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2	80th General Assembly A Bill ACT 649 OF 1995
3	Regular Session, 1995HOUSE BILL1157
4	By: Representatives Schexnayder and Northcutt
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7	For An Act To Be Entitled
8	"AN ACT TO AMEND ARK. CODE §§ 14-270-102 AND 14-270-103 TO
9	AUTHORIZE THE USE OF PROPERTY IN KIND IN QUALIFYING FOR A
10	RURAL COMMUNITY PROJECT GRANT; AND FOR OTHER PURPOSES."
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12	Subtitle
13	"TO AUTHORIZE THE USE OF PROPERTY IN
14	KIND IN QUALIFYING FOR A RURAL COMMUNITY
15	PROJECT GRANT."
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17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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19	SECTION 1. Arkansas Code Annotated § 14-270-102 is hereby amended to
20	read as follows:
21	"14-270-102. Definitions. As used in this chapter, unless the context
22	otherwise requires:
23	(1) _Community, city, or town projects_ means, but shall not be limited
24	to, parks, playgrounds, community meeting halls, community cultural
25	facilities, picnic grounds, community recreation facilities, firefighting
26	equipment and facilities, and similar projects to be available to the members
27	of the unincorporated community or citizens of the small city or town in the
28	rural areas of the state for their use, benefit, and enjoyment;
29	(2) _Rural area_ or _rural community_ means all the territory of the
30	State of Arkansas that is not within the outer boundary of any city or town
31	having a population of twenty thousand (20,000) or more according to the
32	latest federal decennial census or within such a city's or town's neighboring
33	urbanized areas;
34	(3) _Small city or town_ means a city or a town incorporated under the
35	laws of the State of Arkansas with a population of less than three thousand
36	(3,000) persons according to the latest federal decennial census;

1 (4) State shall mean the State of Arkansas;

2 (5) _Unincorporated community_ means an unincorporated community in a 3 rural area of the state;

4 (6) _Urbanized area_ means the areas of dense settlement and
5 suburbanization contiguous to the central city of a metropolitan area;
6 (7) Property in kind means real or personal property."

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8 SECTION 2. Arkansas Code Annotated § 14-270-103 is hereby amended to 9 read as follows:

10 "14-270-103. Grant of state funds.

(a) From funds provided by the General Assembly therefor, the Chief Fiscal Officer of the State, with the advice of the Arkansas Rural Development Commission, is authorized to make grants to unincorporated communities and small cities or towns in this state, whenever:

15 (1) Representatives of unincorporated communities or small cities 16 or towns in this state develop a written plan for a community, city, or town 17 project and submit the plan, in the case of an unincorporated community, to 18 the quorum court of the county or, in the case of a small city or town, to the 19 governing body of the city or town, for its approval and adoption;

20 (2) The members of the community or small city or town presenting 21 the request to the quorum court or the governing body shall have submitted 22 proof that, through donations of either money or property in kind, the 23 citizens of the community, city, or town, have pledged or will make available 24 one-fourth (1/4) of the cost of the project and that no tax funds are included 25 in the citizens' support. The members of the community, or citizens of the 26 city or town, may also provide the county's or city's or town's one-fourth 27 (1/4) share in lieu of the county's or city's or town's defraying one-fourth 28 (1/4) of the cost of the project;

(3) The quorum court of the county or governing body of the city or town approves and, if the citizens of the community, city, or town do not provide the county's or the city's or town's share, appropriates the funds or provides property in kind to defray one-fourth (1/4) of the cost of the project; and

34 (4) The facts enumerated in subdivisions (a)(1) - (3) of this
35 section are certified to the Chief Fiscal Officer of the State by the county

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1 judge of the county or the mayor of the city or town, setting forth the name 2 of the person or persons who will administer the funds if the state grant is 3 approved, outlining the details of the project, and certifying that the 4 project has been determined by the quorum court of the county or governing 5 body of the city or town to be an approved community, city, or town project 6 eligible to receive funds under the provisions of this chapter.

7 (b) Upon receipt of the certification of the quorum court or governing 8 body of the city or town and upon determination that all matters required by 9 subsection (a) of this section have been complied with, the Chief Fiscal 10 Officer of the State may approve a state grant to be used in connection with 11 the community, city, or town project in an amount of one-half (1/2) of the 12 estimated project cost; however, in no event shall the total cost of any one 13 (1) project under the provisions of this chapter exceed thirty thousand 14 dollars (\$30,000), and the state's share thereof shall not exceed one-half 15 (1/2), or fifteen thousand dollars (\$15,000), of the amount.

16 (c)(1) Project funds from all sources shall be expended through a fund 17 established on the books of the county, city, or recorder treasurer.

(2) All project expenditures, with the invoices attached, shall
19 be approved by the county judge or mayor and shall remain on file in the
20 office of the county judge or mayor for three (3) years or until audited,
21 whichever is later.

(d) (1) All projects must be completed within twelve (12) months afterthe date of the grant award.

(2) A final report, on a form provided by the Chief Fiscal Officer of the State, of all funds expended, along with the state's one-half (1/2) of all unexpended funds, shall be submitted by the county judge or mayor to the Chief Fiscal Officer of the State no more than sixty (60) days following the project's completion or within the one-year period, whichever comes first."

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31 SECTION 3. All provisions of this act of a general and permanent nature 32 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 33 Revision Commission shall incorporate the same in the Code.

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35 SECTION 4. If any provision of this act or the application thereof to

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1	any person or circumstance is held invalid, such invalidity shall not affect
2	other provisions or applications of the act which can be given effect without
3	the invalid provision or application, and to this end the provisions of this
4	act are declared to be severable.
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6	SECTION 5. All laws and parts of laws in conflict with this act are
7	hereby repealed.
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9	APPROVED: 3-16-95
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