1	State of Arkansas	A D 111	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		HOUSE BILL 1780
4			
5	By: Representative S. Meeks		
6			
7		For An Act To Be Entitled	
8	AN ACT COM	NCERNING CYBERSECURITY INSURANCE; TO A	ALLOW
9	THE INSURA	ANCE COMMISSIONER TO REGULATE CYBERSE	CURITY
10	INSURANCE	; TO REQUIRE COVERAGE FOR CYBERSECURI	ГҮ
11	INCIDENTS;	; TO ESTABLISH THE ARKANSAS SELF-FUNDI	ΞD
12	CYBER RESI	PONSE PROGRAM AND THE ARKANSAS CYBER	
13	RESPONSE I	BOARD; TO CREATE THE ARKANSAS SELF-FU	NDED
14	CYBER RESI	PONSE PROGRAM TRUST FUND; AND FOR OTHE	ER
15	PURPOSES.		
16			
17			
18		Subtitle	
19	CONC	ERNING CYBERSECURITY INSURANCE; TO	
20	ESTA	BLISH THE ARKANSAS SELF-FUNDED CYBER	
21	RESP	ONSE PROGRAM AND THE ARKANSAS CYBER	
22	RESP	ONSE BOARD; AND TO CREATE THE	
23	ARKA	NSAS SELF-FUNDED CYBER RESPONSE	
24	PROG	RAM TRUST FUND.	
25			
26			
27	BE IT ENACTED BY THE (	GENERAL ASSEMBLY OF THE STATE OF ARKAI	NSAS:
28			
29	SECTION 1. Arka	ansas Code Title 19, Chapter 5, Subcha	apter ll, is
30	amended to add an addi	itional section to read as follows:	
31	19-5-1158. Arka	ansas Self-Funded Cyber Response Progr	ram Trust Fund.
32	(a) There is co	reated on the books of the Treasurer o	of State, the
33	Auditor of State, and	the Chief Fiscal Officer of the State	e a trust fund to
34	be known as the "Arkar	nsas Self-Funded Cyber Response Progra	am Trust Fund".
35	(b) The fund sh	nall consist of:	
36	<u>(1) All n</u>	moneys received by the Arkansas Cyber	Response Board for

1	the Arkansas Self-Funded Cyber Response Program, including:
2	(A) Premiums collected by the Arkansas Cyber Response
3	Board under this subchapter; and
4	(B) Restitution, interest payments, grants, gifts, and
5	refunds; and
6	(2) All income derived through investment of the fund.
7	(c)(1) The funds shall be administered by and disbursed at the
8	direction of the Arkansas Cyber Response Board.
9	(2) Moneys shall not be appropriated from the fund for any
10	<pre>purpose except for:</pre>
11	(A) The use and benefit of participating governmental
12	entities for claims; and
13	(B) Expenses of the Arkansas Cyber Response Board,
14	including without limitation travel expenses, actuarial fees, consultant
15	expenses, and service contract fees.
16	(3) The assets of the fund may be invested and reinvested as the
17	Arkansas Cyber Response Board may determine with the advice of the State
18	Board of Finance.
19	(4) For the purposes of investment, fund moneys invested and
20	interest earned on fund moneys invested shall be administered as trust funds
21	under the State Treasury Management Law, § 19-3-501 et seq.
22	(5) All moneys deposited into the fund shall not be subject to
23	any deduction, tax, levy, or any other type of assessment.
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25	SECTION 2. Arkansas Code Title 21, Chapter 2, is amended to add an
26	additional subchapter to read as follows:
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28	<u>Subchapter 8 — Arkansas Self-Funded Cyber Response Program Act</u>
29	
30	<u>21-2-801. Title.</u>
31	This subchapter shall be known and may be cited as the "Arkansas Self-
32	Funded Cyber Response Program Act".
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34	21-2-802. Legislative findings and intent.
35	(a) The General Assembly finds that:
36	(1) The counties, municipalities, and school districts of this

1	state are increasingly targeted by cyberattacks from malicious actors
2	resulting in substantial risks, damages, and losses;
3	(2) The cost to purchase cybersecurity insurance for coverage of
4	the risks, damages, and losses suffered during a cyberattack is too
5	burdensome for a city, county, or school district; and
6	(3) Considerable savings might be effected by the establishment
7	of a self-funded cyber response program for a cyberattack committed against
8	the counties, municipalities, and school districts of this state and their
9	respective public officials and public employees.
10	(b) By enacting this subchapter, the General Assembly intends to:
11	(1) Establish the Arkansas Self-Funded Cyber Response Program
12	for participating governmental entities and to establish the Arkansas Cyber
13	Response Board to administer the program; and
14	(2) Provide that the program is in lieu of, or in addition to,
15	various cybersecurity insurance policies and to thereby effectuate
16	substantial savings in the cost of a response to a cyberattack for those
17	participating governmental entities.
18	
19	21-2-803. Definitions.
20	As used in this subchapter:
21	(1) "County" means any county of this state;
22	(2) "Cyber response contact" means a person or entity designated
23	by the Arkansas Cyber Response Board to be the initial contact for a
24	participating governmental entity that is the subject of a cyberattack;
25	(3)(A) "Cyber response panel" means a group of entities, each of
26	which has been procured through state procurement and approved by the board,
27	which can be activated by the cyber response contact to assist the
28	participating governmental entity with forensic analysis, restoration
29	guidance, and other board-authorized assistance following a cyberattack.
30	(B) "Cyber response panel" may include an entity that is
31	owned or managed by the government;
32	(4) "Higher education entity" means a:
33	(A) State-supported college, university, technical
34	college, community college, or other institution of higher education; or
35	(B) Department, division, or agency of a state institution
36	of higher education;

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2	(5) "Money" means:
3	(A) Currency, coins, and bank notes in current use and
4	having a face value; and
5	(B) Travelers' checks, register checks, and money orders
6	held for sale to the general public;
7	(6) "Municipality" means:
8	(A) A city of the first class;
9	(B) A city of the second class; or
10	(C) An incorporated town;
11	(7) "Participating governmental entity" means a:
12	(A) County;
13	(B) Municipality; or
14	(C) School district;
15	(8) "Property other than money and securities" means any
16	tangible property, other than money and securities, that has intrinsic value;
17	<u>and</u>
18	(9) "School district" means a school district or open-enrollment
19	public charter school in this state.
20	
21	21-2-804. Arkansas Self-Funded Cyber Response Program — Establishment
22	— Scope of program coverage.
23	(a)(1) There is established the Arkansas Self-Funded Cyber Response
24	Program to provide coverage for cybersecurity incidents and risks, damages,
25	or losses caused by a cyberattack that are committed against a participating
26	governmental entity.
27	(2) The program shall be administered by the Arkansas Cyber
28	Response Board.
29	(3) All municipalities, counties, and school districts in this
30	state shall participate in the program.
31	(b)(1) Program coverage shall include actual losses, including without
32	limitation repairing hardware and software damage sustained by a
33	participating governmental entity, to an amount not to exceed the lesser of:
34	(A) One hundred thousand dollars (\$100,000); or
35	(B) A maximum amount of cyber response coverage for
36	cyberattacks based on minimum cybersecurity standards as established by the

1	board.
2	(2) Program coverage for loss of property other than money and
3	securities is limited to the actual cash value of the property on the day
4	that the loss was discovered.
5	(3) Program coverage shall not be provided for a claim in which
6	a participating governmental entity, through fraudulent means, takes money or
7	other property from another participating governmental entity.
8	(c)(1) The board shall establish minimum cybersecurity criteria for
9	participating governmental entities.
10	(2) A participating governmental entity shall have twelve (12)
11	months to become compliant with the minimum cybersecurity criteria
12	established under subdivision (c)(1) of this section.
13	(3) The minimum cybersecurity criteria established by the board
14	under subdivision (c)(1) of this section may differ between varying types and
15	sizes of participating governmental entities.
16	(4)(A) Failure to comply with the minimum cybersecurity criteria
17	established by the board under subdivision (c)(1) of this section may result
18	in the board's establishing lower program coverage amounts under subdivision
19	(b)(1) of this section.
20	(B) The minimum program coverage shall not include:
21	(i) Compensatory damages;
22	(ii) Punitive damages;
23	(iii) Exemplary damages;
24	(iv) Payment of a ransom demand; or
25	(v) Any interest or penalty amounts that accrue on a
26	claim made under this subchapter.
27	(d) Program coverage shall not include a loss sustained by a
28	participating governmental entity as a result of liability imposed upon or
29	assumed by the participating governmental entity to exonerate or indemnify $\underline{a}$
30	public official or public employee from or against liability incurred by the
31	public official or public employee in the performance of his or her duties.
32	(e) A participating governmental entity is legally liable for damages
33	as a result of:
34	(1) The deprivation or violation of a civil right of an
35	individual by a public official or public employee; or
36	(2) The tortious conduct of a public official or public

1	employee.
2	(f) Program coverage shall not include a loss sustained by a party
3	other than a participating governmental entity.
4	(g)(l) To sustain program coverage, a participating governmental
5	entity, including each segment or component of the participating governmental
6	entity for which coverage is available under the program, shall procure an
7	audit of its books and records for each fiscal year, including an information
8	systems audit, review, or assessment performed by Arkansas Legislative Audit.
9	(2)(A) If a participating governmental entity or covered
10	component of the participating governmental entity is not audited by Arkansas
11	Legislative Audit, then the participating governmental entity or covered
12	component of the participating governmental entity shall procure an audit,
13	review, or assessment of its books, records, and information systems by an
14	accountant in good standing with the Arkansas State Board of Public
15	Accountancy according to government auditing standards issued by the
16	Comptroller General of the United States.
17	(B) The audit, review, or assessment under subdivision
18	(g)(2)(A) of this section shall be completed within eighteen (18) months of
19	the close of each participating governmental entity's fiscal year.
20	
21	21-2-805. Arkansas Cyber Response Board.
22	(a)(1) There is created the Arkansas Cyber Response Board, which shall
23	be composed of the following members:
24	(A)(i) Three (3) members appointed by the Governor, one
25	one (1) of whom shall represent counties, and one (1) of whom shall represent
26	municipalities.
27	(ii)(a) In addition to the three (3) members
28	appointed by the Governor under subdivision (a)(1)(A)(i) of this section:
29	(1) The Governor shall appoint one (1)
30	member if the State of Arkansas joins the Arkansas Self-Funded Cyber Response
31	Program; and
32	(2) The Governor shall appoint one (1)
33	member if a higher education entity joins the program.
34	(b) If the Governor appoints members under
35	subdivision (a)(1)(A)(ii)(a) of this section, the Chair of the Arkansas Cyber
36	Response Board shall notify the Legislative Council and the Director of the

1	Bureau of Legislative Research of the additional appointments;
2	(B) The Secretary of the Department of Education or his or
3	her designee;
4	(C) The Director of the Division of Information Systems or
5	his or her designee;
6	(D) The Director of the Division of Emergency Management
7	or his or her designee;
8	(E) One (1) staff member of Legislative Audit who is
9	designated by the Legislative Auditor; and
10	(F) The Insurance Commissioner or his or her designee.
11	(2) The member under subdivision (a)(1)(F) of this section shall
12	be a nonvoting board member.
13	(3) The commissioner shall serve as the Chair of the Arkansas
14	Cyber Response Board and call the first meeting no later than thirty (30)
15	days after the effective date of this act.
16	(4) Members of the board that are appointed by the Governor
17	shall serve a term of (6) years.
18	(b) The board shall:
19	(1)(A) Establish a definition of a cyberattack that will be
20	covered under the Arkansas Self-Funded Cyber Response Program based on
21	industry standards.
22	(B) The definition of a cyberattack established under
23	subdivision (b)(1)(A) of this section shall be reviewed annually and updated
24	as necessary by the board;
25	(2) Establish minimum cybersecurity standards for participating
26	<pre>governmental entities;</pre>
27	(3) Determine a maximum amount of program coverage, not to
28	exceed fifty thousand dollars (\$50,000), for participating governmental
29	entities that have not met the minimum cybersecurity standards established by
30	the board under this section;
31	(4) Create a cyber response panel;
32	(5)(A) Designate a cyber response contact.
33	(B) The cyber response contact may select an entity from
34	the cyber response panel to assist with forensic analysis, restoration
35	guidance, and other board-authorized assistance to the participating
36	governmental entity.

1	(C) The cyber response contact shall provide to the board:
2	(i) Prompt notice detailing the cyberattack; and
3	(ii) A detailed report of the action that is being
4	taken;
5	(6) Promulgate rules and procedures regarding utilization of the
6	program by participating governmental entities to generally align with the
7	following procedures:
8	(A) Upon discovery of a cyberattack, a participating
9	governmental entity shall notify the cyber response contact designated by the
10	board;
11	(B)(i) The cyber response contact shall make a
12	determination of program coverage in consultation with the board, if
13	feasible.
14	(ii) If consultation with the board is not feasible
15	under subdivision (b)(6)(B)(i) of this section due to the timing of the
16	cyberattack, then the cyber response contact shall review and evaluate
17	criteria established by the board to make a determination of program
18	coverage.
19	(C) The cyber response contact shall notify the board once
20	the cyber response contact has made a determination of program coverage; and
21	(D) Any other procedures that the board deems necessary to
22	carry out this subchapter.
23	(c)(1) Board members shall receive no compensation for their services,
24	but members other than the Secretary of the Department of Education, the
25	Director of the Division of Information Systems, the Director of the Division
26	of Emergency Management, the staff member of Legislative Audit, the board
27	member appointed by the Governor, and the commissioner may receive expense
28	reimbursement under § 25-16-901 et seq.
29	(2) The expense reimbursement of board members shall be paid
30	from the Arkansas Self-Funded Cyber Response Program Trust Fund.
31	(d)(1) The board shall meet at least quarterly.
32	(2) If there is no proof of loss or other business for the board
33	to consider, the chair may cancel a regularly scheduled quarterly meeting
34	upon written notice to the board members.
35	(3) The board shall also meet at any other time as necessary to
36	carry out its responsibilities and duties, at the call of the chair, or upon

1	the request of a majority of the board.
2	(4) The board may meet in person or virtually at the
3	determination of the chair.
4	(5) All action of the board shall be by majority vote of the
5	membership in attendance.
6	(6)(A) If a board member is unable to attend any board meeting,
7	the board member shall appoint a designee to act as his or her
8	representative.
9	(B) The representative under subdivision (d)(6)(A) of this
10	section shall have all the rights and privileges of the board member
11	represented.
12	(e)(1) Due to the potential threat to the security of participating
13	governmental entities, all meetings, documents, and records, except financial
14	records, shall be exempt from disclosure under the Freedom of Information Act
15	of 1967, § 25-19-101 et seq.
16	(2) The financial records of the fund shall not be exempt from
17	disclosure under the Freedom of Information Act of 1967, § 25-19-101 et seq.
18	(3) However, all meetings, documents, records, and policy
19	decisions shall be subject to review by the Joint Committee on Advanced
20	Communications and Information Technology during a closed meeting.
21	(f) The board shall prepare and submit an annual report to the Joint
22	Committee on Advanced Communications and Information Technology concerning
23	cyberattcks on participating governmental entities.
24	(g) The board shall:
25	(1) Administer the fund; and
26	(2) Notify, in a timely manner, the cochairs of the Joint
27	Committee on Advanced Communications and Information Technology of any
28	payments made to a government entity of thirty-five thousand dollars
29	(\$35,000) or greater due to a cyberattack incidence.
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31	21-2-806. Operations and recommendations.
32	(a) At the direction of the Arkansas Cyber Response Board, the
33	Insurance Commissioner shall receive and disburse funds necessary for the
34	establishment and operation of the Arkansas Self-Funded Cyber Response
35	Program.
36	(b) The State Risk Manager shall assist in the operations of the

1	program and shall submit to the board recommendations for:
2	(1)(A) Premium schedules for all participating governmental
3	entities, not to exceed a total of nine hundred thousand dollars (\$900,000)
4	in each of the first two (2) years of operation.
5	(B) The premium schedule for each participating
6	governmental entity for the first two (2) years of operation shall be as
7	follows:
8	(i) The aggregate amount for municipalities shall
9	not exceed three hundred thousand dollars (\$300,000);
10	(ii) The aggregate amount for counties shall not
11	exceed three hundred thousand dollars (\$300,000); and
12	(iii) The aggregate amount for school districts
13	shall not exceed three hundred thousand dollars (\$300,000);
14	(2) Schedules for deductible amounts;
15	(3) Loss histories, loss reporting, and loss payment procedures;
16	(4) Program enrollments;
17	(5) Annual review of funds, income, balances, and expenditures;
18	<u>and</u>
19	(6) Other information required by the board for efficient
20	operation of the program.
21	(c) The board may utilize up to five percent (5%) of the monthly
22	premiums remitted to the Arkansas Self-Funded Cyber Response Program Trust
23	Fund for administrative expenses and staff.
24	(d) Additional money may be provided to the program through grants and
25	provisions from public and private entities.
26	
27	21-2-807. Notice of proof of losses — Determination of coverage and
28	remediation.
29	(a) Following a cyberattack on a participating governmental entity,
30	the Arkansas Cyber Response Board may establish security requirements for the
31	participating governmental entity that shall be followed in order to maintain
32	the full Arkansas Self-Funded Cyber Response Program under § 21-2-804(b)(1).
33	(b) The expenses associated with losses, investigation, and
34	remediation shall be attributed to the participating governmental entity and
35	shall be used by the State Risk Manager and board in calculating future
36	program premiums.

1	(c)(1) Upon determination of proof of loss from the cyber response
2	contact and the board, the Insurance Commissioner shall authorize
3	cybersecurity loss payments to the participating governmental entity that was
4	activated by the cyber response contact as well as any participating
5	governmental entity for board-approved expenditures.
6	(2) A voucher for a loss payment shall include, as supporting
7	documents, a copy of the payment recommendations by the State Risk Manager
8	and a copy of the proof of loss provided by the participating governmental
9	entity and approved by the board.
10	(3) A loss payment may be adjusted by any applicable deductible,
11	restitution, or coinsurance payment by the board.
12	(d)(l) If a participating governmental entity sustains any loss that
13	exceeds the amount of indemnity provided by the program, then the
14	participating governmental entity is entitled to all recoveries, except from
15	suretyship, insurance, reinsurance, security, or indemnity taken by or for
16	the benefit of the program, made by whomever, on account of the loss until
17	fully reimbursed, less the amount of the deductible and coinsurance.
18	(2) Any remainder of the recovery under subdivision (d)(1) of
19	this section shall be applied to reimbursement of the program.
20	(3) If a participating governmental entity fails to pay the
21	amount due to the program under this section, then the board may deduct any
22	amount due from future loss payments due the applicable participating
23	governmental entity or from any treasury funds of the applicable
24	participating governmental entity.
25	
26	21-2-808. Billing certification — Payment and deposit.
27	(a) Beginning on and after July 1, 2024, the Arkansas Cyber Response
28	Board, with the assistance of the Insurance Commissioner, shall prepare a
29	billing certification to be remitted to the:
30	(1) Department of Finance and Administration; and
31	(2) Chief Fiscal Officer of the State.
32	(b)(l) Upon receipt of the billing certification, the Secretary of the
33	Department of Finance and Administration shall pay the billing certification
34	from funds specifically appropriated for the billing certification by the
35	General Assembly or from other funds available to pay for the billing
36	certification.

1	(2) Funds appropriated for premiums for Arkansas Self-Funded
2	Cyber Response Program coverage, or funds otherwise made available for this
3	purpose, shall not be subject to reduction as a result of any shortfall of
4	projected revenues.
5	(c) Upon receipt of the billing certification under this section, the
6	Chief Fiscal Officer of the State shall pay the billing certification from
7	funds withheld from the:
8	(1) County Aid Fund that are due each county participating in
9	the program for premiums for county public officials and public employees;
10	(2) Municipal Aid Fund that are due each municipality
11	participating in the program for premiums for municipal public officials and
12	<pre>public employees; and</pre>
13	(3) Public School Fund that are due each school district
14	participating in the program for premiums for school district officials and
15	school district employees.
16	(d) Upon receipt of the funds under this section, the commissioner
17	shall deposit the funds into the Arkansas Self-Funded Cyber Response Program
18	Trust Fund.
19	
20	21-2-809. Future enrollment — State of Arkansas and higher education
21	entity.
22	(a) The Arkansas Self-Funded Cyber Response Program shall be open to
23	the State of Arkansas or a higher education entity to join at any time.
24	(b) Beginning on the date that the State of Arkansas or a higher
25	education entity joins the program, the Arkansas Cyber Response Board, with
26	the assistance of the Insurance Commissioner, shall prepare a billing
27	certification to be remitted to the:
28	(1) Department of Finance and Administration; and
29	(2) Chief Fiscal Officer of the State.
30	(c)(1) Upon receipt of the billing certification, the Secretary of the
31	Department of Finance and Administration shall pay the billing certification
32	from funds specifically appropriated for the billing certification by the
33	General Assembly or from other funds available to pay for the billing
34	certification.
35	(2) Funds appropriated for premiums for program coverage, or
36	funds otherwise made available for this purpose, shall not be subject to

1	reduction as a result of any shortfall of projected revenues.
2	(d) Upon receipt of the funds under this section, the commissioner
3	shall deposit the funds into the Arkansas Self-Funded Cyber Response Progra
4	Trust Fund.
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