Stricken language would be deleted from and underlined language would be added to present law. Act 1107 of the Regular Session

1	State of Arkansas	As Engrossed: H3/17/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1623
4			
5	By: Representatives Johnson,	Lowery, Brown	
6	By: Senator J. English		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE FREEDOM OF INFORMATION ACT OF		
10	1967; TO A	MEND THE LAW CONCERNING INFORMATION	FOR
11	PUBLIC GUI	DANCE; TO DECLARE AN EMERGENCY; AND	FOR
12	OTHER PURP	OSES.	
13			
14			
15		Subtitle	
16	TO AM	TEND THE FREEDOM OF INFORMATION ACT	
17	OF 19	67; TO AMEND THE LAW CONCERNING	
18	INFOR	MATION FOR PUBLIC GUIDANCE; AND TO	
19	DECLA	RE AN EMERGENCY.	
20			
21			
22	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
23			
24	SECTION 1. DO N	OT CODIFY. Legislative findings and	intent.
25	<u>(a) The General</u>	Assembly finds that:	
26	<u>(1) It is</u>	vital to a democratic society that	<u>public business be</u>
27	performed in an open a	nd public manner so that the elector	<u>s are advised of</u>
28	the performance of pub	lic officials and of the decisions t	<u>hat are reached in</u>
29	public activity and in	making public policy;	
30	<u>(2)</u> Under	the current law, state agencies, bo	ards, and
31	<u>commissions must prepa</u>	re and make available on the interne	<u>t certain</u>
32	information, free of c	harge;	
33	<u>(3)</u> Upon	the state agency, board, or commissi	<u>on providing the</u>
34	information on the int	ernet, the information provided is d	eemed a sufficient
35	response to a request to inspect the materials, unless the requestor		
36	specifies another medium or format under § 25-19-105;		



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1	(4) The provisions of § 25-19-105, while ensuring transparency,		
2	have the added benefit of diminishing compliance costs associated with large,		
3	complicated, and frequent requests for public records, as the state agency,		
4	board, or commission is deemed compliant by providing the legally specified		
5	information on the internet;		
6	(5) However, the current law does not afford local governments,		
7	including their boards and instrumentalities, the ability to increase		
8	transparency and efficiency by the means available to state agencies, boards,		
9	and commissions;		
10	(6) Local governments often receive large, complicated, and		
11	frequent requests for public records, requiring additional staff and		
12	resources to which the local government must dedicate its limited resources;		
13	(7) Local governments should have the discretion to make all or		
14	part of the information listed under § 25-19-105 available on the internet		
15	and, upon publication, be deemed in compliance with the Freedom of		
16	Information Act of 1967, § 25-19-101 et seq., for those records; and		
17	(8) While not every local government has the resources to comply		
18	with all or part of the provisions included under § 25-19-105, allowing local		
19	governments the option to comply with all or part of the provisions under §		
20	25-19-105, and be deemed compliant concerning those records, would allow		
21	local governments to be more effective stewards of taxpayer dollars.		
22	(b) It is the intent of the General Assembly to allow local		
23	governments the opportunity to be more transparent, while reducing the burden		
24	on local governments' limited resources, thereby reducing the financial cost		
25	to taxpayers of additional staff and other resources.		
26	(c) It is not the intent of the General Assembly to:		
27	(1) Allow the custodian or government entity to act in bad faith		
28	to avoid transparency; or		
29	(2) Place an unreasonable burden on local governments.		
30			
31	SECTION 2. Arkansas Code § 25-19-108, concerning information for		
32	public guidance, is amended to add an additional subsection to read as		
33	follows:		
34	(c)(1) An entity that is subject to the Freedom of Information Act of		
35	1967, § 25-19-101 et seq., that is not included in subsection (a) of this		
36	section may opt in to any provision under subdivisions (a)(1)-(5) through		

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1	ordinance or resolution enacted by its governing body.
2	(2) The ordinance or resolution under subdivision (c)(l) of this
3	section shall comply with subdivision (b)(1) of this section.
4	
5	SECTION 3. DO NOT CODIFY. <u>Applicability.</u>
6	This act does not apply to a request for a public record that is
7	received by the government entity before the effective date of this act.
8	
9	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the
10	General Assembly of the State of Arkansas that government entities are being
11	overwhelmed by voluminous requests for production of public records under the
12	Freedom of Information Act of 1967, § 25-19-101 et seq.; that timely
13	compliance with such requests comes at a great expense to the taxpayers; and
14	that this act is immediately necessary to protect custodians and government
15	entities from criminal and civil liability for violations of the Freedom of
16	Information Act of 1967, § 25-19-101 et seq., that cannot be prevented by
17	their good faith efforts to comply. Therefore, an emergency is declared to
18	exist, and this act being immediately necessary for the preservation of the
19	public peace, health, and safety shall become effective on:
20	(1) The date of its approval by the Governor;
21	(2) If the bill is neither approved nor vetoed by the Governor,
22	the expiration of the period of time during which the Governor may veto the
23	<u>bill; or</u>
24	(3) If the bill is vetoed by the Governor and the veto is
25	overridden, the date the last house overrides the veto.
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27	/s/Johnson
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30	APPROVED: 04/07/2017
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