Stricken language would be deleted from and underlined language would be added to present law. Act 1051 of the Regular Session

1	State of Arkansas	A D:11		
2	88th General Assembly	A Bill		
3	Regular Session, 2011		HOUSE BILL 2070	
4				
5	By: Representative Slinkard			
6				
7		For An Act To Be Entitled		
8		AN ACT CONCERNING THE PROCEDURES FOR ANNEXATION OF		
9		SURROUNDED LAND BY A MUNICIPALITY; AND FOR OTHER		
10	PURPOSES.			
11				
12		Subtitle		
13	CONCERNING THE PROCEDURES FOR ANNEXATION			
14		OF SURROUNDED LAND BY A MUNICIPALITY.		
15 16	OF SURROU	INDED LAND BY A MUNICIPALITY.	•	
17				
18	RE IT ENACTED BY THE CENED	AL ASSEMBLY OF THE STATE OF	ΛΡΙζΛΝΟΛΟ•	
19	DE II ENACIED DI THE GENERO	AL AUDINDET OF THE STATE OF	AIRANDAD.	
20	SECTION 1. Arkansas	Code § 14-40-503 is amended	to read as follows:	
21	14-40-503. Procedure for annexation.			
22	(a)(l)(A) At Except as provided in subdivision (a)(l)(B) of this			
23	section, at the next regularly scheduled meeting following the public			
24	hearing, the governing body of the municipality proposing annexation may			
25	bring the proposed ordinance up for a vote.			
26	(B) An ordinance shall not be enacted within fifty-one			
27	(51) days of a scheduled e	lection to consider annexing	all or part of the	
28	area in question.	area in question.		
29	(2) If a majo	(2) If a majority of the total number of members of the		
30	governing body vote for th	governing body vote for the proposed annexation ordinance, then a prima facie		
31	case for annexation shall be established, and the city shall proceed to			
32	render services to the annexed area.			
33	(b) The decision of the municipal council shall be final unless suit			
34	is brought in chancery <u>circuit</u> court of the appropriate county within thirty			
35	(30) days after passage to review the actions of the governing body.			
36		APPROVED: 04/01/2011		