1 2	State of Arkansas 93rd General Assembly	As Engrossed: H3/3/21 H3/8/21 $A Bill$	
3	Regular Session, 2021		HOUSE BILL 1514
4	6) 1		
5	By: Representative S. Meeks	5	
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7		For An Act To Be Entitled	
8	AN ACT TO PROHIBIT A DATA COMPANY FROM PREVENTING		
9	AUTHORIZED ACCESS BY A PUBLIC ENTITY TO THE PUBLIC		
10	ENTITY'S	DATA; AND FOR OTHER PURPOSES.	
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13		Subtitle	
14	TO I	PROHIBIT A DATA COMPANY FROM	
15	PREV	VENTING AUTHORIZED ACCESS BY A PUBLI	I C
16	ENTI	TY TO THE PUBLIC ENTITY'S DATA.	
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19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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21	SECTION 1. Ark	ansas Code Title 19, Chapter 11, Su	bchapter l, is
22	amended to add an add	itional section to read as follows:	
23	<u> 19-11-107. Dat</u>	<u>a company — Definitions.</u>	
24	<u>(a) As used in</u>	this section:	
25	<u>(1)</u> "Con	tractor" means a person having a pu	<u>blic contract with a</u>
26	<u>public entity for sto</u>	rage services or software services;	
27	<u>(2)</u> "Dat	a" means recorded information, rega	<u>rdless of form or</u>
28	<u>characteristic;</u>		
29	<u>(3)</u> "Dat	a company" means a contractor that	provides software and
30	<u>stores data for a pub</u>	lic entity or provides storage serv	ices for a public
31	<u>entity;</u>		
32	<u>(4) "Ent</u>	ity of the state" means any departm	ent, institution of
33	higher education, boa	rd, commission, agency, quasi-publi	<u>c organization,</u>
34	official, office, or	employee, or any agency, instrument	ality, or function
35	thereof;		
36	<u>(5) "Pol</u>	itical subdivision of the state" me	<u>ans any county,</u>



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1	municipality, quasi-public organization, district, official, office, or
2	employee, or any agency, instrumentality, or function thereof;
3	(6)(A) "Public contract" means an agreement for the purchase of
4	commodities and services by a public entity.
5	(B) "Public contract" includes supplemental agreements;
6	(7) "Public entity" means an entity of the state or a political
7	subdivision of the state or a school;
8	(8) "School" means any public school district, charter school,
9	or education service cooperative, or any publicly supported entity having
10	supervision over public educational entities; and
11	(9) "Storage services" means the storage of data of a public
12	entity.
13	(b)(l) Data that is stored by a data company for a public entity is
14	the property of the public entity.
15	(2) A data company shall not sell, disclose, or otherwise use
16	the data that is stored for any other purpose without express authorization
17	from the public entity unless the data is:
18	(A) Considered open; or
19	(B) Released in the public domain by the public entity.
20	(3) A data company shall comply with the Arkansas Information
21	Systems Act of 1997, § 25-4-101 et seq.
22	(c)(l) Upon the expiration or termination of a public contract, a data
23	company shall return all data to the public entity in the format specified in
24	the public contract and in a secure manner.
25	(2)(A) If the public contract does not specify a format for
26	return of the data, as an express term of the public contract, the data
27	company shall return all data to the public entity in a secure common data
28	format specified by the public entity in writing and delivered to the data
29	company within thirty (30) days after the expiration or termination of the
30	public contract.
31	(B) Notwithstanding the requirement of a public entity to
32	specify in writing the secure common data format for return of the data and
33	to deliver the data in that format to a data company under subdivision
34	(c)(2)(A) of this section, a data company shall return all data to a public
35	entity in a usable format within sixty (60) days after the expiration or
36	termination of a public contract unless there is a contractual agreement that

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1	specifies what data can be kept, how long the data can be kept, and the
2	purposes for which the data can be used by the data company.
3	(d)(1) A data company shall provide for the destruction of data still
4	in its possession in a secure manner such that data cannot be reconstructed
5	with backups or duplicate copies of data.
6	(2) The data company shall provide a certificate of destruction
7	and describe the methods used for destruction.
8	(3) Destruction of the data shall be effected:
9	(A) Upon written approval by the public entity that
10	acknowledges destruction of the data; and
11	(B) No later than six (6) months after the expiration or
12	termination of the public contract.
13	(e) This section does not prevent a public entity and a data company
14	from negotiating a public contract to determine the type of data format that
15	is acceptable for transferring data from a data company.
16	(f) This section applies to all existing public contracts.
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18	/s/S. Meeks
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