Stricken language would be deleted from and underlined language would be added to present law. Act 147 of the Regular Session

1 2	State of Arkansas 90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 220
4			
5	By: Senator J. English		
6	By: Representative Johnson	1	
7			
8		For An Act To Be Entitled	
9	AN ACT T	O AMEND LAWS RELATING TO PUBLIC CONTRACT	'S; TO
10	AMEND TH	E ARKANSAS PROCUREMENT LAW AND LAWS	
11	APPLICAB	LE TO THE AWARD OF PUBLIC WORKS CONTRACT	'S; TO
12	EXEMPT F	ROM STATE PROCUREMENT LAWS AND LAWS	
13	CONCERNI	NG THE AWARD OF PUBLIC WORKS CONTRACTS,	
14	CONTRACT	S FOR THE ACQUISITION OF SERVICES AND	
15	COMMODIT	IES BY A MUNICIPAL UTILITY PROVIDING UTI	LITY
16	SERVICES	, OPERATIONS, OR MAINTENANCE TO A MILITA	k RY
17	INSTALLA	TION WITHIN THE STATE; TO DECLARE AN	
18	EMERGENC	Y; AND FOR OTHER PURPOSES.	
19			
20			
21		Subtitle	
22	ТО	EXEMPT FROM STATE PROCUREMENT LAWS	
23	CON	NTRACTS FOR THE ACQUISITION OF SERVICES	
24	AND	O COMMODITIES BY A MUNICIPAL UTILITY TO	
25	A M	MILITARY INSTALLATION WITHIN THE STATE;	
26	AND	O TO DECLARE AN EMERGENCY.	
27			
28			
29	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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31		kansas Code § 19-11-213 is amended to re	ead as follows:
32		eral assistance requirements.	
33		f federal assistance requirements or fed	
34	requirements conflict with the provisions of this subchapter or regulations		
35	-	, nothing in this subchapter or its regu	
36	prevent any <u>a</u> state	agency or political subdivision from com	nplying with the

1	terms and conditions of the federal assistance requirements $\underline{\text{or the federal}}$
2	contract requirements.
3	
4	SECTION 2. Arkansas Code § 19-11-259(c), concerning preferences among
5	bidders under the Arkansas Procurement Law, is amended to read as follows:
6	(c)(1)(A) The provisions of this section shall only apply This section
7	applies only to projects designed to provide utility needs of a county or
8	municipality.
9	(2) (B) Those projects shall include, but shall not be
10	$\frac{1}{2}$ limited to, without limitation pipeline installation, sanitary projects, and
11	waterline, sewage, and water works.
12	(2) To the extent that federal purchasing laws or bidding
13	preferences conflict, this subchapter does not apply to projects related to
14	supplying water or wastewater utility services, operations, or maintenance to
15	a federal military installation by a municipality of the state.
16	
17	SECTION 3. Arkansas Code § 22-9-201, concerning the applicability of
18	certain provisions related to the award of public works contracts, is amended
19	to add an additional subsection to read as follows:
20	(d) To the extent that federal purchasing laws or bidding preferences
21	conflict, this subchapter does not apply to projects related to supplying
22	water or wastewater utility services, operations, or maintenance to a federal
23	military installation by a municipality of the state.
24	
25	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the
26	General Assembly of the State of Arkansas that an immediate need exists to
27	allow municipal utilities to fulfill their duties to purchase commodities and
28	enter into legal and enforceable contracts for services to maintain and
29	operate utility facilities on federal military installations within the
30	state; that the window of opportunity for municipalities to enter into third
31	party contracts for maintaining and operating utility facilities serving the
32	utility needs of federal military installations is narrow; that the effective
33	operation of federal military installations in the state depends on the
34	maintenance and operation of these utility facilities; and that this act is
35	immediately necessary because national security and the general welfare,

material wellbeing, and economic stability of the citizens of this state will

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T	be furthered by this act. Therefore, an emergency is declared to exist, and	
2	this act being immediately necessary for the preservation of the public	
3	peace, health, and safety shall become effective on:	
4	(1) The date of its approval by the Governor;	
5	(2) If the bill is neither approved nor vetoed by the Governor,	
6	the expiration of the period of time during which the Governor may veto the	
7	bill; or	
8	(3) If the bill is vetoed by the Governor and the veto is	
9	overridden, the date the last house overrides the veto.	
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12	APPROVED: 02/23/2015	
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