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	A BILL TO BE ENTITLED
1	AN ACT
2	relating to maintenance and production of electronic public
3	information under the public information law.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 552.002(a-2), Government Code, is
6	amended to read as follows:
7	(a-2) The definition of "public information" provided by
8	Subsection (a) applies to and includes <u>:</u>
9	(1) any electronic communication created,
10	transmitted, received, or maintained on any device if the
11	communication is in connection with the transaction of official
12	business; and
13	(2) a data dictionary or other indicia of the type or
14	category of information held in the applicable field of a database,
15	other than metadata that directly implicates database security.
16	SECTION 2. Subchapter E, Chapter 552, Government Code, is
17	amended by adding Section 552.2285 to read as follows:
18	Sec. 552.2285. ELECTRONIC PUBLIC INFORMATION. (a) In this
19	section "electronic public information" means public information
20	produced and maintained in an electronic spreadsheet or database
21	that is searchable or sortable.
22	(b) A governmental body's use of an electronic
23	recordkeeping system may not erode the public's right of access to
24	public information under this chapter. The content of electronic

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1 public information, including information described by Section 2 552.002(a-2), is significant and not merely a tool used for the maintenance, manipulation, or protection of property. 3 4 (c) If a request for public information applies to 5 electronic public information and the requestor requests the electronic public information in a searchable or sortable format, 6 7 the governmental body shall provide an electronic copy of the requested electronic public information in the searchable or 8 sortable format requested using computer software the governmental 9 10 body uses to access, support, program, manipulate, or otherwise manage the governmental body's information. If the requestor 11 12 prefers, the governmental body shall provide a copy of electronic

14 (d) A governmental body may not refuse to provide a copy of 15 electronic public information on the grounds that exporting the information or redacting excepted information will require 16 17 inputting range, search, filter, report parameters, or similar commands or instructions into the governmental body's computer 18 19 system if the commands or instructions can be executed with computer software the governmental body uses in the ordinary course 20 of business to access, support, or otherwise manage the 21 22 information.

public information in the form of a paper printout.

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(e) A requestor may request that a copy of electronic public
 information be provided in the format in which the governmental
 body maintains information or in a standard export format such as a
 flat file electronic American Standard Code for Information
 Interchange (ASCII) if the computer programs the governmental body

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S.B. No. 50 uses support exporting the information in that format. 1 The governmental body shall provide the copy: 2 (1) in the requested format or in another format 3 acceptable to the requestor; and 4 5 (2) on suitable electronic media. 6 (f) If electronic public information is maintained by a 7 governmental body in a format that is: 8 (1) searchable but not sortable, the governmental body shall provide an electronic copy of the information in a searchable 9 10 format that complies with this section; or (2) sortable, the governmental body shall provide an 11 12 electronic copy of the information in a sortable format that complies with this section. 13 (g) A governmental body shall use reasonable efforts to 14 15 ensure that a contract the governmental body enters into for the creation and maintenance of electronic public information does not 16 17 impair the public's ability to inspect or copy the information or make the information more difficult for the public to inspect or 18 19 copy than records the governmental body maintains. (h) This section applies to public information for which a 20 third party is the custodian for the governmental body. 21 (i) This section does not affect the applicability to 22 electronic public information of a confidentiality provision or 23 24 other exception from required disclosure. (j) Subchapter F applies to an electronic copy or paper 25 26 printout of electronic public information. SECTION 3. Section 118.011(e), Local Government Code, is 27

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1 amended to read as follows:

(e) A county clerk who provides a copy in a format other than
paper of a record maintained by the clerk shall provide the copy and
charge a fee in accordance with <u>Section</u> [Sections 552.231 and]
552.262, Government Code.

6 SECTION 4. Section 552.231, Government Code, is repealed.

SECTION 5. The changes in law made by this Act apply only to
a request for public information received on or after the effective
date of this Act.

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SECTION 6. This Act takes effect September 1, 2025.