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3	Regular Session, 2019	SENATE BILL 371
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2	SECTION 2. Arkansas Code § 25-8-103 is amended to read as follows to	
3	conform the statutory name of the Office of Personnel Management to the name	
4	as used within the Department of Finance and Administration:	
5	25-8-103. Office of Personnel Management — State Personnel	
6	Administrator.	
7	(a) There is created the Office of Personnel Management of within th	
8	Division of Management Services of the Department of Finance and	
9	Administration the Office of Personnel Management.	
10	(b)(1) The Director of the Office of Personnel Management of the	
11	Division of Management Services of the Department of Finance and	
12	Administration shall be known as the <u>"State Personnel Administrator"</u> , and he	
13	or she shall be employed by the Director of the Department of Finance and	
14	Administration with the advice and consent of the Governor.	
15	(2) The Office of Personnel Management of the Division of	
16	Management Services of the Department of Finance and Administration shall be	
17	$\underline{\mathrm{is}}$ under the $\overline{\mathrm{overall}}$ direction, control, and supervision of the Director of	
18	the Department of Finance and Administration.	
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20	SECTION 3. Arkansas Code § 25-16-903(11), concerning stipend	
21	authorization, is amended to correct a name to read as follows:	
22	(11) Burial Association Board State Board of Embalmers, Funeral	
23	Directors, Cemeteries, and Burial Services;	
24		
25	SECTION 4. Arkansas Code § 25-16-903(13), concerning stipend	
26	authorization, is repealed due to an entity's merging with a previously named	
27	board:	
28	(13) Arkansas Cemetery Board;	
29		
30	SECTION 5. Arkansas Code § 25-16-904(21), concerning stipend	
31	authorization, is repealed due to an entity's merging with a previously name	
32	board:	
33	(21) Final Act Board of Directors;	
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35	SECTION 6. Arkansas Code § 25-19-105(b)(17), concerning records	

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exempted from open access for public inspection and copying, is repealed to

1	remove an expired subdivision:
2	(17)(A) Records, including analyses, investigations, studies,
3	reports, or recommendations, containing information relating to any
4	Department of Human Services risk or security assessment, known or suspected
5	security vulnerability, or safeguard related to compliance with the Health
6	Insurance Portability and Accountability Act of 1996 or protection of other
7	confidential department information.
8	(B) The records shall include:
9	(i) Risk and security assessments;
10	(ii) Plans and proposals for preventing and
11	mitigating privacy and security risks;
12	(iii) Emergency response and recovery records;
13	(iv) Privacy and security plans and procedures; and
14	(v) Any other records containing information that if
15	disclosed might jeopardize or compromise efforts to secure and protect
16	personal health information or other protected department information.
17	(C) This subdivision (b)(17) expires on July 1, 2009;
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19	SECTION 7. Arkansas Code § 25-20-103(2), concerning the definition of
20	"retail customer" under the Interlocal Cooperation Act, is amended to correct
21	formatting to read as follows:
22	(2) "Retail customer" means a person other than a municipality,
23	improvement district, or other entity that+
24	$\frac{(\Lambda) - Sells}{sells}$ and distributes water subject to
25	regulation by the Department of Health; who:
26	(B)(A) Maintains a service account with a public body
27	formed under the Consolidated Waterworks Authorization Act, § 25-20-301 et
28	seq., for the provision of water to a person or the occupants of a single
29	family single-family dwelling, multi-tenant dwelling, business premises, or
30	government facility; and
31	(C) (B) Is not explicitly permitted to resell potable water
32	to another person;
33	
34	SECTION 8. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.
35	It is the intent of the General Assembly that:
36	(1) The enactment and adoption of this act shall not expressly

1	or impliedly repeal an act passed during the regular session of the Ninety-	
2	Second General Assembly;	
3	(2) To the extent that a conflict exists between an act of the	
4	regular session of the Ninety-Second General Assembly and this act:	
5	(A) The act of the regular session of the Ninety-Second	
6	General Assembly shall be treated as a subsequent act passed by the General	
7	Assembly for the purpose of:	
8	(i) Giving the act of the regular session of the	
9	Ninety-Second General Assembly its full force and effect; and	
10	(ii) Amending or repealing the appropriate parts of	
11	the Arkansas Code of 1987; and	
12	(B) Section 1-2-107 shall not apply; and	
13	(3) This act shall make only technical, not substantive, changes	
14	to the Arkansas Code of 1987.	
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