Stricken language would be deleted from and underlined language would be added to present law. Act 1002 of the Regular Session

1		As Engrossed:	$\stackrel{s_3/17/15}{\mathrm{A}\mathrm{Bill}}$	
2	90th General Assembly		Π	
3	Regular Session, 2015			SENATE BILL 757
4				
5	By: Senators J. Hendren, Fi	lles, Hester		
6				
7			To Be Entitled	
8	-		ILITY OF LOCAL GOVE	
9			ULATE PRIVATE PROPE	
10			E PROPERTY RIGHTS;	
11			ECTION ACT; TO REGU	
12			Y CERTAIN PUBLIC U	,
13	TO DECLA	RE AN EMERGENCY;	AND FOR OTHER PURPO	DSES.
14				
15		C	1 /*/1	
16			ıbtitle	
17		RESTRICT THE ABI		
18		VERNMENTS AND OTH		
19	REC	<i>GULATE PRIVATE PR</i> (OPERTY RIGHTS; AND	ТО
20	DEC	CLARE AN EMERGENC	Υ.	
21				
22				
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY	OF THE STATE OF AN	RKANSAS:
24				
25	SECTION 1. DO	NOT CODIFY. Leg	islative findings.	
26	<u>The General As</u>	sembly finds that	<u>:</u>	
27			_	<u>alatory programs have</u>
28	the effect of reduci	ng the market val	<u>ue of private prope</u>	<u>erty;</u>
29	<u>(2) Whe</u>	n state and local	regulatory program	<u>ns reduce the market</u>
30	<u>value of private pro</u>	perty and do not	abate through their	r implementation a
31	<u>public nuisance affe</u>	cting the public	<u>health, safety, mo</u> r	rals, or general
32	<u>welfare, it is fair</u>	and appropriate t	<u>hat the state or th</u>	ne locality compensate
33	the property owner f	or the loss in ma	rket value of the p	property caused by the
34	implementation of th	<u>e regulatory prog</u>	ram;	
35	<u>(3)</u> Com	pensation to the	property owner is a	also fair and
36	appropriate in cases	involving regula	tory programs that	abate a public



.

SB757

1	nuisance when the property owner did not contribute to the public nuisance,
2	did not acquire the property knowing of the public nuisance, or did not
3	acquire the property under circumstances in which the property owner should
4	have known about the public nuisance based upon prevailing community
5	standards; and
6	(4) In order to establish a fair and equitable compensation
7	system to address these stated public policy concerns and findings, the
8	General Assembly should establish a compensation system.
9	
10	SECTION 2. Arkansas Code Title 18, Chapter 15, is amended to add an
11	additional subchapter to read as follows:
12	<u>Subchapter 17 - Private Property Protection Act</u>
13	
14	<u>18-15-1701. Title.</u>
15	This subchapter shall be known and may be cited as the "Private
16	Property Protection Act".
17	
18	<u>18-15-1702. Definitions.</u>
19	<u>As used in this subchapter:</u>
20	(1) "Fair market value" means the price a willing buyer would
21	pay a willing seller after considering all factors in the marketplace that
22	influence the price of private real property;
23	(2) "Governmental unit" means the state and any of its agencies
24	or political subdivisions;
25	(3) "Owner" means a person with legal or equitable title to
26	affected private real property at the time a taking occurs;
27	(4) "Real property" means real property, the use of which is
28	directly controlled or regulated by a regulatory program;
29	(5)(A) "Regulatory program" means a rule, regulation, law, or
30	ordinance that affects the fair market value of real property.
31	(B) "Regulatory program" includes without limitation
32	moratoriums on growth, aesthetic or scenic districts, environmental
33	districts, overlay districts, green space ordinances, landscape ordinances,
34	tree ordinances, land use planning programs, and zoning programs by a
35	governmental unit when the regulatory program is not designed to carry out or
36	protect the adopted plans of a governmental unit that are designed to protect

2

SB757

1	the health, safety, or welfare of the citizens.
2	(C) "Regulatory program" does not include a moratorium
3	enacted to give a municipality time to adopt or amend plans and ordinances;
4	and
5	(6) "Territorial jurisdiction" means the territorial
6	jurisdiction of a municipality as described in § 14-56-413.
7	
8	<u>18-15-1703. Taking — Application.</u>
9	(a)(1) An owner of real property asserting a taking under this
10	subchapter shall bring a cause of action in circuit court claiming that the
11	implementation of a regulatory program by a governmental unit has permanently
12	reduced by at least twenty percent (20%) the fair market value of the real
13	property.
14	(2) The reduction in the fair market value of the real property
15	shall be determined by comparing the fair market value of the real property
16	as if the regulatory program is not in effect and the fair market value of
17	the real property determined as if the regulatory program is in effect.
18	(3) To assert that a taking has occurred, the regulatory program
19	must have been implemented at the time the owner acquired title or after the
20	effective date of this subchapter, whichever is later.
21	(4) Upon a preponderance of the evidence, the real property
22	shall be deemed to have been taken for the use of the public.
23	(b) A jury shall determine the amount of the difference in fair market
24	<u>value.</u>
25	(c)(1) Upon a finding that real property has been taken for the use of
26	the public, the governmental unit may either:
27	(A) Pay compensation for the reduction in fair market
28	value caused by the regulatory program; or
29	(B) Invalidate all or part of the regulatory program.
30	(2) Compensation is required under this section only when the
31	fair market value of the real property is reduced by at least twenty percent
32	<u>(20%).</u>
33	(3) If a governmental unit elects to pay compensation to the
34	private real property owner under subdivision (c)(l)(A) of this section:
35	(A) The court that rendered the judgment in the lawsuit or
36	the state agency that issued the final order or decision in the case shall

3

SB757

1	withdraw the part of the judgment or final decision or order rescinding the
2	regulatory program;
3	(B) The governmental unit shall pay to the owner the
4	damages determined in the judgment or final order by the thirtieth day after
5	the date the judgment is rendered or the final decision or order is issued;
6	and
7	(C) When more than one (1) governmental unit is involved,
8	the court shall determine the proportion each governmental unit shall be
9	required to contribute to the compensation.
10	(d) When a regulatory program resulting from a zoning ordinance
11	operates to change a permitted use and the fair market value of the affected
12	real property is the same or greater than the fair market value was before
13	the effective date of the implementation of the regulatory program,
14	compensation shall not be paid under this subchapter.
15	(e) This subchapter does not apply to:
16	(1) An owner of real property if the real property is not the
17	direct subject of the regulatory program;
18	(2) Laws or rules within the jurisdiction of the State Health
19	Officer or regulatory activities of the Arkansas Pollution Control and
20	Ecology Commission, the Arkansas Department of Environmental Quality, the
21	Arkansas Livestock and Poultry Commission, the Arkansas Public Service
22	Commission, or the State Plant Board under delegated or authorized programs
23	or approved plans under federal law;
24	(3) An eminent domain proceeding to which the Uniform Relocation
25	Assistance and Real Property Acquisition Policies Act of 1970, 42 U.S.C. §
26	4601 et seq., as in effect on January 1, 2015, applies;
27	<u>(4) An eminent domain proceeding undertaken by a governmental</u>
28	<u>unit under applicable law;</u>
29	<u>(5) A lawful forfeiture or seizure of contraband under Arkansas</u>
30	<u>Code, Title 5;</u>
31	(6) A lawful seizure of property as evidence of a crime or
32	<u>violation of law;</u>
33	(7) An action, including an action of a governmental unit, that
34	<u>is reasonably taken to fulfill an obligation mandated by federal law or an</u>
35	action of a governmental unit that is reasonably taken to fulfill an
36	obligation mandated by state law;

4

1	(8) The discontinuance or modification of a program or
2	regulation that provides a unilateral expectation that does not rise to the
3	level of a recognized interest in private real property;
4	(9) An action taken to prohibit or restrict a condition or use
5	of private real property if the governmental entity reasonably determines
6	that the condition or use constitutes a public or private nuisance as
7	determined by background principles of nuisance and property law of this
8	<u>state;</u>
9	(10) An action taken out of a reasonable good faith belief that
10	the action is necessary to prevent an immediate threat to life or property;
11	(11) A rule, regulation, or proclamation adopted for the purpose
12	of regulating water safety, hunting, fishing, or control of nonindigenous or
13	exotic aquatic resources;
14	(12) An action taken by a governmental unit:
15	(A) To regulate construction in an area designated under
16	<u>law as a floodplain;</u>
17	(B) To regulate onsite sewage facilities;
18	(C) To prevent waste of or protect rights of owners of
19	interest in groundwater;
20	(D) To prevent subsidence; or
21	(E) Under its police power to make laws and regulations
22	for the benefit of its communities;
23	(13) The appraisal of property for purposes of ad valorem
23 24	<u>(13) The appraisal of property for purposes of ad valorem</u> <u>taxation;</u>
24	taxation;
24 25	taxation; (14) An action that is taken in response to a threat to public
24 25 26	<u>taxation;</u> (14) An action that is taken in response to a threat to public health and safety that is designed to advance the health and safety purpose;
24 25 26 27	<u>taxation;</u> <u>(14) An action that is taken in response to a threat to public</u> <u>health and safety that is designed to advance the health and safety purpose;</u> <u>or</u>
24 25 26 27 28	<u>taxation;</u> <u>(14) An action that is taken in response to a threat to public</u> <u>health and safety that is designed to advance the health and safety purpose;</u> <u>or</u> <u>(15) An action by a municipality unless the regulatory program</u>
24 25 26 27 28 29	<u>taxation;</u> <u>(14) An action that is taken in response to a threat to public</u> <u>health and safety that is designed to advance the health and safety purpose;</u> <u>or</u> <u>(15) An action by a municipality unless the regulatory program</u> <u>has effect in the territorial jurisdiction of the municipality, excluding</u>
24 25 26 27 28 29 30	<u>taxation;</u> (14) An action that is taken in response to a threat to public health and safety that is designed to advance the health and safety purpose; or (15) An action by a municipality unless the regulatory program has effect in the territorial jurisdiction of the municipality, excluding annexation, and that enacts or enforces a regulatory program that does not
24 25 26 27 28 29 30 31	taxation; (14) An action that is taken in response to a threat to public health and safety that is designed to advance the health and safety purpose; or (15) An action by a municipality unless the regulatory program has effect in the territorial jurisdiction of the municipality, excluding annexation, and that enacts or enforces a regulatory program that does not impose identical requirements or restrictions in the entire territorial
24 25 26 27 28 29 30 31 32	taxation; (14) An action that is taken in response to a threat to public health and safety that is designed to advance the health and safety purpose; or (15) An action by a municipality unless the regulatory program has effect in the territorial jurisdiction of the municipality, excluding annexation, and that enacts or enforces a regulatory program that does not impose identical requirements or restrictions in the entire territorial
24 25 26 27 28 29 30 31 32 33	taxation; (14) An action that is taken in response to a threat to public health and safety that is designed to advance the health and safety purpose; or (15) An action by a municipality unless the regulatory program has effect in the territorial jurisdiction of the municipality, excluding annexation, and that enacts or enforces a regulatory program that does not impose identical requirements or restrictions in the entire territorial jurisdiction of the municipality.

5

1	should have known that the regulatory program restricted or limited the
2	owner's right in the private real property.
3	(2) The statute of limitations begins upon the final
4	administrative decision implementing the regulatory program affecting the
5	owner's or user's property.
6	(b) A program is implemented with respect to an owner's or user's
7	property when actually applied to that property.
8	
9	18-15-1705. Cumulative remedies.
10	(a) The remedies provided under this chapter are not exclusive and are in
11	addition to other procedures or remedies provided by law.
12	(b) A person shall not recover under this chapter and also recover under
13	another law or in an action at common law for the same economic loss.
14	
15	<u>18-15-1706. Appeals.</u>
16	An appeal from the final judgment of the cause of action in § 18-15-
17	<u>1703 may be taken according to law.</u>
18	
19	SECTION 3. Arkansas Code Title 23, Chapter 18, Subchapter 1, is
20	amended to add an additional section to read as follows:
21	<u>23-18-108. Eminent domain for transmission lines — Market value.</u>
22	(a) As used in this section, "electric utility" means an electric
23	<u>utility that:</u>
24	(1) Is not a municipally owned utility system;
25	(2) Is under the jurisdiction of the Arkansas Public Service
26	Commission;
27	(3) Primarily transmits <i>electricity and does not generate or</i>
28	distribute electricity; and
29	(4) Has not been directed or designated to construct an electric
30	transmission facility by a regional transmission organization.
31	(b) If an electric utility acquires land from a private property owner
32	through eminent domain for purposes of a transmission line, then the electric
33	utility shall compensate the private property owner at three (3) times the
34	market value of the property taken by eminent domain.
35	
36	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the

6

1	General Assembly of the State of Arkansas that some actions by a governmental
2	unit reduce the value of real property; that the property owners now are not
3	being compensated for that reduction in value; and that this act is
4	immediately necessary because the inequity needs to be eliminated as soon as
5	possible. Therefore, an emergency is declared to exist, and this act being
6	immediately necessary for the preservation of the public peace, health, and
7	safety shall become effective on:
8	(1) The date of its approval by the Governor;
9	(2) If the bill is neither approved nor vetoed by the Governor,
10	the expiration of the period of time during which the Governor may veto the
11	<u>bill; or</u>
12	(3) If the bill is vetoed by the Governor and the veto is
13	overridden, the date the last house overrides the veto.
14	
15	/s/J. Hendren
16	
17	
18	APPROVED: 04/02/2015
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	

7