1	State of Arkansas
2	93rd General Assembly A Bill
3	Regular Session, 2021 SENATE BILL 195
4	
5	By: Senator D. Sullivan
6	By: Representative Womack
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8	For An Act To Be Entitled
9	AN ACT TO AMEND THE FREEDOM OF INFORMATION ACT OF
10	1967; TO AMEND THE DEFINITION OF "PUBLIC RECORDS";
11	AND FOR OTHER PURPOSES.
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14	Subtitle
15	TO AMEND THE FREEDOM OF INFORMATION ACT
16	OF 1967; AND TO AMEND THE DEFINITION OF
17	"PUBLIC RECORDS".
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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22	SECTION 1. Arkansas Code § 25-19-102 is amended to read as follows:
23	25-19-102. Legislative <u>findings and</u> intent.
24	(a) It is vital in a democratic society that public business be
25	performed in an open and public manner so that the electors shall be are
26	advised of the performance of public officials and of the decisions that are
27	reached in public activity and in making public policy. Toward this end, this
28	chapter is adopted, making it possible for them electors or their
29	representatives to learn and to report fully the activities of their public
30	officials.
31	(b) The General Assembly finds that:
32	(1) The purpose of the Freedom of Information Act of 1967 is
33	transparency;
34	(2) Arkansas is proud to have a robust Freedom of Information
35	<u>Act of 1967; and</u>
36	(3) It is in the interest of the public to provide transparency

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    with respect to private organizations that support public entities without
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     the need for litigation.
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           (c) It is the intent of the General Assembly that records of a private
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     organization or private entity that performs a governmental function or
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     supports a governmental agency or public entity through activities such as
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     fundraising or the provision of labor be subject to the Freedom of
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     Information Act of 1967.
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           SECTION 2. Arkansas Code § 25-19-103(7), concerning the definitions to
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     be used in the Freedom of Information Act of 1967, is amended to read as
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     follows:
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                 (7)(A) "Public records" means writings, recorded sounds, films,
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     tapes, electronic or computer-based information, or data compilations in any
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     medium required by law to be kept or otherwise kept and that constitute a
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     record of the performance or lack of performance of official and related
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     functions that are or should be carried out by a public official or employee,
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     a governmental agency, a private entity as described in subdivision (7)(C) of
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     this section, or any other agency or improvement district that is wholly or
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     partially supported by public funds or expending public funds. All records
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     maintained in public offices or by public employees within the scope of their
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     employment shall be are presumed to be public records.
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                       (B) "Public records" does not mean software acquired by
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     purchase, lease, or license;.
                       (C)(i) "Public records" includes writings, recorded
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     sounds, films, tapes, electronic or computer-based information, or data
     compilations in any medium maintained by a private entity with the primary
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     purpose of providing a state governmental agency or state public entity
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     either with direct financial support of one million dollars ($1,000,000) or
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     more in the previous calendar year or with in-kind support equivalent to one
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     million dollars ($1,000,000) or more in the previous calendar year.
                             (ii) "Public records" does not include:
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                                   (a) Writings, recorded sounds, films, tapes,
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     electronic or computer-based information, or data compilations in any medium
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     of a private entity that are not related to the performance of a public or
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     governmental function by the private entity or the direct support of a
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governmental agency by the private entity; or

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1	(b) The names and personal contact information
2	of persons making financial donations to a private entity as described in
3	subdivision (7)(C)(i)(b) of this section;
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6	/s/D. Sullivan
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