A B1II  McCollum  For An Act To Be Entitled  TO CREATE THE GOVERNMENT INTERACTION	SENATE BILL 535
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	WITH
FIT ENTITIES ACT; TO REGULATE PUBLIC A	GENCY
CTION WITH A NONPROFIT ENTITY; TO AMEN	D THE LAW
NING DISCLOSURE OF INFORMATION MAINTAI	NED BY
FIT ENTITIES; TO CREATE A MISDEMEANOR	OFFENSE
E DISCLOSURE OF PRIVATE INFORMATION OF	A
FIT ENTITY; AND FOR OTHER PURPOSES.	
Subtitle	
O CREATE THE GOVERNMENT INTERACTION W	ITH
ONPROFIT ENTITIES ACT.	
HE GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
rkansas Code Title 4, Chapter 4, is am	ended to add an
to read as follows:	
imitations on regulation by a public a	gency.
where specifically required or authori	zed by federal law,
state official shall impose an annual	filing or reporting
nonprofit organization, regulated or s	pecifically exempted
der this chapter, that is more stringe	nt, restrictive, or
requirements authorized by state stat	ute.
eption under subsection (a) of this se	ction shall not:
pply to:	
(A) State grants and contracts;	
	The General Assembly Of the State Of Archansas Code Title 4, Chapter 4, is ame to read as follows:  Initiations on regulation by a public and where specifically required or authoristate official shall impose an annual monprofit organization, regulated or some this chapter, that is more stringed requirements authorized by state state eption under subsection (a) of this second of

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1	(C) Regulation or licensing of entities by the Department
2	of Human Services; or
3	(D) Regulation or licensing by the Department of Labor and
4	Licensing;
5	(2) Restrict enforcement actions against specific nonprofit
6	organizations; and
7	(3) Restrict or limit the functions, powers, and duties granted
8	to the Attorney General to investigate violations of state or federal law and
9	to enforce state or federal law.
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11	SECTION 2. Arkansas Code Title 25, Chapter 1, is amended to add an
12	additional subchapter to read as follows:
13	<u>Subchapter 6 —</u>
14	Public Agency Interaction With Nonprofit Entities
15	
16	25-1-601. Title.
17	This subchapter shall be known and may be cited as the "Government
18	Interaction with Nonprofit Entities Act".
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20	25-1-602. Legislative intent.
21	The General Assembly finds that this subchapter is needed to prohibit
22	public agencies from disclosing or releasing personal information about
23	membership, volunteers, and financial and nonfinancial donors to 501(c)
24	nonprofit organizations, except as required by law.
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26	25-1-603. Definitions.
27	As used in this subchapter:
28	(1) "Person" means an individual, proprietorship, firm,
29	partnership, joint venture, syndicate, labor union, business trust, company,
30	corporation, association, committee, or any other organization or group of
31	persons acting in concert;
32	(2) "Personal information" means a list, record, register,
33	registry, roll, roster or other compilation of data that identifies a person
34	as a member, supporter, volunteer of, or donor of financial or nonfinancial
35	support to an entity exempt from federal income tax under Section 501(c) of
36	the Internal Revenue Code; and

1	(3) "Public agency" means a state or local government entity,
2	including a:
3	(A) Department, division, agency, office, commission,
4	board, or other government organization;
5	(B) Political subdivision, including a county, city, town,
6	municipality, or conservation district;
7	(C) Public school, school district, charter school, or
8	public institution of higher education; or
9	(D) Judicial or quasi-judicial body.
10	
11	25-1-604. Protection of personal information.
12	(a) Except as provided in subsection (b) of this section, a public
13	agency may not:
14	(1) Require a person to provide the public agency with personal
15	information or otherwise compel the release of personal information;
16	(2) Require an entity exempt from federal income tax under
17	Section 501(c) of the Internal Revenue Code to provide the public agency with
18	personal information or compel the entity to release personal information;
19	(3) Release, publicize, or otherwise publicly disclose personal
20	information in possession of a public agency; or
21	(4) Request or require a current or prospective contractor or
22	grantee of the public agency to provide the public agency with a list of
23	entities exempt from federal income tax under Section 501(c) of the Internal
24	Revenue Code to which the contractor or grantee has provided financial or
25	nonfinancial support.
26	(b) Subsection (a) of this section does not apply to a disclosure of
27	personal information:
28	(1) Required under a specific requirement relating to reporting
29	campaign contributions, campaign expenditures, lobbying disclosures, or
30	<u>lobbying expenditures;</u>
31	(2) Expressly required by law;
32	(3) As part of a public comment or in a public meeting;
33	(4) In another manner that is publicly accessible;
34	(5) Pursuant to a warrant or court order issued by a court of
35	<pre>competent jurisdiction;</pre>
36	(6) Made by a lawful discovery request for personal information

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1	in litigation or a criminal proceeding;
2	(7)(A) Used in a legal proceeding.
3	(B) A court of competent jurisdiction may consider whether
4	to:
5	(i) Limit a request for discovery of personal
6	information; or
7	(ii) Issue a protective order in relation to the
8	disclosure of personal information obtained or used in relation to a legal
9	<pre>proceeding;</pre>
10	(8) Requested or used by the Department of Finance and
11	Administration for the administration of tax or motor vehicle laws; or
12	(9) Used or accessed by Arkansas Legislative Audit or any other
13	public agency with oversight function over a government grant program for the
14	purpose of an audit specific to the grant program funds and that the
15	information accessed is limited to information related to the public agency
16	grant program or grant program funds.
17	(d) Personal information about membership, volunteers, and financial
18	and nonfinancial donors to 501(c) nonprofit organizations maintained by a
19	public agency is not a public record and is exempt from release or disclosure
20	under the Freedom of Information Act of 1967, § 25-19-101 et seq.
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22	<u>25-1-605. Private cause of action — Enforcement — Penalty.</u>
23	A person that knowingly violates this subchapter is guilty of a Class C
24	misdemeanor.
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26	/s/B. Davis
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