1	State of Arkansas	As Engrossed: H3/18/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013	HOUSE BILL 1929	
4			
5	By: Representatives Davis, Ale	exander, D. Altes, C. Armstrong, E. Armstrong, Baine, Ballinger, Baltz,	
6	Barnett, Bragg, Branscum, J. Burris, Clemmer, Cozart, Dotson, C. Douglas, Eubanks, Farrer, Ferguson,		
7	Gillam, Harris, Hickerson, Hobbs, House, Hutchison, Jett, Lea, Lowery, McElroy, D. Meeks, S. Meeks,		
8	Miller, Neal, Payton, Ratliff, Rice, Steel, Wardlaw, Westerman, B. Wilkins, Wren		
9	By: Senators D. Sanders, Burnett, Caldwell, E. Cheatham, J. Dismang, J. English, Files, K. Ingram, Irvin,		
10	B. King, B. Sample, D. Wyatt		
11			
12		For An Act To Be Entitled	
13	AN ACT TO A	MEND THE LAWS PERTAINING TO THE	
14	PROMULGATIO	ON OF WATER QUALITY STANDARDS; TO IMPROVE	
15	THE PROCESS	FOR DEVELOPING AND IMPLEMENTING WATER	
16	QUALITY STA	NDARDS; TO DECLARE AN EMERGENCY; AND FOR	
17	OTHER PURPO	SES.	
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20		Subtitle	
21	TO AM	END THE LAWS PERTAINING TO THE	
22	PROMU	LGATION OF WATER QUALITY STANDARDS;	
23	TO IM	PROVE THE PROCESS FOR DEVELOPING AND	
24	IMPLE	MENTING WATER QUALITY STANDARDS; AND	
25	TO DE	CLARE AN EMERGENCY.	
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28	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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30	SECTION 1. DO NO	T CODIFY. <u>Legislative findings and intent.</u>	
31	(a) The General	Assembly finds that:	
32	(1) Under	current interpretations by the United States	
33	Environmental Protection	on Agency, the development, implementation, and	
34		lity standards required under the Clean Water Act, 33	
35	U.S.C. § 1251 et seq.,	are to be based on sound scientific and statistical	
36	principles, among other	things, and should consider readily available data	

1	that is consistent with and relevant to the water use to be maintained;	
2	(2) Federal law requires the consideration of certain relevant	
3	factors, including natural variability and statistical variability over	
4	periods of time that are relevant to the water use to be maintained;	
5	(3) After consideration of readily available data, reliance on	
6	data that is not significant or meaningful, is incomplete, is not indicative	
7	of conditions relevant to the water use to be maintained, is speculative, is	
8	inconclusive or reasonably supportive of different conclusions, or is	
9	otherwise not well-suited to the purpose for which it is being used, has the	
10	potential to lead to unnecessary regulation and the inefficient use and	
11	allocation of scarce resources;	
12	(4) The State of Arkansas has a well-developed and long-standing	
13	program of sampling the quality of waters subject to various uses;	
14	(5) There is a rational basis found in sound scientific and	
15	statistical principles for using long-term averages in assessing mineral	
16	concentrations in a stream;	
17	(6) The Arkansas Department of Environmental Quality's analysis	
18	of data from Arkansas streams demonstrates that four cubic feet per second (4	
19	ft^3/s) is the median flow for small streams, which makes this measure an	
20	appropriate indicator for stream flow when long-term flow data is not	
21	available, thereby avoiding unnecessary regulation and the inefficient use of	
22	state resources;	
23	(7) It is appropriate and consistent with sound scientific and	
24	statistical principles to use the greater of long-term average flows or four	
25	cubic feet per second (4 ft ³ /s) for assessing mineral concentrations in	
26	streams; and	
27	(8) Because of the existing technological and economic limits on	
28	treatability of dissolved minerals and the likely localized economic impacts	
29	of the treatability requirement, it is an inefficient use of scarce resources	
30	to apply domestic water supply uses and criteria to streams, stream segments,	
31	or other bodies of water that do not have an existing domestic water supply	
32	use or that do not have a demonstrated and reasonable potential to be used as	
33	a domestic water supply source.	
34	(b) The intent of this act is to:	
35	(1) Provide for the consideration of existing and readily	
36	available data and information relevant to the development, implementation,	

1 and assessment of water quality standards for minerals; 2 (2) Provide standards for determining the data that should be 3 considered and relied on by the State of Arkansas and its agencies for the development, implementation, and assessment of water quality standards for 4 5 minerals; and 6 (3) Direct state agencies to support the development, 7 implementation, and assessment of water quality standards according to the 8 provisions of this act. 9 10 SECTION 2. Arkansas Code § 8-4-202(b)(3), concerning the rules and regulations the Arkansas Pollution Control and Ecology Commission may 11 12 promulgate with respect to water pollution, is amended to read as follows: 13 (3)(A) Water quality standards, performance standards, and 14 pretreatment standards. 15 (B) Water quality standards for minerals adopted under subdivision (b)(3)(A) of this section shall comply with the following 16 17 requirements without precluding the evaluation of existing and readily 18 available water quality-related data: 19 (i) The development and implementation of standards 20 and criteria for minerals, including without limitation total dissolved solids, chlorides, and sulfates, and the assessment of a stream's or a stream 21 22 segment's conformity with or attainment of a standard or criteria for 23 minerals shall be based on the greater of the average flow in the stream or stream segment or four cubic feet per second $(4 \text{ ft}^3/\text{s})$; 24 25 (ii) The development and implementation of standards or criteria for minerals, including without limitation total dissolved 26 27 solids, chlorides, and sulfates, in order to protect the use of a domestic water supply, and the assessment of a stream's or a stream segment's 28 29 conformity with or protection of the use of a domestic water supply shall be 30 based on the greater of the average flow in the stream or stream segment or four cubic feet per second $(4 \text{ ft}^3/\text{s})$; 31 32 (iii) The assessment of a stream, stream segment, 33 lake, or reservoir by the Arkansas Department of Environmental Quality for 34 conformity with or attainment of a water quality standard for minerals for purposes of 33 U.S.C. § 1313(d) shall be based on the average concentration 35 of minerals in the stream, stream segment, lake, or reservoir using at least 36

1	sixty (60) actual measured samples taken at regular intervals over at least a		
2	five-year period;		
3	(iv)(a) Except as provided in subdivision		
4	(b)(3)(B)(iv)(b) of this section, a water quality standard to protect or		
5	maintain the use of a domestic water supply may be developed and implemented		
6	only for a stream segment, lake, or reservoir that:		
7	(1) Has an existing use as a domestic		
8	water supply; or		
9	(2) Is listed in the Arkansas Water Plan		
10	as a planned or potential domestic water supply.		
11	(b) The domestic water supply use shall be		
12	designated for all bodies of water within the watershed of a lake or		
13	reservoir used as a public water supply unless the designated use is or has		
14	been removed under the regulations of the commission.		
15	(c) The commission shall regularly publish in		
16	Regulation No. 2 a list of the stream segments or reservoirs to which		
17	subdivision (b)(3)(B)(iv)(a) of this section applies;		
18	(v)(a) Before commencing a study that would purport		
19	to allocate loads for permissible discharges to a stream, stream segment,		
20	lake, or reservoir in order to conform to a water quality standard, including		
21	without limitation a total maximum daily load study under 33 U.S.C. §		
22	1313(d), the person conducting the study shall give written notice to all		
23	persons who are permitted to discharge directly or indirectly into the		
24	stream, stream segment, lake, or reservoir.		
25	(b) The notice required under subdivision		
26	(b)(3)(B)(v)(a) of this section shall:		
27	(1) Identify the person responsible for		
28	<pre>conducting the study;</pre>		
29	(2) Explain the purpose of the study and		
30	the method that will be used to conduct the study; and		
31	(3) Provide instructions on obtaining		
32	additional information about the study.		
33	(c) At the time a draft report of the study		
34	under this subdivision (b)(3)(B)(v) is prepared, a copy of the draft report		
35	shall be sent to each:		
36	(1) Person that holds a permit to		

1	discharge into the stream, stream segment, lake, or reservoir;	
2	(2) Public drinking water treatment	
3	system whose source water's watershed contains the stream, stream segment,	
4	lake, or reservoir; and	
5	(3) Person that has requested a copy of	
6	the results or report of the study.	
7	(d) Before the study under this subdivision	
8	(b)(3)(B)(v) is finalized, the Arkansas Department of Environmental Quality	
9	shall conduct a public hearing on the study if requested by a:	
10	(1) Person holding a permit to discharge	
11	to the stream, stream segment, or reservoir; or	
12	(2) Public drinking water treatment	
13	system whose source water's watershed contains the stream, stream segment,	
14	lake, or reservoir.	
15	(e) A study conducted under this subdivision	
16	(b)(3)(B)(v) shall not establish a waste load allocation for a stream, stream	
17	segment, lake, or reservoir for purposes of protecting the use of a domestic	
18	water supply unless the department has first certified that:	
19	(1) There is an existing domestic water	
20	supply use for the stream, stream segment, lake, or reservoir; or	
21	(2) The stream segment or reservoir is	
22	listed in the Arkansas Water Plan as a planned or potential domestic water	
23	supply;	
24	(vi) Within thirty (30) days after the receipt of an	
25	application for an individual permit to discharge into a stream, stream	
26	segment, or reservoir, the department shall certify to the permit applicant	
27	whether the stream segment or reservoir that will receive the proposed	
28	discharge is:	
29	(a) An existing domestic water supply; or	
30	(b) Listed in the Arkansas Water Plan as a	
31	planned or potential domestic water supply; and	
32	(vii) The values for dissolved minerals listed in	
33	Arkansas Pollution Control and Ecology Commission Regulation No. 2, §	
34	2.511(B) shall not be used to evaluate or assess the attainment of water	
35	quality standards.	
36	(C) A term or provision in a National Pollutant Discharge	

1	Elimination System permit or an order related to a National Pollutant		
2	Discharge Elimination System permit that exists as of the effective date of		
3	this act but that has not yet become effective and does not comply with or		
4	was not developed according to subdivisions (b)(3)(B)(i)-(iv) of this section		
5	shall be:		
6	(i) Stayed upon application to the commission by a		
7	person regulated under the noncompliant National Pollutant Discharge		
8	Elimination System permit term or condition or an order related to the		
9	noncompliant National Pollutant Discharge Elimination System permit; or		
10	(ii) Waived upon application to the commission by a		
11	person regulated under the noncompliant National Pollutant Discharge		
12	Elimination System permit term or condition or an order related to the		
13	noncompliant National Pollutant Discharge Elimination System permit until an		
14	applicable National Pollutant Discharge Elimination System permit term or		
15	condition or an order related to an applicable National Pollutant Discharge		
16	Elimination System permit that complies with subdivisions (b)(3)(B)(i)-(iv)		
17	of this section becomes effective.		
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19	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
20	General Assembly of the State of Arkansas that clarification of the		
21	methodology for developing, implementing, and assessing state water quality		
22	standards for minerals and the procedure for identifying and protecting the		
23	use of domestic water supplies is needed to avoid unnecessary regulation and		
24	the inefficient use and allocation of scarce resources; and that this act is		
25	immediately necessary to ensure that existing regulatory requirements provide		
26	demonstrable benefits at reasonable costs and available resources are wisely		
27	allocated. Therefore, an emergency is declared to exist, and this act being		
28	immediately necessary for the preservation of the public peace, health, and		
29	safety shall become effective on:		
30	(1) The date of its approval by the Governor;		
31	(2) If the bill is neither approved nor vetoed by the Governor,		
32	the expiration of the period of time during which the Governor may veto the		
33	<pre>bill; or</pre>		
34	(3) If the bill is vetoed by the Governor and the veto is		
35	overridden, the date the last house overrides the veto.		
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1	/s/Davis
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