**EXHIBIT D** 

Stricken language would be deleted from and underlined language would be added to present law. Act 605 of the Regular Session

1	State of Arkansas	As Engrossed: H3/11/21 A Bill	
2	93rd General Assembly	A DIII	
3	Regular Session, 2021		SENATE BILL 386
4			
5	By: Senator A. Clark		
6	By: Representative Love		
7			
8		For An Act To Be Entitled	
9		AMEND THE LAW CONCERNING RETAIL WATER	
10		AND RELATED SERVICE; AND FOR OTHER	
11	PURPOSES.		
12			
13		Subtitle	
14 15	ΨO	AMEND THE LAW CONCERNING RETAIL WATER	
15		VIDERS AND RELATED SERVICE.	
17	1 10	TDERS AND RELATED SERVICE.	
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
20			
21	SECTION 1. Ark	ansas Code Title 14, Chapter 234, is a	mended to add an
22	additional subchapter		
23	Subchap	ter 8 - Oversight of Retail Water Prov.	<u>iders</u>
24			
25	<u>14-234-801. Fi</u>	<u>ndings — Definitions.</u>	
26	<u>(a)</u> The Genera	l Assembly finds that:	
27	<u>(1)</u> Over	sight of providers in the state is prin	narily handled by
28	<u>the Arkansas Natural</u>	Resources Commission and the Departmen	t of Health;
29	<u>(2)</u> The	oversight of these providers is spread	out and results
30	<u>in the inability of a</u>	single state entity to monitor and he	<u>lp initiate</u>
31	<u>necessary changes in</u>	public access of water, rate structures	s, the
32	sustainability of the	providers, and the protection of const	umer rights;
33	<u>(3) Whil</u>	e local control is important, the curre	<u>ent landscape of</u>
34	providers has the pot	ential to create inefficiencies in ser	vice and
35	<u>instability in fiscal</u>	management;	
36	<u>(4)</u> Comb	ining smaller providers may be necessa:	<u>ry in some areas</u>



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1	in order to guarantee dependable and plentiful provision of water and to
2	avoid unsustainable rate increases;
3	(5) Many providers have an aging workforce, and there is a need
4	for education of the governing bodies of these providers concerning the
5	importance of recruiting and retaining an expert workforce; and
6	(6) Training of local, state, and federal leaders on issues
7	surrounding provider personnel, finances, compliance, and environmental
8	factors is needed.
9	(b) As used in this subchapter:
10	(1) "Commission" means the Arkansas Natural Resources
11	<u>Commission;</u>
12	(2) "Provider" means any provider of retail water service; and
13	(3) "Provider board" means the governing body of a provider,
14	whether the governing body is organized as a board, commission, committee,
15	council, or other type of entity.
16	
17	<u>14-234-802. Fiscal distress — Improvement plans — Rates and rate</u>
18	<u>studies.</u>
19	(a)(1) For the purposes of this section, a provider is in fiscal
20	distress if the provider:
21	(A) Fails to obtain a rate study as required under this
22	section;
23	(B) Fails to implement a completed rate study required
24	under this section; or
25	(C) Has been found by the commission to be in significant
26	noncompliance with rules of the commission because of inadequate funds for
27	operation and maintenance or inadequate compliance with rules of the
28	<u>commission</u> .
29 20	(2) A provider may be found by the commission to be subject to this section if a member of the provider's board does not receive the
30 31	training required under § 14-234-805.
32	(b) The commission shall maintain and publish on the commission's
33	website a list of providers in fiscal distress.
34	(c)(1) A provider shall obtain a rate study on the following schedule:
35	(A) By July 1, 2024, and every five (5) years thereafter
36	for a provider that serves five hundred (500) or fewer customers;
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1	(B) By July 1, 2025, and every five (5) years thereafter
2	for a provider that serves five hundred one (501) to one thousand (1,000)
3	customers; and
4	(C) By July 1, 2026, and every five (5) years thereafter
5	for a provider that serves more than one thousand (1,000) customers.
6	(2)(A) Rates shall adequately address costs for:
7	(i) Operation and maintenance;
8	(ii) Debt service;
9	(iii) Required reserves;
10	(iv) Depreciation;
11	(v) Future capital expenses;
12	(vi) An annual audit or agreed-upon procedures and
13	compilation report; and
14	(vii) Other expenses as necessary.
15	(B)(i) The rates recommended in the rate study that is
16	obtained and chosen by the provider shall be implemented by the provider in
17	the manner provided under the applicable law for modifying rates.
18	(ii) Except as provided in subdivision
19	(c)(2)(B)(iii) of this section, an increase in rates recommended in the rate
20	study shall be implemented within one (1) year of the receipt of the rate
21	study.
22	(iii) If recommended rates increase the provider's
23	rates by fifty percent (50%) or more from the fiscal year before the rate
24	study was completed, the provider may phase in the rate increase over a two-
25	year period.
26	(d)(1) The commission shall determine by rule the requirements of the
27	rate study, including without limitation a review of the provider's
28	refurbishment and replacement account and asset management plan.
29	(2)(A) The rate study shall use as its basis the guidelines of
30	the American Water Works Association and the Water Environment Federation.
31	(B) The commission shall determine by rule an appropriate
32	entity to provide guidelines for the rate study to use as its basis if
33	guidelines of the American Water Works Association and the Water Environment
34	Federation are unavailable.
35	<u>(e) A provider shall deposit a minimum of five percent (5%) per annum</u>
36	of gross revenues in a dedicated refurbishment and replacement account within

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1	twelve (12) months of implementation of the rate, unless a different amount
2	is determined by a rate study.
3	(f)(l) The commission shall maintain an approved list of entities to
4	conduct rate studies required by this section, including without limitation
5	the Arkansas Rural Water Association, professional engineers, certified
6	public accountants, economists, and actuaries.
7	(2) If a provider chooses an entity to conduct the rate study
8	that is not on the approved list of entities, the entity is required to have
9	conducted at least one (1) rate study in the state in the previous five-year
10	period.
11	(g)(1) To ensure fiscal soundness, the commission shall consider and
12	approve a new provider with fewer than three hundred (300) customers within
13	the proposed service area only if:
14	(A) The commission determines that public health or the
15	environment is threatened without the approval of the new provider; or
16	(B) There is no other viable alternative.
17	(2) A new provider with fewer than three hundred (300) customers
18	seeking approval shall:
19	(A) Be organized through a political subdivision,
20	including without limitation an improvement district, a county, or a
21	municipality;
22	(B) Demonstrate the ability to remain fiscally
23	sustainable; and
24	(C) Complete a technical, financial, and managerial
25	capacity review conducted by the commission.
26	(h)(l) A provider that plans to undertake a major development project
27	shall obtain a rate study or amend the provider's existing rate study before
28	beginning the major development project to include consideration of the
29	financial impact of the major development project on the fiscal
30	sustainability of the provider.
31	(2) As used in this subsection, "major development project"
32	means a project that exceeds twenty percent (20%) of gross revenues of the
33	provider for the immediately preceding fiscal year.
34	(i) A provider shall file its most recent rate study annually with
35	Arkansas Legislative Audit at the same time the provider files its audit
36	report or agreed-upon procedures and compilation report as required under §

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1	<u>14-234-120.</u>
2	(j)(l) The commission shall annually identify and notify a provider if
3	the provider is in fiscal distress.
4	(2) The provider may appeal the finding to the Pulaski County
5	<u>Circuit Court.</u>
6	(k)(l) A provider found to be in fiscal distress shall file an
7	improvement plan with the commission, including without limitation specific
8	action to be taken to correct financial, technical, and managerial
9	deficiencies, within ninety (90) days of the finding of fiscal distress.
10	(2)(A) Upon receipt of the improvement plan under this
11	subsection, the commission shall review the improvement plan and:
12	(i) Approve the improvement plan in whole or in
13	part;
14	(ii) Modify the improvement plan; or
15	(iii) Deny the improvement plan.
16	(B) At the time the commission determines that the
17	provider is no longer in fiscal distress, the commission shall remove the
18	fiscal distress designation and notify the provider.
19	(1) If a provider is found to be in fiscal distress, the provider
20	shall not receive state financial assistance for water operations until an
21	improvement plan that has been approved by the commission is in place, unless
22	the financial assistance is immediately necessary to ensure preservation of
23	the public peace, health, and safety, as determined by the commission.
24	(m) If the provider is found to be in fiscal distress, the provider
25	shall obtain written authorization from the commission to:
26	(1) Incur additional debt;
27	(2) Accept assistance for the refurbishment or replacement of
28	facilities or construction of facilities not within the provider's
29	improvement plan; or
30	(3) Transfer assets to another entity.
31	
32	14-234-803. Workforce recruitment and retention - Education.
33	<u>A provider shall:</u>
34	(1) Work with the Association of Arkansas Counties and the
35	Arkansas Municipal League to develop training for leaders of the county or
36	municipality;

1	(2) Provide suitable compensation and incentives to encourage
2	individuals to consider a career with the provider; and
3	(3) Promote the recruitment, education, and licensing of
4	employees of the provider.
5	
6	<u>14-234-804. Municipal providers — Provision of water to nonresident</u>
7	<u>customers — Advisory committee.</u>
8	(a)(l) If a municipal provider is unable or unwilling to provide
9	service to a nonresident property owner residing in the provider's service
10	area, the commission may require the municipal provider to release the
11	nonresident property owner to a willing provider.
12	(2) If required by the willing provider, a nonresident property
13	owner may be required to pay the costs of necessary extensions to connect to
14	the willing provider.
15	(3) A municipal provider shall not release a service area of the
16	municipal provider if the release would invalidate or encumber the issuance
17	or retirement of a bond, promissory note, or certificate of indebtedness
18	related to the service area.
19	(b)(1) A municipal provider that is willing to provide service to
20	areas outside the municipal boundaries and within its service area shall do
21	so through an application made by the affected property owner or through an
22	agreement executed by the municipal provider and the affected property owner.
23	(2) If the municipal provider has a prerequisite that the
24	affected property owner annex into the municipal boundaries before providing
25	service, the prerequisite shall be clearly defined in an application or
26	agreement.
27	(3) Failure to clearly define any annexation requirement within
28	the application or agreement prohibits the municipal provider from requiring
29	annexation in exchange for service for those areas without agreement from the
30	affected property owner.
31	(c)(1) If a municipal provider services customers outside the
32	municipal boundaries of the municipal provider and the number of those
33	customers outside the municipal boundaries and in unincorporated areas equals
34	or exceeds twenty percent (20%) of the total customer base of the municipal
35	provider, a nonvoting advisory committee to the municipal provider board
36	shall be created by the governing body of the municipality in which the

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1	municipal provider is located.
2	(2) The makeup and duties of an advisory committee created under
3	subdivision (c)(l) of this section shall be determined by the governing body
4	of the municipality that creates the advisory committee.
5	(3) Two (2) nonresident customers from the area served outside
6	the municipal boundaries and in unincorporated areas shall serve on the
7	advisory committee.
8	(d) The commission shall intervene if a municipal provider:
9	(1) Is prohibited from providing water to potential customers
10	within the municipal provider's service area by the political subdivision
11	under which the municipal provider is organized;
12	(2) Practices business irresponsibly in relation to consumer
13	rights; or
14	(3) Is not following best management practices in providing
15	water service.
16	(e) Except as otherwise provided in this section, a consumer shall not
17	be denied access to service if suitable distribution and collection
18	infrastructure already exists or if the consumer is willing to pay for
19	suitable distribution and collection infrastructure, unless:
20	(1) A municipal provider has made the decision not to extend
21	service outside the municipal boundaries of the municipal provider;
22	(2) An engineering, capacity, physical feasibility, or fiscal
23	feasibility issue exists as determined by a professional engineer or
24	certified public accountant; or
25	(3) A consumer does not submit an application or enter into an
26	agreement under subsection (b) of this section.
27	
28	<u>14-234-805. Training.</u>
29	(a)(1)(A) Within one (1) year of election or appointment, a majority
30	of the members of a provider board shall receive a minimum of eight (8) hours
31	of provider training as promulgated by rule of the commission.
32	(B) A member of a provider board as of January 1, 2021,
33	shall receive the training required under this section by December 31, 2022.
34	(2) If a majority of the members of a provider board do not
35	receive the training required under this section, the commission may find the
36	provider is subject to § 14-234-802.

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1	(3) This section does not apply to a member of a provider board
2	who has served on the provider board for ten (10) years or more.
3	(b) The commission shall consult with an advisory training board for
4	the development of the training required under this section, whose members
5	shall include without limitation:
6	(1) The Secretary of the Department of Health or his or her
7	designee;
8	(2) The Director of the Arkansas Natural Resources Commission or
9	his or her designee;
10	(3) The State Director of the United States Department of
11	Agriculture Rural Development in Arkansas or his or her designee;
12	(4) The Chief Executive Officer of the Arkansas Rural Water
13	Association or his or her designee;
14	(5) The Executive Director of the Association of Arkansas
15	Counties or his or her designee;
16	(6) The Executive Director of the Arkansas Municipal League or
17	his or her designee;
18	(7) The Chief Executive Officer of Central Arkansas Water or his
19	<u>or her designee;</u>
20	(8) The Chair of the Board of Directors of Communities
21	Unlimited, Inc. or his or her designee;
22	(9) The Chair of the Arkansas Water Works and Water Environment
23	Association, Inc. or his or her designee;
24	(10) The Director of the Arkansas Environmental Training Academy
25	or his or her designee;
26	(11) The Chair of the House Committee on City, County, and Local
27	<u>Affairs;</u>
28	(12) The Vice Chair of the House Committee on City, County, and
29	Local Affairs;
30	(13) The Chair of the Senate Committee on City, County, and
31	Local Affairs;
32	(14) The Vice Chair of the Senate Committee on City, County, and
33	Local Affairs; and
34	(15) The President of the Arkansas Water and Wastewater Managers
35	Association.
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1	<u>14-234-806. Rules.</u>
2	The commission shall promulgate rules necessary to implement this
3	subchapter.
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5	<u>14-234-807. Applicability.</u>
6	This subchapter does not apply to:
7	(1) A water system regulated by the Arkansas Public Service
8	Commission as a public utility under § 23-1-101(9);
9	(2) A municipal utility system owned or operated by a
10	municipality that provides electric service to retail customers in addition
11	to water service, including an electric system:
12	(A) Managed or operated by a nonprofit corporation under §
13	<u>14-199-701 et seq.; or</u>
14	(B) Owned or operated by a municipality or by a
15	consolidated utility district under the General Consolidated Public Utility
16	System Improvement District Law, § 14-217-101 et seq.;
17	(3) A privately owned provider that supplies the majority of its
18	retail water service to nonresidential customers; or
19	(4) A water system operated jointly between two (2)
20	municipalities in which each municipality is located in a different state.
21	
22	SECTION 2. TEMPORARY LANGUAGE. DO NOT CODIFY. <u>Rules.</u>
23	(a) When adopting the initial rules to implement this act, the
24	commission shall file the final rules with the Secretary of State for
25	adoption under § 25-15-204(f):
26	(1) On or before January 1, 2022; or
27	(2) If approval under § 10-3-309 has not occurred by January 1,
28	2022, as soon as practicable after approval under § 10-3-309.
29	(b) The commission shall file the proposed rules with the Legislative
30	Council under § 10-3-309(c) sufficiently in advance of January 1, 2022, so
31	that the Legislative Council may consider the rules for approval before
32	January 1, 2022.
33	
34	/s/A. Clark
35	APPROVED: 4/5/21
36	