1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1691
4			
5	By: Representative Torres		
6	By: Senator D. Wallace		
7			
8	For An Act To Be Entitled		
9	AN ACT TO PROVIDE FOR CERTAIN PROPERTY TO BE EXEMPT		
10	FROM TAXATION; TO PROVIDE THAT CERTAIN MOTOR VEHICLES		
11	USED EXCLUSIVELY FOR PUBLIC CHARITY ARE EXEMPT FROM		
12	PERSONAL PROPER	TY TAX; AND FOR OTHER PURPOS	SES.
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14			
15		Subtitle	
16	TO PROVIDE	E FOR CERTAIN PROPERTY TO BE	
17	EXEMPT FRO	OM TAXATION; AND TO PROVIDE	
18	THAT CERTA	AIN MOTOR VEHICLES USED	
19	EXCLUSIVEL	LY FOR PUBLIC CHARITY ARE	
20	EXEMPT FRO	DM PERSONAL PROPERTY TAX.	
21			
22	BE IT ENACTED BY THE GENERA	L ASSEMBLY OF THE STATE OF A	ARKANSAS:
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24	SECTION 1. DO NOT CO	DIFY. <u>Legislative findings</u> .	-
25	The General Assembly	finds that:	
26	(1) Arkansas C	onstitution, Article 16, § 5	, provides that
27	buildings, grounds, and mate	erials used exclusively for	public charity
28	purposes are exempt from pro	operty tax;	
29	(2) The Assessi	ment Coordination Division h	as recognized that
30	motor vehicles owned by pub	lic charities and used exclu	sively for the
31	purposes of public charity	are exempt from personal pro	perty tax as materials
32	of public charity;		
33	(3) The General	l Assembly has provided flex	ribility for the state
34	and local governments to determine if a vehicle belonging to the state or a		
35	local government should be leased or purchased;		
36	(4) A motor vel	hicle as defined in § 26-52-	103 that belongs to

1	the state or a local government and is subject to a lease of at least twelve		
2	(12) months is exempt from taxation; and		
3	(5) For the purpose of the personal property tax exemption, the		
4	General Assembly should extend the same flexibility to public charities to		
5	determine if a motor vehicle that belongs to a public charity and is used		
6	exclusively for purposes of the public charity should be leased or purchased		
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8	SECTION 2. Arkansas Code § 26-3-301(7), concerning property that is		
9	exempt from tax, is amended to read as follows:		
10	(7) All buildings belonging to institutions of purely public		
11	charity, together with the land actually occupied by these institutions, not		
12	leased or otherwise used with a view to profit, and all moneys and credits		
13	appropriated solely to sustaining, and belonging exclusively to, these		
14	institutions, and motor vehicles, as defined in § 26-52-103, that are subject		
15	to a lease of at least twelve (12) months by an institution of public		
16	<pre>charity;</pre>		
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18	SECTION 3. EFFECTIVE DATE. Section 2 of this act is effective for		
19	assessment years beginning on or after January 1, 2026.		
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