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.

1	State of Arkansas As Engrossed: H3/2	4/05
2	85 th General Assembly A B1II	
3	Regular Session, 2005	HOUSE BILL 2723
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5	By: Representative Mahony	
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8	For An Act To Be Entitled	
9	AN ACT TO AMEND VARIOUS PROVIS	IONS OF THE FREEDOM
10	OF INFORMATION ACT OF 1967; AN	D FOR OTHER
11	PURPOSES.	
12		
13	Subtitle	
14	AN ACT TO AMEND VARIOUS PROVISIONS OF	
15	THE FREEDOM OF INFORMATION	ACT OF 1967.
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Arkansas Code § 25-19-105(b), concerning exceptions to	
21	disclosure under the Freedom of Information Act of 1967, as amended by Act	
22	259 of 2005, is amended to read as follows:	
23	(b) It is the specific intent of this section that the following shall	
24	not be deemed to be made open to the public under the provisions of this	
25	chapter:	
26	(1) State income tax records;	
27	(2) Medical records, adoption re	ecords, and education records as
28	defined in the Family Educational Rights and	Privacy Act of 1974, 20 U.S.C. §
29	1232g, unless their disclosure is consistent with the provisions of that act ,	
30	and results of state-mandated assessments that have not been verified by the	
31	Department of Education;	
32	(3) The site files and records r	naintained by the Arkansas
33	Historic Preservation Program of the Department of Arkansas Heritage and the	
34	Arkansas Archeological Survey;	
35	(4) Grand jury minutes;	
36	(5) Unpublished drafts of judic	ial or quasi-judicial opinions

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- l and decisions;
- 2 (6) Undisclosed investigations by law enforcement agencies of suspected criminal activity;
- 4 (7) Unpublished memoranda, working papers, and correspondence of
- 5 the Governor, members of the General Assembly, Supreme Court Justices, Court
- 6 of Appeals Judges, and the Attorney General;
- 7 (8) Documents that are protected from disclosure by order or
- 8 rule of court;
- 9 (9)(A) Files that if disclosed would give advantage to
- 10 competitors or bidders, and records maintained by <u>municipalities</u>, counties,
- 11 townships, school districts, the Department of Education, or the Arkansas
- 12 Economic Development Commission related to any business entity's planning,
- 13 site location, expansion, operations, or product development and marketing,
- 14 unless approval for release of those records is granted by the business
- 15 entity or governmental agency.
- 16 (B) However, this exemption shall not be applicable to any
- 17 records of expenditures or grants made or administered by a municipality,
- 18 county, township, school district, or the commission and otherwise
- 19 disclosable under the provisions of this chapter;
- 20 (10)(A) The identities of law enforcement officers currently
- 21 working undercover with their agencies and identified in the Arkansas Minimum
- 22 Standards Office as undercover officers.
- 23 (B) Records of the number of undercover officers and
- 24 agency lists are not exempt from this chapter;
- 25 (11) Records containing measures, procedures, instructions, or
- 26 related data used to cause a computer or a computer system or network,
- 27 including telecommunication networks or applications thereon, to perform
- 28 security functions, including, but not limited to, passwords, personal
- 29 identification numbers, transaction authorization mechanisms, and other means
- 30 of preventing access to computers, computer systems or networks, or any data
- 31 residing therein;
- 32 (12) Personnel records to the extent that disclosure would
- 33 constitute a clearly unwarranted invasion of personal privacy;
- 34 (13) Home addresses of nonelected state employees, nonelected
- 35 municipal employees, and nonelected county employees contained in employer
- 36 records, except that the custodian of the records shall verify an employee's

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     city or county of residence or address on record upon request;
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                 (14) Materials, information, examinations, and answers to
     examinations utilized by boards and commissions for purposes of testing
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     applicants for licensure by state boards or commissions;
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                 (15) Military service discharge records or DD Form 214, the
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     Certificate of Release or Discharge from Active Duty of the United States
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     Department of Defense, filed with the county recorder as provided under § 14-
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     2-102, for veterans discharged from service less than seventy (70) years from
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     the current date; and
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                 (16)(A) Records, including analyses, investigations, studies,
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     reports, recommendations, requests for proposals, drawings, diagrams,
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     blueprints, and plans, containing information relating to security for any
     public water system.
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                       (B) The records shall include:
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                             (i) Risk and vulnerability assessments;
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                             (ii) Plans and proposals for preventing and
     mitigating security risks;
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                             (iii) Emergency response and recovery records;
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                             (iv) Security plans and procedures; and
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                             (v) Any other records containing information that,
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     if disclosed, might jeopardize or compromise efforts to secure and protect
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     the public water system.;
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                       (C) Subdivision (b)(16) of this section shall expire on
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     July 1, 2007.
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                 (17)(A) Records maintained by a municipality, county, township,
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     or school district containing information relating to legal actions, causes
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     of action, litigation, or settlement offers involving the municipality or
     county and any confidential or privileged communications between a
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     municipality or county or its representatives and its attorneys.
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                       (B) However, any minutes, votes, or settlement agreements
     relating to legal actions, causes of action, litigation, or settlement offers
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     involving a municipality, county, or school district or any agent or entity
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     representing the interests or acting with the authority of a municipality or
     county shall be made public upon final disposition of the matter or upon the
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     signing by the parties of the settlement agreement, notwithstanding a court
     order prohibiting disclosure of a document.
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1 (C) This exemption shall not be applicable to any records 2 filed with the Arkansas Supreme Court, Court of Appeals, any circuit court, any district court or the clerk of the Arkansas Supreme Court, Court of 3 4 Appeals, or any circuit court or district court; and 5 (18)(A) Records maintained by municipalities, counties, 6 townships, and school districts containing information relating to the 7 purchase or sale price of real property. 8 (B) However, information pertaining to the purchase or 9 sale price of real property shall be made public immediately upon the 10 completion of the transaction. 11 (C) This exemption shall not be applicable to any records filed with the Arkansas Supreme Court, Court of Appeals, any circuit court, 12 13 any district court or the clerk of the Arkansas Supreme Court, Court of Appeals, or any circuit court or district court. 14 15 16 SECTION 2. Arkansas Code § 25-19-106 as amended by Act 259 of 2005, is 17 amended to read as follows: 18 25-19-106. Open public meetings. 19 (a) Except as otherwise specifically provided by law, all meetings, 20 formal or informal, special or regular, of the governing bodies of all 21 municipalities, counties, townships, and school districts and all boards, 22 bureaus, commissions, or organizations of the State of Arkansas, except grand juries, supported wholly or in part by public funds or expending public 23 24 funds, shall be public meetings. (b)(1) The time and place of each regular meeting shall be furnished 25 26 to anyone who requests the information. (2) In the event of emergency or special meetings, the person 27 28 calling the meeting shall notify the representatives of the newspapers, radio 29 stations, and television stations, if any, located in the county in which the meeting is to be held and any news media located elsewhere that cover regular 30 meetings of the governing body and that have requested to be so notified of 31 32 emergency or special meetings of the time, place, and date of the meeting. 33 Notification shall be made at least two (2) hours before the meeting takes 34 place in order that the public shall have representatives at the meeting. 35 (c)(1) Executive sessions will be permitted only for the purpose of

considering employment, appointment, promotion, demotion, disciplining, or

- 1 resignation of any public officer or employee. The specific purpose of the
- 2 executive session shall be announced in public before going into executive
- 3 session.
- 4 (2)(A) Only the person holding the top administrative position
- 5 in the public agency, department, or office involved, the immediate
- 6 supervisor of the employee involved, and the employee may be present at the
- 7 executive session when so requested by the governing body, board, commission,
- 8 or other public body holding the executive session.
- 9 (B) Any person being interviewed for the top
- 10 administrative position in the public agency, department, or office involved
- 11 may be present at the executive session when so requested by the governing
- 12 board, commission, or other public body holding the executive session.
- 13 (3) Executive sessions must never be called for the purpose of
- 14 defeating the reason or the spirit of this chapter.
- 15 (4) No resolution, ordinance, rule, contract, regulation, or
- 16 motion considered or arrived at in executive session will be legal unless,
- 17 following the executive session, the public body reconvenes in public session
- 18 and presents and votes on the resolution, ordinance, rule, contract,
- 19 regulation, or motion.
- 20 (5)(A) Boards and commissions of this state may meet in
- 21 executive session for purposes of preparing examination materials and answers
- 22 to examination materials that are administered to applicants for licensure
- 23 from state agencies.
- 24 (B) Boards and commissions are excluded from this chapter
- 25 for the administering of examinations to applicants for licensure.
- 26 (6)(A) Subject to the provisions of subdivision (c)(4) of this
- 27 section, any public agency may meet in executive session for the purpose of
- 28 considering, evaluating, or discussing matters pertaining to public water
- 29 system security as described in § 25-19-105(b)(16).
- 30 (B) Subdivision (c)(6) of this section shall expire on
- 31 July 1, 2007.
- 32 (7) A municipality, county, township, or school district may
- 33 meet in executive session for the purpose of discussing legal actions, causes
- 34 of action, litigation, or settlement offers involving the municipality,
- 35 county, or school district with its attorneys.
- 36 (8) A municipality, county, township, or school district may

1	meet in executive session for the purpose of discussing information relating
2	to the purchase or sale price of real property.
3	/s/ Mahony
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