES; AND FOR OTHER PURPOSES.	
12		Subtitle	
13 14	ሞር ር፤	LARIFY THE APPLICABILITY OF	
15		RONMENTAL DISCLOSURE REQUIREMENTS	ΨΛ
16		NSAS BUSINESSES.	10
17	ARRAI	NOAD DUDINESSES.	
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19	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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21	SECTION 1. Arka	ansas Code § 8-1-106(b), concerning	g environmental
22	disclosure requirements is amended to read as follows:		
23	-	as provided in subdivision (4) <u>sub</u> c	divisions (b)(2) and
24	(b)(4) of this section	n, all applicants for the issuance	or transfer of any
25	permit, license, certi	ification, or operational authority	y issued by the
26	Arkansas Department of	f Environmental Quality shall file	a disclosure
27	statement with their a	applications. Deliberate falsificat	tion or omission of
28	relevant information f	from disclosure statements shall be	e grounds for civil or
29	criminal enforcement a	action or administrative denial of	a permit, license,
30	certification, or oper	rational authorization.	
31	(2) The f	following persons or entities are r	not required to file a
32	disclosure statement p	oursuant to this section:	
33	(A)((i) Governmental entities, consist	ting only of
34	subdivisions or agenci	ies of the federal government, ager	ncies of the state
35	government, counties,	municipalities, or duly authorized	d regional solid waste

1 authorities as defined by § 8-6-707. 2 (ii) This exemption shall not extend to improvement districts or any other subdivision of government which is not specifically 3 4 instituted by an act of the General Assembly; and 5 (B) Applicants for a general permit to be issued by the 6 department pursuant to its authority to implement the National Pollutant 7 Discharge Elimination System for storm water discharge; and 8 (3) Nothing in this subsection, including the exemptions in 9 subdivision (2) of this subsection subdivision (b)(2) of this section, shall be construed as a limitation upon the authority of the director to deny a 10 11 permit based upon a history of noncompliance to any applicant or for other 12 just cause. 13 (4) If the applicant is a publicly held company required to file periodic reports under the Securities and Exchange Act of 1934 or a wholly 14 15 owned subsidiary of a publicly held company, the applicant shall not be 16 required to submit a disclosure statement, but shall submit the most recent 17 annual and quarterly reports required by the Securities and Exchange Commission which provide information regarding legal proceedings in which the 18 applicant has been involved. The applicant shall submit such other 19 20 information as the director may require that relates to the competency, 21 reliability, or responsibility of the applicant and affiliated persons. 22 (5) For a person or entity seeking a renewal of an expiring 23 permit, license, certification, or operational authorization the disclosure requirements of this <u>section shall be met if the entity:</u> 24 (A) Discloses any change in previously submitted 25 26 information; or (B) Verifies that the previously submitted information 27 28 remains accurate; and 29 (C) Submits the information on forms developed by the 30 Arkansas Department of Environmental Quality. 31 (6) The commission may adopt regulations exempting certain 32 permits, licenses, certifications, or operational authorizations from the 33 disclosure requirements and establish reasonable and appropriate disclosure 34 information, if any, required for specific types of permits, licenses, 35 certifications, or operational authorizations based on: (A) The scope of a permit, license, certification, or 36

1	operational authorization; and	
2	(B) The person or entity that would receive a permit,	
3	license, certification, or operational authorization.	
4		
5	SECTION 2. Arkansas Code § 8-1-106(a)(1), concerning environmental	
6	disclosure requirements, is amended to read as follows:	
7	(a) For the purposes of this section:	
8	(1) "Affiliated person" includes, but is not limited to means:	
9	(A) Any officer, director, or partner of the applicant;	
10	(B) Any person employed by the applicant in a supervisory	
11	capacity over operations of the facility which is the subject of the	
12	application which may adversely impact the environment, or with discretionary	
13	authority over such operations;	
14	(C) Any person owning or controlling more than five	
15	percent (5%) of the applicant's debt or equity; and	
16	(D) Any person who is not now in compliance or has a	
17	history of noncompliance with the environmental laws or regulations of this	
18	state or any other jurisdiction and who through relationship by affinity or	
19	consanguinity or through any other relationship could be reasonably expected	
20	to significantly influence the applicant in a manner which could adversely	
21	affect the environment;	
22	(2) "Disclosure statement" means a written statement by the	
23	applicant which contains:	
24	(A) The full name, business address, and social security	
25	number of the applicant and all affiliated persons;	
26	(B) The full name and business address of any legal entity	
27	in which the applicant holds a debt or equity interest of at least five	
28	percent (5%) or which is a parent company or subsidiary of the applicant, and	
29	a description of the ongoing organizational relationships as they may impact	
30	operations within the state;	
31	(C) A description of the experience and credentials of the	
32	applicant, including any past or present permits, licenses, certifications,	
33	or operational authorizations relating to environmental regulation;	
34	(D) A listing and explanation of any civil or criminal	
35	legal actions by government agencies involving environmental protection laws	
36	or regulations against the applicant and affiliated persons in the ten (10)	

1	years immediately preceding the filing of the application, including		
2	administrative enforcement actions resulting in the imposition of sanctions,		
3	permit or license revocations or denials issued by any state or federal		
4	authority, actions that have resulted in a finding or a settlement of a		
5	violation, and actions that are pending;		
6	(E) A listing of any federal environmental agency and any		
7	other environmental agency outside this state that has or has had regulatory		
8	responsibility over the applicant; and		
9	(F) Any other information the Director of the Arkansas		
10	Department of Environmental Quality may require that relates to the		
11	competency, reliability, or responsibility of the applicant and affiliated		
12	persons; and		
13	(3) "History of noncompliance" means past operations by an		
14	applicant which clearly indicate a disregard for environmental regulation, or		
15	a demonstrated pattern of prohibited conduct which could reasonably be		
16	expected to result in adverse environmental impact if a permit were issued.		
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18	/s/ Saunders		
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20	APPROVED: 4/3/200		
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