1 2	State of Arkansas As Engrossed: $H3/21/11 S3/28/11$ 88th General Assembly $As Engrossed: H3/21/11 S3/28/11$	
3	Regular Session, 2011 HOUSE BILL 2142	
4	regular session, 2011	
5	By: Representative Hyde	
6	By: Senator Salmon	
7		
8	For An Act To Be Entitled	
9	AN ACT TO PROVIDE FOR THE RESEARCH AND ANALYSIS OF	
10	POSTSECONDARY STUDENT DATA TO INFORM THE GENERAL	
11	ASSEMBLY FOR ITS DELIBERATIONS CONCERNING	
12	SCHOLARSHIPS FOR HIGHER EDUCATION; TO DECLARE AN	
13	EMERGENCY; AND FOR OTHER PURPOSES.	
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16	Subtitle	
17	TO PROVIDE FOR THE RESEARCH AND ANALYSIS	
18	OF POSTSECONDARY STUDENT DATA TO INFORM	
19	THE GENERAL ASSEMBLY FOR ITS	
20	DELIBERATIONS CONCERNING SCHOLARSHIPS FOR	
21	HIGHER EDUCATION; TO DECLARE AN	
22	EMERGENCY.	
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. Arkansas Code Title 6, Chapter 60 is amended to add an	
28	additional subchapter to read as follows:	
29		
30	Subchapter 9 Arkansas Higher Education Information System	
31	C CO COL Prefer to the con-	
32	6-60-901. Definitions.	
33 34	As used in this subchapter: (1) "Arkansas Higher Education Information System" means the	
34 35	(1) "Arkansas Higher Education Information System" means the database maintained by the Department of Higher Education containing students	n+
36	data files that the department and institutions of higher education in	.1L
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1	Arkansas are required to collect under §§ 6-85-214, 6-85-215, and 6-85-217,
2	other state law, and federal law; and
3	(2) "Institution of higher education" means:
4	(A) An Arkansas state-funded community college;
5	(B) An Arkansas state-funded university; or
6	(C) A private college or university in Arkansas that
7	receives state funding for student financial assistance or voluntarily
8	participates in the system.
9	
10	6-60-902. Arkansas Higher Education Information System.
11	(a) The Department of Higher Education shall develop and maintain the
12	Arkansas Higher Education Information System.
13	(b)(1) By December 31, 2011, the Department of Higher Education shall
14	provide the Bureau of Legislative Research with direct read and report only
15	access to the data warehouse of the Arkansas Higher Education Information
16	System concerning student academic data, financial aid data, and related
17	records.
18	(2)(A) In providing the bureau with the direct read and report
19	only access required under subdivision (b)(1) of this section, the Department
20	of Higher Education shall take reasonable precautions, including electronic
21	blocking or redacting, to prevent the disclosure of:
22	(i) Personally identifiable information of a student
23	unless the parent or guardian of a minor student or a student who is no
24	longer a minor consents in writing to the disclosure of personally
25	identifiable information about that student; or
26	(ii) Information that would cause the Department of
27	Higher Education to lose funding under 20 U.S.C. § 1232g, as it existed on
28	January 1, 2011.
29	(B) The Department of Higher Education shall:
30	(i) Work with the Department of Education to develop
31	the method of redaction to be used with the Arkansas Higher Education
32	Information System based on the standards used by the Department of
33	Education; and
34	(ii) Disclose to the bureau and to the Arkansas
35	Lottery Commission Legislative Oversight Committee the method of electronic
36	blocking or redaction the Department of Higher Education will use under this

1	subsection.
2	(3)(A) The Department of Higher Education shall make its staff
3	reasonably accessible for consultation with bureau staff in developing and
4	responding appropriately to bureau requests under this section.
5	(B) The bureau staff shall inform the Department of Higher
6	Education of any warehouse data used in the preparation of reports and
7	provide the Department of Higher Education at least one (1) working day to
8	review any student-related warehouse data used in preparation of reports
9	before publicly releasing that student-related data without personally
10	identifiable information of a student.
11	(c) The Department of Higher Education shall provide other information
12	and records requested by the bureau as soon as possible and in whatever
13	reasonable form requested.
14	(d) To the extent possible, the Department of Higher Education, in
15	cooperation with the Department of Education, shall maintain the Arkansas
16	Higher Education Information System in a manner that will ultimately be
17	compatible with implementing a P-20 student data system for the state.
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19	6-60-903. Compliance by institutions of higher education.
20	(a) An institution of higher education shall provide the data required
21	under this subchapter at the time and in the manner:
22	(1) Required by rules of the Arkansas Higher Education
23	Coordinating Board; and
24	(2) Published from time to time by the Department of Higher
25	Education.
26	(b) Within two (2) weeks of an institution of higher education's
27	failure to comply with the requirements for submission of data published by
28	the department, the department shall report to the Arkansas Lottery
29	Commission Legislative Oversight Committee:
30	(1) The name of an institution of higher education that has not
31	complied with the deadline;
32	(2) The type of data the institution of higher education failed
33	to submit;
34	(3) The length of time of noncompliance; and
35	(4) Any additional information requested by the committee.
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1	SECTION 2. <u>TEMPORARY LANGUAGE</u> . DO NOT CODIFY. (a) Until the Bureau
2	of Legislative Research is provided direct read and report only access to the
3	data warehouse of the Arkansas Higher Education Information System under this
4	act, the Department of Higher Education shall provide data to the bureau as
5	follows:
6	(1) Weekly uploads of the student application database of the
7	Arkansas Higher Education Information System from students who have consented
8	to the release of information under § 6-85-215;
9	(2) Within two (2) weeks of the deadline published by the
10	Department of Higher Education for institutions of higher education to submit
11	application data, uploads of the student application database of the Arkansas
12	Higher Education Information System containing de-identified student
13	application data from students who have not consented to the release of
14	information under § 6-85-215 until all student application data has been
15	provided to the bureau;
16	(3) Within two (2) weeks of the deadline published by the
17	Department of Higher Education for institutions of higher education to submit
18	student data, uploads of the database of the Arkansas Higher Education
19	Information System containing the student data required to be provided under
20	Act 207 of the 2011 Regular Session of the 88th Arkansas General Assembly, §
21	17, which amends § 6-85-217; and
22	(4) By October 15, 2011, the financial aid file of the Arkansas
23	Higher Education Information System.
24	(b)(1) The Department of Higher Education shall provide the data
25	whether the data is complete or incomplete or received from an institution of
26	higher education late or on time, with a report to the bureau concerning:
27	(A) The name of an institution of higher education that
28	has not submitted complete and correct data by a deadline published by the
29	Department of Higher Education; and
30	(B) The type of data the institution failed to submit or
31	needs to correct.
32	(2) The Department of Higher Education shall upload to the
33	bureau any completed, late, or corrected data as soon as it is received by
34	the Department of Higher Education.
35	(c)(1) The bureau shall take reasonable precautions, including
36	electronic blocking or redacting, to prevent the disclosure of personally

1	identifiable information of a student, as that term is defined in 20 U.S.C. §
2	1232g, as it existed on January 1, 2011, unless the parent or guardian of a
3	minor student or a student who is no longer a minor consents in writing to
4	the disclosure of personally identifiable information about that student.
5	(2)(A)(i) The bureau shall use a method of redaction
6	substantially similar to the one used by the Department of Education based on
7	the standards used by the Department of Education.
8	(ii) The bureau shall not include in a report any
9	set of data that contains less than ten (10) units of data.
10	(B) The bureau staff shall inform the Department of Higher
11	Education of any warehouse data used in the preparation of reports and
12	provide the Department of Higher Education at least one (1) working day to
13	review any student-related warehouse data used in preparation of reports
14	before publicly releasing that student-related data without personally
15	identifiable information of a student.
16	(d) The Department of Higher Education shall provide other information
17	and records requested by the bureau as soon as possible and in whatever
18	reasonable form requested.
19	(e) The Department of Higher Education shall provide a bimonthly
20	report to the Arkansas Lottery Commission Legislative Oversight Committee on
21	the progress of developing the direct read and report only access to the data
22	warehouse of the Arkansas Higher Education Information System to be used by
23	the bureau under this act.
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25	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
26	General Assembly of the State of Arkansas that increasing the number of
27	Arkansans who obtain postsecondary credentials is critical to the economic
28	health of the state and its citizens; that the Arkansas Scholarship Lottery
29	provides the opportunity for tens of thousands of Arkansans to obtain
30	postsecondary education; that the continual evaluation of the Arkansas
31	Academic Challenge Scholarship Program and of all state-supported scholarship
32	and grant programs by the General Assembly is critical for maximizing the
33	benefits to the state and its citizens of state financial aid for higher
34	education and meeting state objectives for higher education; that
35	accountability and transparency in the implementation of state-supported
36	scholarship programs are fundamental to a proper evaluation of the programs.

1	that the collection of data and access to that data by the Bureau of
2	Legislative Research are necessary to ensure proper legislative oversight for
3	that accountability and transparency; and that this act is immediately
4	necessary for the Department of Higher Education to begin developing the
5	direct read and report only access to the data warehouse of the Arkansas
6	Higher Education Information System, and for the Arkansas Higher Education
7	Coordinating Board to promulgate rules to implement this act. Therefore, an
8	emergency is declared to exist and this act being immediately necessary for
9	the preservation of the public peace, health, and safety shall become
10	effective on:
11	(1) The date of its approval by the Governor;
12	(2) If the bill is neither approved nor vetoed by the Governor,
13	the expiration of the period of time during which the Governor may veto the
14	<u>bill; or</u>
15	(3) If the bill is vetoed by the Governor and the veto is
16	overridden, the date the last house overrides the veto.
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18	/s/Hyde
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