Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H1/23/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL 1179	
4				
5	By: Representatives Overbey, T. Baker			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND ARKANSAS CODE § 14-38-101 TO			
10	REMOVE REFERENCES TO MAN-MADE STRUCTURES; TO			
11	CLARIFY THE MEANING OF NATURAL BARRIER; AND FOR			
12	OTHER PU	RPOSES.		
13				
14	Subtitle			
15	AN ACT TO AMEND ARKANSAS CODE § 14-38-			
16	101 TO REMOVE REFERENCES TO MAN-MADE			
17	STRUCTURES AND TO CLARIFY THE MEANING OF			
18	NATUR	AL BARRIER.		
19				
20				
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
22				
23	SECTION 1. Arkansas Code § 14-38-101 is amended to read as follows:			
24		tion for incorporation.		
25	(a)(1) When the inhabitants of a part of any county not embraced			
26	within the limits of any city or incorporated town shall desire to be			
27	organized into a city or incorporated town, they may apply, by a petition in			
28	writing, signed by the greater of either two hundred (200) or a majority of			
29	the qualified voters residing within the described territory, to the county			
30	court of the proper county.			
31	(2) The pe	etition shall:		
32	(A) Describe the territory proposed to be embraced in the			
33	incorporated town and l	have annexed to it an accurate ma	p or plat of the	
34	territory;			
35	(B)	State the name proposed for the	-	
36	(C)	Name the persons authorized to a	ct in behalf of the	



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1 petitioners in prosecuting the petition. 2 (b)(1) The court shall not approve the incorporation of any municipality if any portion of the territory proposed to be embraced in the 3 4 incorporated town shall lie within five (5) miles from the planning territorial jurisdiction, as defined by § 14-56-413, the corporate limits of 5 6 an existing municipal corporation, unless the governing body of the municipal 7 corporation has affirmatively consented to the incorporation by written 8 resolution. 9 (2)(A)(i) The five-mile limitation shall not apply if the area 10 proposed to be incorporated is separated from the corporate limits of an 11 existing municipality by a natural barrier that makes the area to be 12 incorporated inaccessible to the existing municipality. 13 (ii) If the area proposed to be incorporated is 14 accessible only by a bridge or other man-made structure, then the area shall 15 be considered inaccessible for purposes of this subsection. 16 (B)(2) The five-mile planning territorial jurisdiction 17 limitation shall not apply if the area proposed to be incorporated is land upon which a real estate development by a single developer, containing not 18 less than four thousand (4,000) acres, has been or is being developed under a 19 20 comprehensive plan for a community containing streets and other public 21 services, parks, and other recreational facilities for common use by the 22 residents of the community, churches, schools, and commercial and residential 23 facilities, and which has been subdivided into sufficient lots for 24 residential use to accommodate a projected population of not fewer than one thousand (1,000) persons, and for which a statement of record has been filed 25 26 with the Secretary of Housing and Urban Development under the Interstate Land 27 Sales Full Disclosure Act. 28 (c) When any petition shall be presented to the court, it shall be 29 filed in the office of the county clerk, to be kept there, subject to the 30 inspection of any persons interested, until the time appointed for the

31 hearing of it.

32 (d)(1) The court shall, at or before the time of the filing, fix and 33 communicate to the petitioners, or their agent, a time and place for the 34 hearing of the petition, which time shall not be less than thirty (30) days 35 after the filing of the petition.

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(2)(A)(i) Thereupon, the petitioners or their agent shall cause

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1	a notice to be published in some newspaper of general circulation in the		
2	county for not less than three (3) consecutive weeks.		
3	(ii) If there is no newspaper of general circulation		
4	in the county, a notice shall be posted at some public place within the		
5	limits of the proposed incorporated town for at least three (3) weeks before		
6	the time of the hearing.		
7	(B) The notice shall contain the substance of the petition		
8	and state the time and place appointed for the hearing.		
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10	/s/ Overbey, et al		
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