1	State of Arkansas	A D;11		
2	82nd General Assembly	A Bill	Act 218 of 1999	
3	Regular Session, 1999		HOUSE BILL 1398	
4				
5	By: Representatives Lancaster, Bond, Booker, Broadway, Carson, Creekmore, Davis, Eason, Elliott,			
6	Ferguson, Gipson, Gullett, Hickinbotham, Hunt, J. Jeffress, Judy, King, Milligan, Morris, Parks, Scrimshire			
7	R. Smith, Trammell			
8	By: Senators Fitch, Critcher, Wool	dridge		
9				
10				
11	For An Act To Be Entitled			
12	"AN ACT TO AMEND ACT 272 OF 1997, AS CODIFIED AT			
13	ARKANSAS CODE ANNOTATED 14-234-119 THROUGH 14-234-122,			
14	REQUIRING CERTAIN WATER AND SEWER SERVICE PROVIDERS TO			
15	OBTAIN AN ANNUAL AUDIT OR AGREED UPON PROCEDURES			
16	REPORT; AND FOR OTHER PURPOSES."			
17				
18		Subtitle		
19	"AN ACT TO REQUIRE ANNUAL AUDITS OR			
20	PERFORMANCE OF AGREED UPON PROCEDURES OF			
21	WATER AN	D SEWER SERVICE PROVIDERS."		
22				
23				
24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
25				
26	SECTION 1. Arkansas	Code Annotated § 14-234-119	is amended to read as	
27	follows:			
28	"14-234-119. Annual	Audits <u>and Procedures</u> .		
29	(a) Any county, municipality, improvement district, or other entity			
30	receiving public funds or	public grants that provides	water or sewage services	
31	and having at least one hundred (100) service connections shall procure an		ons shall procure an	
32	annual financial audit of the system. Any county, municipality, improvement			
33	district, or not-for-profit association or entity receiving fees from			
34	customers for providing water or sewage services shall obtain an annual			
35	financial audit of the system if the system has at least five hundred (500)			
36	service connections during any fiscal year.			

MHF163 0203990159. MHF163

1	(b)(1) Any county, municipality, improvement district, or not-for-profit		
2	association or entity receiving fees from customers for providing water or		
3	sewage services and having at least one hundred (100) but less than five		
4	hundred (500) service connections during any fiscal year shall obtain an		
5	annual audit or an annual report of agreed upon procedures (AUP).		
6	(2) The agreed upon procedures and format of the report shall be		
7	prescribed by the Legislative Auditor and shall include as a minimum:		
8	(A) Proof and reconciliation of cash;		
9	(B) Confirmation of cash balances;		
10	(C) A statement of assets and liabilities on a cash basis;		
11	(D) A statement of cash receipts and cash disbursements;		
12	(E) A test of water/sewer revenues tracing deposits to		
13	source documents; and		
14	(F) A report of agreed upon procedures.		
15	$\frac{\text{(b)}(c)}{\text{(c)}}$ Such audits or agreed upon procedures reports shall be completed		
16	within one year conducted following each system's fiscal year end and shall		
17	include a management letter.		
18	(c) (d) Each such entity shall choose and employ accountants, <u>licensed</u>		
19	and in good standing with the Arkansas State Board of Public Accountancy, to		
20	conduct these audits in accordance with Government Auditing Standards issued		
21	by the Comptroller General of the United States."		
22			
23	SECTION 2. Arkansas Code Annotated § 14-234-120 is amended to read as		
24	follows:		
25	"14-234-120. Filing of <u>letter of completion</u> audit report.		
26	Copies of each audit report and the accompanying management letter shall		
27	be filed with the Division of Legislative Audit within one (1) year from the		
28	close of the fiscal year. The Division of Legislative Audit shall present the		
29	audit reports and accompanying management letters to the Legislative Joint		
30	Auditing Committee.		
31	(a) Within thirty (30) days of completion of the audit report or the		
32	report of agreed upon procedures, the accountant performing the audit or		
33	$\underline{\text{agreed upon procedures shall submit a letter of completion to the Legislative}}$		
34	Auditor. The letter shall contain at least the following information:		
35	<pre>(1) Date of letter of completion;</pre>		
36	(2) Name of the entity engaging the accountants;		

1	(3) Time period covered by the audit report or agreed upon		
2	<pre>procedures report;</pre>		
3	(4) Date of the audit report or agreed upon procedures report;		
4	(5) Name, title, address, and telephone number of the entity's		
5	contact person;		
6	(6) Name, title, address, and telephone number of the accountant		
7	performing the audit or the agreed upon procedures; and		
8	(7) Signature of the accountant.		
9	(b) Upon request by the Legislative Auditor, the accountant shall		
10	furnish a copy of the audit report or report of agreed upon procedures to the		
11	Division of Legislative Audit within thirty (30) days of the date of request.		
12			
13	SECTION 3. Arkansas Code Annotated § 14-234-121 is amended to read as		
14	follows:		
15	"14-234-121. Review of audit report by board.		
16	Each audit report or report <u>of agreed upon procedures, with accompanyin</u>		
17	management letter, shall be reviewed by the appropriate board at the next		
18	regularly scheduled open meeting after receiving the audit report or the		
19	report of agreed upon procedures from the accountant."		
20			
21	SECTION 4. Arkansas Code Annotated § 14-234-122 is amended to read as		
22	follows:		
23	"14-234-122. Penalty provision.		
24	Any entity not complying with §§ 14-234-119 14-234-121 shall not be		
25	eligible to receive any funding or grants flowing through agencies of the		
26	State of Arkansas. may be subject to fines up to one thousand dollars (\$1,000)		
27	by the Department of Health, the Department of Environmental Quality, or the		
28	Arkansas Soil and Water Conservation Commission and any permits or licenses		
29	obtained from these agencies are subject to cancellation or non-renewal."		
30			
31	SECTION 5. <u>Effective Date.</u>		
32	The provisions of this Act are applicable for fiscal periods beginning		
33	January 1, 1999 or thereafter.		
34			
35	SECTION 6. All provisions of this Act of a general and permanent nature		
36	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code		

1	Revision Commission shall incorporate the same in the Code.			
2				
3	SECTION 7. If any provision of this Act or the application thereof to			
4	any person or circumstance is held invalid, such invalidity shall not affect			
5	other provisions or applications of the Act which can be given effect without			
6	the invalid provision or application, and to this end the provisions of this			
7	Act are declared to be severable.			
8				
9	SECTION 8. All laws and parts of laws in conflict with this Act are			
10	hereby repealed.			
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12	SECTION 9. EMERGENCY CLAUSE. It is hereby found and determined by the			
13	Legislative Joint Auditing Committee and the General Assembly that it is vita			
14	that monies collected by water and sewer providers are properly accounted for			
15	Therefore, an emergency is declared to exist and this act being immediately			
16	necessary for the preservation of the public peace, health and safety shall			
17	become effective on the date of its approval by the Governor. If the bill is			
18	neither approved nor vetoed by the Governor, it shall become effective on the			
19	expiration of the period of time during which the Governor may veto the bill.			
20	If the bill is vetoed by the Governor and the veto is overridden, it shall			
21	become effective on the date the last house overrides the veto.			
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24	APPROVED: 2/23/1999			
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