1	State of Arkansas	A D:11	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 333
4			
5	By: Senator J. Hendren		
6			
7		For An Act To Be Entitled	
8	AN ACT T	O ADDRESS THE PROTECTION OF PRIVATE PRO	PERTY;
9	TO DECLA	RE AN EMERGENCY; AND FOR OTHER PURPOSES	•
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11			
12		Subtitle	
13	TO	ADDRESS THE PROTECTION OF PRIVATE	
14	PRO	OPERTY; AND TO DECLARE AN EMERGENCY.	
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16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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19	SECTION 1. DO	NOT CODIFY. Legislative findings.	
20	The General As	sembly finds that:	
21	<u>(1) Fro</u>	om time to time, state and local regulate	ory programs have
22	the effect of reduci	ng the market value of private property	<u>:</u>
23	<u>(2) Whe</u>	n state and local regulatory programs re	educe the market
24	value of private pro	perty and do not abate through their im	plementation a
25	public nuisance affe	ecting the public health, safety, morals	, or general
26	welfare, it is fair	and appropriate that the state or the le	ocality compensate
27	the property owner f	for the loss in market value of the prop	erty caused by the
28	implementation of th	ne regulatory program;	
29	<u>(3) Com</u>	pensation to the property owner is also	fair and
30	appropriate in cases	involving regulatory programs that aba	<u>te a public</u>
31	nuisance when the pr	operty owner did not contribute to the	<u>public nuisance,</u>
32	did not acquire the	property knowing of the public nuisance	, or did not
33	acquire the property	under circumstances in which the proper	rty owner should
34	have known about the	public nuisance based upon prevailing	<u>community</u>
35	standards; and		
36	(4) In	order to establish a fair and equitable	compensation

1	system to address these stated public policy concerns and findings, the	
2	General Assembly should establish a compensation system.	
3		
4	SECTION 2. Arkansas Code Title 18, Chapter 15, is amended to add an	
5	additional subchapter to read as follows:	
6	Subchapter 17 - Private Property Protection Act	
7		
8	18-15-1701. Title.	
9	This subchapter shall be known and may be cited as the "Private	
10	Property Protection Act".	
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12	18-15-1702. Definitions.	
13	As used in this subchapter:	
14	(1) "Real property" means real property, the use of which is	
15	directly controlled or regulated by a regulatory program; and	
16	(2)(A) "Regulatory program" means a rule, regulation, law, or	
17	ordinance that affects the fair market value of real property.	
18	(B) "Regulatory program" includes without limitation	
19	moratoriums on growth, aesthetic or scenic districts, environmental	
20	districts, overlay districts, green space ordinances, landscape ordinances,	
21	tree ordinances, land use planning programs, and zoning programs.	
22		
23	18-15-1703. Inverse condemnation — Application.	
24	(a) When implementation of a regulatory program by the state or any of	
25	its political subdivisions operates to reduce by at least ten percent (10%)	
26	the fair market value of real property for the uses permitted at the time the	
27	owner acquires the title, or on the effective date of this subchapter,	
28	whichever is later, the property shall be deemed to have been taken for the	
29	use of the public.	
30	(b)(1) The owner or user shall have the right to:	
31	(A) Either:	
32	(i) Require condemnation by and adequate	
33	compensation from the governmental unit or units, when more than one (1)	
34	governmental unit is involved, imposing the regulation resulting in decreased	
35	value; or	
36	(ii) Receive compensation for the reduction in value	

1	caused by government action; and
2	(B) Have the compensation determined by a jury.
3	(2) When more than one (1) governmental unit is involved, the
4	court shall determine the proportion each unit shall be required to
5	contribute to the compensation.
6	(3) Compensation is required under this section only when the
7	fair market value of the property is reduced by at least ten percent (10%).
8	(c)(l)(A) A governmental unit subject to this subchapter shall not
9	make waiver of the provisions of this subchapter a condition for approval of
10	the use of real property or the issuance of a permit or other entitlement.
11	(B) An owner or user may accept an approval of use,
12	permit, or other entitlement granted by the governmental unit without
13	compromising his or her rights under this subchapter if:
14	(i) The owner or user makes a written reservation of
15	rights at the time of acceptance of the authorization, permit, or other
16	entitlement; or
17	(ii) The owner or user makes an oral statement made
18	before the governmental unit granting the authorization, permit, or other
19	entitlement at a public meeting at which the governmental unit renders its
20	decision.
21	(2) The owner or user may make his or her reservation in either
22	or both forms allowed under this subsection.
23	(d) When a regulatory program resulting from a zoning ordinance
24	operates to change a permitted use and the fair market value of the affected
25	real property is the same or greater than before the effective date of the
26	implementation of the regulatory program, compensation shall not be paid
27	under this subchapter.
28	(e) This subchapter does not apply to:
29	(1) An owner or user of real property if the regulatory program
30	does not directly apply to the real property of the owner or user;
31	(2) Laws or rules within the jurisdiction of the State Health
32	Officer or regulatory activities of the Arkansas Pollution Control and
33	Ecology Commission, the Arkansas Department of Environmental Quality, the
34	Arkansas Livestock and Poultry Commission, or the State Plant Board under
35	delegated or authorized programs or approved plans under federal law;
36	(3) An eminent domain proceeding to which the Uniform Relocation

1	Assistance and Real Property Acquisition Policies Act of 1970, 42 U.S.C.
2	§4601 et seq., as in effect on January 1, 2015, applies; or
3	(4) An eminent domain proceeding undertaken by a municipality
4	under applicable law as in effect on January 1, 2015.
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6	18-15-1704. Nuisance matters.
7	(a) Compensation is not required under this subchapter if the
8	regulatory program is an exercise of the police power to prevent uses noxious
9	or harmful to the health and safety of the public.
10	(b) A use is a noxious use if it amounts to a public nuisance.
11	(c) Determination by the governmental unit or units involved that a
12	use is a noxious use or poses a demonstrable harm to public health and safety
13	is not binding upon the court.
14	
15	18-15-1705. Statute of limitations.
16	(a)(1) The statute of limitations for actions brought under this
17	subchapter is as provided under § 16-56-115.
18	(2) The statute of limitations begins upon the final
19	administrative decision implementing the regulatory program affecting the
20	owner's or user's property.
21	(b) A program is implemented with respect to an owner's or user's
22	property when actually applied to that property.
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24	18-15-1706. Regulatory rollback.
25	(a)(1) If the governmental unit exercising inverse condemnation under
26	this subchapter is unwilling or unable to pay the costs awarded, it may relax
27	the land use planning, zoning, or other regulatory program as it affects the
28	owner's or user's land and all similarly-situated land in the jurisdiction in
29	which the regulatory program is in effect to the previous regulatory program.
30	(2) If a governmental unit relaxes a regulatory program under
31	this section, the governmental unit is liable to the owner or user for
32	reasonable and necessary costs of the inverse condemnation action, plus any
33	actual and demonstrable economic losses caused to the owner or user by
34	regulation during the period in which it was in effect.
35	(b) This section does not affect any remedy that is constitutionally
36	required.

1	(c)(1) Notwithstanding other law, the governmental unit subject to an
2	award of compensation for inverse condemnation under this subchapter may
3	elect to relax the land use planning, zoning, or other regulatory program
4	without further public hearings, proceedings, or environmental review.
5	(2) If the governmental unit elects to relax the affected
6	regulatory program, the previous regulatory program shall automatically be in
7	effect.
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9	18-15-1707. Legal challenges.
10	This subchapter does not preclude a property owner from bringing a
11	<u>legal challenge:</u>
12	(1) To a regulatory program affected by this subchapter if the
13	regulation caused diminution in value of the property for the uses permitted
14	at the time the owner acquired title, or the effective date of this
15	subchapter, whichever is later; or
16	(2) Under other law.
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18	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
19	General Assembly of the State of Arkansas that some actions by the state and
20	its political subdivisions reduce the value of real property; that the
21	property owners now are not being compensated for that reduction in value;
22	and that this act is immediately necessary because the inequity needs to be
23	eliminated as soon as possible. Therefore, an emergency is declared to exist,
24	and this act being immediately necessary for the preservation of the public
25	peace, health, and safety shall become effective on:
26	(1) The date of its approval by the Governor;
27	(2) If the bill is neither approved nor vetoed by the Governor,
28	the expiration of the period of time during which the Governor may veto the
29	bill; or
30	(3) If the bill is vetoed by the Governor and the veto is
31	overridden, the date the last house overrides the veto.
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