1	State of Arkansas	A D;11	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1622
4			
5	By: Representatives Johnson,	Lowery, Brown	
6	By: Senator J. English		
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8		For An Act To Be Entitled	
9		CREATE A PROCEDURE FOR ADDRESSING UN	
10	BURDENSOME	REQUESTS FOR DISCLOSURE UNDER THE F	'REEDOM
11	OF INFORMA	TION ACT OF 1967; TO AMEND THE FREED	OOM OF
12	INFORMATIO	N ACT OF 1967; TO CREATE AN AFFIRMAT	'IVE
13	DEFENSE; T	O DECLARE AN EMERGENCY; AND FOR OTHE	LR.
14	PURPOSES.		
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17		Subtitle	
18	TO CF	REATE A PROCEDURE FOR ADDRESSING	
19	BURDE	INSOME REQUESTS FOR DISCLOSURE; TO	
20	AMEND	THE FREEDOM OF INFORMATION ACT OF	
21	1967;	TO CREATE AN AFFIRMATIVE DEFENSE;	
22	AND T	CO DECLARE AN EMERGENCY.	
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24			
25	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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27	SECTION 1. DO N	OT CODIFY. <u>Legislative intent.</u>	
28	<u>(a)</u> The General	Assembly finds that:	
29	<u>(1) It is</u>	vital in a democratic society that	<u>public business be</u>
30	performed in an open a	nd public manner so that the elector	s shall be advised
31	of the performance of	public officials and of the decision	is that are reached
32	in public activity and	in making public policy;	
33	<u>(2) In th</u>	<u>e case of certain large or complicat</u>	ed requests for
34	public records, the th	ree (3) days for compliance with the	Freedom of
35	Information Act of 196	7, § 25-19-101 et seq., is insuffici	ent to locate,
36	review, redact, and pr	oduce the requested documents;	



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1	(3) In the case of certain large or complicated requests for
2	public records, compliance within three (3) days requires additional staff
3	and resources for which a government entity does not have funds;
4	(4) Under current law, there is no defense to prosecution if a
5	custodian is unable to comply in a timely manner with a request for public
6	records despite his or her best efforts made in good faith to follow the law;
7	(5) If a custodian does not act in good faith to make his or her
8	best efforts to comply with a request for public records, he or she should
9	remain criminally liable under § 25-19-104; and
10	(6) If a government entity does not act in good faith to make its
11	best efforts to comply with a request for public records, the government
12	entity should remain civilly liable under § 25-19-107.
13	(b) Therefore, it is the intent of the General Assembly to:
14	(1) Allow additional time for a government entity to comply with
15	a request for public records that is unduly burdensome;
16	(2) Prevent the custodian or the government entity from being
17	held criminally or civilly liable for late production of public records when
18	the public records are produced within a reasonable amount of time given the
19	circumstances; and
20	(3) Protect the public's ability to compel compliance with the
21	Freedom of Information Act of 1967, § 25-19-101 et seq., through the courts.
22	(c) It is not the intent of the General Assembly to:
23	(1) Allow the custodian or government entity to abuse its
24	discretion to determine whether or not a request is unduly burdensome;
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	(2) Allow the custodian or government entity to act in bad faith
26	(2) Allow the custodian or government entity to act in bad faith to avoid transparency; or
26 27	
	to avoid transparency; or
27	<u>to avoid transparency; or</u> (3) Place an unreasonable burden on the custodian or government
27 28	<u>to avoid transparency; or</u> (3) Place an unreasonable burden on the custodian or government
27 28 29	to avoid transparency; or (3) Place an unreasonable burden on the custodian or government entity in the case of large or complicated requests for public records.
27 28 29 30	to avoid transparency; or (3) Place an unreasonable burden on the custodian or government entity in the case of large or complicated requests for public records. SECTION 2. Arkansas Code § 25-19-105(e), concerning the time for
27 28 29 30 31	<pre>to avoid transparency; or (3) Place an unreasonable burden on the custodian or government entity in the case of large or complicated requests for public records. SECTION 2. Arkansas Code § 25-19-105(e), concerning the time for compliance with a request for public records, is amended to read as follows:</pre>
27 28 29 30 31 32	<pre>to avoid transparency; or (3) Place an unreasonable burden on the custodian or government entity in the case of large or complicated requests for public records. SECTION 2. Arkansas Code § 25-19-105(e), concerning the time for compliance with a request for public records, is amended to read as follows: (e)(1) If Except as provided in subdivision (e)(2) of this section, if</pre>
27 28 29 30 31 32 33	<pre>to avoid transparency; or (3) Place an unreasonable burden on the custodian or government entity in the case of large or complicated requests for public records. SECTION 2. Arkansas Code § 25-19-105(e), concerning the time for compliance with a request for public records, is amended to read as follows: (e)(1) If Except as provided in subdivision (e)(2) of this section, if a public record is in active use or storage and therefore not available at</pre>

1	given by this chapter.		
2	(2)(A) If production of the requested record within the time		
3	provided under this section would be unduly burdensome to the government		
4	entity maintaining the public record, the government entity may take a		
5	reasonable amount of additional time to produce the record.		
6	(B) Before the time for compliance with this section		
7	expires, the government entity shall notify the requestor in writing of the:		
8	<u>(i) Delay;</u>		
9	(ii) Cause for the delay; and		
10	(iii) Expected date of compliance with the request.		
11	(C)(i) As used in this subsection, "unduly burdensome"		
12	means production of a public record within three (3) days would substantially		
13	and unreasonably divert the resources of the government entity compelled to		
14	disclose the public record from the other duties and obligations of the		
15	government entity.		
16	(ii) In determining whether a public record is		
17	unduly burdensome the following factors shall be considered:		
18	(a) The number and volume of the public		
19	records requested;		
20	(b) Whether the request requires an extensive		
21	search for the public records requested;		
22	(c) Whether the public records are stored at a		
23	location other than that of the government entity;		
24	(d) Whether production of the records requires		
25	additional staff, resources, security, or other measures in order to comply		
26	with the request in a timely manner and without interfering with the		
27	operations of the government entity;		
28	(e) Whether the government entity is required		
29	to consult with another government entity that has a substantial interest in		
30	the subject matter of the request;		
31	(f) Whether the requested records require		
32	examination and evaluation by one (1) or more persons having the necessary		
33	competence and discretion to determine if the public records are exempt from		
34	disclosure or may be revealed only with appropriate deletions;		
35	(g) Whether the request requires substantial		
36	redaction of exempt information;		

1	(h) Whether the request has previously been		
2	complied with in full or in part for any person;		
3	(i) Whether the requested public records could		
4	have been located by the requestor in the course of a routine search of		
5	records available by other means;		
6	(j) Any other factor which indicates the ease		
7	or difficulty of compliance with the request; and		
8	(k) Any other factor which indicates whether		
9	the government entity is making good faith efforts to comply with the		
10	request.		
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12	SECTION 3. DO NOT CODIFY. <u>Applicability</u> .		
13	This act does not apply to a request for a public record that is		
14	received by the government entity before the effective date of this act.		
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16	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the		
17	General Assembly of the State of Arkansas that government entities are being		
18	overwhelmed by voluminous requests for production of public records under the		
19	Freedom of Information Act of 1967, § 25-19-101 et seq.; that timely		
20	compliance with such requests comes at a great expense to the taxpayers; and		
21	that this act is immediately necessary to protect custodians and government		
22	entities from criminal and civil liability for violations of the Freedom of		
23	Information Act of 1967, § 25-19-101 et seq., that cannot be prevented by		
24	their good faith efforts to comply. Therefore, an emergency is declared to		
25	exist, and this act being immediately necessary for the preservation of the		
26	public peace, health, and safety shall become effective on:		
27	(1) The date of its approval by the Governor;		
28	(2) If the bill is neither approved nor vetoed by the Governor,		
29	the expiration of the period of time during which the Governor may veto the		
30	bill; or		
31	(3) If the bill is vetoed by the Governor and the veto is		
32 22	overridden, the date the last house overrides the veto.		
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