## Stricken language would be deleted from and underlined language would be added to present law. Act 271 of the Regular Session

1	State of Arkansas	A Bill	
2	88th General Assembly	A DIII	
3	Regular Session, 2011		SENATE BILL 252
4			
5	By: Senators Madison, D. John		
6	By: Representatives Williams,	J. Edwards	
7		E A A-4 E- D- E4'4 - I	
8		For An Act To Be Entitled	
9	AN ACT TO MAKE VARIOUS CORRECTIONS TO TITLE 18 OF THE		
10		DDE OF 1987 CONCERNING PROPERTY;	AND FOR
11	OTHER PURPO	OSES.	
12			
13		C1-4*41 -	
14		Subtitle	
15		KE VARIOUS CORRECTIONS TO TITLE 1	
16		E ARKANSAS CODE OF 1987 CONCERNIN	NG
17	PROPE	RTY.	
18			
19	DE IM DNAOMED DV MUD OF	ENERAL ACCEMBLY OF MUE CHAMP OF A	DIZANGAG
20	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	KKANSAS:
21	CECUTON 1 A1	C-1- C 10 11 /0(/-)/1)	
22		nsas Code § 18-11-406(a)(1), conc	
23		s follows to correct a reference:	
24 25		of paint prescribed by the Stat	
25 26		purposes shall not be used on tr	ees of posts for any
20 27	other purpose.		
28	SECTION 2 Arker	nsas Code § 18-15-301(a), concern	ing municipal
29		ower to condemn, is amended as fo	
30	stylistic changes:	wer to condemi, is amended as io	TIOWS CO MAKE
31		and power of eminent domain is	conferred upon
32		to enter upon, take, and condemn	
33	-	arves, levees, parks, squares, ma	
34	lawful purposes.		end proces, or other
35		erm "or other lawful purposes", a	s used in this
36		terworks system, an electric tran	
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electric distribution system in its entirety or any integral part thereof or any extension, addition, betterment, or improvement to an existing waterworks system, an electric transmission system, or an electric distribution system owned or operated by a municipal corporation.

- SECTION 3. Arkansas Code § 18-15-301(e) and (f), concerning municipal corporations and the power to condemn, is amended as follows to make stylistic changes:
- (e) $\frac{1}{1}$  As used in this section;
- (1) the terms "electric transmission system or systems", "electric transmission facilities", and "electric transmission lines" mean electric utility properties and facilities necessary for transmitting electricity at sixty-nine kilovolts (69 kV) phase-to-phase or higher and not for service to a directly tapped, retail, end-use customer or customers or any wholesale customer or customers except municipal corporations. Any electric utility properties and facilities necessary for transmitting electricity at sixty-nine kilovolts (69 kV) phase-to-phase or higher constructed on lands acquired in whole or in part by the municipal corporation utilizing the power of eminent domain granted in this section may be connected only with the following defined entities for the life of the properties and facilities and no others:
- (A) The municipal corporation's electric generation or transmission or distribution system;
- (B) Any electric utility or an independent transmission system operator, independent transmission company, independent regional transmission group, or other independent transmission entity operating transmission facilities in this state; and
- (G) The electric generation or transmission or distribution system owned by other municipal corporations owning an electric system.
- (2) As used in this subsection, "electric "Electric distribution system", "electric distribution facilities", and "electric distribution lines" means electric utility properties and facilities necessary for distributing electricity below sixty-nine kilovolts (69 kV) phase-to-phase to a municipal corporation's retail customers within its

corporate limits or within any other area served by the municipal
corporation pursuant to any grant of authority by the Arkansas Public
Service Commission or any other contiguous municipal corporation
pursuant to a franchise agreement or other grant of authority for
retail electric service-;

- transmission facilities", and "electric transmission lines" mean electric utility properties and facilities necessary for transmitting electricity at sixty-nine kilovolts (69 kV) phase-to-phase or higher and not for service to a directly tapped, retail, end-use customer or customers or any wholesale customer or customers except municipal corporations. Any electric utility properties and facilities necessary for transmitting electricity at sixty-nine kilovolts (69 kV) phase-to-phase or higher constructed on lands acquired in whole or in part by the municipal corporation utilizing the power of eminent domain granted in this section may be connected only with the following defined entities for the life of the properties and facilities and no others:
- (A) The municipal corporation's electric generation or transmission or distribution system;
- (B) Any electric utility or an independent transmission system operator, independent transmission company, independent regional transmission group, or other independent transmission entity operating transmission facilities in this state; and
- (C) The electric generation or transmission or distribution system owned by other municipal corporations owning an electric system;
- (f)(3) For purposes of this section, "municipal "Municipal corporations" include includes consolidated municipal utility improvement districts owning an electric system; and
- (4) "Or other lawful purposes" includes a waterworks system, an electric transmission system, or an electric distribution system in its entirety or any integral part thereof or any extension, addition, betterment, or improvement to an existing waterworks system, an electric transmission system, or an electric distribution system owned or operated by a municipal corporation.

1	SECTION 4. Arkansas Code § 18-17-103(a), concerning remedies for		
2	landlords and tenants, is amended as follows to clarify the language:		
3	(a) The remedies provided by this chapter shall be administered <u>so</u>		
4	that an aggrieved party may recover appropriate damages.		
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6	SECTION 5. Arkansas Code § 18-44-115(a)(5)(B)(i), concerning lien		
7	notices, is amended as follow to correct a grammatical error:		
8	(B)(i) If before commencing work or supplying goods a		
9	subcontractor, material supplier, laborer, or other lien claimant gives		
10	notice under this section, the notice shall be effective for all		
11	subcontractors, material supplies suppliers, laborers, and other lien		
12	claimants not withstanding that the notice was given after the project		
13	commences as defined under § 18-44-110(a)(2).		
14			
15	SECTION 6. DO NOT CODIFY. The enactment and adoption of this act		
16	shall not repeal, expressly or impliedly, the acts passed at the regular		
17	session of the Eighty-Eighth General Assembly. All such acts shall have the		
18	full force and effect and, so far as those acts intentionally vary from or		
19	conflict with any provision contained in this act, those acts shall have the		
20	effect of subsequent acts and as amending or repealing the appropriate parts		
21	of the Arkansas Code of 1987.		
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24	<u>APPROVED: 03/15/2011</u>		
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