1	State of Arkansas	As Engrossed: H3/10/11
2	88th General Assembly	A Bill
3	Regular Session, 2011	HOUSE BILL 1895
4		
5	By: Representatives Powers, Stewa	art, L. Cowling, Jean, J. Roebuck, Hickerson, Steel, Fielding, Allen, D.
6	Altes, T. Baker, Barnett, T. Bradford, J. Brown, J. Burris, Carnine, Cheatham, Clemmer, Deffenbaugh, J.	
7	Dickinson, Gaskill, Gillam, Hall, H	lobbs, Kerr, King, Lea, Lenderman, Linck, Love, Lovell, McCrary,
8	McLean, Murdock, Nickels, B. Ov	erbey, Patterson, Rice, T. Rogers, Sanders, Slinkard, G. Smith, T.
9	Steele, Tyler, Vines, Wagner, Wardlaw, Westerman, Williams, Woods, Word, Wren, Wright	
10	By: Senators S. Harrelson, J. Dismang, Files, Hendren, G. Jeffress, J. Jeffress, M. Lamoureux, B.	
11	Pritchard, B. Sample, J. Taylor, Te	ague, Whitaker, D. Wyatt
12		
13		For An Act To Be Entitled
14	AN ACT TO AMEN	ID THE UTILITY FACILITY ENVIRONMENTAL
15	AND ECONOMIC F	PROTECTION ACT; TO CLARIFY REQUIREMENTS
16	FOR MAJOR UTII	LITY FACILITIES; TO DECLARE AN
17	EMERGENCY; TO MAKE CONFORMING CHANGES; TO MAKE	
18	TECHNICAL CORRECTIONS; AND FOR OTHER PURPOSES.	
19		
20		
21		Subtitle
22	TO AMEND	THE UTILITY FACILITY
23	ENVIRONM	ENTAL AND ECONOMIC PROTECTION
24	ACT; TO	CLARIFY REQUIREMENTS FOR MAJOR
25	UTILITY	FACILITIES; TO DECLARE AN
26	EMERGENC	Y; AND TO MAKE TECHNICAL
27	CORRECTI	ONS.
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30	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE OF ARKANSAS:
31		
32	SECTION 1. Arkansas	Code § 23-18-502 is amended to read as follows:
33	23-18-502. Legislat	rive findings and declarations <u>— Intent — Purpose</u> .
34	(a) <u>(1)</u> The General	Assembly finds and declares that there is at
35	present and will continue	to be a growing need for electric and gas public
36	utility services which that	at will require the construction of major new



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facilities.

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2 (2) It is recognized that the facilities cannot be built without 3 affecting in some way the physical environment where such in which the 4 facilities are located and without the expenditure of massive amounts of 5 capital. 6 (3) It is also recognized that the future economic development 7 of the state requires the ready availability of public utility energy 8 resources to serve industrial, commercial, and residential customers. 9 (b) The General Assembly further finds that it is essential in to the 10 public interest to minimize any adverse effect upon the environment and upon 11 the quality of life of the people of the state which that the new facilities 12 might cause and to minimize the economic costs to the people of the state of 13 obtaining reliable, clean, safe, and adequate energy supplies. 14 (c)(1) The General Assembly further finds that present laws and 15 practices relating to the location, financing, construction, and operation of 16 the utility facilities should be strengthened to protect provide for the 17 protection of environmental values, to encourage the development of 18 alternative renewable and nonrenewable energy technologies which that are 19 energy-efficient, and to take into account the total cost to society of such 20 the facilities, including without limitation the cost of providing safe, 21 reliable, and cost-effective energy resources. Present 22 (2)(A) Without further clarification, present laws and practices 23 may result in undue costly delays in new construction, may encourage the 24 development of energy technologies which that are relatively inefficient, and 25 may increase costs, which will eventually be borne by the people of the state 26 in the form of higher utility rates. These 27 (B) Interpretations of existing laws and practices could 28 threaten the ability of utilities to meet the needs of the people of the 29 state for economical and reliable utility service, and thus, the existing 30 laws require further clarification. (d) Furthermore, the General Assembly finds that there should be 31 32 provided an adequate opportunity for individuals, groups interested in energy 33 and resource conservation and the protection of the environment, state and 34 regional agencies, local governments, and other public bodies to participate 35 in timely fashion in decisions regarding the location, financing, 36 construction, and operation of major <u>utility</u> facilities. 2 03-04-2011 11:03:40 JLL101

1 (e)(1) The General Assembly, therefore, declares that it shall be is 2 the purpose of this subchapter to provide a an exclusive forum with exclusive primary and final jurisdiction, except as provided in §§ 23-18-505 and 23-18-3 4 506, for the expeditious resolution of all matters concerning the location, 5 financing, construction, and operation of electric generating plants and 6 electric and gas transmission lines and associated facilities a major utility 7 facility in a single proceeding to which access will be open to individuals, 8 groups, state and regional agencies, local governments, and other public 9 bodies to enable them to participate in these decisions. 10 (2) These The matters presently identified in subdivision (e)(1) 11 of this section that were formerly under the jurisdiction of multiple state, 12 regional, and local agencies are declared to be of statewide interest. (f) It is the intent of the General Assembly to provide for the 13 expeditious and efficient review of the siting of major utility facilities. 14 15 SECTION 2. Arkansas Code § 23-18-503 is amended to read as follows: 16 23-18-503. Definitions. 17 18 As used in this subchapter: 19 "Applicant" means the utility or other person making (1)20 application to the Arkansas Public Service Commission for a certificate of 21 environmental compatibility and public need; 22 (2)(A) "Commence to construct" means any clearing of land, 23 excavation, or other action that would adversely affect the natural environment of the site or route of a major utility facility. but 24 25 (B) "Commence to construct" does not include changes: 26 (i) Changes needed for temporary use of sites or 27 routes for nonutility purposes,; or uses 28 (ii) Uses in securing survey or geological data, 29 including necessary borings to ascertain foundation conditions; 30 "Commission" means the Arkansas Public Service Commission; (3) "Energy-efficient" means economical in the use of energy; 31 (4) 32 (5) "Energy resource declaration-of-need proceeding" means a 33 utility-specific proceeding conducted by the Arkansas Public Service 34 Commission under §§ 23-18-106 and 23-18-107 and the rules and regulations adopted thereunder to determine the need for additional energy supply and 35 36 transmission resources by a public utility;

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1	(5) (6) "Major utility facility" means:
2	(A) Electric An electric generating plant and associated
3	transportation and storage facilities for fuel and other facilities designed
4	for, or capable of, operation at a capacity of fifty megawatts (50 MW) or
5	more;
6	(B) For the sole purpose of requiring an environmental
7	impact statement hereunder under this subchapter, an electric transmission
8	line and associated facilities, including substations, of: a
9	(i) <u>A</u> design voltage of one hundred kilovolts (100
10	kV) or more, and extending a distance of more than ten (10) miles,; or of a
11	(ii) <u>A</u> design voltage of one hundred seventy
12	kilovolts (170 kV) or more, and extending a distance of more than one (1)
13	mile; and <u>or</u>
14	(C) For the sole purpose of requiring an environmental
15	impact statement hereunder under this subchapter, a gas transmission line and
16	associated facilities designed for, or capable of, transporting gas at
17	pressures in excess of one hundred twenty-five pounds per square inch (125
18	lbs. psi) , and extending a distance of more than one (1) mile , excepting,
19	however, those except gas pipelines devoted solely to the gathering of gas
20	from gas wells constructed within the limits of any gas field as defined by
21	the Oil and Gas Commission;
22	(6) (7) "Merchant generator" means a person or entity, including
23	an affiliate of a public utility, engaged directly or indirectly through one
24	(1) or more affiliates, that is in the business of owning or operating all or
25	part of a facility for generating electric energy and selling electric energy
26	at wholesale;
27	(7) <u>(8)</u> "Merchant transmission provider" means any <u>a</u> person or
28	entity that owns or operates facilities used for the transmission of electric
29	energy and whose rates or charges are not subject to the jurisdiction of the
30	commission;
31	(8) (9) "Municipality" means any county or municipality within
32	this the state;
33	(9) (10) "National interest electric transmission corridor"
34	means any <u>an</u> area of Arkansas <u>the state</u> found by the United States Secretary
35	of Energy to be experiencing electric energy transmission capacity
36	constraints or congestion and therefore designated as a national interest
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1 electric transmission corridor by the United States Secretary of Energy 2 pursuant to under the authority granted by section 1221(a) of the Energy 3 Policy Act of 2005, Pub. L. No. 109-58; (10) (11) "Nonrenewable energy technology" or "nonrenewable 4 5 energy sources" means any technology or source of energy which that depends 6 upon the use of depletable fossil fuels such as oil, gas, and coal; 7 (11) (12) "Person" includes any an individual, group, firm, 8 partnership, corporation, cooperative association, municipality, government 9 subdivision, government agency, local government, or other organization; (12) (13) "Public utility" or "utility" means any <u>a</u> person 10 11 engaged in the production, storage, distribution, sale, delivery, or 12 furnishing of electricity or gas, or both, to or for the public, as defined 13 in § 23-1-101(9)(A)(i) and (9)(B), but does not include an exempt wholesale 14 generator as defined in § 23-1-101(5); 15 (13) (14) "Regional transmission organization" means an entity 16 approved by the Federal Energy Regulatory Commission to plan and operate 17 facilities for the transmission of electric energy within a designated 18 region; and 19 (14) (15) "Renewable energy technology" means any technology or 20 source of energy that is not depletable, such as including without limitation solar, wind, biomass conversion, hydroelectric, or geothermal, which is not 21 22 depletable. 23 SECTION 3. Arkansas Code § 23-18-504 is amended to read as follows: 24 25 23-18-504. Exemptions - Waiver. 26 (a) This subchapter shall does not apply to any a major utility 27 facility: 28 (1) For which, prior to before July 24, 1973, an application for 29 the approval of the major utility facility has been was made to any federal, state, regional, or local governmental agency, which agency that possesses 30 31 the jurisdiction to consider the matters prescribed for finding and 32 determination in § 23-18-519(a) and (b); 33 (2) For which, prior to before July 24, 1973, the Arkansas 34 Public Service Commission has issued a certificate of convenience and 35 necessity or otherwise approved the construction of the major utility 36 facility;

1	(3) Over which an agency of the federal government has exclusive
2	jurisdiction;
3	(4) That <u>A majority of which</u> is owned by one (1) or more exempt
4	wholesale generators as defined in § 23-1-101(5); or
5	(5) That is a <u>major utility</u> facility for generating electric
6	energy, if the majority of the major utility facility is owned by any person,
7	including without limitation a public utility that will not recover the cost
8	of the major utility facility, if the costs of the facility will not be
9	recovered in rates subject to regulation by the commission.
10	(b)(1) <u>Effective July 24, 1973:</u>
11	<u>(A)</u> Any <u>A</u> person intending to construct any <u>a major</u>
12	utility facility excluded or exempted from this subchapter may elect to waive
13	the exclusion or exemption by delivering notice of the waiver to the
14	commission.
15	(B) The filing of an application by a public utility under
16	§ 23-18-511 is not a notice of waiver or an election to waive an exclusion or
17	exemption.
18	(C) The responsibility for determining whether a proposed
19	major utility facility is exempt from the requirements of this subchapter is
20	within the primary and exclusive jurisdiction of the commission.
21	(2) This Upon the commission's receipt of the notice of an
22	election to waive the exclusion or exemption, this subchapter shall
23	thereafter apply to each major utility facility identified in the notice $\frac{1}{10000000000000000000000000000000000$
24	the date of its receipt by the commission.
25	(c) A public utility <i>owning</i> a minority interest in an exempt major
26	utility facility shall not be entitled to recover its costs of ownership or
27	operation in rates subject to the jurisdiction of the Arkansas Public Service
28	Commission without first obtaining the right to own and operate a portion of
29	the major utility facility under a certificate of public convenience and
30	<u>necessity under §§ 23-3-201 - 23-3-206.</u>
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32	SECTION 4. Arkansas Code § 23-18-506 is amended to read as follows:
33	23-18-506. Arkansas Department of Environmental Quality's and Arkansas
34	Pollution Control and Ecology Commission's jurisdiction unaffected by
35	subchapter.
36	Nothing herein contained shall (a) This subchapter does not affect

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1 the: jurisdiction 2 (1) Jurisdiction of the Arkansas Department of Environmental 3 Quality or the Arkansas Pollution Control and Ecology Commission with respect 4 to water and air pollution control or other matters within its the 5 jurisdiction of the department or the Arkansas Pollution Control and Ecology 6 Commission, nor shall it affect the requirement; and (2) Requirement that a person apply for and obtain a permit from 7 8 the department as provided by the Arkansas Water and Air Pollution Control 9 Act, §§ 8-4-101 - 8-4-106, 8-4-201 - 8-4-229, and 8-4-301 - 8-4-313. 10 (b) Nor shall anything contained in this This subchapter does not 11 confer upon the Arkansas Public Service Commission any authority or 12 jurisdiction conferred by law upon the department or the Arkansas Pollution 13 Control and Ecology Commission. 14 (c) Notwithstanding the exemption provisions of § 23-18-504, each 15 major utility facility constructed in Arkansas is subject to the environmental rules and regulations of the state and federal regulatory 16 17 bodies having jurisdiction over the air, water, and other environmental 18 impacts associated with the major utility facility. 19 SECTION 5. Arkansas Code § 23-18-507, concerning the authority of the 20 21 Arkansas Public Service Commission, is amended to add an additional 22 subsection to read as follows: 23 (f)(1) Under §§ 23-18-106 and 23-18-107 and the rules and regulations 24 adopted thereunder, the commission may determine the need for additional 25 energy supply and transmission resources by public utilities in an energy 26 resource declaration-of-need proceeding. 27 (2) A determination of need under subdivision (f)(1) of this section shall be deemed the basis for the need for the construction of a 28 29 major utility facility to be sited and constructed under this subchapter. 30 SECTION 6. Arkansas Code § 23-18-511 is amended to read as follows: 31 32 23-18-511. Application for certificate - Contents generally. An applicant for a certificate shall file with the Arkansas Public 33 34 Service Commission a verified application in such the form as required by the 35 commission may prescribe and containing the following information: 36 (1) A general description of the location and type of the major

1 utility facility proposed to be built; 2 (2) A general description of any reasonable alternate location 3 or locations considered for the proposed facility; 4 (3) A statement of the need and reasons for construction of the 5 facility, including, if applicable, a reference to any prior commission 6 action in an energy resource declaration-of-need proceeding determining the 7 need for additional energy supply or transmission resources by the public 8 utility; 9 (4) A statement of the estimated costs of the major utility 10 facility and the proposed method of financing the construction of the major 11 utility facility; 12 (5)(A) A general description of any reasonable alternate methods 13 of financing the construction of the major utility facility and a description 14 of the comparative merits and detriments of each alternate financing method 15 considered. 16 (B) If at the time of filing of the application the 17 federal income tax laws and the state laws would permit the issuance of tax-18 exempt bonds to finance the construction of the proposed major utility 19 facility for the applicant by a state financing agency, the application shall 20 also include a discussion of the merits and detriments of financing the major utility facility with such the bonds; 21 22 (6) An analysis of the projected economic or financial impact on 23 the applicant and the local community where in which the major utility 24 facility is to be located as a result of the construction and the operation 25 of the proposed major utility facility; 26 (7) An analysis of the estimated effects on energy costs to the 27 consumer as a result of the construction and operation of the proposed major utility facility; 28 29 (8)(A) An exhibit containing an environmental impact statement, 30 which shall fully develop that fully develops the four (4) factors listed in subdivision (8)(B) of this section, treating in reasonable detail such 31 32 considerations, if applicable, as: the 33 (i) The proposed major utility facility's direct and 34 indirect effect on the following in the area in which the major utility 35 facility is to be located:

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(a) The ecology of the land, air, and water

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1 environment, established; 2 (b) Established park and recreational areas, 3 and on any; and 4 (c) Any sites of natural, historic, and scenic 5 values and resources of the area in which the major utility facility is to be 6 located,; and any 7 (ii) Any other relevant environmental effects. 8 (B) The environmental impact statement shall set out 9 state: 10 The environmental impact of the proposed action; (i) 11 (ii) Any adverse environmental effects which that 12 cannot be avoided; 13 (iii) A description of the comparative merits and 14 detriments of each alternate location or considered for the major utility 15 facility; for 16 (iv) For generating plants, the energy production 17 process considered; and a 18 (v) A statement of the reasons why the proposed 19 location and production process were selected for the major utility facility; 20 and 21 (iv) (vi) Any irreversible and irretrievable 22 commitments of resources that would be involved in the proposed action should 23 it be implemented; 24 (9) The interstate benefits expected to be achieved by the 25 proposed construction or modification of a major an electric transmission 26 facility line and associated facilities, as described in § 23-18-503(5)(B) 27 (6)(B), that is located within a national interest electric transmission 28 corridor; and 29 (10) Such other information of an environmental or economic 30 nature as the applicant may consider relevant or as the commission may by 31 regulation or order require. 32 33 SECTION 7. Arkansas Code § 23-18-513(d), concerning the notice 34 required for each application for a certificate of environmental 35 compatibility and public need, is amended to read as follows: (d)(l) Each application shall also be accompanied by proof that public 36

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1 notice thereof of the application was given to persons residing in 2 municipalities and counties entitled to receive notice under subsection (a) 3 of this section by the publication in a newspaper having substantial 4 circulation in the municipalities or counties, of: 5 (A) A summary of the application; 6 (B) A statement of the date on or about which it is to be 7 filed; and 8 (C) A statement that intervention or limited appearances 9 must shall be filed with the commission within thirty (30) days after the date set forth stated in the notice, unless good cause is shown pursuant to 10 11 under § 23-18-517. 12 (2)(A) For purposes of this subsection, any an environmental 13 impact statement submitted as an exhibit to the application need not be 14 summarized, but the published notice shall include a statement that the 15 impact statements are on file at the office of the commission and available for public inspection or are available electronically on the commission's 16 17 website. 18 (B) The applicant shall also cause copies of the 19 environmental impact statement to be furnished to at least one (1) of its 20 local offices, if any, in the counties in which any portion of the major 21 utility facilities are to be located, both as primarily or as alternatively 22 proposed, to be there available for public inspection. 23 (C) The published notice shall contain a statement of the 24 location of these the local offices described in subdivision (d)(2)(B) of 25 this section and the times the impact statements will be available for public 26 inspection. 27 SECTION 8. Arkansas Code § 23-18-517(a), concerning the parties to a 28 29 certification proceeding, is amended to read as follows: 30 The parties to a certification proceeding shall include: (a) 31 (1) The applicant; 32 Each municipality, county, and government agency or (2) 33 department or other person entitled to receive service of a copy of the 34 application under § 23-18-513(a) and (b) if it has filed with the Arkansas 35 Public Service Commission a notice of intervention as a party within thirty 36 (30) days after service; or

1	(3) Any A person residing in a municipality or county which that
2	is entitled to receive service of a copy of the application under § 23-18-
3	513(a) and (b) or any domestic nonprofit corporation, formed in whole or in
4	part to promote conservation or natural beauty, to promote energy
5	conservation, to protect the environment, personal health, or other
6	biological values, to represent commercial and industrial groups, or to
7	promote the orderly development of the areas in which the facility is to be
8	located , where such a person <u>if the:</u>
9	(A) Person or organization has an interest which that may
10	be directly affected by the commission's action and which interest;
11	(B) Interest is not adequately represented by other
12	parties , if such a person; and
13	(C) Person or corporation has petitioned the commission
14	for leave to intervene as a party within thirty (30) days after the date
15	given in the public notice as the date of filing the application.
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17	SECTION 9. Arkansas Code § 23-18-519(a) and (b), concerning the
18	Arkansas Public Service Commission's decision to grant or deny an application
19	for certification, are amended to read as follows:
20	(a) <u>(1)</u> The Arkansas Public Service Commission shall render a decision
21	upon the record either granting or denying the application as filed or
22	granting it upon such terms, conditions, or modifications of the location,
23	financing, construction, operation, or maintenance of the major utility
24	facility as the commission may deem appropriate.
25	(2) The record may include by reference the findings of the
26	commission in an energy resource declaration-of-need proceeding that the
27	utility needs additional energy supply resources or transmission resources.
28	(b) The commission may <u>shall</u> not grant a certificate for the location,
29	financing, construction, operation, and maintenance of a major utility
30	facility, either as proposed or as modified by the commission, unless it
31	shall find and determine finds and determines:
32	(1)(A) The basis of the need for the major utility facility.
33	(B) In determining the basis of the need for the major
34	utility facility, the commission may rely upon the commission's determination
35	in an energy resource declaration-of-need proceeding that the utility needs
36	additional energy supply resources or transmission resources;

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                 (2) That the major utility facility will serve the public
     interest, convenience, and necessity;
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 3
                 (3) The nature of the probable environmental impact of the major
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     utility facility;
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                 (4) That the major utility facility represents an acceptable
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     adverse environmental impact, considering the state of available technology,
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     the requirements of the customers of the applicant for utility service, the
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     nature and economics of the proposal, any state or federal permit for the
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     environmental impact, and the various alternatives, if any, and other
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     pertinent considerations;
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                 (5) The nature of the probable economic impact of the major
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     utility facility;
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                 (6) That the major utility facility financing method either as
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     proposed or as modified by the commission represents an acceptable economic
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     impact, considering economic conditions and the need for and cost of
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     additional public utility services;
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                 (7) In the case of an electric transmission line, that such a
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     the major utility facility is not inconsistent with known plans of other
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     electric systems serving the state, which plans that have been filed with the
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     commission;
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                 (8) In the case of a gas transmission line, that the location of
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     the line will not pose an undue hazard to persons or property along the area
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     to be traversed by the line;
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                 (9) That the energy efficiency of the power production major
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     utility facility has been given significant weight in the decision-making
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     process;
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                 (10) That the location of the major utility facility as proposed
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     conforms as closely as practicable to applicable state, regional, and local
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     laws and regulations issued thereunder, except that the commission may refuse
     to apply all or any part of any regional or local law or regulation if it
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     finds that, as applied to the proposed major utility facility, that the law
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     or regulation is unreasonably restrictive in view of the existing technology,
     or of factors of cost or economics, or of the needs of consumers whether
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     located inside or outside of the directly affected government subdivisions;
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                 (11) The interstate benefits expected to be achieved by the
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     proposed construction or modification of a major an electric transmission
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1 facility line and associated facilities, as described in § 23-18-503(5)(B) 2 (6)(B), that is located within a national interest electric transmission 3 corridor; and 4 (12) That any conditions attached to a certificate for the 5 construction or modification of a major an electric transmission facility 6 line and associated facilities, as described in § 23-18-503(5)(B) (6)(B), 7 that is located within a national interest electric transmission corridor do 8 not interfere with reduction of electric transmission congestion in 9 interstate commerce or render the project economically infeasible. 10 11 SECTION 10. Arkansas Code § 23-18-521 is amended to read as follows: 12 23-18-521. Issuance of certificate - Effect. 13 (a) A certificate to construct and operate a major utility facility 14 may only be issued pursuant to only under this subchapter. 15 (b)(1) Any A certificate issued hereunder under this subchapter to an 16 applicant shall be is in lieu of, and exempt exempts the applicant from, the 17 requirements of obtaining a certificate of convenience and necessity pursuant 18 to <u>under</u> § 23-3-201 et seq. 19 (2) It shall also entitle <u>A certificate issued under this</u> 20 subchapter entitles the applicant to a permit under § 23-3-501 et seq. 21 without any further notice or hearing if the applicant has filed with the 22 Arkansas Public Service Commission the consent or authorization required by § 23 23-3-504(7) and paid the damages set out stated in § 23-3-501 et seq. 24 25 SECTION 11. Arkansas Code § 23-18-525 is amended to read as follows: 23-18-525. Jurisdiction of courts. 26 27 Except as expressly set forth stated in §§ 23-18-505, 23-18-506, and 28 23-18-524, no a court of this state shall does not have jurisdiction to hear: 29 (1) Hear or determine any an issue, case, or controversy 30 concerning any a matter which that was or could have been determined in a 31 proceeding under this subchapter before the Arkansas Public Service 32 Commission under this subchapter; or to stop 33 (2) Stop or delay the financing, construction, operation, or 34 maintenance of a major utility facility except to enforce compliance with 35 this subchapter or the provisions of a certificate issued pursuant to under 36 this subchapter after the exhaustion of administrative remedies before the

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1 commission. 2 3 SECTION 12. Arkansas Code § 23-3-201 is amended to read as follows: 4 23-3-201. Requirement for new construction or extension. 5 (a) New construction or operation of any equipment or facilities for 6 supplying a public service or the extension of a public service shall not be 7 undertaken without first obtaining from the Arkansas Public Service 8 Commission a certificate that public convenience and necessity require or 9 will require the construction or operation. 10 (b) This section does not require a certificate of public convenience 11 and necessity for: 12 (1) The replacement or expansion of existing equipment or 13 facilities with similar equipment or facilities in substantially the same 14 location or the rebuilding, upgrading, modernizing, or reconstructing of 15 equipment or facilities that increase capacity if no increase in the width of 16 an existing right-of-way is required; 17 (2) The construction or operation of equipment or facilities for 18 supplying a public service that has begun under a limited or conditional 19 certificate or authority as provided in §§ 23-3-203 - 23-3-205; or 20 (3) The extension of a public service: 21 (A) Within a municipality or district where a public 22 service has been lawfully supplied; 23 (B) Within or to territory then being served; or 24 (C) That is necessary in the ordinary course-; or 25 (4) Except as provided in § 23-18-504(c), the construction or 26 operation of a major utility facility as defined in the Utility Facility 27 Environmental and Economic Protection Act, § 23-18-501 et seq., or any exemption under the Utility Facility Environmental and Economic Protection 28 29 Act. 30 31 SECTION 13. EMERGENCY CLAUSE. It is found and determined by the 32 General Assembly of the State of Arkansas that recent decisions by the 33 Arkansas Court of Appeals and the Arkansas Supreme Court have pointed out the 34 need for the General Assembly to clarify its intentions regarding the certification and authorization of the location, financing, construction, and 35 36 operation of major utility facilities; and that this act is immediately

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1	necessary to provide for the continued economic development of the state and
2	the orderly and efficient development of essential energy resources.
3	Therefore, an emergency is declared to exist and this act being immediately
4	necessary for the preservation of the public peace, health, and safety shall
5	become effective on:
6	(1) The date of its approval by the Governor;
7	(2) If the bill is neither approved nor vetoed by the Governor,
8	the expiration of the period of time during which the Governor may veto the
9	bill; or
10	(3) If the bill is vetoed by the Governor and the veto is
11	overridden, the date the last house overrides the veto.
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13	/s/Powers
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