Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

State of Arkansas
84th General Assembly
Regular Session, 2003

By: Representative Lendall

For An Act To Be Entitled
AN ACT TO REQUIRE STATE AND LOCAL GOVERNMENTS AND
STATE AGENCIES TO INCORPORATE MACHINE READABLE
PRIVACY POLICIES INTO THEIR WEBSITES; AND FOR
OTHER PURPOSES.

Subtitle
AN ACT TO REQUIRE STATE AND LOCAL
GOVERNMENTS AND STATE AGENCIES TO
INCORPORATE MACHINE READABLE PRIVACY
POLICIES INTO THEIR WEBSITES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. (a) Each unit of state and local government and each state
agency that operates or maintains a website shall incorporate a machine
readable privacy policy into each of its websites no later than July 1, 2004.
(b) The privacy policy statement shall be published on the state or
local government's or state agency's website and for each statement, shall
include:

1. (A) A description of the data the unit of government or
agency collects on its website and how the data will be used by the unit of
government or agency;

2. (B) The type of data and the purposes for which data is
shared with other entities;

3. (C) Whether the unit of government’s or agency’s data
collecting and sharing practices are mandatory, or allow a browser to opt in
or opt out of those practices; and

4. (D) An explanation that certain information collected by
the governmental unit or agency is subject to disclosure under the Arkansas
Freedom of Information Act of 1967, § 25-19-105 et seq.; and
(2) A link to, or instructions for, locating the website's
policy reference file, which shall identify the uniform resource locator for
the website's policy statements and shall indicate those portions of the
website and the website's cookies that are covered by each statement; and
(3) A link to the website’s human-readable privacy policy.

/s/ Lendall

APPROVED: 4/21/2003