## Stricken language would be deleted from and underlined language would be added to present law. Act 489 of the Regular Session

1	State of Arkansas As	Engrossed: H2/25/25 H3/11/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1549
4	i		
5	By: Representative R. Scott Richar	rdson	
6	By: Senator J. Bryant		
7			
8	3	For An Act To Be Entitled	
9	AN ACT TO CREA	ATE THE ARKANSAS CYBERSECURITY A	CT OF
10	2025; AND FOR	OTHER PURPOSES.	
11			
12	2		
13	3	Subtitle	
14	TO CREATI	E THE ARKANSAS CYBERSECURITY ACT	<b>1</b>
15	OF 2025.		
16	,		
17	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
18	3		
19	SECTION 1. DO NOT C	CODIFY. <u>Title.</u>	
20	This act shall be kr	nown and may be cited as the "Ar	kansas Cybersecurity
21	Act of 2025".		
22	2		
23	SECTION 2. Arkansas	s Code Title 25, Chapter 4, is a	mended to add an
24	additional section to read	i as follows:	
25	25-4-130. State Cyb	bersecurity Office — Duties and	powers —
26	Definitions.		
27	(a) As used in this	s section:	
28	(1) "Cybersec	curity":	
29	(A) <u>Me</u>	eans the practice of protecting	g a system, network,
30	device, and data from c	cyber threats, unauthorized ac	cess, and malicious
31	activities; and		
32	(B) <u>I</u> 1	nvolves a combination of tech	nologies, processes,
33	policies, and practices de	esigned to safeguard and ensure	the confidentiality,
34	integrity, and availabilit	<u>cy of digital assets;</u>	
35	(2) "Function	nal report" means the practice o	<u>f aligning employees</u>
36	based on function, includi	ing without limitation cybersecu	rity function and

information security function, and including without limitation the follows	ing
factors:	
(A) Monitoring and responding to threats;	
(B) Incident response and recovery;	
(C) Vulnerability management;	
(D) Security awareness training;	
(E) Compliance and risk management; and	
(F) Implementation and adherence to cybersecurity	
governance and standards;	
(3) "Information security" means a practice or system t	that
eliminates or reduces the risk of state information being maliciously	or
improperly accessed through physical or electronic means; and	
(4) "State agency" means a department, agency, division, boa	ard,
or commission within the executive branch of the state government.	
(b) The State Cybersecurity Office shall:	
(1) Be managed by the State Information Security Officer;	
(2) Be responsible for directing and managing all functions rela	ated
to state cybersecurity and information security for each state agency;	
(3) Maximize state cybersecurity resources, including with	<u>10ut</u>
limitation cybersecurity personnel;	
(4) Establish cybersecurity governance policies, procedures,	and
standards to protect state information technology systems and infrastructu	ıre,
including without limitation:	
(A) Data classification and design controls;	
(B) Cybersecurity and data breach notification;	
(C) Detection, mitigation, and monitoring of cybersecur	rity
threats;	
(D) A cyber assessment program and remediation actions;	
(E) Cybersecurity awareness and training;	
(F) Enforcement and compliance, including without	
<u>limitation:</u>	
(i) Creation of a procedure for auditing;	
(ii) Implementation of a state incident response	
plan and incident response team;	
(iii) Coordination with state and federal agencies	<u>s,</u>
including without limitation service as the incident response coordinator;	

1	(iv) Service as a cybersecurity resource for local,
2	state, and federal agencies, utilities and other service providers, academic
3	institutions, and nongovernmental organizations; and
4	(v) Audit of the compliance of each state agency
5	with state and federal cybersecurity governance standards, policies, and
6	procedures; and
7	(5)(A) Report the audit and enforcement findings of the State
8	Cybersecurity Office in a closed meeting to the Joint Committee on Advanced
9	Communications and Information Technology at least two (2) times per calendar
10	year and at the call of the chair, as appropriate.
11	(B) The report under subdivision $(b)(5)(A)$ of this section
12	shall detail cyber assessment and remediation actions, department
13	noncompliance, and other cybersecurity efforts that the State Cybersecurity
14	Office determines are relevant.
15	(c) A state agency shall comply with the governance standards,
16	policies, and procedures established by the State Cybersecurity Office under
17	subdivision
18	(b)(4) of this section, except:
19	(1) The standards of a state agency may be more stringent than
20	the statewide minimum standards, but in no case less than the minimum
21	standards; and
22	(2) When federal standards apply that are stricter than the
23	statewide minimums, the federal standards shall apply.
24	(d) The State Information Security Officer may create a Cybersecurity
25	Governance Team to assist the State Cybersecurity Office in the development and
26	administration of the State Cybersecurity Office's cybersecurity plan,
27	standards, policies, and procedures.
28	(e)(1) Except as provided under subdivision (e)(2) of this section,
29	cybersecurity personnel and personnel with job functions that relate to
30	information security within each state agency shall functionally report to the
31	State Cybersecurity Office for the purpose of implementing this section.
32	(2) The positions, funding, and daily management of
33	cybersecurity personnel and personnel with job functions related to
34	information security under subdivision (e)(1) of this section shall remain
35	with each respective state agency.

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(f) This section shall not be construed as requiring access to data that

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