Stricken language would be deleted from and underlined language would be added to present law. Act 1455 of the Regular Session

1	State of Arkansas	As Engrossed: H4/1/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1542
4			
5	By: Representative Kizzia		
6			
7	For An Act To Be Entitled		
8	AN ACT TO CLARIFY THE PROCEDURE FOR CERTAIN		
9	ANNEXATION	MATTERS; AND FOR OTHER PURPOSES.	
10			
11			
12		Subtitle	
13	TO CI	LARIFY THE PROCEDURE FOR CERTAIN	
14	ANNEX	XATION MATTERS.	
15			
16			
17	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
18			
19	SECTION 1. Arkansas Code § 14-40-2002 is amended to read as follows:		
20	14-40-2002. Annexation into adjoining municipality.		
21	(a)(1) A landowner or group of landowners seeking additional		
22	municipal services may have their <u>its</u> land detached from the municipality in		
23		nd annexed into another municipali	ity that borders the
24	land.		
25		ver, before annexation is allowed,	
26		ited shall have an opportunity to	provide the <u>additional</u>
27	services.		
28		ng procedure shall apply:	
29		andowner or landowners shall file	
30		the land is located listing the a	additional municipal
31	service or services be	ing sought and stating that:	
32	(A)	The municipality is not providir	
33	-	, provide employment or additiona	
34	subdivide, or otherwis	e maximize the use and value of t	
35	(B)	All the land in the request must	compose one (1) area
36	that is contiguous to	another municipality;	



.

HB1542

1 (C) The additional services are available in another 2 municipality that borders the land subject to the request; and 3 (D)(i) The municipality is requested to make a commitment 4 to take substantial steps, within one hundred eighty (180) days after the 5 statement is filed, toward making providing the additional services available 6 and, within each thirty-day period thereafter to continue taking steps to demonstrate a consistent commitment to provide the service within a 7 8 reasonable time, as determined by the kind of services requested. 9 (ii) The commitment must be made in writing to the 10 landowner within thirty (30) calendar days of the filing of the statement, or 11 the landowner may seek to have the land detached from the municipality and 12 annexed into the other municipality. 13 (iii) The landowner must take appropriate steps to 14 make the land accessible to the service and comply with reasonable requests 15 of the municipality that are necessary for the service to be provided; 16 (2) The landowner or landowners may request the annexation of 17 the land into the other municipality and thereby detach the land from the 18 boundaries of the municipality in which the land is currently located, if: 19 (A) The municipality in which the land is located fails to 20 execute a commitment to services within thirty (30) days after the statement 21 is filed; or 22 (B) The municipality executes the commitment to services 23 but fails to take the action required under subdivision (b)(1)(D) of this 24 section; 25 (3)(A) The land shall be annexed into the other municipality if, after a request by the landowner or landowners, the governing body of the 26 27 municipality into which annexation is sought indicates by ordinance, 28 resolution, or motion its commitment to make the services available and 29 approves its approval of the request for annexation. 30 (B)(i) The annexation shall be void and the land shall be 31 returned to the original municipality if the annexing municipality fails to 32 take substantial steps within one hundred eighty (180) days after the passage 33 of the ordinance, resolution, or motion to make the services available and, within each thirty-day period thereafter, continues taking steps 34 demonstrating a consistent commitment to provide make the additional service 35 36 available within a reasonable time, as determined by the kind of services

2

02-19-2013 13:42:44 KLL033

HB1542

1 requested. 2 (ii) The landowner must have taken appropriate steps 3 to make the land accessible to the service and complied with the reasonable 4 requests of the municipality that are necessary for the service to be 5 provided. 6 (iii) However, if the requested services are not 7 provided, accepted, and in place available within twelve (12) months after 8 the property is accepted by the annexing jurisdiction or substantial steps are not taken to provide, accept, and have make the services in place 9 10 available within this time period, then the detachment and annexation shall 11 be void and all property returned to its original jurisdiction; and 12 (4) The land shall remain in the original municipality until it 13 is annexed into the other municipality. 14 (c) Land annexed pursuant to this section shall not be eligible for 15 reannexation under this section for a period of two (2) years. 16 (d) This section shall apply to residential, commercial, industrial, 17 and unimproved land. 18 (e) For the purposes of this section, "services" means electricity, 19 water, sewer, fire protection, police protection, drainage and storm water 20 management, or any other offering by the municipality that materially affects 21 a landowner's ability to develop, use, or expand the uses of the landowner's 22 property. 23 24 SECTION 2. Arkansas Code § 14-40-2004(b)-(d), concerning hearings in 25 circuit court related to municipal services, is amended to read as follows: 26 (b)(1)(A) Upon request petition of either affected municipality, the 27 landowner or group of landowners, or their its representatives, the circuit 28 judge shall hold a hearing or series of hearings related to the provisions of 29 this subchapter. 30 (B) The municipalities, the landowner who requested annexation, and a landowner who began owning land after the annexation 31 32 request are parties to the hearings. 33 (2) The circuit judge shall make findings as are necessary to 34 determine whether there has been substantial compliance or noncompliance with 35 the requirements of this subchapter. 36 (c) At any time, but in no event The petition under subdivision (b)(1)

3

02-19-2013 13:42:44 KLL033

As Engrossed: H4/1/13

HB1542

1	of this section shall be filed no later than twenty (20) days, after the		
2	adoption or rejection of the ordinance, resolution, or motion bringing the		
3	subject property into the annexing jurisdiction, the affected municipalities,		
4	landowners, or their representatives may request a hearing before the circuit		
5	court on any matter related to this subchapter.		
6	(d) In the event an action is brought in circuit court by any party,		
7	the time period for the requested services to be provided, accepted, and in		
8	<pre>place available as provided in \$ 14-40-2002(b)(3)(B)(iii) shall be tolled</pre>		
9	until entry of a ruling by the circuit judge and the conclusion of any		
10	appeals from that court.		
11			
12	/s/Kizzia		
13			
14			
15	APPROVED: 04/22/2013		
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			

4