1	State of Arkansas	A 75 AVI	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1548
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5	By: Representative S. Meeks		
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8		For An Act To Be Entitled	
9	AN ACT TO AM	MEND THE LAW CONCERNING THE DIVI	SION OF
10	INFORMATION	SYSTEMS; TO ABOLISH THE DATA AN	ID
11	TRANSPARENCY	PANEL; AND FOR OTHER PURPOSES.	
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14		Subtitle	
15	TO AME	ND THE LAW CONCERNING THE DIVISI	ION
16	OF INFO	ORMATION SYSTEMS; AND TO ABOLISH	Ŧ
17	THE DA	TA AND TRANSPARENCY PANEL.	
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19	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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21	SECTION 1. Arkans	sas Code § 25-4-126(b)(7), conce	rning the duties of
22	the Chief Data Officer o	of the Division of Information S	ystems, is repealed.
23	(7) Direct a	and oversee the Data and Transpa	rency Panel.
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25	SECTION 2. Arkans	sas Code § 25-4-127 is repealed.	
26	25-4-127. Data ar	nd Transparency Panel — Creation	- Duties.
27	(a) The Data and	Transparency Panel is created w	ithin the Department
28	of Transformation and Sh	ared Services.	
29	(b) The panel sha	all consist of the following mem	bers:
30	(1)(A) Three	ee (3) appointees from the priva	te sector who shall be
31	appointed as follows:		
32		(i) One (1) appointee shall be	appointed by the
33	Governor;		
34		(ii) One (1) appointee shall be	appointed by the
35	Speaker of the House of	Representatives; and	
36		(iii) One (1) appointee shall	be appointed by the

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1	President Pro Tempore of the Senate.
2	(B) Each appointee shall serve at the pleasure of his or
3	her appointer.
4	(C) The appointer of an appointee who vacates his or her
5	position on the panel shall fill the vacancy as required under this section;
6	(2) The Attorney General or his or her designee;
7	(3) The secretaries, directors, or their designees, of the
8	following entities:
9	(A) The Department of Public Safety;
10	(B) The Department of Inspector General;
11	(C) The Department of Education;
12	(D) The Department of Energy and Environment;
13	(E) The Department of Corrections;
14	(F) The Department of Parks, Heritage, and Tourism;
15	(G) The Department of Finance and Administration;
16	(H) The Department of Health;
17	(I) The Department of Agriculture;
18	(J) The Department of Human Services;
19	(K) The Department of Transformation and Shared Services;
20	(L) The Department of Labor and Licensing;
21	(M) The Department of Veteran Affairs;
22	(N) The Department of the Military; and
23	(0) The Department of Commerce;
24	(4)(A) The Chief Data Officer of the Division of Information
25	Systems.
26	(B) The Chief Data Officer of the Division of Information
27	Systems shall be the Chair of the Data and Transparency Panel.
28	(C) The members of the panel shall select a vice chair
29	annually;
30	(5) The Chief Privacy Officer of the Division of Information
31	Systems; and
32	(6) The Chief Justice of the Supreme Court or his or her
33	designee.
34	(c) The panel shall:
35	(1) Evaluate and identify data to be included in the statewide
36	data warehouse program;

1	(2) Determine and recommend procedures necessary for the
2	implementation of a statewide data warehouse program;
3	(3) Oversee a statewide data warehouse program implemented in
4	this state;
5	(4) Evaluate and identify data that may be provided to the
6	public in accordance with data standards and specifications developed by the
7	Division of Information Systems;
8	(5) Engage other divisions, boards, and commissions by
9	soliciting input on information sharing opportunities;
10	(6) Provide annual reports to the Joint Committee on Advanced
11	Communications and Information Technology;
12	(7) Develop a unified longitudinal system that links existing
13	siloed agency information for education and workforce outcomes to
14	continuously conduct a business systems assessment to:
15	(A) Help the leaders of this state and service providers
16	develop an improved understanding of individual outcomes resulting from
17	education and workforce pipelines in Arkansas;
18	(B) Identify opportunities for improvement by using real-
19	time information; and
20	(C) Continuously align programs and resources to the
21	evolving economy of this state; and
22	(8)(A) Develop a shared services data hub for statewide data
23	sharing in order to:
24	(i) Drive innovation and facilitate efficiency
25	across state agencies;
26	(ii) Improve the delivery of services; and
27	(iii) Better serve the residents of this state.
28	(B) In implementation of the shared services data hub
29	under subdivision (8)(A) of this section, the Division of Information Systems
30	shall:
31	(i)(a) Establish and maintain a program to collect,
32	analyze, and exchange government information in carrying out the powers and
33	duties of the executive state agency sharing the data.
34	(b) In carrying out the program under
35	subdivision (8)(B)(i)(a) of this section, the Division of Information Systems
36	may obtain government information from each executive state agency;

1	(11) Establish and maintain a program to make	
2	government information available to executive state agencies, political	
3	subdivisions, educational institutions, researchers, nongovernmental	
4	organizations, and the general public, subject to the following:	
5	(a)(l) A program established and maintained	
6	under this section shall include a policy governing access to government	
7	information held by the Division of Information Systems under this chapter.	
8	(2) Government information may be made	
9	available only if doing so does not violate state or federal confidentiality	
10	and disclosure laws;	
11	(b)(1) The Division of Information Systems is	
12	considered to be an agent of the executive state agency sharing government	
13	information and is an authorized receiver of government information under the	
14	statutory or administrative law that governs the government information	
15	unless:	
16	(A) The Division of Information	
17	Systems or executive state agencies are specifically excluded as an	
18	authorized receiver; or	
19	(B) An authorized receiver of	
20	government information is specifically enumerated under the statutory or	
21	administrative law governing the government information without stated	
22	exceptions or qualifications.	
23	(2) Interagency data sharing under this	
24	section does not constitute a disclosure or release under any statutory or	
25	administrative law that governs the government information;	
26	(c)(l) A program established and maintained	
27	under this section shall prescribe a form to be used to memorialize the	
28	sharing of data under this section.	
29	(2) The form required under subdivision	
30	(8)(B)(ii)(c)(l) of this section shall be signed by the administrative head	
31	of the executive state agency so long as the form does not require the	
32	sharing of state agency information that would be in contradiction of	
33	existing state or federal law; and	
34	(d)(l) A data sharing form completed and	
35	signed under subdivision (8)(B)(ii)(c)(l) of this section constitutes the	
36	agreement required by any statutory or administrative law that governs the	

1	data.	
2	(2) Additional documentation is not	
3	required to share data under this section;	
4	(iii) Establish privacy and quality policy for	
5	government information that complies with all applicable Arkansas and federal	
6	laws, rules, and policies;	
7	(iv) According to standards developed by the state	
8	security office, establish and maintain a program to ensure the security of	
9	government information under this section; and	
10	(v) Establish a public portal that will provide	
11	Arkansans with easy access to data.	
12	(d)(1) The panel shall meet at least quarterly in each calendar year	
13	at a time and place determined by the panel.	
14	(2) Special meetings may be called at the discretion of the	
15	chair.	
16	(e) Nine (9) members of the panel shall constitute a quorum to	
17	transact the business of the panel.	
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19	SECTION 3. Arkansas Code § 25-4-128 is repealed.	
20	25-4-128. Data and Transparency Panel - Records - Confidentiality.	
21	(a) All records, reports, and other information obtained by the Data	
22	and Transparency Panel shall be confidential unless approved for publication	
23	in accordance with data standards and specifications developed by the	
24	Division of Information Systems.	
25	(b) A person, agency, or entity that furnishes confidential	
26	information in good faith under this chapter is immune from criminal or civil	
27	liability arising out of the release of the confidential information.	
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29	SECTION 4. Arkansas Code Title 25, Chapter 4, is amended to add an	
30	additional section to read as follows:	
31	25-4-130. Statewide data integration and exchange.	
32	(a) The Division of Information Systems shall:	
33	(1) Oversee a statewide data program;	
34	(2) Evaluate and identify data that may be provided to the	
35	public in accordance with data standards and specifications developed by the	
36	Division of Information Systems;	

1	(3) Engage other departments, divisions, boards, and commissions
2	soliciting input on information sharing opportunities;
3	(4) Obtain state information from each cabinet-level department
4	and be considered an agent, authorized representative, and authorized
5	receiver of the cabinet-level department;
6	(5) Maintain and enhance a statewide longitudinal data system
7	that links existing state information to:
8	(A) Facilitate an improved understanding of individual
9	outcomes;
10	(B) Identify opportunities for improvement; and
11	(C) Continuously align programs and resources;
12	(6) Maintain and enhance a statewide shared services data hub
13	for data sharing to link state information;
14	(7) Establish and maintain policies and procedures for access to
15	state information;
16	(8) Establish privacy and quality policies for the protection of
17	state information in compliance with state and federal laws;
18	(9) Establish and maintain policies to ensure the security of
19	state information in accordance with standards developed by the State
20	Cybersecurity Office; and
21	(10) Establish and maintain a public portal that will provide a
22	resident with easy access to data.
23	(b)(1) The Division of Information Systems shall prescribe a
24	standardized process to be used for the sharing of data.
25	(2) Interagency data sharing under this section is not a
26	disclosure or release under any statutory or administrative law that governs
27	the state information.
28	(c) State information may be made available only if doing so does not
29	violate:
30	(1) State confidentiality and disclosure laws as they existed on
31	January 1, 2025; or
32	(2) Federal confidentiality and disclosure laws as they existed
33	on January 1, 2025.
34	(d)(1) Each cabinet-level department shall assign a data steward to
35	serve as the primary contact between the Division of Information Systems and
36	the cabinet-level department.

1	(2) A data steward under subdivision (d)(l) of this section
2	shall be responsible for, including without limitation:
3	(A) Implementing data governance policies in the cabinet-
4	<pre>level department;</pre>
5	(B) Cataloging data;
6	(C) Approving data usage; and
7	(D) Coordinating data integration and exchange.
8	(3) A data steward under this subsection (d) may be assigned at
9	a department, division, or program level, depending on the level that is most
10	practical for the cabinet-level department.
11	(e) The Division of Information Systems shall provide an annual
12	written report to the Joint Committee on Advanced Communications and
13	Information Technology.
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