1	State of Arkansas	A D;11			
2	87th General Assembly	A Bill			
3	Regular Session, 2009		HOUSE BILL 16	22	
4					
5	By: Representatives Overbey, Wills, T. Baker, Carroll, Cash, Davis, Gaskill, Hawkins, Hyde, Ingram,				
6		J. Roebuck, Tyler, Wagner, Wells, B. Wilkin			
7	By: Senators G. Baker, Booko	out, Broadway, Bryles, Luker, Salmon, Teagu	ue, R. Thompson, D. Wyatt		
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9 10		For An Act To Be Entitled			
11	ለህ ለርጥ ጥ	O AMEND ARKANSAS CODE § 18-15-301	1 AND TO		
12		HE PROCEDURES CONCERNING A CERTIF			
13		NCE AND NECESSITY FOR MUNICIPALLY			
14		UTILITIES FROM THE ARKANSAS PUBI			
15		COMMISSION; AND FOR OTHER PURPOSE			
16	SERVICE V	JOHN ISSION, AND FOR OTHER PURPOSE	10 •		
17		Subtitle			
18	Ψ∩ ΔΜΙ	END ARKANSAS CODE § 18-15-301 AND	1		
19		DIFY THE PROCEDURES CONCERNING A	,		
20		FICATE OF CONVENIENCE AND NECESSI	ΓͲΫ		
21		UNICIPALLY OWNED ELECTRIC UTILITI			
22		THE ARKANSAS PUBLIC SERVICE			
23		SSION.			
24	COLLII	5510N•			
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26	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:		
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28	SECTION 1. Arkan	nsas Code § 18-15-301 is amended	to read as follows:		
29		cipal corporations - Power to con			
30	(a)(l) The right	and power of eminent domain is	conferred upon		
31	municipal corporations	to enter upon, take, and condemn	private property for	<u>.</u>	
32	the construction of wha	arves, levees, parks, squares, ma	rket places, or other	<u>.</u>	
33	lawful purposes.				
34	(2) The te	erm "or other lawful purposes", a	s used in this		
35	section, shall include	includes a waterworks or system,	an electric		
36	transmission system, or	an electric distribution system	in its entirety or		

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- 1 any integral part thereof or any extension, addition, betterment, or
- 2 improvement to an existing waterworks or system, an electric transmission
- 3 <u>system</u>, or an electric distribution system <u>owned or</u> operated by a municipal
- 4 corporation.
- 5 (b)(1) For water works waterworks systems, it shall be no objection to
- 6 the exercise of power that the property to be condemned is located in a
- 7 different county from the municipal corporation.
- 8 (2) In addition, for electric transmission systems and electric
- 9 <u>distribution</u> systems, it shall be no objection to the exercise of power that
- 10 the property to be condemned is located outside the corporate limits of the
- 11 municipal corporation or in a county other than the one wherein the municipal
- 12 corporation is located.
- 13 (3) A municipal corporation shall have the power of eminent
- domain for its electric transmission system and electric distribution system,
- 15 outside of its corporate limits without annexation of such territory,
- 16 regardless of whether the territory has been allocated to an electric public
- 17 utility or electric cooperative corporation, pursuant to a certificate of
- 18 convenience and necessity or other authority from the Arkansas Public Service
- 19 Commission, as long as the electric transmission system or electric
- 20 distribution system being constructed by the municipal corporation is only
- 21 for the purpose of serving customers of the municipal corporation and not for
- 22 the purpose of serving electric public utility customers or electric
- 23 cooperative customers at retail inside the territory allocated to an electric
- 24 public utility or electric cooperative corporation pursuant to a certificate
- 25 <u>of convenience and necessity or other authority from the Arkansas Public</u>
- 26 Service Commission.
- 27 (4)(A) Before a municipal corporation exercises the power of
- 28 eminent domain under this section, the municipal corporation shall provide
- 29 written notice to any electric public utility or electric cooperative
- 30 corporation that has received a certificate of convenience and necessity or
- 31 other authority from the Arkansas Public Service Commission to serve retail
- 32 customers in any area in which the power of eminent domain is to be
- 33 exercised.
- 34 (B)(i) The municipal corporation shall also file a copy of
- 35 the written notice required under subdivision (b)(4)(A) with the Arkansas
- 36 <u>Public Service Commission.</u>

1	(ii) The notice shall contain information regarding
2	the facilities to be constructed by the municipal corporation in conjunction
3	with the exercise of eminent domain, including without limitation routing,
4	size, and voltage, in sufficient detail to reasonably allow the electric
5	public utility or electric cooperative corporation to fully evaluate the
6	impact of the facilities on public safety, reliability of the system of the
7	electric public utility or electric distribution cooperative, or future
8	system expansion plans of the electric public utility or electric cooperative
9	corporation.
10	(C)(i) A municipal corporation shall not exercise the
11	power of eminent domain under this section without obtaining a certificate of
12	convenience and necessity from the Arkansas Public Service Commission if the
13	electric public utility or electric cooperative corporation notifies the
14	municipal corporation in writing within forty five (45) days of its receipt
15	of such notice that the exercise of the power of eminent domain would
16	specifically endanger public safety, negatively impact reliability, or
17	conflict with future construction plans of the electric public utility or
18	electric cooperative corporation.
19	(ii)(a) The written notice shall be in sufficient
20	detail to reasonably allow the municipal corporation to fully evaluate the
21	problems identified.
22	(b) In such event, the municipal corporation
23	may seek from the Arkansas Public Service Commission, in accordance with law,
24	a certificate of convenience and necessity and exercise the power of eminent
25	domain as may be required by the municipal corporation.
26	(c)(1) It shall be no objection to the exercise of power that the
27	property to be condemned is a cemetery, $\frac{1}{2}$ provided that $\frac{1}{2}$ the purpose for
28	which the cemetery is being taken is for an impounding lake for a supply of
29	water or to supplement a supply of water for the waterworks system of the
30	municipality, including land occupied by the cemetery adjacent to the
31	impounding lake taken to prevent pollution of the supply or for an impounding
32	dam to create the impounding lake.
33	(2) The power of a municipality to condemn a cemetery for those
34	purposes shall extend to all cemeteries except those owned by the United
35	States of America, the State of Arkansas, a county of the State of Arkansas,
36	or a municipality of the State of Arkansas.

(d)(1) In case of water pipelines ex, electric transmission
facilities, or electric distribution facilities, a right-of-way or easement
therefor may be condemned, and rights-of-way and easements for the pipelines
ex, electric transmission facilities, or electric distribution facilities may
be condemned along and under railroad rights-of-way, provided that if the
ordinary use of the railroad rights-of-way are not obstructed thereby.

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- (2) The water pipelines or, electric transmission facilities, or electric distribution facilities may be constructed and maintained across and under lands and waters of the state, but the ordinary use of the lands and waters shall not be unduly obstructed thereby.
- 11 (3)(A) The water pipelines ox, electric transmission facilities,
 12 or electric distribution facilities may be constructed and maintained under,
 13 across, and along public highways, roads, streets, and alleys, but the
 14 ordinary use of the public highways, roads, streets, and alleys shall not be
 15 unduly obstructed thereby.
- (B) At its own expense, the municipality constructing the
 water pipelines ex, electric transmission facilities, or electric

 distribution facilities shall properly backfill the trench in which the
 pipeline ex, electric transmission lines, or electric distribution lines are
 laid and shall restore any sidewalks, curbs, gutters, pavements, or surfacing
 cut or damaged by the construction or maintenance.
- 22 (e)(1) As used in this section, the terms "electric transmission 23 system or systems", "electric transmission facilities", and "electric 24 transmission lines" mean electric utility properties and facilities necessary 25 for transmitting electricity at sixty-nine (69) kilovolts (69 kV) phase-to-26 phase or higher and not for service to a directly tapped, retail, end-use 27 customer or customers or any wholesale customer or customers, except 28 municipal corporations. Any electric utility properties and facilities 29 necessary for transmitting electricity at sixty-nine (69) kilovolts (69 kV) 30 phase-to-phase or higher constructed on lands acquired in whole or in part by 31 the municipal corporation utilizing the power of eminent domain granted in 32 this section may be connected only with the following defined entities for 33 the life of the properties and facilities and no others:
- 36 (B) Any electric utility or an independent transmission

transmission or distribution system;

(A) The municipal corporation's electric generation or

2	transmission group, or other independent transmission entity operating			
3	transmission facilities in this state; and			
4	(C) The electric generation or transmission or			
5	distribution system owned by other municipal corporations owning an electric			
6	system.			
7	(2) As used in this subsection, "electric distribution system",			
8	"electric distribution facilities", and "electric distribution lines" means			
9	electric utility properties and facilities necessary for distributing			
10	electricity below sixty-nine (69) kilovolts <u>(69 kV)</u> phase-to-phase to a			
11	municipal corporation's retail customers within its corporate limits or			
12	within any other area served by the municipal corporation pursuant to any			
13	grant of authority by the Arkansas Public Service Commission or any other			
14	municipality contiguous municipal corporation pursuant to a franchise			
15	agreement or other grant of authority for retail electric service.			
16	(f) Prior to availing itself of the power of eminent domain as			
17	provided in this section for the purpose of acquiring properties or			
18	constructing facilities necessary for transmitting electricity outside the			
19	corporate limits of the municipal corporation, a municipal corporation shall			
20	obtain from the commission a certificate of convenience and necessity			
21	pursuant to § 23-3-201 et seq.			
22	(g) (f) For purposes of this section, "municipal corporations" shall			
23	include consolidated municipal utility improvement districts owning an			
24	electric system.			
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1 system operator, independent transmission company, independent regional