Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	1 State of Arkansas As Engro	sed: S2/24/99
2	2 82nd General Assembly A	Bill
3	3 Regular Session, 1999	SENATE BILL 510
4	4	
5	5 By: Senator Hopkins	
6	6	
7	7	
8	8 For An Act	To Be Entitled
9	9 "AN ACT TO ASSIST LANDOWNE	RS TO OBTAIN MUNICIPAL
10	SERVICES; AND FOR OTHER PL	RPOSES. "
11	11	
12	Su Su	btitle
13	"AN ACT TO ASSIST LA	IDOWNERS TO OBTAIN
14	MUNICIPAL SERVICES."	
15	15	
16	16	
17	BE IT ENACTED BY THE GENERAL ASSEMBLY	OF THE STATE OF ARKANSAS:
18	18	
19	19 SECTION 1. <u>Purpose.</u>	
20	20 <u>It is the purpose of this act to</u>	assist landowners to obtain municipal
21	21 <u>services by making the services reason</u>	ably available. However, nothing in
22	22 <u>this act shall relieve a landowner fro</u>	m the obligation to pay regular fees and
23	23 <u>costs for connecting to services or fr</u>	om the obligation to pay the regular
24	24 <u>cost of the services.</u>	
25	25	
26	26 SECTION 2. (a) A Landowner or	group of Landowners seeking additional
27	27 <u>municipal services may have their land</u>	detached from the municipality in which
28	28 <u>it is located and annexed into another</u>	municipality that borders the land.
29	29 <u>However, before annexation is allowed,</u>	the municipality in which the land is
30	located shall have an opportunity to p	rovide the services.
31	(b) The following procedure sha	II apply:
32	(1) The Landowner or Land	owners shall file a statement with the
33	municipality in which the land is loca	ted listing the municipal service or
34	services being sought and stating that	<u>:</u>
35	35 <u>(</u> A) The municipalit	y is not providing services necessary to
36	36 <u>create improvements, provide employmen</u>	t or additional employment, subdivide,

LAM176

As Engrossed: S2/24/99 SB510

1	or otherwise maximize the use and value of the property;
2	(B) All the land in the request must comprise one (1) area
3	which is contiguous to another municipality;
4	(C) The services are available in another municipality that
5	borders the land subject to the request; and
6	(D) The municipality is requested to make a commitment to
7	take substantial steps, within ninety (90) calendar days after the statement
8	is filed, toward making the services available and within each thirty (30) day
9	period thereafter to continue to take steps demonstrating a consistent
10	commitment to provide the service within a reasonable time, as determined by
11	the kind of services requested. The commitment must be made in writing to the
12	landowner within thirty (30) calendar days or the landowner may seek to have
13	the land detached from the municipality and annexed into the other
14	municipality. The landowner must take appropriate steps to make the land
15	accessible to the service and comply with reasonable requests of the
16	municipality that are necessary for the service to be provided.
17	(2) The landowner or landowners may request the annexation of the
18	land into the other municipality and thereby detach the land from the
19	boundaries of municipality in which the land is currently located, if:
20	(A) The municipality in which the land is located fails to
21	execute a commitment to services within thirty (30) days after the statement
22	<u>is filed; or</u>
23	(B) The municipality executes the commitment to services
24	but fails to take the action required under subdivision $(b)(1)(D)$.
25	(3) The land shall be annexed into the other municipality if
26	after a request by the Landowner or Landowners the governing body of the
27	municipality to which annexation is sought signs a statement committing to
28	make the services available and approves the request for annexation. The
29	annexation shall be void and the land shall be returned to the original
30	municipality if the annexing municipality fails to take substantial steps,
31	within ninety (90) calendar days after the statement is filed, toward making
32	the services available and within each thirty (30) day period thereafter to
33	continue to take steps demonstrating a consistent commitment to provide the
34	service within a reasonable time, as determined by the kind of services
35	requested. However, the Landowner must have taken appropriate steps to make
36	the land accessible to the service and complied with the reasonable requests

As Engrossed: S2/24/99 SB510

1 of the municipality that are necessary for the service to be provided.

2 (4) The land shall remain in the original municipality until it 3 is annexed into the other municipality.

- (c) Land annexed pursuant to this section shall not be eligible for reannexation under this section for a period of two (2) years.
- (d) This section shall apply to residential, commercial, industrial, and unimproved land.
- (e) For the purposes of this section, "services" means electricity, water, sewer, fire protection, police protection, or any other offering by the municipality that materially affects a landowner's ability to develop, use, or expand the uses of the landowner's property.

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

 SECTION 4. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

SECTION 5. All laws and parts of laws in conflict with this act are hereby repealed.

Eighty-second General Assembly that certain lands may be inadequately served by the municipality in which it is located while the needed services exist in a bordering municipality; that this creates an inequitable situation for the landowner; that annexation into the other municipality should be allowed in order for the land to be put to its best use; and that this inequitable situation must be remedied at the earliest opportunity. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health and safety shall become effective on the date of its approval by the Governor. If the bill is neither approved nor vetoed by the Governor, it shall become effective on the expiration of the

As Engrossed: S2/24/99 SB510

vetoed by the Governor and the veto is overridden, it shall become effects on the date the last house overrides the veto. /s/ Hopkins https://documear.com/res/least-new effects/least-new effets/least-new effects/least-new effets/least-new effets/l	<u>i s</u>
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