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: H3/11/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL	1746
4				
5	By: Representative J. Edwa	rds		
6	By: Senator B. Johnson			
7				
8				
9		For An Act To Be Entitled		
10	AN ACT	TO DEFINE "WATERSHED"; TO PROHIBIT S	URFACE	
11	DISCHAI	RGES FROM TREATMENT FACILITIES IN CER	TAIN	
12	WATERSI	HEDS; AND FOR OTHER PURPOSES.		
13				
14		Subtitle		
15	THE	WATER SOURCE PROTECTION ACT.		
16				
17				
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
19				
20		T TO BE CODIFIED. <u>Purpose. The prese</u>		
21		vital importance to the health, safe		<u>of</u>
22		State of Arkansas. Water utility-own		
23		nd impoundments are major sources of o		
24		ately, they are also subject to contain		<u>.e</u>
25		on within the watershed surrounding ea		
26		protection of water-utility owned or		
27		oth small and large communities through		
28		the State of Arkansas passes this Wate		tion
29		vater quality of such lakes and reduce		
30		by surface discharges of pollution wa	<u>ithin their</u>	
31	watersheds.			
32				
33		kansas Code Title 20, Chapter 38, is .	amended to add a	п
34 25	additional chapter to			
35 36	<u>20-38-101. Tit</u>	<u>tie.</u> hall be known as the "Water Source Pro	atastion Ast"	
JU	INIS CHAPLET SE	IALL DE KIIUWII AS LIIE WALEI SUUTCE PT	ULECLIUN ACL".	



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2	<u>20-38-102. Definitions.</u>		
3	As used in this chapter:		
4	(1)(A) "Nonmunicipal Sewage Treatment Plant" means a facility		
5	that is not a publicly owned treatment works and that is used to treat the		
6	excrementitious or other discharge from the bodies of humans, including a:		
7	(i) Wastewater treatment plant;		
8	(ii) Sewage treatment plant;		
9	<u>(iii) Package plant; or</u>		
10	<u>(iv) Similar facility.</u>		
11	(B) "Nonmunicipal sewage treatment plant" does not		
12	include, among other things:		
13	(i) Septic tank systems;		
14	(ii) Drip irrigation systems; or		
15	(iii) Systems for the treatment of animal waste;		
16	(2) "Watershed" means the land area from which water drains into		
17	a stream, river, lake, or reservoir, including all tributaries; and		
18	(3) "Publicly owned treatment works" means any device or system		
19	for the treatment of pollutants that is owned by, any:		
20	(A) Municipality;		
21	(B) Quasimunicipal corporation; or		
22	(C) Other public entity.		
23			
24	20-38-103. Prohibition on surface discharges.		
25	All surface discharges from a nonmunicipal sewage treatment plant are		
26	expressly prohibited in the watershed of any of the following:		
27	(1) Lower Lake;		
28	<u>(2) Upper Lake;</u>		
29	(3) Galla Creek Lake;		
30	(4) Lake Booneville;		
31	(5) Lake Winona;		
32	(6) Jackson Reservoir;		
33	(7) Lake Maumelle;		
34	(8) Lake Darby;		
35	(9) Lake Charleston;		
36	(10) Brewer Lake;		

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1	(11) Cedar Piney Lake;		
2	(12) Lake Fort Smith;		
2			
	(13) Greenwood Lake;		
4	(14) Sanderson Lake;		
5	(15) Dillon Lake;		
6	<u>(16) Lake Rix;</u>		
7	<u>(17) Lake Columbia;</u>		
8	<u>(18) Iron Forks Reservoir;</u>		
9	<u>(19) Cedar Creek Reservoir;</u>		
10	(20) T. J. House Reservoir;		
11	(21) Lake Nichols;		
12	(22) Lake Ola Dale;		
13	(23) Lake Hudspeth;		
14	(24) Paris City Lake;		
15	(25) Cedar Creek Impoundment;		
16	(26) Prairie Grove Lake;		
17	(<u>27) James Fork Reservoir;</u>		
18	(28) Subiaco Reservoir;		
19	(29) Lake Waldron; and		
20	(30) Square Rock Lake.		
21			
22	SECTION 3. This act is not retroactive.		
23			
24	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the		
25	General Assembly of the State of Arkansas that the protection of the water		
26	quality of the State's lakes, reservoirs, and impoundments that provide water		
27	for the citizens of the State is vital to the health of the citizens of the		
28	State; and that the elimination and prohibition of surface discharges of		
29	pollution in the watershed of such lakes, reservoirs, and impoundments listed		
30	above is vital to the protection of the water quality. Therefore, an		
31	emergency is declared to exist and this act being immediately necessary for		
32	the preservation of the public peace, health, and safety shall become		
33	effective on:		
34	(1) The date of its approval by the Governor;		
35	(2) If the bill is neither approved nor vetoed by the Governor,		
36	the expiration of the period of time during which the Governor may veto the		
27 28 29 30 31 32 33 34 35	for the citizens of the State is vital to the health of the citizens of the State; and that the elimination and prohibition of surface discharges of pollution in the watershed of such lakes, reservoirs, and impoundments <i>listed</i> <i>above</i> is vital to the protection of the water quality. 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: (1) The date of its approval by the Governor; (2) If the bill is neither approved nor vetoed by the Governor,		

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1	<u>bill; or</u>	
2		(3) If the bill is vetoed by the Governor and the veto is
3	<u>overridden</u> ,	the date the last house overrides the veto.
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6		/s/ J. Edwards
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