1	State of Arkansas	As Engrossed: H4/3/25 <b>A Bill</b>
2	95th General Assembly	
3	Regular Session, 2025	HOUSE BILL 1951
4		
5	By: Representative A. Collin	IS
6	By: Senator J. Bryant	
7		
8		For An Act To Be Entitled
9		SET FORTH AUTHORIZED DOMAIN EXTENSIONS FOR
10		UCATION AND GOVERNMENT WEBSITES; AND FOR
11	OTHER PUR	POSES.
12		
13		
14		Subtitle
15		SET FORTH AUTHORIZED DOMAIN
16		ENSIONS FOR HIGHER EDUCATION AND
17	GOVI	ERNMENT WEBSITES.
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19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21		NOT CODIFY. <u>Legislative findings.</u>
22		embly finds that:
23	<u>(1) Certain do</u>	main extensions are restricted to government entities in
24	the United States;	
25	<u>(2) When users</u>	see a website with a ".gov", a ".mil", or a ".edu"
26	<u>extension, they can b</u>	e confident that it is an official government website;
27	<u>(3) Using a go</u>	vernment extension provides an additional layer of
28	<u>security, as it requi</u>	res stringent verification processes to obtain, reducing
29	<u>the likelihood of phi</u>	shing scams and other fraudulent activities;
30	<u>(4) A governme</u>	nt extension signifies that the website is an official
31	source of government	information or services, helping to ensure that members
32	<u>of the public have ac</u>	cess to accurate and reliable information from trusted
33	sources; and	
34	<u>(5) Using a go</u>	vernment extension reinforces government accountability
35	and transparency, as	it clearly identifies official government entities and
36	their online presence	



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2	SECTION 2. Arkansas Code Title 6, Chapter 1, Subchapter 1, is amended
3	to add an additional section to read as follows:
4	6-1-109. Public institutionally accredited postsecondary or higher
5	education institution websites — Use of authorized domain extension —
6	Definition.
7	(a) As used in this section, "public institutionally accredited
8	postsecondary or higher education institution" means a public postsecondary
9	or higher education institution that holds an institutional accreditation by
10	an agency on the United States Department of Education's list of
11	Institutional Accrediting Agencies as it existed on January 1, 2025.
12	(b) A public institutionally accredited postsecondary or higher
13	education institution shall use a ".edu" top level domain for:
14	(1) The website address for the website, if any, of the public
15	institutionally accredited postsecondary or higher education institution; and
16	(2) Any email addresses made available by the public
17	institutionally accredited postsecondary or higher education institution for
18	use by the:
19	(A) Public institutionally accredited postsecondary or
20	higher education institution; and
21	(B) Employees of the public institutionally accredited
22	postsecondary or higher education institution.
23	(c) A public institutionally accredited postsecondary or higher
24	education institution may operate a website that uses a sponsored top-level
25	domain that is not a ".edu" domain if:
26	(1) A reasonable person would not mistake the website as the
27	primary website of the public institutionally accredited postsecondary or
28	higher education institution; and
29	(2) The website of the public institutionally accredited
30	postsecondary or higher education institution is:
31	(A) Solely for internal use and not intended for use by
32	members of the public;
33	(B) Temporary and in use by the public institutionally
34	accredited postsecondary or higher education institution for a period of no
35	more than one (1) calendar year;
36	(C) Related to an event, program, or informational

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1	campaign operated by the public institutionally accredited postsecondary or
2	higher education institution in partnership with another person or entity
3	that is not a governmental entity; or
4	(D) Related to a collegiate athletics program.
5	(d) The Arkansas Higher Education Coordinating Board may authorize a
6	waiver of the requirements of subsection (b) of this section if:
7	(1) There are extraordinary circumstances under which use of an
8	".edu" top level domain extension would cause demonstrable harm to members of
9	the public or businesses; and
10	(2) A representative of the public institutionally accredited
11	postsecondary or higher education institution submits a written request to
12	the board that includes a justification for the waiver.
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14	SECTION 3. Arkansas Code Title 14, Chapter 1, Subchapter 1, is amended
15	to add an additional section to read as follows:
16	14-1-112. Municipal government — Use of authorized domain extension.
17	(a) A municipal government shall use a ".gov" sponsored top-level
18	domain for:
19	(1) The website address for the website, if any, of the
20	municipal government; and
21	(2) Any email addresses made available by the municipal
22	government for use by the:
23	(A) Municipal government; and
24	(B) Employees of the municipal government.
25	(b) A municipal government may operate a website that uses a sponsored
26	top-level domain that is not a ".gov" domain if:
27	(1) A reasonable person would not mistake the website as the
~ ~	(1) A reasonable person would not mistake the website as the
28	primary website of the municipal government; and
28 29	
	primary website of the municipal government; and
29	primary website of the municipal government; and (2) The website of the municipal government is:
29 30	primary website of the municipal government; and (2) The website of the municipal government is: (A) Solely for internal use and not intended for use by
29 30 31	primary website of the municipal government; and (2) The website of the municipal government is: (A) Solely for internal use and not intended for use by members of the public;
29 30 31 32	primary website of the municipal government; and (2) The website of the municipal government is: (A) Solely for internal use and not intended for use by members of the public; (B) Temporary and in use by the municipal government for a
29 30 31 32 33	primary website of the municipal government; and (2) The website of the municipal government is: (A) Solely for internal use and not intended for use by members of the public; (B) Temporary and in use by the municipal government for a period of no more than one (1) year; or

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1	(c) The Legislative Council may authorize a waiver of the requirements
2	of subsection (a) of this section if:
3	(1) There are extraordinary circumstances under which use of a
4	".gov" sponsored top-level domain extension would cause demonstrable harm to
5	citizens or businesses; and
6	(2) A representative of the municipal government submits a
7	written request to the Legislative Council that includes a justification for
8	the waiver.
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10	SECTION 4. Arkansas Code Title 25, Chapter 1, Subchapter 1, is amended
11	to add an additional section to read as follows:
12	<u>25-1-131. State agencies, boards, or commissions — Use of authorized</u>
13	<u>domain extension – Definition.</u>
14	(a) As used in this section, "state agency, board, or commission"
15	means a state agency, board, or commission established by law, except for a
16	board or commission that primarily serves a public institutionally accredited
17	postsecondary or higher education institution and that makes available to
18	members email addresses with a ".edu" top-level domain.
19	(b) A state agency, board, or commission shall use a ".gov" or a
20	".mil" sponsored top-level domain for:
21	(1) The website address for the website, if any, of the state
22	agency, board, or commission; and
23	(2) Any email addresses made available by the state agency,
24	board, or commission for use by the:
25	(A) State agency, board, or commission; and
26	(B) Employees of the state agency, board, or commission.
27	(c) A state agency, board, or commission may operate a website that
28	uses a sponsored top-level domain that is not a ".gov" or a ".mil" domain if:
29	(1) A reasonable person would not mistake the website as the
30	primary website of the state agency, board, or commission; and
31	(2) The website of the state agency, board, or commission is:
32	(A) Solely for internal use and not intended for use by
33	members of the public;
34	(B) Temporary and in use by the state agency, board, or
35	commission for a period of no more than one (1) year; or
36	(C) Related to an event, program, or informational

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1	campaign operated by the state agency, board, or commission in partnership
2	with another person or entity that is not a governmental entity.
3	(d) The Legislative Council may authorize a waiver of the requirements
4	of subsection (b) of this section if:
5	(1) There are extraordinary circumstances under which use of a
6	".gov" or a ".mil" top-level domain extension would cause demonstrable harm
7	to citizens or businesses; and
8	(2) The secretary, chair, or other principal of the state
9	agency, board, or commission submits a written request to the Legislative
10	Council that includes a justification for the waiver.
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12	SECTION 5. DO NOT CODIFY. Effective date.
13	This act is effective on and after June 1, 2026, except as to cities
14	and towns that have a population of fewer than ten thousand (10,000)
15	inhabitants, which will be required to comply with this act on and after
16	January 1, 2027.
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18	/s/A. Collins
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