1 2	State of Arkansas 92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 656
4	regular Session, 2017		SELVITE BILL 000
5	By: Senator J. English		
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7		For An Act To Be Entitled	
8	AN ACT TO	CREATE THE DATA-SHARING AND DATA-	-DRIVEN
9	DECISION-M	MAKING TASK FORCE; AND FOR OTHER I	PURPOSES.
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11			
12		Subtitle	
13	TO CI	REATE THE DATA-SHARING AND DATA-	
14	DRIVI	EN DECISION-MAKING TASK FORCE.	
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17	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
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19	SECTION 1. TEMP	PORARY LANGUAGE. DO NOT CODIFY.	Data-Sharing and Data-
20	Driven Decision-Making	g Task Force — Creation — Duties.	
21	(a) As used in	this section, "state agency" mean	ns a cabinet, agency,
22	institution, authority	, department, board, commission,	bureau, council, or
23	other agency of the St	ate of Arkansas supported by cash	n funds or an
24	appropriation of state	e or federal funds.	
25	(b) The General	Assembly finds that:	
26	<u>(1) State</u>	e agencies contain great amounts o	of valuable information
27	and reports regarding	all aspects of life for the citiz	zens of this state,
28	including without limi	tation health, business, public s	safety, labor, and
29	transportation data;		
30	<u>(2) The t</u>	remendous amount of data maintair	ned by state agencies
31	can result in the dupl	lication of efforts, data, records	s, and parts of data
32	and records that may r	esult in the maintenance of incor	nsistent data and
33	records concerning the	same citizen;	
34	<u>(3) The l</u>	ack of a quick and efficient data	a-driven delivery
35	system that would enab	ole up-to-the-moment responses to	legislative branch and
36	executive branch inqui	ries impedes the policy-making pu	rocess and ultimately

1	costs	the	taxpayers	money;

- 2 (4) Progressive states have evolved to become data-driven
- 3 governments that use data as a strategic asset to improve the delivery of
- 4 services to the state's citizens and to become more effective stewards of the
- 5 citizens' data;
- 6 (5) The Open Data and Transparency Task Force, created by Acts
- 7 2015, No. 1282, began to address these problems in Acts 2017, No. 912, by
- 8 creating the roles of Chief Data Officer of the Department of Information
- 9 Systems and Chief Privacy Officer of the Department of Information Systems
- 10 and by creating the Data and Transparency Panel; and
- 11 (6) The state should continue those efforts by evaluating ways
- 12 <u>to implement a shared services model for statewide data sharing in order to</u>
- 13 drive innovation and facilitate efficiency across state agencies, improve the
- 14 <u>delivery of services</u>, and to better serve the citizens of this state.
- 15 <u>(c) There is created the Data-Sharing and Data-Driven Decision-Making</u>
- 16 <u>Task Force.</u>
- 17 (d)(1) The task force shall consist of the following twelve (12)
- 18 members:
- 19 <u>(A) Six (6) members of the Senate appointed by the</u>
- 20 President Pro Tempore of the Senate; and
- 21 (B) Six (6) members of the House of Representatives
- 22 appointed by the Speaker of the House of Representatives.
- 23 (2) If a vacancy occurs on the task force, the vacancy shall be
- 24 filled by the same process as the original appointment.
- 25 <u>(3) The members of the task force shall be paid per diem and</u>
- 26 <u>mileage as authorized by law for attendance at meetings of interim committees</u>
- 27 of the General Assembly.
- 28 <u>(e)(1) The President Pro Tempore of the Senate shall call the first</u>
- 29 meeting of the task force by July 1, 2019.
- 30 (2) The President Pro Tempore shall designate a member of the
- 31 <u>task force to serve as chair of the first meeting of the task force.</u>
- 32 (3) At the first meeting of the task force, the members of the
- 33 task force shall elect from its membership a chair or co-chairs and other
- 34 officers as needed for the transaction of its business.
- 35 (4)(A) The task force shall conduct its meetings in Pulaski
- 36 County at the State Capitol building or another site with teleconferencing

1	<u>capabilities.</u>		
2	(B) Meetings of the task force shall be held at least		
3	one (1) time every month but may occur more often at the call of the chair.		
4	(5) The task force shall establish rules and procedures for		
5	conducting its business.		
6	(6)(A) A majority of the members of the task force shall		
7	constitute a quorum for transacting business of the task force.		
8	(B) An affirmative vote of a majority of a quorum present		
9	shall be required for the passage of a motion or other task force action.		
10	(7) The Bureau of Legislative Research shall provide staff for		
11	the task force.		
12	(f)(1) The purpose of the task force is to study and examine the		
13	possibility of implementing a shared services model for statewide data		
14	sharing.		
15	(2) To achieve this purpose, the task force shall:		
16	(A) Evaluate, study, and address the findings set forth in		
17	subsection (b) of this section;		
18	(B) Recommend specific solutions and legislation necessary		
19	to create a statewide data sharing system for maintaining and sharing public		
20	data that is owned, controlled, collected, or maintained by a state agency;		
21	<u>and</u>		
22	(C) Recommend funding mechanisms to support the use of		
23	statewide data sharing, including without limitation data analytics, machine		
24	learning, and innovative technologies to link data between agencies, to		
25	support data driven decision making for all state agencies.		
26	(g) If the task force determines it is necessary, it may contract with		
27	one (1) or more outside consultants to assist the task force with its study.		
28	(h) On or before December 31, 2019, the task force shall file with the		
29	Governor, the President Pro Tempore of the Senate, and the Speaker of the		
30	House of Representatives a final written report of its activities, findings,		
31	and recommendations, including recommendations for proposed legislation.		
32	(i) The task force expires on January 1, 2020.		
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34	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the General		
35	Assembly of the State of Arkansas that the lack of a quick and efficient		
36	data-driven delivery system that would enable up-to-the-moment responses to		

1	legislative branch and executive branch inquiries is harmful to the policy		
2	making process of the state; that the lack of availability of a data sharing		
3	service for the state causes the unnecessary expenditure of taxpayer dollars		
4	by various state agencies to hire consultants and repeat work that may		
5	already have been conducted by other entities; and that this act is		
6	immediately necessary because it is in the best interests of the state to		
7	quickly and efficiently implement a system for data sharing, issue tracking,		
8	and progress monitoring between various agencies of the state and branches of		
9	government in order to avoid further repetition of tasks and unnecessary		
10	expenditures of state funds. Therefore, an emergency is declared to exist,		
11	and this act being immediately necessary for the preservation of the public		
12	peace, health, and safety shall become effective on:		
13	(1) The date of its approval by the Governor;		
14	(2) If the bill is neither approved nor vetoed by the Governor,		
15	the expiration of the period of time during which the Governor may veto the		
16	bill; or		
17	(3) If the bill is vetoed by the Governor and the veto is		
18	overridden, the date the last house overrides the veto.		
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