1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1955
4			
5	By: Representative S. Meeks		
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8		For An Act To Be Entitled	
9	AN ACT TO	REPEAL THE SHIELDED OUTDOOR LIGHTING A	ACT;
10	AND FOR OT	THER PURPOSES.	
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13		Subtitle	
14	TO R	EPEAL THE SHIELDED OUTDOOR LIGHTING	
15	ACT.		
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17	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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19	SECTION 1. Arka	ansas Code Title 8, Chapter 14, is repe	ealed.
20		CHAPTER 14	
21		SHIELDED OUTDOOR LICHTING ACT	
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23	8-14-101. Title	<u>≻</u> -	
24	This chapter sha	all be known and may be cited as the "S	Shielded Outdoor
25	Lighting Act".		
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27	8-14-102. Purpe		
28	The purpose of t	chis chapter is to conserve energy and	preserve the
29	environment through the	ne regulation of outdoor lighting fixtu	lTES.
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31	8-14-103. Defi r		
32	As used in this	•	
33		loor lighting fixture" means an automat	•
34		ctificial illuminating device, whether	-
35	-	lumination or advertisement, including	-
36	spotlights, and flood	lights, whether for architectural light	ing, parking lot



1	lighting, landscape lighting, billboards, or street lighting; and
2	(2) "Shielded" means a fixture that is covered in a manner that
3	light rays emitted by the fixture, either directly from the lamp or
4	indirectly from the fixture, are projected below a horizontal plane running
5	through the lowest point on the fixture where light is emitted.
6	
7	8-14-104. Shielding — Prohibitions — Exemptions.
8	(a)(l)(A) No public funds shall be used to install an outdoor lighting
9	fixture unless it is shielded.
10	(B) Subdivision (a)(l)(A) of this section does not apply
11	to any municipality or county if the governing body of the municipality or
12	county determines by ordinance or to a municipally owned utility if the
13	municipal employee responsible for procurement determines that the cost of
14	acquiring a shielded outdoor lighting fixture will be prohibitive after
15	comparing:
16	(i) The cost of the fixtures; and
17	(ii) The projected energy cost of the operation of
18	the fixtures.
19	(2) The Division of Environmental Quality shall promulgate rules
20	prohibiting any person or entity from knowingly placing or disposing of the
21	bulb or tube portion of an electric lighting device containing hazardous
22	levels of mercury in a landfill if:
23	(A) The electric lighting device contains more than two-
24	tenths milligram per liter (0.2 mg/l) of leachable mercury as measured by the
25	Toxicity Characteristic Leaching Procedure as set out in United States
26	Environmental Protection Agency Test Method 1311; and
27	(B) Adequate facilities exist for the public to properly
28	dispose of the electric lighting device described in subdivision (a)(2)(A) of
29	this section.
30	(3)(A) Each electric public utility shall offer a shielded
31	lighting service option.
32	(B) Each electric public utility shall file an application
33	with the Arkansas Public Service Commission to establish a schedule of rates
34	and charges for the provision of a shielded lighting service option to the
35	utility's customers.
36	(C) The commission shall require each electric public

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1	utility to inform its customers of the availability of the shielded lighting	
2	service.	
3	(b) This chapter does not apply to acquisitions of:	
4	(1) Incandescent outdoor lighting fixtures of one hundred fifty	
5	watts (150 W) or less or other light sources of seventy watts (70 W) or less;	
6	(2) Outdoor lighting fixtures on advertisement signs on	
7	interstate or federal primary highways;	
8	(3)(A) Outdoor lighting fixtures existing and legally installed	
9	before August 12, 2005.	
10	(B) However, if an existing outdoor lighting fixture	
11	exempted from this chapter under subdivision (b)(3)(A) of this section needs	
12	to be replaced, the acquisition of the replacement outdoor lighting fixture	
13	shall be subject to the provisions of this chapter;	
14	(4) Navigational lighting systems at airports or other lighting	
15	necessary for aircraft safety; and	
16	(5) Outdoor lighting fixtures that are necessary for worker	
17	safety at farms, ranches, dairies, or feedlots or industrial, mining, or oil	
18	and gas facilities.	
19	(c) This chapter does not apply to outdoor lighting fixtures	
20	maintained or installed by:	
21	(1) A public school district;	
22	(2) A correctional facility;	
23	(3) A juvenile detention facility;	
24	(4) An adult detention facility;	
25	(5) A mental health facility; or	
26	(6) A state-supported institution of higher education.	
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28	8-14-105. Penalties.	
29	Violations of this chapter are punishable by:	
30	(1) A warning for a first offense; and	
31	(2) A fine of twenty-five dollars (\$25.00) minus the replacement	
32	cost for each offending outdoor lighting fixture for a second or subsequent	
33	offense or for an offense that continues for thirty (30) calendar days from	
34	the date of the warning.	
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36	8-14-106. Enforcement.	

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1	This chapter may be enforced by a town, city, or county of this state
2	by seeking injunctive relief in a court of competent jurisdiction.
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4	8-14-107. Provisions supplemental.
5	The provisions of this chapter are cumulative and supplemental and
6	shall not apply within a town, city, or county of this state that by
7	ordinance has adopted provisions restricting light pollution that are equal
8	to or more stringent than the provisions of this chapter.
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