1 2	State of Arkansas As Engrossed: \$3/6/17 \$3/13/17 91st General Assembly As Engrossed: \$3/6/17 \$3/13/17
3	Regular Session, 2017 SENATE BILL 435
4	
5	By: Senators Bond, L. Chesterfield, Elliott, J. English, J. Hutchinson
6	By: Representatives Tucker, E. Armstrong, F. Allen, Davis, Blake
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE FREEDOM OF INFORMATION ACT OF
10	1967 CONCERNING WATER SYSTEMS; TO AMEND THE LAW
11	CONCERNING CONSOLIDATED WATERWORKS SYSTEMS;
12	CONCERNING THE ISSUANCE OF REVENUE BONDS BY A
13	CONSOLIDATED WATERWORKS SYSTEM; TO DECLARE AN
14	EMERGENCY; AND FOR OTHER PURPOSES.
15	
16	
17	Subtitle
18	TO AMEND THE FREEDOM OF INFORMATION ACT;
19	TO AMEND THE LAW CONCERNING CONSOLIDATED
20	WATERWORKS SYSTEMS; CONCERNING THE
21	ISSUANCE OF REVENUE BONDS BY A
22	CONSOLIDATED WATERWORKS SYSTEM; AND TO
23	DECLARE AND EMERGENCY.
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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28	SECTION 1. Arkansas Code § 25-19-105(b)(20), concerning the exemptions
29	to the Freedom of Information Act of 1967, is amended to read as follows:
30	(20)(A) Except as provided in subdivision (b)(20)(B) of this
31	section, personal Personal information of current and former public water
32	system customers and municipally owned utility system customers, including
33	without limitation:
34	(A)(i) Home and mobile telephone numbers;
35	(B)(ii) Personal email addresses;
36	(C)(iii) Home and business addressees; and



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1	(D)<u>(iv)</u> Customer usage data;.
2	(B) Personal information of a current or former water
3	system customer or municipally owned utility system customer may be disclosed
4	<u>to:</u>
5	(i) The current or former water system customer, who
6	may receive his or her own information;
7	(ii) A person who serves as the attorney, guardian,
8	or other representative of the current or former water system customer, who
9	may receive the information of his or her client, ward, or principal;
10	(iii) A tenant of the current or former water system
11	customer or municipally owned utility system customer, who may receive notice
12	of pending termination of service;
13	(iv) A federal or state office or agency for the
14	purpose of participating in research being conducted by such federal or state
15	office or agency, if the federal or state office or agency agrees to prohibit
16	disclosure of the personal information;
17	(v) For the purpose of facilitating a shared billing
18	<u>arrangement, a county, municipality, improvement district, urban service</u>
19	district, public utility, public facilities board, or public water authority
20	that provides or provided a service to the current or former water system
21	customer or municipally owned utility system customer; or
22	(vi) An agent or vendor of the water system or
23	municipally owned utility system that provides a billing or administrative
24	service to the water system or municipally owned utility system provided that
25	the agent or vendor and the water system or municipally owned utility system
26	enter an agreement that prohibits disclosure by the agent or vendor of the
27	water system or municipally owned utility system of the personal information
28	of a current or former water system customer or municipally owned utility
29	system customer to any other person.
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31	SECTION 2. Arkansas Code § 25-20-103 is amended to read as follows:
32	25-20-103. Definitions.
33	As used in this chapter:
34	(1) "Public agency" means any:
35	(A) School district;
36	(B) Political subdivision of this state;

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1 (C) Agency of the state government or of the United 2 States: (D) Political subdivision of another state: 3 4 (E) Water district created under the provisions of The 5 Regional Water Distribution District Act, § 14-116-101 et seq.; 6 (F) Governing body of a municipal electric utility as 7 defined in § 25-20-402; and 8 (G) Fire department organized under the laws of this state 9 if the fire department: 10 (i) Offers fire protection services to 11 unincorporated areas; and 12 (ii) Has received approval by its quorum court for 13 participation in an interlocal cooperation agreement; and 14 (2) "Retail customer" means a person other than a municipality, 15 improvement district, or other entity that: 16 (A) Sells and distributes water subject to regulation by 17 the Department of Health; 18 (B) Maintains a service account with a public body formed 19 under the Consolidated Waterworks Authorization Act § 25-20-301 et seq. for 20 the provision of water to a person or the occupants of a single family dwelling, multitenant dwelling, business premises, or government facility; 21 22 and 23 (C) Is not explicitly permitted to resell potable water to 24 another person; 25 (3) "State" means a state of the United States and the District 26 of Columbia; 27 (4) "Surplus water" means water available for distribution or sale aside from water necessarily required of the public body for 28 29 distribution to its existing retail customers; 30 (5) "Wastewater system" means a wastewater and collection system formed under state law that includes without limitation land, mains, 31 32 interceptors, collector lines, manholes, force mains, valves, pumping 33 stations, pumps, treatment and pretreatment plants and units thereof, other 34 real and personal property, buildings, structures, other improvements, and facilities as necessary or advisable for the proper and efficient operation 35 36 of the wastewater system; and

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1	(6) "Water system" means and includes a waterworks and
2	distribution system in its entirety or any integral parts of thereof which is
3	formed under state law and includes without limitation land, mains,
4	pipelines, hydrants, meters, valves, standpipes, storage tanks, storage
5	basins, pumping tanks, intakes, wells, clear water wells, impounding
6	reservoirs, lakes, watercourses, pumps, purification plants and units
7	thereof, filtration plants and units thereof, as well as all other real and
8	personal property, buildings, structures, and other improvements or
9	facilities as necessary or advisable for the proper and efficient operation
10	of the water system.
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12	SECTION 3. Arkansas Code § 25-20-306(a), concerning the general powers
13	of a public body, is amended to add an additional subdivision to read as
14	follows:
15	(15) Own and operate a wastewater system that the public body
16	acquires from a municipality, county, corporation, organization, other public
17	body, or entity from which the public body simultaneously acquires or
18	previously acquired a water system;
19	(16) Manage or operate a water system under a contract executed
20	by the public body and a municipality, county, corporation, organization,
21	other public body, or entity authorized by law to own and operate the water
22	<u>system;</u>
23	(17) Purchase goods and services under applicable law for the
24	public body; and
25	(18) Purchase professional services under § 19-11-1801 et seq.
26	or by any method of competitive bidding including without limitation reverse
27	auctions.
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29	SECTION 4. Arkansas Code § 25-20-307(a), concerning the operation of
30	consolidated waterworks system, is amended to read as follows:
31	(a) "Consolidated waterworks system" means and includes <u>:</u>
32	(1) A a waterworks and distribution system in its entirety, or
33	any integral part thereof, including land, mains, pipelines, hydrants,
34	meters, valves, standpipes, storage tanks, storage basins, pumping tanks,
35	intakes, wells, clear water wells, impounding reservoirs, lakes,
36	watercourses, pumps, purification plants and units thereof, filtration plants

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1 and units thereof, as well as all other real and personal property, 2 buildings, structures, Θ and other improvements Θ and facilities as may be 3 necessary or advisable for the proper and efficient operation of the public 4 body's facilities; and (2) One (1) or more wastewater systems, if any, acquired by the 5 6 public body. 7 8 SECTION 5. Arkansas Code § 25-20-307(c)(2), concerning the operation 9 of consolidated waterworks system, is amended to read as follows: 10 (2) A public body shall have a reasonable time after its 11 creation or after its expansion by the addition of a new participating public 12 agency to equalize any differentials in water rates among similarly situated classes of customers. 13 14 15 SECTION 6. Arkansas Code § 25-20-307(c)(3)(B), concerning the 16 operation of consolidated waterworks system, is amended to read as follows: 17 (B) Within one (1) year of the creation or expansion of 18 the public body, an independent expert completes an engineering study of the 19 water system related infrastructure located within the jurisdiction of each 20 participating public agency that identifies improvements needed to create a 21 uniform infrastructure quality throughout the jurisdictions, rate 22 differentials among otherwise similarly situated classes of customers are 23 reasonably calculated to recover from customers located in the respective 24 jurisdictions in which the improvements are made the costs incurred in making 25 the improvements in such jurisdictions, and the public body equalizes rates 26 among similarly situated classes of customers within ten (10) years after the 27 date of the engineering study. 28 29 SECTION 7. Arkansas Code § 25-20-307(d), concerning the operation of 30 consolidated waterworks system, is amended to read as follows:

(d) The inability of a public body to rely upon either safe harbor defense set out in subdivisions (c)(3)(A) and (B) of this section shall not create any implication that the public body has failed to equalize any differentials in water rates among similarly situated classes of customers within a reasonable period of time after its creation or expansion.

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1 SECTION 8. Arkansas Code § 25-20-308(a)(2), concerning out-of-area 2 sales and services, is amended to read as follows: 3 (2) Sell surplus water to any municipality, improvement 4 district, or other person engaged in the business of selling and distributing 5 water to consumers, whether the municipality, improvement district, or other 6 person entity that sells and distributes water subject to regulation of the 7 Department of Health, whether the municipality, improvement district, or 8 other entity is located within or outside the jurisdictions of the public 9 body's participating agencies. 10 11 SECTION 9. Arkansas Code § 25-20-310(a), concerning improvements and 12 financing of improvements with bonds, is amended to read as follows: 13 (a) Whenever any public body created under this subchapter shall own 14 or operate a consolidated waterworks system and shall desire to acquire, 15 construct, or equip improvements, betterments, and extensions thereto, it may 16 issue revenue bonds under the provisions of this section to pay for them. The 17 procedure for issuance of bonds shall be as provided in this section. 18 19 SECTION 10. Arkansas Code § 25-20-310(e), concerning improvements and 20 financing of improvements with bonds, is amended to read as follows: 21 The resolution shall fix the minimum rate or rates for water or (e)(1) 22 other services provided by the consolidated water system to be collected 23 prior to the payment of all of the bonds, with exceptions as may be provided 24 in the resolution, and shall pledge the revenues derived from the 25 consolidated waterworks system or any specified portion of the consolidated 26 waterworks system for the purpose of paying the bonds and interest thereon. 27 The rates to be charged for the water or other services of (2) 28 the consolidated waterworks system or the specified portion of the 29 consolidated waterworks system with revenues pledged to the payment of the 30 bonds shall be sufficient to provide: 31 (A) For the payment of all principal of and interest on 32 all bonds as and when due; 33 (B) For the operation and maintenance of the consolidated 34 waterworks system or the specified portion of the consolidated waterworks 35 system with revenues pledged to the payment of the bonds; and 36 (C) An adequate depreciation account for the consolidated

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1	waterworks system or the specified portion of the consolidated waterworks
2	system with revenues pledged to the payment of the bonds.
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4	SECTION 11. Arkansas Code § 25-20-310, concerning improvements and
5	financing of improvements with bonds, is amended to add an additional
6	subsection to read as follows:
7	(j)(l)(A) Prior to a proposed issuance of revenue bonds by a public
8	body, the public body shall publish one (1) time in a newspaper of general
9	circulation in the participating public agencies:
10	(i) Notice of the proposed issuance of bonds;
11	(ii) The maximum principal amount of bonds
12	contemplated to be sold;
13	(iii) A general description of the project
14	contemplated to be financed or refinanced with bond proceeds; and
15	(iv) The date, time, and location of a public
16	meeting at which members of the public may obtain further information
17	regarding the bonds and the project.
18	(B) Notice under subdivision (j)(1)(A) of this section
19	shall be published at least ten (10) days prior to the date of the hearing
20	described in subdivision (j)(l)(A)(iv) of this section.
21	(2) The chief executive officer of the public body or his or her
22	designee shall be responsible for conducting the hearing and shall request
23	all public comments that might pertain to the proposed issuance of bonds by
24	the public body.
25	(3)(A) Upon compliance with the provisions of this section,
26	other notice, hearing, or approval by the public body, any participating
27	public agency or any governmental unit shall not be required as a condition
28	to the issuance by a public body of its contemplated bonds or any interim
29	financing with respect thereto.
30	(B) The provisions of the Revenue Bond Act of 1987, § 19-
31	9-601 et seq., do not apply to this section and revenue bonds or interim
32	financing issued hereunder.
33	(C) Notwithstanding the provisions of subdivision
34	(i)(3)(A) of this section, the participating public agencies that have
35	entered into the interlocal agreement forming the public body may, in the
36	<u>interlocal agreement, impose additional procedural requirements as a</u>

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1	precedent for the issuance of revenue bonds by a public body, and if that is
2	the case, the public body shall comply with those requirements prior to the
3	issuance of the bonds and any interim financing.
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5	SECTION 12. Arkansas Code § 25-20-321(a), concerning the annual report
6	and audit relating to consolidated waterworks systems, is amended to read as
7	follows:
8	(a) Within the first ninety (90) <u>one hundred eighty (180)</u> days of each
9	calendar year, each public body created under this subchapter shall make a
10	written report to the governing bodies of the participating public agencies
11	concerning its activities for the preceding calendar year.
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13	SECTION 13. Arkansas Code Title 25, Chapter 20, Subchapter 3, is
14	amended to add an additional section to read as follows:
15	25-20-324. Interim financing.
16	(a) If the issuance of revenue bonds is authorized by resolution of
17	the board of commissioners, any public body created under this subchapter is
18	authorized to obtain interim financing pending the delivery of all or any
19	part of the bonds from such sources and upon such terms as the board of
20	commissioners of the public body shall determine.
21	(b)(1) As evidence of any indebtedness so incurred, the public body
22	may execute and deliver its promissory note or notes and pledge to the
23	payment thereof any revenues authorized by this subchapter to be pledged to
24	revenue bonds and the proceeds of the revenue bonds when issued.
25	(2) The public body may secure the notes in the same manner as
26	revenue bonds issued under this subchapter.
27	(c) The notes shall not in any event constitute an indebtedness of,
28	nor pledge the faith and credit of, the State of Arkansas or the
29	participating public agencies of the public body within the meaning of any
30	constitutional or statutory limitation.
31	(d) The public body may use, as distinguished from pledge, any
32	available revenues to pay or to apply to the payment of the principal of and
33	interest on the notes and may use the proceeds of revenue bonds, either alone
34	or with other available revenues, to pay the principal and interest on the
35	notes.
36	(e) The notes may bear such date or dates, may mature at such time or

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1	times, not exceeding thirty-six (36) months from their respective dates, may
2	bear interest at such rate or rates, may be in such form, may be executed in
3	such manner, may be payable at such place or places, may contain such
4	provisions for prepayment prior to maturity and may contain such other terms,
5	covenants, and conditions as the resolution may provide, not inconsistent
6	with the provisions of this subchapter pertaining to revenue bonds.
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8	SECTION 14. EMERGENCY CLAUSE. It is found and determined by the
9	General Assembly of the State of Arkansas that the Freedom of Information Act
10	of 1967, § 25-19-101 et seq., places undue restrictions on water systems;
11	that, in order to satisfy such restrictions, a water system must forego
12	certain undertakings to the detriment of the water system and its customers;
13	and that this act is immediately necessary so that a water system may provide
14	information to its utility partners, other government offices, and certain
15	members of the public in order for the water system to serve its community as
16	efficiently and effectively as possible. Therefore, an emergency is declared
17	to exist, and this act being immediately necessary for the preservation of
18	the public peace, health, and safety shall become effective on:
19	(1) The date of its approval by the Governor;
20	(2) If the bill is neither approved nor vetoed by the Governor,
21	the expiration of the period of time during which the Governor may veto the
22	bill; or
23	(3) If the bill is vetoed by the Governor and the veto is
24	overridden, the date the last house overrides the veto.
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26	/s/Bond
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