1	State of Arkansas	As Engrossed: H3/17/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1444
4			
5	By: Representative Balling	er	
6			
7		For An Act To Be Entitled	
8			
9	ARISE OUT OF PROPERTY RIGHTS SECURED UNDER THE		
10		CONSTITUTION, ARTICLE 2, § 22; AND	FOR OTHER
11	PURPOSES	•	
12			
13		Subtitle	
14	mo.		
15		REVISE CERTAIN EMINENT DOMAIN LAWS	DED
16 17		AT ARISE OUT OF PROPERTY RIGHTS SECU	
17		DER THE ARKANSAS CONSTITUTION, ARTIC § 22.	TE.
19	۷,	3 22.	
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21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
22			
23	SECTION 1. Ar	kansas Code § 4-35-210(16), concern	ing the powers of a
24	water authority, is	amended to read as follows:	
25	(16) To exerc	ise the power of eminent domain in a	accordance with the
26	procedures prescribe	ed by § 18-15-301 et seq. the manner	provided in § 18-15-
27	<u>104</u> ;		
28			
29	SECTION 2. Ar	kansas Code § 6-3-113(c), concerning	g the eminent domain
30	power of the Arkansa	s Educational Television Commission	, is amended to read
31	as follows:		
32	(c) The commi	ssion shall exercise the power of en	minent domain in the
33	manner provided for	in § 27-67-311 et seq. § <u>18-15-104.</u>	
34			
35	SECTION 3. Ar	kansas Code § 6-3-113(d), concerning	g the eminent domain
36	power of the Arkansa	s Educational Television Commission	, is repealed.

1 (d)(1) Actions by the commission to condemn real property shall be
2 brought in the county in which the land is situated.

(2) If the land is located in more than one (1) county, the action may be brought in any county in which the land is situated.

- SECTION 4. Arkansas Code § 6-13-103(b), concerning the eminent domain power of a school district, is amended to read as follows:
- (b) If the owners of property desired to be acquired by the board of directors of any school district shall do not agree on the price, the board of directors of the school district may exercise the right of eminent domain, after the same procedure as is provided by law for municipal corporations and counties, and no advance deposit of money shall be required unless the school district desires immediate possession of the property to be condemned, before a hearing can be held fixing the value thereof; and after the verdict of the jury finding the damage to the owner of the property in such proceedings, the school district shall have the right to take the property at the value found or abandon the proceedings to condemn it for one (1) year and the procedure to be followed shall be exercised in the manner provided in § 18-15-104.

- SECTION 5. Arkansas Code § 6-61-521(12), concerning the powers and duties of local boards, is amended to read as follows:
- (12) To exercise the right of eminent domain to condemn property necessary for the use of the community college. The procedure to be followed in the exercise of the right of eminent domain by a local board shall be that prescribed for the boards of trustees of certain state colleges by \S 6-62-201 in the manner provided in \S 18-15-104;

- SECTION 6. Arkansas Code § 6-62-201(d)(1), concerning the eminent domain power of certain colleges and universities, is amended to read as follows:
- (d)(1) The procedure to be followed except as otherwise provided in
 this section, for the purposes of this section is that prescribed in §§ 1815-301 18-15-307, inclusive, for the exercise of eminent domain by
 municipal corporations and counties A state college or university having the
 right and power of eminent domain under subdivision (a)(1) of this section
 shall exercise the power of eminent domain in the manner provided in § 18-15-

1 104.

- SECTION 7. Arkansas Code § 6-62-705(a)(5), concerning the power and duties of the Arkansas Development Finance Authority and the Arkansas Higher Education Coordinating Board, is amended to read as follows:
- purpose of acquiring lands to acquire land, the fee title thereto to land or any easement, right-of-way, or other interest or estate therein in the land, for projects or portions thereof of parts of projects, by the procedure now in the manner provided for condemnation by railroads by §§ 18-15-1201 18-15-1207 in § 18-15-104;

- SECTION 8. Arkansas Code § 6-65-203(d)(1), concerning the eminent domain power of Arkansas State University, is amended to read as follows:
- (d)(1) Upon $\underline{0n}$ adoption of the resolution, the board is authorized to \underline{may} request the prosecuting attorney of the district in which the lands are situated to assist in instituting proper proceedings a proceeding for the condemnation of the lands \underline{in} the manner provided \underline{in} § 18-15-104.

- SECTION 9. Arkansas Code § 6-65-403(d)(1), concerning the eminent domain power of Southern Arkansas University, is amended to read as follows:
- (d)(1) Upon $\underline{0n}$ adoption of the resolution, the board is authorized to \underline{may} request the prosecuting attorney of the district in which the lands are situated to assist in instituting proper proceedings a proceeding for the condemnation of the lands \underline{in} the manner provided in § 18-15-104.

- SECTION 10. Arkansas Code § 6-66-112(d)(1), concerning the eminent domain power of Henderson State University, is amended to read as follows:
- (d)(1) Upon On adoption of the resolution, the board is authorized to may request the prosecuting attorney of the district in which the lands are situated to assist in instituting proper proceedings a proceeding for the condemnation of such the lands in the manner provided in § 18-15-104.

SECTION 11. Arkansas Code § 8-6-715(b)(1), concerning the eminent domain power of a regional solid waste management district, is amended to read as follows:

1 (b)(1) The proceedings may be shall be exercised in the manner now 2 provided for taking private property for rights of way for railroads as set forth in §§ 18-15-1202 - 18-15-1207 under § 18-15-104. 3 4 5 SECTION 12. Arkansas Code § 14-16-112(a)(2)(B), concerning the power 6 of a county to condemn property for flood control, is amended to read as 7 follows: 8 (B) In the event it becomes necessary for counties to 9 exercise the right of eminent domain, condemnation proceedings shall be 10 instituted and conducted exercised in the same manner as provided in §§ 18-11 15-304 - 18-15-307 § 18-15-104. 12 SECTION 13. Arkansas Code § 14-54-106(b)(1), concerning the power of 13 14 cities and towns on the state line, is amended to read as follows: 15 The procedure to be followed by the city to acquire property 16 shall be that prescribed in exercised under Arkansas Constitution, Article 2, 17 §§ 22, and 23, and Article 12, § 9, and in \$\$ 14-54-601, 14-91-104, 14-262-18 102, 14-301-104, 14-333-101, 18-15-101 et seq., 23-11-209, and 23-12-303 the 19 manner provided in § 18-15-104 for the exercise of the right of eminent 20 domain by municipal corporations and counties. 21 22 SECTION 14. Arkansas Code § 14-88-202 is amended to read as follows: 23 14-88-202. Purposes for which created. 24 The council of any city of the first or second class or any 25 incorporated town may assess all real property within the city or town, or 26 within any district thereof, for the purpose of opening, grading, or 27 otherwise improving to open, grade, or improve streets and alleys, including 28 viaducts and underpasses either within the boundaries of an improvement 29 district, or beyond the boundaries and beyond the limits of the city or town, 30 if the property in the district will be benefited thereby benefit from an 31 assessment, including the acquisition of rights-of-way by purchase or the 32 exercise of the power of eminent domain as in the manner provided in § 14-91-33 104 § 18-15-104 and the payment of damages for the taking or injuring of 34 property resulting from the making of any such improvement, if the work or 35 construction is done or paid for by the federal government or any of its 36 agencies or by the State of Arkansas or any other public body, or to pay for

- 1 any local improvement of a public nature, including sewer systems,
- 2 theretofore made, by which the property within the district has benefited;
- 3 for the purpose of paying the principal of and interest on any bonds at any
- 4 time authorized and issued by any district under and in the manner and for
- 5 the purposes specified in this section; for the purpose of buying to buy
- 6 existing sewer systems, or the construction of sewers, or constructing
- 7 facilities for the off-street parking of vehicles, including without
- 8 limitation constructing, reconstructing, widening, extending, and maintaining
- 9 and operating off-street parking facilities, or constructing sidewalks,
- 10 sidewalk overhead covers, benches, recreational areas, and other facilities
- 11 pertaining to the construction, maintenance, and utilization thereof of those
- 12 <u>facilities</u>; for the purpose of the making of to make any other local
- 13 improvement of a public nature in the manner set forth stated in this
- 14 subchapter; and for the purpose of maintaining, repairing, and operating to
- 15 <u>maintain</u>, repair, and operate any improvements.

- SECTION 15. Arkansas Code § 14-91-104(b)(4), concerning eminent domain proceedings involving a municipal board of improvement, is amended to read as follows:
- 20 (4)(A) The judge of the circuit court may hold a special term at
 21 any time for the trial of any such cause, giving ten (10) days' notice to the
 22 parties of the time of holding that special term, which may be in writing
 23 condemnation proceeding shall be exercised in the manner provided in § 18-15-
- 24 <u>104</u>.
 - (B) The notice shall be served on the parties as a writ of summons is directed to be served unless it is waived by the parties or one of them.

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- SECTION 16. Arkansas Code § 14-91-309 is amended to read as follows: 30 14-91-309. Eminent domain proceedings.
- 31 (a)(1)(A) The circuit judge of any county in which If it becomes
 32 necessary or desirable for a municipal levee or flood control improvement
 33 district to condemn rights-of-way, lands, or structures, shall, upon the
 34 written application of the district, appoint three (3) resident landowners of
 35 the municipality in which the district is located, to be known as appraisers,
- 36 to assess damages for the appropriation of land for the project the municipal

2 proceeding in the manner provided in § 18-15-104. 3 (B)(i) The appraisers shall hold their offices for a term 4 of one (1) year and until their successors are appointed and qualified. 5 (ii) Vacancies occurring in the board of appraisers 6 shall be filled by the circuit judge. 7 (C) The appointment of appraisers shall be made, in 8 writing, by the circuit judge and filed with the circuit clerk and spread by 9 him upon the records of the circuit court. 10 (2) The appraisers shall take an oath before the circuit clerk 11 that they will make a just and true award of the compensation of any 12 landowner by reason of rights-of-way, lands, or structures taken for the project by condemnation. The oaths shall be reduced to writing, signed by the 13 14 assessors and spread by the clerk upon the records of the circuit court. 15 (3) If any appraiser is interested in any property to be 16 condemned, he shall not act as to the property. 17 (4) The board of improvement of the district may consult with 18 and use the services of the board of appraisers in seeking to acquire needed 19 lands and rights-of-way by consent and deed. 20 (5) Reasonable compensation to be fixed by the circuit court 21 shall be allowed the appraisers for their services, and the compensation 22 shall be paid by the district. 23 (b)(1)(A) Whenever any such district deems it necessary to take or use any rights of way, land, or structures for the project, or when the project 24 25 has already been entered upon by the district, then the district may file a 26 petition with the clerk of the circuit court of the county in which the 27 property is situated. The petition shall describe, as near as may be 28 practical, the property taken, or proposed to be taken, and ask that the property described in the petition be condemned and that the appraisers make 29 30 an award to the owners of the land or property. 31 (B)(i)(a) The owners of each tract of land or right-of-way 32 described in the petition shall be made defendants in the petition. 33 (b) The term owners shall include unknown owners where it is alleged in the petition that the names of the owners are 34 35 unknown or uncertain. 36 (ii) Persons or corporations holding any lien or

levee or flood control improvement district may bring an eminent domain

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    lease upon, or claiming any interest in, the land may also be made
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    defendants.
                             (iii) It shall be no objection that several tracts
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    of land or rights of way belonging to different owners are included in the
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    same petition.
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                       (C)(i) When the petition is filed, the circuit clerk shall
    notify the appraisers of the filing, whose duty it shall then be to assemble,
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    at some convenient time, and ascertain the fair market value of the property
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    appropriated or intended to be appropriated and the damages, if any, to the
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    remainder of each tract.
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                             (ii) (a) The appraisers shall reduce their findings
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    to writing, giving the amount of award as to each tract, and shall sign it
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    and file the findings with the circuit court.
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                                   (b)(1) The clerk shall immediately issue a
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    summons directed to the sheriff of the county, together with a copy of the
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    award attached thereto, commanding him to serve the owners as in ordinary
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    suits at common law.
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                                         (A) If the owners are nonresidents of
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    the state, or if it is alleged in the petition that the owners of any tract
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    or persons having an interest in any tract are unknown or uncertain, it shall
    be the duty of the clerk to publish a warning order in some newspaper
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    published in the municipality in which the district is located once a week
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    for two (2) consecutive weeks.
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                                               (B)(i) The warning order may be in
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    the following form:
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    "To (name of supposed owners) and all other persons, having any claim and
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    interest in and to the following described land situated in County, Arkansas,
    namely: (here describe the land set forth in the petition over which the
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    levee or flood control project passes); you are hereby warned to appear in
    the Circuit Court within twenty (20) days, and file exceptions to the award
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    which has been filed in my office by the levee and flood control appraisers
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    of district for the appropriation of the hereinbefore described land, for the
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    construction, or intended construction of a levee and flood control project
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    over and across the same."
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                                                     (ii) The warning order shall
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1 be dated and signed by the clerk. 2 (2)(A) If no exception is filed by the owners within twenty (20) days after service of summons, or within twenty (20) days after the date of 3 the first publication of the warning order, or by the district within twenty 4 5 (20) days after the award is filed, then it shall be the duty of the circuit 6 clerk to call the court's attention to the award and to the failure to file 7 exceptions thereto after notice having been given as provided in this 8 section. Upon such information the court shall proceed to enter a judgment in 9 favor of the owners of such lands against the district for the amount awarded by the appraisers and for condemnation upon payment of the amount adjudged to 10 11 the owners or into the registry of the court for their benefit. (B)(i)(a) In case exceptions are filed by either party 12 13 within the time prescribed in this section, it shall be the duty of the clerk 14 to docket the cause. 15 (b) The petition originally filed by the 16 district and the award of the appraisers shall constitute all necessary 17 pleadings in the proceedings. 18 (ii) In case a trial is demanded or requested by 19 either party, the question shall be tried as other common law cases are 20 tried. 21 (3)(A)(i) Where the determination of questions in controversy in 22 the proceedings is likely to retard the progress of the construction, then 23 upon the filing of the award by the appraisers, the circuit court, or the judge thereof, in vacation, upon request of the district, shall designate an 24 25 amount of money to be deposited by the district, subject to the order of the 26 court, and for the purposes of making just compensation when the amount 27 thereof shall have been assessed. 28 (ii) The judge shall designate the place of the 29 deposit. 30 (B) In designating the amount of money to be deposited, 31 the court or judge shall accept the award of the appraisers as prima facie 32 correct. 33 (C) Whenever the deposits shall have been made in compliance with the order of the court or judge, it shall be lawful for that 34 district to enter upon the lands in controversy and proceed with their work 35 36 of construction prior to the final judgment and payment of damages and

1 compensation. 2 (4)(A) Upon the petition of the district, any landowner, 3 lienholder, or lessee, the circuit court may order the payment of the final 4 judgment to the parties interested therein in accordance with their several 5 interests. 6 (B) If there is a conflict in interest among those 7 entitled to the judgment or if the owners are unknown or uncertain, the 8 district may be permitted to pay the final judgment into the registry of the 9 court to await its further orders. 10 (5) Upon the payment of any judgment, either to the owners or 11 into the registry of the court, a final judgment of condemnation shall be 12 entered. 13 14 SECTION 17. Arkansas Code § 14-92-219(3)(B), concerning the powers of 15 a suburban improvement district, is amended to read as follows: 16 (B) Such purpose A project under subdivision (3)(A) of 17 this section shall include the acquisition of rights-of-way by purchase or 18 the exercise of the power of eminent domain in the manner provided in § 18-19 15-104, and to maintain such the streets, roads, highways, and every other 20 way for passage and use by vehicles, lying within the boundaries of the 21 district or beyond the boundaries of the district, if the property of the 22 district will benefit; 23 24 SECTION 18. Arkansas Code § 14-93-110(3), concerning the powers of a 25 property owner's improvement district, is amended to read as follows: 26 (3)(A) To open, grade, drain, pave, curb, gutter, or otherwise 27 improve streets, roads, highways, and every other way, including viaducts and 28 underpasses for passage and use of vehicles, either within or without inside 29 or outside the boundaries of the district, if the property of the district will be benefited thereby benefit. 30 31 (B) Such purpose A project under subdivision (3)(A) of 32 this section shall include the acquisition of rights-of-way by purchase or the exercise of the power of eminent domain in the manner provided in § 18-33 15-104, and to maintain such the streets, roads, highways, and every other 34 35 way for passage and use by vehicles, lying within the boundaries of the 36 district or beyond the boundaries of the district, if the property of the

district will be benefited thereby benefit;

SECTION 19. Arkansas Code § 14-94-112(b), concerning the powers of a municipal property owner's improvement district, is amended to read as follows:

6 (b) This right shall be exercised in the same manner as in the case of railroad, telegraph, and telephone companies provided in § 18-15-104, but without the necessity of making a deposit of money before entering into possession of the property condemned.

- SECTION 20. Arkansas Code § 14-116-402(a)(10)(A), concerning the powers of a water district, is amended to read as follows:
- (10)(A) Have and exercise the right of eminent domain for the purpose of acquiring to acquire rights-of-way and other properties necessary in the construction or operation of its property and business in the manner now provided by the condemnation laws of this state for acquiring private property for public use under § 18-15-104.

- SECTION 21. Arkansas Code § 14-116-604 is amended to read as follows: 14-116-604. Acquiescence in damage assessment — Condemnation.
 - (a) If such an owner subject to assessment under this subchapter has been given notice by certified mail posted at least thirty (30) days prior to before the date of the hearing provided for in § 14-116-603, he or she shall be construed to have accepted the assessment of damages in his or her favor made by the assessor or to have acquiesced in the failure to assess damages in his or her favor unless he or she gives to the court clerk, not later than the date of the hearing provided for in § 14-116-603, notice in writing that he or she demands a reassessment of his or her damages.
 - (b)(1) In this event If an owner gives notice of demand of reassessment under subsection (a) of this section, the board of adjustment shall institute an action to condemn the land that will be taken or damaged in carrying out the works of improvement included in the improvement plan.
 - (2) An action under subdivision (b)(1) of this section shall be exercised in the manner provided in § 18-15-104.

36 SECTION 22. Arkansas Code § 14-117-305(b), concerning the powers of a

1 watershed improvement district, is amended to read as follows:

2 (b) Condemnation proceedings instituted under this section shall be conducted exercised in the manner as is now provided by §§ 18-15-1001 - 18-3 4 15-1010 in § 18-15-104.

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SECTION 23. Arkansas Code § 14-117-406 is amended to read as follows: 14-117-406. Acquiescence in assessment of damages — Demand for assessment - Condemnation.

- 9 (a) Any A property owner may accept the assessment of damages in his 10 or her favor made by the board, or acquiesce in their the board's failure to 11 assess damages in his or her favor, and shall be construed to have done so 12 unless he or she gives to the board, within thirty (30) days after the 13 assessment is filed, notice in writing that he or she demands an assessment of his or her damages by a jury. 14
 - (b)(1) In that event If a property owner gives notice of demand of reassessment under subsection (a) of this section, the board shall institute an action to condemn the lands that must be taken or damaged in the making of the improvement, which action shall be in accordance with the proceedings provided in § 14-117-305.
 - (2) An action under subdivision (b)(1) of this section shall be exercised in the manner provided in § 18-15-104.

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- 23 SECTION 24. Arkansas Code § 14-118-114(2), concerning the powers of an 24 improvement district for rivers, is amended to read as follows:
 - (2) The right of eminent domain as provided by law for other levee or drainage districts exercised in the manner provided for in § 18-15-104.

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- SECTION 25. Arkansas Code § 14-120-103(b)(2), concerning the responsibilities of a drainage and levee improvement district, is amended to 31 read as follows:
 - (2)(A) And in order that the rights, easements, and servitudes necessary may be acquired, the board of directors of the district is given authority and power to condemn lands or interest therein for the purposes set out in subdivision (b)(1) of this subsection section and to exercise the right of eminent domain.

1	(B) Condemnation proceedings therefor shall be instituted	
2	and conducted by such districts a district in the manner as now provided	
3	condemnation for levee purposes by such districts in § 18-15-104.	
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5	SECTION 26. Arkansas Code § 14-120-217(c), concerning condemnation	
6	actions by a levee district or drainage district or levee and drainage	
7	district, is amended to read as follows:	
8	(c) Condemnation proceedings therefor shall be instituted and	
9	conducted in the manner as is now provided in §§ 18-15-1001 - 18-15-1010.	
10	Further damages shall be paid for any easement or flowage right or increased	
11	use or servitude on any lands by reason of increasing the amount or depth of	
12	water on the lands regardless of whether the lands are protected or	
13	unprotected by levees, and these damages shall be in addition to damages set	
14	out in §§ 18-15-1001 — 18-15-1010 A condemnation proceeding under this	
15	section shall be exercised in the manner provided in § 18-15-104.	
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17	SECTION 27. Arkansas Code § 14-120-217(d), concerning condemnation	
18	actions by levee district or drainage district or levee and drainage	
19	district, is repealed.	
20	(d) Any action for taking or damaging property as provided in this	
21	section or in §§ 18-15-1001 — 18-15-1010 shall be commenced within five (5)	
22	years from the time the cause of action accrues.	
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24	SECTION 28. Arkansas Code § 14-120-306(b), concerning the powers of	
25	board of directors of a levee district or drainage district or levee and	
26	drainage district, is amended to read as follows:	
27	(b) $\underline{(1)}$ In order that For the rights, easements, and servitudes	
28	conferred $\frac{1}{1}$ be acquired, the board of directors of the district $\frac{1}{1}$ given	
29	authority and power to may:	
30	(A) condemn lands or interests therein in the	
31	district for such purposes; and the authority and power to	
32	(B) exercise Exercise rights of eminent domain.	
33	(2) Condemnation proceedings therefor shall be instituted and	
34	conducted in the manner as is now provided in §§ 18-15-1001 - 18-15-1010 and	
35	provided further damages shall be paid for any easement or flowage right or	
36	increased use or servitude on any lands by reason of increasing the amount or	

depth of water on those lands regardless of whether the lands are protected or unprotected by levees, and those damages shall be in addition to damages set out in §§ 18-15-1001 - 18-15-1010. Any action for taking of property or damaging property as provided in this subchapter or in §§ 18-15-1001 - 18-15-1010 shall be commenced within five (5) years from the time the cause of action accrues A condemnation proceeding under subdivision (b)(1) of this section shall be exercised in the manner provided in § 18-15-104.

- 9 SECTION 29. Arkansas Code § 14-121-406(b), concerning condemnation of 10 land by the commissioners of a drainage improvement district, is amended to 11 read as follows:
 - (b)(1) In that event If a property owner gives notice of demand of an assessment of damages by a jury under subsection (a) of this section, the commissioners shall institute in the circuit court of the proper county an action to condemn the lands that must be taken or damaged in the making of the improvement.
 - (2) This action shall be in accordance with the proceedings for condemnation of rights-of-way by railroad, telegraph, and telephone companies, with the same right of paying into court a sum to be fixed by the circuit court or judge, and proceeding with the work before assessment by the jury An action under subdivision (b)(1) of this section shall be exercised in the manner provided in § 18-15-104.

- SECTION 30. Arkansas Code § 14-121-406(c), concerning condemnation of land by the commissioners of a drainage improvement district, is repealed.
- (c) If there is more than one (1) claimant to the lands, all claimants may be made parties defendant in the suit, and the fund paid into court, leaving the claimants to contest in that action their respective rights to the fund.

- 31 SECTION 31. Arkansas Code § 14-121-804(b), concerning access to land 32 for drainage ditch improvement projects, is amended to read as follows:
 - (b) If <u>any an</u> intervening landowner <u>should refuse refuses</u> permission to cross his <u>or her</u> lands with <u>such a</u> ditch, the landowner seeking to construct the ditch may, by proceedings in the circuit court to be conducted in the same manner as condemnation proceedings instituted by railroad,

telegraph, and telephone companies exercised in the manner provided in § 18-15-104, condemn a right-of-way for the ditch.

SECTION 32. Arkansas Code § 14-121-808(c), concerning construction of ditches beyond drainage improvement district limits, is amended to read as follows:

(c) The proceedings for the right-of-way shall be the same that are now provided by law for the condemnation of the rights-of-way for railroads, telegraphs, and telephones A proceeding under subsection (b) of this section shall be exercised in the manner provided in § 18-15-104.

SECTION 33. Arkansas Code § 14-121-1107(b)(2), concerning the powers of the board of directors of merged drainage improvement districts, is amended to read as follows:

(2) Condemnation proceedings therefor shall be instituted and conducted in the manner as is now provided in §§ 18-15-1001 — 18-15-1010 and provided A condemnation proceeding shall be exercised in the manner provided in § 18-15-104 and further damages shall be paid for any easement or flowage right or increased use or servitude on any lands by reason of increasing the amount or depth of water on those lands regardless of whether or not the lands are protected or unprotected by levees, and those damages shall be in addition to damages set out in §§ 18-15-1001 and 18-15-1002. Any action for taking of property or damaging property as provided in this subchapter or in

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24 §§ 18-15-1001 - 18-15-1010 shall be commenced within five (5) years from the time the cause of action accrues.

SECTION 34. Arkansas Code § 14-122-111 is amended to read as follows: 14-122-111. Eminent domain.

(a) The right and power of eminent domain is conferred upon a district to enter upon on, take, and condemn private property for the construction of improvements described in the plan of improvement, and the right and power of eminent domain conferred shall be exercised by the district in accordance with the procedures in §§ 18-15-301 - 18-15-307, as amended the manner provided in § 18-15-104.

34 <u>provided in § 18-15-104</u>.

(b) The right and power conferred shall include without limitation the right and power to enter upon lands and proceed with the work of construction

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1 prior to the assessment and payment of damages and compensation upon posting 2 a deposit by the district in accordance with the procedure described in §§ 3 18-15-301 - 18-15-303, as amended. 4 (e)(b) The rights and powers granted in this section shall apply 5 outside the boundaries of the municipality if the board of commissioners 6 determines in writing that the exercise of the powers is necessary to 7 accomplish the plan of improvement. 8 (d)(c) The rights and powers granted in this section shall not apply 9 outside the boundaries of the county in which the municipality is located nor 10 shall the rights and powers apply within the boundaries of another 11 municipality within the county. 12 SECTION 35. Arkansas Code § 14-125-704 is amended to read as follows: 13 14 14-125-704. Acquiescence in damage assessment — Demand for assessment — 15 Condemnation. 16 (a) Any An owner of land may accept the assessment of damages in his 17 favor made by the assessors or acquiesce in their the assessor's failure to 18 assess damages in his favor. 19 (b)(1) He or she shall be construed to have done so unless he or she 20 gives to the board, not later than the date of the hearing provided for in § 14-125-703, notice in writing that he or she demands an assessment of his or21 22 her damages by a jury. 23 (2)(A) In this event If a property owner gives notice of demand 24 of an assessment of damages by a jury under subdivision (b)(1) of this 25 section, the board shall institute an action to condemn the land that will be 26 taken or damaged in carrying out the works of improvement included in the 27 approved improvement plan, which action shall be in accordance with the proceedings provided in § 14-125-303(a)(3). 28 29 (B) An action under subdivision (b)(2)(A) of this section 30 shall be exercised in the manner provided in § 18-15-104. 31

SECTION 36. Arkansas Code § 14-137-112(c), concerning the authority of a public facilities board to acquire and transfer facilities, is amended to read as follows:

(c) Public facilities boards which that operate water works facilities may shall exercise the power of eminent domain in accordance with the

1 procedures prescribed by § 18-15-201 et seq the manner provided for in § 18-201 et seq the manner provid

SECTION 37. Arkansas Code § 14-139-104 is amended to read as follows: 5 14-139-104. Right of eminent domain.

For the purpose of acquiring To acquire any exhibition grounds and buildings to be used in connection with the exhibition of livestock under the provisions of this chapter, or for the purpose of acquiring to acquire any property necessary thereof, the municipality shall have the right of eminent domain as is provided for in §§ 18-15-301 - 18-15-303 and any acts amendatory or supplemental to it shall exercise the power of eminent domain in the manner provided in § 18-15-104.

SECTION 38. Arkansas Code § 14-140-207 is amended to read as follows: 15 14-140-207. Acquisition of property and property rights.

For the purposes of this subchapter, the market authority is authorized to may acquire private or public, real or personal property and property rights necessary for market facilities or other purposes by purchase, eminent domain exercised in the manner provided in § 18-15-104, gift, lease, or otherwise.

SECTION 39. Arkansas Code § 14-143-120 is amended to read as follows: 14-143-120. Acquisition of property.

- (a) Whenever If it shall be is deemed necessary by an authority, in connection with the exercise of its powers conferred in this chapter, to take or acquire any lands, structures, buildings, or other rights, either in fee or as easements, for the purposes set forth stated in this chapter, the authority may purchase them directly or through its agents from the owners thereof, or failing to agree with the owners, the authority may exercise the power of eminent domain, and these purposes are declared to be public uses for which private property may be taken or damaged.
- (b) Should an authority elect to exercise the right of eminent domain, condemnation proceedings shall be maintained by and in the name of the authority, and it may proceed shall be exercised in the manner provided by the general laws of the State of Arkansas for the procedure by any county, municipality, or authority organized under the laws of this state, or by

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1 railroad corporations, as the authority may, in its discretion, elect in § 2 18-15-104. 3 4 SECTION 40. Arkansas Code § 14-144-205(a), concerning the power of a 5 research park authority, is amended to read as follows: 6 (a)(1) A research park authority shall have the right to acquire any 7 property necessary to carry out the purposes of this chapter by exercising 8 the power of eminent domain. 9 (2) The exercise of eminent domain under subdivision (a)(1) of this section shall be in the manner provided in § 18-15-104. 10 11 12 SECTION 41. Arkansas Code § 14-163-206(a)(2), concerning the authority of a city industrial commission, is amended to read as follows: 13 14 (2) The acquisition by gift, purchase, negotiation, or 15 condemnation under the power of eminent domain exercised in the manner provided in § 18-15-104, the construction, reconstruction, extension, 16 17 equipment, owning, leasing, with or without options to purchase and with or 18 without options to extend or renew, and the selling, the contracting 19 concerning, or otherwise dealing in, with, or disposing of, any lands, 20 buildings, machinery, or other personal property and facilities of any and 21 every nature whatever necessary or desirable in connection with the 22 establishing, developing, and improving of harbors, ports, and river-rail and 23 barge terminals, and the improving of such portions the parts of waterways as 24 may be necessary or desirable in connection with them, which waterways are 25 not within the exclusive jurisdiction of the federal government; 26 27 SECTION 42. Arkansas Code § 14-163-206(a)(4), concerning the authority 28 of a city industrial commission, is amended to read as follows: 29 (4) The acquisition by gift, purchase, negotiation, or 30 condemnation under the power of eminent domain exercised in the manner provided in § 18-15-104, the construction, reconstruction, extension, 31 32 equipment, owning, leasing, with or without options to purchase and with or 33 without options to extend or renew, and the selling, the contracting 34 concerning, or otherwise dealing in, with, or disposing of, any lands,

buildings, machinery, or other personal property and facilities of any and

every nature whatever necessary or desirable in connection with the securing

- 1 and developing of factories, industries, river transportation, industrial 2 sites, and facilities for them within and adjacent to any city; 3 4 SECTION 43. Arkansas Code § 14-168-304(7)(B), concerning the powers of 5 a local government, is amended to read as follows: 6 (B) The rules and procedures set forth in §§ 18-15-301 -7 18-15-307 shall govern all condemnation proceedings A condemnation proceeding 8 authorized in this subchapter shall be exercised in the manner provided in § 9 18-15-104; 10 11 SECTION 44. Arkansas Code § 14-169-215(4), concerning the power of a 12 housing authority, is amended to read as follows: 13 (4) To acquire real property by the exercise of the power of 14 eminent domain any real property in the manner provided in § 18-15-104; 15 16 SECTION 45. Arkansas Code § 14-169-605(a), concerning the rights of a 17 housing authority, is amended to read as follows: 18 (a) In undertaking development projects, a housing authority shall 19 have all the rights, powers, privileges, and immunities that a housing 20 authority has under the Housing Authorities Act, §§ 14-169-201 - 14-169-205, 14-169-207 - 14-169-225, 14-169-227, 14-169-229 - 14-169-240, and 14-169-804 21 22 § 14-169-804, and any other provision of law relating to slum clearance and 23 housing projects for persons of low income, including, without limiting the 24 generality of the foregoing, the power to make and execute contracts, to 25 issue bonds and other obligations and give security therefor, to acquire real property by eminent domain in the manner provided in § 18-15-104 or purchase, 26 27 and to do any and all things necessary to carry out projects, in the same 28 manner as though all the provisions of law applicable to slum clearance and 29 housing projects were applicable to redevelopment projects undertaken under 30 this subchapter. 31 32 SECTION 46. Arkansas Code § 14-169-802(a)(2), concerning the power of 33
 - eminent domain for housing authorities, is amended to read as follows:
 - (2) An urban renewal agency may exercise the power of eminent domain in the manner prescribed by law for condemnation by railroad corporations in this state as prescribed by §§ 18-15-1202 - 18-15-1207 and

1 acts amendatory thereof or supplementary thereto; the urban renewal agency 2 may exercise the power of eminent domain in the manner provided by any other applicable statutory provisions for the exercise of the power of eminent 3 4 domain provided in § 18-15-104. 5 6 SECTION 47. Arkansas Code § 14-184-116(b), concerning the power of 7

eminent domain for central business improvement districts, is amended to read as follows:

(b) The right and power of eminent domain conferred by this section shall be exercised by the district in accordance with the procedures in §§ 18-15-301 - 18-15-307 in the manner provided in § 18-15-104.

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SECTION 48. Arkansas Code § 14-184-117(2), concerning the power of eminent domain for municipal governing bodies, is amended to read as follows: (2)(A) To condemn and take easements necessarily incident to the

16 plan of improvement adopted for the district.

(B) Except as otherwise provided in this subchapter, the rules and procedures set forth in §§ 18-15-301 - 18-15-307 shall govern all condemnation proceedings An action under subdivision (2)(A) of this section shall be exercised in the manner provided in § 18-15-104;

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- SECTION 49. Arkansas Code § 14-185-111(b), concerning the power of a port authority, is amended to read as follows:
- (b) If an authority determines to exercise the right of eminent domain, it may shall be exercised in the manner provided for taking private property for railroads as provided by §§ 18-15-1202 - 18-15-1207, in the manner provided by §§ 18-15-301 - 18-15-307, or in the manner provided by any other statutes enacted for the exercise of the power of eminent domain by the State of Arkansas, or by any of its officers, departments, agencies, or political subdivisions under § 18-15-104.

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- SECTION 50. Arkansas Code § 14-201-110(a)(2), concerning the general powers of a municipal commission, is amended to read as follows:
- (2)(A) Without limiting the generality of the foregoing, the commission is empowered to may acquire, construct, and equip any and all facilities, consisting of real property, personal property, or mixed property

- of any and every kind, which in the judgment of the commission are necessary or useful as a part of or in connection with the municipal waterworks and distribution system or electric light plant and system, or both, including, without limitation, facilities for the generation of electric power and related transmission facilities, which may be located within or without inside or outside the corporate boundaries of the city.
 - (B) In furtherance of its authority to construct facilities for the distribution or transmission of electric energy and to provide its customers reliable utility service, the commission is granted the right of eminent domain outside the corporate limits of the municipality creating the commission, but subject to the provisions of under § 14-201-102(b) and only within the contiguous service territory as heretofore or hereafter granted to the municipality by the Arkansas Public Service Commission and in accordance with the procedures of §§ 18-15-301 18-15-308 and as those sections may be amended the manner provided in § 18-15-104.

- SECTION 51. Arkansas Code § 14-205-112(b), concerning the power of eminent domain of a municipal corporation, is amended to read as follows:
- (b) The right and power of eminent domain, as conferred in this section, shall be exercised in the same manner as is provided in $\S\S$ 18-15-301 18-15-307 and any act amendatory or supplemental thereto \S 18-15-104.

- SECTION 52. Arkansas Code § 14-207-106(a), concerning the exercise of the power of eminent domain of a municipality, is amended to read as follows:
- (a) At the conclusion of the six-month notification period, in the event that if an agreement is not reached pursuant to § 14-207-104(a) or (b), or the municipality and the electric public utility disagree on the valuations described in § 14-207-104, but no later than three (3) years from certification of annexation or three (3) years from termination of any franchise agreement authorized by this subchapter, the municipality may, after paying, or, if applicable, commencing payment of, any amounts not in dispute and depositing into the registry of the court the amount in dispute, or such lesser amounts as the court, after hearing, determines to be just, may exercise the right and power of eminent domain under the procedures of § 18-15-301 et seq. § 18-15-104, and may take possession of the properties and facilities and commence service to the customers as of the date it makes the

deposit; provided, however, that <u>if</u> any compensation or damages for the properties, facilities, and customers taken shall be determined in accordance with <u>under</u> § 14-207-104.

SECTION 53. Arkansas Code § 14-218-133(b), concerning the power of eminent domain of a consolidated district, is amended to read as follows:

(b) Suits A suit brought by the board for condemnation of lands or rights-of-way shall be deemed cases is of public interest and shall be advanced both by the circuit courts and Supreme Court exercised in the manner provided in § 18-15-104.

- SECTION 54. Arkansas Code § 14-218-133(c) and (d), concerning the power of eminent domain of a consolidated district, are repealed.
- (c) Upon the filing of a condemnation suit in the circuit court, the court or judge in vacation may designate an amount of money to be deposited by the district subject to the order of the court and for the purpose of making compensation when the amount thereof shall have been assessed at the trial of the cause, and the court or judge in vacation shall designate the place of the deposit.
- (d) Whenever the deposits shall have been made in compliance with order of the court or judge, it shall be lawful for the district to enter upon the land and proceed with their work prior to the assessment and payment of damages for the use and right to be determined in the suit.

- SECTION 55. Arkansas Code § 14-232-113(b), concerning the power of eminent domain of a county or municipality, is amended to read as follows:
- (b) Such proceedings may shall be exercised in the manner now provided for taking private property for rights of way for railroads as set forth by §§ 18-15-1202 18-15-1207, or in the manner provided by §§ 18-15-301 18-15-307, or pursuant to any other applicable statutory provisions enacted for the exercise of the power of eminent domain by the various counties or municipalities in the State of Arkansas under § 18-15-104.

- SECTION 56. Arkansas Code § 14-233-107(15)(A), concerning the specific powers of a sanitation authority, is amended to read as follows:
- 36 (15)(A) To have and exercise the power of eminent domain for the

- $l = \frac{purpose \ of \ acquire}{purpose \ of \ acquire} \ \underline{to \ acquire} \ rights-of-way, \ easements, \ other \ properties$
- 2 necessary in the construction or operation of its projects, property, or
- 3 business under subdivision (14) of this section and exercised through the
- 4 procedures under §§ 14-235-201 14-235-205 and 14-235-210 in the manner
- 5 provided in § 18-15-104;

- 7 SECTION 57. Arkansas Code § 14-234-111(e), concerning a municipality 8 providing service to an adjacent area, is amended to read as follows:
- 9 (e) For the purpose of carrying To carry out the provisions of this section, a municipality shall have the right of eminent domain as is provided in §§ 18-15-301 18-15-307 and exercised in the manner provided for in § 18-15-104.

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- SECTION 58. Arkansas Code § 14-234-516 is amended to read as follows: 15 14-234-516. Eminent domain.
 - For the purpose of acquiring To acquire any waterworks system under the provisions of this subchapter, or for the purpose of acquiring to acquire any properties necessary therefor, each of the municipalities joining together under the provisions of this subchapter shall have the right of eminent domain, as is provided in §§ 18-15-301 18-15-303 to be exercised in the manner provided in §§ 18-15-104.

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- SECTION 59. Arkansas Code § 14-235-210(a)(3), concerning action regarding the power of eminent domain for municipal sewage systems, is amended to read as follows:
- (3) Proceedings for such appropriation of property shall be under and pursuant to the provisions of §§ 18-15-301 18-15-303 and any acts supplemental to it. However, a municipality shall be under no obligation to accept and pay for any property condemned or purchased except from the funds provided pursuant to this subchapter An action under this subsection shall be exercised in the manner provided in § 18-15-104.

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- SECTION 60. Arkansas Code § 14-235-210(a)(4), concerning action regarding the power of eminent domain for municipal sewage systems, is repealed.
- 36 (4)(A) In any proceedings to condemn, such orders may be made as may

be just to the municipality and to the owners of the property to be
condemned.

(B) An undertaking or other security may be required securing the owners against any loss or damage to be sustained by reason of the failure of the municipality to accept and pay for the property. However, the undertaking or security shall impose no liability upon the municipality except such as may be paid from the funds provided under the authority of this subchapter.

- SECTION 61. Arkansas Code § 14-238-112(c), concerning the rights of rural waterworks facilities boards to acquire property, is amended to read as follows:
 - (c) Boards may A board shall exercise the power of eminent domain in accordance with the procedures prescribed by § 18-15-201 et seq. the manner provided in § 18-15-104.

- SECTION 62. Arkansas Code § 14-250-111(9), concerning the powers of a wastewater district, is amended to read as follows:
 - (9) To have and exercise the right of eminent domain for the purpose of acquiring to acquire rights-of-way and other properties necessary in the construction or operation of its property and business in the manner now provided by the condemnation laws of this state for acquiring private property for public use in § 18-15-104;

- SECTION 63. Arkansas Code § 14-269-103(d)(2), concerning the general authority of a municipality, is amended to read as follows:
- (2) The proceedings may shall be exercised in the manner provided for taking private property for rights-of-way for railroads as set forth in §§ 18-15-1202 18-15-1207, or in the manner provided by §§ 18-15-301 18-15-307, or pursuant to any other applicable statutory provisions for the exercise of the power of eminent domain by the various municipalities in the State of Arkansas as set forth in § 18-15-104.

- SECTION 64. Arkansas Code § 14-304-109 is amended to read as follows: 14-304-109. Acquisition of property and property rights.
- 36 For the purpose of this chapter, the parking authority is authorized to

- 1 may acquire private or public, real or personal property and property rights,
- 2 above, at, or below the surface of the earth necessary for off-street
- 3 automobile parking facilities by purchase, eminent domain <u>in the manner</u>
- 4 provided in § 18-15-104, gift, lease, or otherwise.

- 6 SECTION 65. Arkansas Code § 14-317-112 is amended to read as follows: 7 14-317-112. Eminent domain.
- 8 <u>(a) All districts A district</u> organized under this chapter shall have
 9 the right of eminent domain in order that they the district may carry out the
 10 purpose of their its creation.
 - (b) This right The exercise of eminent domain shall be exercised in the same manner as in the case of railroads, telegraph, and telephone companies provided in § 18-15-104, but without the necessity of making a deposit of money before entering into possession of the property condemned.

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- SECTION 66. Arkansas Code § 14-318-111 is amended to read as follows: 17 14-318-111. Eminent domain.
 - (a) All districts A district organized under this chapter shall have the right of eminent domain in order that they the district may carry out the purposes of their its creation.
 - (b) This right The exercise of eminent domain shall be exercised in the same manner as in the case of railroads, telegraph, and telephone companies provided in § 18-15-104, but shall be without the necessity of making a deposit of money before entering into possession of the property condemned.

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- SECTION 67. Arkansas Code § 14-320-120(b), concerning the right of the board of commissioners to acquire real property, is amended to read as follows:
- 30 (b) If condemnation proceedings become necessary, such proceedings the
 31 proceedings shall be instituted and conducted in the same manner as now
 32 provided by § 14-91-104 in § 18-15-104.

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- SECTION 68. Arkansas Code § 14-358-102(b), concerning the right of a county to acquire property, is amended to read as follows:
 - (b) The power of eminent domain granted to counties by this section

1 shall be exercised in the same manner and procedure as is prescribed for the exercise of this power by railroads provided in § 18-15-104.

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- SECTION 69. Arkansas Code § 14-360-102(b), concerning the right of a city to acquire property, is amended to read as follows:
- The procedure for the exercise of the right of eminent domain shall be that prescribed by law for the exercise of this power by railroads exercised in the manner provided in § 18-15-104.

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10 SECTION 70. Arkansas Code § 14-362-120 is amended to read as follows: 11 14-362-120. Acquisition of property.

Whenever If it shall be is deemed necessary by an authority, in connection with the exercise of its powers conferred in this chapter, to take or acquire any lands, structures, buildings, or other rights, either in fee or as easements, for the purposes set forth stated in this chapter, the authority may purchase them directly or through its agents from the owners thereof, or failing to agree with the owners, the authority may shall exercise the power of eminent domain in the manner provided for condemnation proceedings under §§ 14-358-101, 14-358-102, and 14-360-102 in § 18-15-104, and these purposes are declared to be public uses for which private property may be taken or damaged.

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- SECTION 71. Arkansas Code § 15-11-206(b)(5), concerning the functions, powers, and duties of the State Parks, Recreation, and Travel Commission, is amended to read as follows:
- (5) Acquire such land within the state as it may deem necessary or proper to the extension, development, or improvement of the state park system and, when if necessary to properly carry out its functions, to acquire any real property by the exercise of its right of eminent domain, this right being vested in the commission, in the manner provided in § 18-15-104;

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- 32 SECTION 72. Arkansas Code § 15-20-1314(15), concerning the additional powers of the Arkansas Natural Resources Commission, is amended to read as 33 34 follows:
 - (15) Have and exercise the right of eminent domain for the purpose of acquiring to acquire the fee title, an easement, a right-of-way,

1 or any other interest or estate in lands for projects or portions parts of 2 projects by the procedure now in the manner provided condemnation by municipal corporations, § 18-15-401 et seq. in § 18-15-104; 3 4 5 SECTION 73. Arkansas Code § 15-22-1212(a)(8), concerning the powers of 6 a county conservation board, is amended to read as follows: 7 (8) Have and exercise the power of eminent domain for the 8 purpose of acquiring to acquire lands, rights-of-way, and other properties 9 necessary in the construction or operation of any water facilities in the 10 manner now provided by the condemnation laws of this state for acquiring 11 private property for public use in § 18-15-104; 12 SECTION 74. Arkansas Code § 15-31-106(a)(8), concerning the functions, 13 14 powers, and duties of the Arkansas Forestry Commission, is amended to read as 15 follows: 16 (8) Purchase, lease, rent, or sell and receive bequests or 17 donations of any real, corporeal, or personal property, and, when if 18 necessary to properly carry out its functions, to acquire any real property 19 by the exercise of its right of eminent domain, such this right being vested in the Arkansas Forestry Commission, in the manner provided in § 18-15-104; 20 21 22 SECTION 75. Arkansas Code § 15-72-606 is amended to read as follows: 23 15-72-606. Petition for eminent domain - Subsequent proceedings. 24 (a) Any natural gas public utility having first obtained a certificate 25 from the Oil and Gas Commission as provided in § 15-72-605 desiring to 26 exercise the right of eminent domain for the purpose of acquiring property 27 for the underground storage of natural gas shall do so in the manner provided 28 in this section § 18-15-104. 29 (b) The natural gas public utility shall present to the circuit court 30 of the county wherein the land is situated, or to the judge thereof, a 31 petition setting forth the purpose for which the property is sought to be 32 acquired, a description of the property sought to be appropriated, and the 33 names of the owners thereof as shown by the records of the county. 34 (c) The petitioner shall file the certificate of the commission as a 35 part of its petition and no order by the court granting the petition shall be

entered without the certificate being filed therewith.

(d) The court or the judge thereof shall examine the petition and determine whether the property is necessary to its lawful purposes, and if found in the affirmative, the finding shall be entered of record and subsequent proceedings shall follow the procedure by law for the exercise of the right of eminent domain for rights-of-way for railroads as provided by § 18-15-1201 et seq.

SECTION 76. Arkansas Code § 18-15-102 is amended to read as follows: 18-15-102. Actions against corporations entities appropriating private property for public use that do not initiate a condemnation proceeding before the appropriation.

- (a) Whenever any corporation If an entity, as defined in § 18-15-106, authorized by law to appropriate private property for its public use shall have entered upon and appropriated any real or personal property and fails to initiate a condemnation proceeding before the appropriation, the owner of the property shall have has the right to bring an action against the corporation in the circuit court of the county in which the property is situated for damages entity for just compensation for the appropriation at any time before an action at law or in equity for the recovery of the property so taken, or compensation therefor, would be barred by the statute of limitations.
- (b) The measure of recovery just compensation in the action shall be the same as that governing proceedings by corporations for the condemnation of property if the entity exercised its authority to condemn the property under § 18-15-104.
- (c)(1) Proceedings instituted under this section, other than those brought against the state, its agencies, and other instrumentalities of the state, shall be governed by the rules of pleading and practice prescribed for the government of proceedings in the Arkansas Rules of Civil Procedure and brought in a circuit court authorized to hear condemnation proceedings under § 18-15-104.
- 31 <u>(2) Proceedings against the state, its agencies, and other</u> 32 instrumentalities of the state shall be brought under § 19-10-201 et seq.
 - (d) The defendant shall have entity has the right to bring in all parties having or claiming an interest in the property in controversy.
- 35 (e) The <u>circuit</u> court shall make a proper order, <u>which shall include:</u>
 36 (1)(A) A fixed time at which the property owner shall surrender

1	an interest in or possession of the property to the entity; or
2	(B) The date on which the interest in or possession of the
3	property was taken by the entity;
4	(2) of the distribution of the A distribution of the just
5	compensation recovered in the action among the parties as may be entitled
6	thereto; and shall include in the judgment in the proceedings an; and
7	(3) An order condemning the property for the public use to which
8	it may have been appropriated.
9	(f)(1) If the property owner subject to the appropriation prevails at
10	trial, the property owner shall be entitled to a judgment for all reasonable
11	costs, expenses, and attorney's fees incurred in bringing the action,
12	including without limitation the cost of appraisals and fees for experts.
13	(2)(A) An owner of property who prevails at trial under this
14	section is also entitled to interest at the rate of two percentage-points
15	greater than the prime rate as reported by the Federal Reserve System, as of
16	the date of the taking, on the amount finally awarded as just compensation.
17	(B) Interest shall be calculated from the date of the
18	taking until the date of payment to the property owner.
19	(g) This section is cumulative to other statutory provisions and is
20	not intended to limit any recovery available to a property owner under any
21	other provision of Arkansas law.
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23	SECTION 77. Arkansas Code § 18-15-103(b), concerning a bill of rights
24	for property owners, is amended to read as follows:
25	(b) An owner of property subject to a proceeding to condemn private
26	property under the right of eminent domain shall have the following bill of
27	rights:
28	(1) A property owner is entitled to receive just compensation
29	when private property is taken for a public use;
30	(2) Private property may only be taken for public use;
31	(3) Private property may only be taken by a governmental entity
32	or a private entity authorized by law to exercise the power of eminent
33	domain;
34	(4) A property owner has the right to receive reasonable
35	notification of an entity's interest in taking the property owner's private
36	property;

1	(5)(A) A property owner shall receive from the government or
2	private entity an assessment of the just compensation the entity estimates
3	for the an entity authorized by law to exercise the power of eminent domain a
4	written explanation setting forth the basis of the estimated just
5	compensation owed for the taking of the property owner's private property
6	before or contemporaneously with a good faith offer of just compensation.
7	(B) However, when a property owner cannot be located or is
8	unresponsive to attempts at communication and must be served by warning
9	order, a filing of the assessment written explanation required under
10	subdivision (b)(5)(A) of this section with the complaint for condemnation
11	shall be sufficient compliance with subdivision (b)(5)(A) of this section;
12	(6) An entity shall make a good faith offer to buy the property
13	owner's private property before initiating a condemnation proceeding At least
14	thirty (30) days before the initiation of a condemnation proceeding, a
15	property owner has the right to receive from the entity authorized by law to
16	exercise eminent domain a good faith offer to buy the property owner's
17	<pre>private property;</pre>
18	(7) A property owner has the right to hire an appraiser or other
19	independent professional to determine the value of the private property or to
20	assist the property owner in a condemnation proceeding;
21	(8) A property owner has the right to hire an attorney to
22	represent the property owner in a condemnation proceeding and negotiate on
23	behalf of the property owner with the entity <u>authorized by law to exercise</u>
24	the power of eminent domain; and
25	(9) In a proceeding to condemn private property under the right
26	of eminent domain, the circuit court shall impanel a jury of twelve (12)
27	persons as in civil cases to determine the just compensation the government
28	or private entity owes the property owner.
29	(10) Any party has the right to appeal a decision entered by the
30	circuit court under subdivision (b)(9) of this section; and
31	(11)(A) Except as provided in subdivision (b)(11)(B) of this
32	section, in a condemnation brought under the laws of this state, a property
33	owner shall be entitled to an award of the property owner's costs, expenses,
34	and reasonable attorney's fees incurred in preparing and conducting the final
35	hearing and adjudication, including without limitation the cost of appraisals
36	and fees for experts if the compensation ultimately awarded exceeds the

1	condemning entity's initial assessment of the just compensation owed by
2	twenty percent (20%) or more.
3	(B) An award of costs, expenses, and attorney's fees in a
4	condemnation action brought by a county or municipality is governed by the
5	laws that authorize the condemnation action.
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7	SECTION 78. Arkansas Code Title 18, Chapter 15, Subchapter 1, is
8	amended to add additional sections to read as follows:
9	18-15-104. Procedure for condemnation — Eminent domain.
10	(a) An entity having the right of eminent domain to condemn private
11	property under Arkansas state law shall use as appropriate the procedure
12	described in either subsection (b) or subsection (c) of this section.
13	(b) An entity exercising its right of eminent domain to condemn
14	private property shall:
15	(1)(A) File a complaint for condemnation of private property in
16	the circuit court of the county in which the private property is located.
17	(B)(i) If the private property is located in more than one
18	(1) county, the complaint may be filed in the circuit court of any county in
19	which the whole or part of the private property is located.
20	(ii) A proceeding under subdivision (b)(1)(B)(i) of
21	this section shall apply to the private property as a whole, regardless of
22	whether the remaining portion of the private property is located within
23	another county.
24	(C) The complaint for condemnation shall include:
25	(i) A statement that the private property listed in
26	the complaint is taken for a public use;
27	(ii) A statement of the intended public use for
28	which the private property is taken;
29	(iii) A statement of the authority under which the
30	private property is taken;
31	(iv) The ownership information of the private
32	property that is taken;
33	(v) A legal description that sufficiently identifies
34	the private property that is being taken;
35	(vi)(a) A statement as to whether or not the private
36	property is being taken in fee.

1	(b) If the property is not being taken in fee,
2	the complaint must specifically describe the rights being acquired in the
3	private property; and
4	(vii) An estimate of the just compensation owed for
5	the taking of the private property;
6	(2)(A) Deposit with the circuit clerk the amount of money
7	estimated by the entity to be just compensation for the private property to
8	be condemned.
9	(B) Upon deposit with the circuit clerk of the amount of
10	money estimated to be just compensation:
11	(i) Title to the lands in fee simple absolute, or a
12	conditional fee if the mineral rights are sought to be preserved to the
13	property owner or a lesser estate, or interest in a lesser estate specified
14	in the complaint shall vest in the entity entitled to the property; and
15	(ii) The entity shall have an immediate right of
16	possession.
17	(C) Within five (5) business days after title vests under
18	subdivision (b)(2)(B)(i) of this section, the circuit court shall enter an
19	order with the circuit clerk that evidences the right of the entity to title
20	to the property; and
21	(3)(A) Provide service to the property owner in the manner
22	provided for by the Arkansas Rules of Civil Procedure.
23	(B) Neither this subsection nor the Arkansas Rules of
24	Civil Procedure limits the right of an entity to immediately receive vested
25	title upon the deposit of the estimated amount of just compensation or an
26	order evidencing the entity's right to title under subdivision (b)(2) of this
27	section.
28	(c)(1)(A) An entity exercising its right of eminent domain to condemn
29	private property that does not choose to gain immediate possession of and
30	title to the lands sought may proceed under the procedure set forth in
31	subsection (b) of this section.
32	(B) However no deposit of the estimate of just
33	compensation shall be required under subdivision (b)(2)(A) of this section.
34	(2) If an entity does not deposit an estimate of just
35	compensation under subdivision (b)(2) of this section, the entity shall not
36	have right to immediate possession and the title shall not vest in the entity

1	unless and until the circuit court enters judgment against the entity and in
2	favor of the party entitled to be compensated for the lands sought.
3	(3) If any entity initiates a proceeding under subdivision
4	(c)(1)(A) of this section and then abandons the taking before a circuit court
5	enters a judgment in favor of the property owner, the court shall award the
6	property owner reasonable costs, expenses, and attorney's fees incurred up to
7	the point of abandonment, including without limitation the cost of appraisals
8	and fees for experts, without regard to the twenty percent (20%) threshold
9	under subdivision (d)(7)(A) of this section.
10	(d) For a condemnation action brought under subsection (b) or
11	subsection (c) of this section, the circuit court shall:
12	(1) Have jurisdiction over all real property designated in the
13	<pre>complaint;</pre>
14	(2) Impanel a jury of twelve (12) persons to determine the
15	amount of just compensation the entity shall pay;
16	(3)(A) Fix the time at which the property owner shall be
17	required to surrender an interest in or possession of the property to the
18	<pre>entity; or</pre>
19	(B) Establish the date at which the interest in or
20	possession of the property was taken by the entity;
21	(4) Appoint a guardian ad litem, who shall in all cases
22	represent the interests for all purposes of minors or persons of unsound
23	mind, if a legal representative or guardian does not appear in court on
24	behalf of a minor or person of unsound mind; and
25	(5)(A)(i) Award an amount to include interest at the rate of two
26	(2) percentage points greater than the prime rate as reported by the Federal
27	Reserve System, as of the date of the taking, on any excess just compensation
28	awarded to a property owner over the estimated just compensation deposited
29	with the circuit clerk upon the filing of the complaint, if any.
30	(ii) Interest shall be calculated from the date of
31	the surrender of possession by the property owner to the date of payment.
32	(B) No estimated just compensation deposited with the circuit
33	clerk shall be charged with commission or poundage;
34	(6) Upon the application of a party in interest and upon due
35	notice to all parties, the court shall order that the estimated just
36	compensation deposited with the circuit clerk or any part of the estimated

1 just compensation be paid immediately to the person entitled to the estimated just compensation subject to refund pending a final determination of just 2 compensation; and 3 4 (7)(A)(i) If the just compensation finally awarded exceeds the 5 estimate of just compensation deposited with the circuit clerk by twenty 6 percent (20%) or more, the court shall enter judgment against the entity and 7 in favor of the property owner for the amount of the deficiency and shall 8 award the property owner its reasonable costs, expenses, and attorney's fees, 9 including without limitation the cost of appraisals and fees for experts. 10 (ii) Subdivision (d)(7)(A)(i) of this section does 11 not apply to matters in which the final award of just compensation is less 12 than three thousand dollars (\$3,000). (B) If the final award of just compensation is less than 13 14 the estimate of just compensation deposited with the circuit clerk, the court 15 shall enter judgment in favor of the entity and against the property owner 16 for the amount of the excess. 17 18 18-15-105. Property owner's right to challenge the exercise of eminent 19 domain. 20 (a) A property owner desiring to challenge an entity's exercising of 21 eminent domain shall do so by filing an action or otherwise raising the 22 challenge in a circuit court properly authorized to hear condemnation proceedings as set forth in § 18-15-104. 23 24 (b) A challenge to the exercise of eminent domain by an entity who has 25 instituted an action under § 18-15-104 shall be raised within thirty (30) 26 days after service of process has been obtained as governed by the Arkansas 27 Rules of Civil Procedure. 28 (c) A challenge to the exercise of eminent domain by an entity that 29 has not initiated a condemnation proceeding under § 18-15-104 may be brought at any time before an action would be barred by the statute of limitations. 30 31 (d) Failure of a property owner to challenge the exercise of eminent domain as set forth in subsection (b) or (c) of this section shall constitute 32 33 a waiver of the right to challenge the validity of the exercise of eminent 34 domain. 35 (e) This section does not apply to the exercise of eminent domain by a 36 public utility that has been certificated to construct, own, operate, or

1 maintain an electrical facility by the Arkansas Public Service Commission. 2 3 18-15-106. Definition. 4 As used in this chapter, "entity" means: 5 (1) The State of Arkansas; 6 (2) A department, agency, board, or commission of the state, or 7 a political subdivision of the state, including without limitation a city, 8 county, school district, and institution of higher education; and 9 (3) Any other organization, corporation, or otherwise, whether 10 public or private, that has been authorized to use the power of eminent 11 domain in Arkansas. 12 13 SECTION 79. Arkansas Code § 18-15-201(c), concerning proceedings to 14 condemn private property for parks, boulevards, and public buildings, and 15 improvement districts, is amended to read as follows: 16 (c) The proceedings for the condemnation shall be in accordance with 17 \S 18-15-301 - 18-15-307 \S 18-15-104. 18 19 SECTION 80. Arkansas Code § 18-15-202(b), concerning the power to 20 condemn private property for water and sewer facilities, is amended to read 21 as follows: 22 (b) Counties shall exercise the power of eminent domain for the 23 purposes set forth in subsection (a) of this section in accordance with the 24 same procedures and methods by which municipalities are authorized to acquire 25 property by exercising the power of eminent domain for municipal water works purposes, as set forth in §§ 18-15-401 - 18-15-410 § 18-15-104. 26 27 28 SECTION 81. Arkansas Code § 18-15-303 is amended to read as follows: 29 18-15-303. Municipal corporations - Power to condemn - Proceedings -30 Controversy. 31 (a)(1) When it shall be deemed necessary by any a municipal 32 corporation deems it necessary to enter upon or take private property for a permitted purpose, an application in writing shall be made to the circuit 33 34 court of the proper county, or the judge thereof in vacation, describing as correctly as may be the property to be taken, the object proposed, and the 35 36 name of the owner of each lot or parcel thereof the municipal corporation may

- file an action in the manner provided in § 18-15-104.
- 2 (2) Notice of the time and place of the application shall be
 3 given either personally in the ordinary manner of serving process or by
 4 publishing a copy of the application with a statement of the time and place
 5 at which it is to be made. Notice shall be published for three (3) weeks
 6 preceding the time of the application in some newspaper of general
 7 circulation in the county.
 - (b)(1) When the determination of questions in controversy in the proceedings is likely to retard the progress of construction, the court, or judge in vacation, shall designate an amount of money to be deposited by the municipal corporation, subject to the order of the court and for the purpose of making the compensation and paying damages when the amount thereof has been assessed. The court or judge shall designate the place of the deposit.
 - (2) Whenever a deposit has been made in compliance with the order of the court or judge, it shall be lawful for the municipal corporation to enter upon the lands in controversy and proceed with its work of construction prior to the assessment and payment of damages and compensation.
- 19 SECTION 82. Arkansas Code § 18-15-304-18-15-307 are repealed.
 20 18-15-304. Hearing.
 - (a) If it appears to the court or judge that notice has been served ten (10) days before the time of application, or has been published as provided, and that the notice is reasonably specific and certain, then the court or judge may set a time for the inquiry into and assessment of compensation by a jury before the court or judge.
 - (b) A jury shall be summoned for the purpose of making inquiry in the same manner that petit jurors are summoned in the circuit court for other purposes. The inquiry and assessment shall be made at the time appointed unless, for good cause, continued to another day to be specified.
 - (c) If, at the time of the application, it appears that any of the owners of property sought to be condemned are infants or of unsound mind, a guardian ad litem shall be appointed.
 - (d) The municipal corporation may be required to file a more full and accurate description of the property to be taken and the object proposed and maps, plats, and surveys if the court or judge deems them necessary or proper.

1 2 18-15-305. Payment of assessment Disputes.

- (a) The assessment shall be made on each lot or parcel of land separately and distributed to the owner of each tract, according to their true interest and ownership, on the order of the court.
- (b)(1) In case of dispute as to interest, title, or ownership, the money allowed therefor shall be held subject to the order of the court until the dispute is amicably settled between the disputants or determined by due course of law.
- (2) The inquiry and assessment in all other respects shall be made by the jury under such rules and restrictions as shall be given by the court.

- 18-15-306. Verdict by jury.
- 15 (a) The jury shall be sworn to make the whole inquiry and assessment
 16 but may be allowed to return a verdict, as to part, and be discharged as to
 17 the rest, at the discretion of the court.
 - (b) In case the jury shall be discharged from rendering a judgment in whole or in part, another jury shall be impaneled at the earliest convenient time, who shall take the whole inquiry and assessment, or the part not made, as the case may be.

- 18-15-307. Compensation for and possession of property.
- (a) As soon as the amount of compensation that may be due to the owners of the property taken, or to any of them, shall have been ascertained by the jury, the court shall make such order as to its payment or deposit as shall be deemed right and proper in respect to the time and place of payment and the proportion to which each owner is entitled and may require adverse claimants of any part of the money or property to interplead, so as to fully settle and determine their rights and interests according to equity and justice.
- (b) The court may direct the time and manner in which possession of the property condemned shall be taken or delivered and may, if necessary, enforce any order giving possession.
- (c) The costs occasioned by the assessment shall be paid by the corporation, and, as to the other costs which may arise, they shall be

- 1 charged or taxed as the court may direct.
- 2 (d)(1) No delay in making an assessment of compensation or in taking
 3 possession shall be occasioned by any doubt which may arise as to ownership
 4 of the property, or any part thereof, or as to the interests of the
 5 respective owners.
 - (2) However, in cases in which ownership of the property is doubted, the court shall require a deposit of the money allowed as compensation for the whole property in dispute.
 - (e) In all cases, as soon as the corporation has paid the compensation assessed or secured the payment by a deposit of money under the order of the court, possession of the property may be taken and the public work or improvement progress.

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- SECTION 83. Arkansas Code § 18-15-309(b), concerning the authority of a municipality to condemn property for the purpose of flood control improvements, is amended to read as follows:
 - (b) Cities of the first class and cities of the second class shall exercise the power of eminent domain for the purposes prescribed in subsection (a) of this section in accordance with the procedures and methods prescribed in §§ 18-15-303 18-15-307 or in accordance with the procedures and methods prescribed in § 18-15-401 et seq the manner provided for in § 18-15-104.

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- SECTION 84. Arkansas Code § 18-15-401(a), concerning the right of municipal corporations and waterworks systems to acquire private property, is amended to read as follows:
- (a) A municipality operating a waterworks system under the provisions of this subchapter shall have has the right to acquire any real property useful for municipal waterworks purposes by following the eminent domain proceedings set forth in this subchapter exercising the power of eminent domain in the manner provided in § 18-15-104.

- 33 SECTION 85. Arkansas Code § 18-15-403 is amended to read as follows: 34 18-15-403. Preliminary proceedings for condemnation.
- 35 (a)(1) When the <u>If an</u> operating authority determines to condemn 36 property, it shall <u>file an application in the circuit court of the county</u>

- 1 where any portion of the property to be condemned is situated, and
- 2 proceedings had in the court shall apply to all property described in the
- 3 application exercise the power of eminent domain in the manner provided in §
- 4 18-15-104.
- 5 (2) The applicant shall describe the property to be taken and
- 6 shall name as defendants all persons shown by public records as having any
- 7 interest therein.
- 8 (3) Both residents and nonresidents of the state shall be
- 9 summoned as in other civil proceedings.
- 10 (4)(A) However, if a verified affidavit is filed in behalf of
- 11 the applicant stating that all or a number of the persons who might be
- 12 claiming an interest in the property are unknown to the applicant, then
- 13 unknown owners may be named as defendants.
- 14 (B) If the affidavit is filed or if a verified affidavit
- 15 is filed in behalf of the applicant stating that the address of any known
- 16 defendant cannot be determined after diligent inquiry by the applicant, then
- 17 any defendant described in either affidavit shall be summoned by publication
- 18 of notice as in the case of nonresident defendants in other civil actions,
- 19 except that an attorney ad litem shall not be appointed for any defendant
- 20 whose name or whose address is unknown.
- 21 (b) Answers may be filed, but none shall be required of any defendant.
- 22 (e)(1) The matter may proceed to trial after the lapse of twenty (20)
- $23 \quad \text{ days from the date of personal service of summons on residents and after the}$
- 24 lapse of thirty (30) days from the date of first publication of notice on
- 25 defendants constructively summoned.
 - (2) The suits shall receive precedence over other matters and
- 27 shall be advanced for trial at the request of the applicant.
- 28 (3) The trial date shall be fixed by the court, and when fixed,
- 29 the applicant shall give notice of the trial date by registered or certified
- 30 mail to any defendant who was personally summoned. No notice of trial is
- 31 required for any defendant whose address is unknown.
- ...

- 33 SECTION 86. Arkansas Code § 18-15-404 is repealed.
- 34 18-15-404. Assessment and payment of damages.
- 35 (a) At the trial of the cause, a jury shall assess the amount of
- 36 damages the applicant shall pay for the property taken in the proceedings.

- 1 (b) Thereafter, a judgment shall be entered stating that title to the 2 property shall vest in the applicant upon payment to the clerk of the court 3 of the amount of damages so assessed. 4 (c)(1) If there is only one (1) defendant, the clerk of the court 5 shall pay the proceeds of the judgment to the defendant upon demand. 6 (2) If there is more than one (1) defendant, the lower court 7 shall retain jurisdiction of the matter solely for the purpose of making a 8 division of the proceeds and shall determine the division sitting without a 9 jury and without further notice to any defendant. 10 (3) The court shall then enter an order making a division of the 11 proceeds and shall direct the clerk of the court to make payment to the 12 various defendants in the amounts which shall be specified in the order. The 13 payment shall be made by the clerk to each defendant upon his or her demand. 14 (4) The applicant shall not be a party to proceedings for the 15 division of the damages. 16 17 SECTION 87. Arkansas Code § 18-15-407(e), concerning the authority of 18 a municipality to condemn land to replace a state or county road, is amended 19 to read as follows: 20 (e)(1) The county or state may permit the municipality to construct 21 the relocated road, 22 (2) and in that event If the county or state grants permission 23 under subdivision (e)(1) of this section, the operating authority shall be entitled to may condemn rights-of-way for the roads in its own name under 24 25 this subchapter or under any eminent domain act available to the county or state in the manner provided in § 18-15-104. 26 27 SECTION 88. Arkansas Code § 18-15-408 is amended to read as follows: 28 29 18-15-408. Cemeteries and graves. 30 (a)(1) An operating authority of a municipal waterworks system shall 31 file a notice of intent to condemn in the circuit court of the county where a 32 cemetery or graves are situated if the operating authority determines that: 33 exercise the authority to condemn a cemetery or grave in the manner provided 34 in § 18-15-104.
 - (A) Land occupied by the cemetery or by the graves will be flooded by an impounding lake;

1	(B) The water level of the lake will affect the graves
2	underground;
3	(C) The lake may be contaminated by the graves; or
4	(D) The lands will be useful for waterworks purposes.
5	(2) The notice of intent to condemn shall set out the:
6	(A) Commonly known name of the cemetery, if any;
7	(B) Descriptions of the quarter sections of land upon
8	which the cemetery or graves are situated;
9	(C) Description of a proposed new location of the cemetery
10	or graves; and
11	(D) Name of the owner of the existing cemetery, if known.
12	(3) The notice shall take the place of the application to
13	condemn which would be otherwise required under this subchapter.
14	(4) Service of process upon the owner, if known, shall be as
15	specified in this subchapter. Service upon all other interested parties shall
16	be as follows:
17	(A) The notice shall be published one (1) time a week for
18	four (4) consecutive weeks in some newspaper having a general circulation
19	throughout the state in order to give the widest publicity to the
20	municipality's intention;
21	(B) In addition, a printed copy of the notice shall be
22	posted in three (3) conspicuous public places in the cemetery or immediately
23	surrounding the graves;
24	(C) The notice shall be posted within three (3) days of
25	filing the notice with the court; and
26	(D) The municipality shall, by affidavit filed with the
27	court, give proof of posting of the notice.
28	(5)(A) Before filing the notice with the court, the municipality
29	shall be required to select a tract of land at least equal in size to the
30	cemetery to be condemned and shall describe the tract in the notice.
31	(B) The municipality shall be required to file with its
32	notice a statement from the Department of Health approving the proposed new
33	location.
34	(6) After the notice of intent has been published for four (4)
35	weeks, as required by this section, the circuit court sitting without a jury
36	shall determine if the proposed new location is suitable, and, if the court

- so finds, it shall enter an order to that effect. The owner of the cemetery
 or of the lands where the existing cemetery is located and the next of kin of
 any person buried in the cemetery or in the graves shall be entitled to
 appear in the proceeding and object to the proposed location and suggest
 other locations.
 - (b)(1) Thereafter, the municipality may file an application under the provisions of this subchapter for condemnation of the site so approved by the court, within a radius of four (4) miles of the existing cemetery.
 - (2) It is declared that the acquisition of the site shall be for public purposes and that the site may be condemned by the operating authority of a municipal waterworks system.
 - (c)(1) After judgment has been entered vesting title to the new site in the applicant, as set out in § 18-15-404, the court shall enter an order in the proceedings mentioned in subsection (a) of this section, vesting title to the new cemetery site in the persons owning the lands of the cemetery or graves to be relocated and vesting title in the municipality to the lands where the old cemetery or graves are located.
 - (2) The order vesting title to the new cemetery site in the owners of the old cemetery or grave sites shall be the compensation and damages to which the owners of the old sites are entitled.
 - (d)(1)(b)(1) Thereafter, If a municipality receives title for a cemetery or grave under this section, the municipality, at its own expense, shall be required to remove all bodies, tombstones, and markers from the site of the original graves and to reinter the bodies in the new site, properly resetting tombstones and markers, if any, at the new site.
 - (2) The court may require the municipality to deposit with the clerk of the court a sum found by the court to be sufficient to ensure the performance of the obligation by the municipality.
 - (3)(2) However, any a surviving spouse or next of kin of a person whose grave is to be relocated may demand, prior to before removal from the old grave site, that the municipality pay the expense of removing the body of the decedent to a cemetery selected by the surviving spouse or next of kin, the municipality paying the reasonable cost of the removal and reinterment.
 - (e)(c)(1) If a municipality receives title for a cemetery or grave under this section, and the old cemetery site was fenced, the municipality

1 shall be required to install a fence of similar type around the new cemetery 2 site and shall be required to construct within the cemetery such hardsurfaced roads as may be necessary to give access to grave sites. 3 4 (2) The roads shall be of at least equal quality with the roads 5 in the original cemetery site. 6 7 SECTION 89. Arkansas Code §§ 18-15-409 and 18-15-410 are repealed. 8 18-15-409. Controversy. 9 (a)(1) When the determination of questions in controversy in the 10 eminent domain proceedings authorized in this subchapter is, in the opinion 11 of the operating authority of the municipal waterworks, likely to retard the 12 progress of the project, the municipality shall so state in its application 13 or in a separate pleading. 14 (2) The municipality shall also designate a sum which, in its 15 opinion, is the reasonable value of the property to be taken and shall deposit that sum in the registry of the court for the purpose of making 16 17 compensation and paying any damages which may be assessed against the 18 municipality. 19 (3) The court shall thereupon immediately enter an order giving 20 the municipality possession of the property and may enforce the order, if 21 necessary. 22 (4) A copy of the order of possession shall be served upon any 23 person of adult age found residing upon the premises, but only one (1) person 24 need be served. 25 (5) However, at any time after the order is entered, any 26 defendant may file a motion for a hearing on the amount of the deposit, giving notice of the motion to the applicant, and at the hearing the court 27 28 may affirm the amount of the original deposit or may order it increased. (6) No motion for hearing shall delay the applicant's right to 29 30 possession. 31 (b)(1) Any person named as a defendant in the action and claiming to 32 be an owner of the property being condemned shall be entitled to apply to the 33 court for a withdrawal of all or a part of the funds so deposited upon giving reasonable notice of his or her motion to withdraw funds to the applicant. 34 35 The defendant shall also notify all other defendants whose addresses are 36 known of his motion.

1 (2)(A) Before entering an order permitting a withdrawal of any 2 portion of the deposit, the court shall determine the ownership of the property to be condemned, and no defendant shall be permitted to withdraw any 3 4 greater portion of the deposit than is equal to his or her interest in the 5 property to be condemned. 6 (B) In no event shall the aggregate amount of the withdrawal for all defendants be greater than the amount originally deposited 7 8 by the municipality on its own motion. 9 (3) If any defendant claims that the amount withdrawn by any 10 other defendant was wrongful or was excessive, the dispute shall be solely 11 between the defendants. 12 (4) In any judgment against the municipality, the municipality 13 shall receive full credit against all defendants for the amount deposited 14 with the clerk or paid to the clerk after judgment. 15 16 18-15-410. Rights of property owner upon entry by municipality. 17 (a) If a municipality shall enter upon property which it has the right 18 to acquire by condemnation proceedings without commencing condemnation 19 proceedings, the owner of the property shall have the right to commence 20 condemnation proceedings against the municipality at any time before an 21 action for the recovery of the property or compensation therefor would be 22 barred by the statute of limitations. 23 (b) The measure of recovery in the action shall be the fair market 24 value of the property at the time it was entered upon by the municipality. 25 26 SECTION 90. Arkansas Code § 18-15-503(b)(1), concerning the powers of 27 electric utilities, is amended to read as follows: 28 (b)(1) In the event that an electric utility, upon application to the 29 private individual, railroad, turnpike company, or other persons, should fail 30 to secure by consent, contract, or agreement, a right-of-way for the purposes 31 enumerated in subsection (a) of this section, then the electric utility shall 32 have the right to may proceed to procure the condemnation of the property, 33 lands, rights, privileges, and easements in the manner prescribed in this 34 subchapter § 18-15-104.

1 SECTION 91. Arkansas Code §§ 18-15-504-18-15-506 are repealed. 2 18-15-504. Petition for assessment of damages. (a) If an electric utility, having surveyed and located its line 3 4 under the power conferred by this section, §§ 18-15-501 - 18-15-503, and §§ 5 18-15-505 - 18-15-509, fails to obtain, by agreement with the owner of the 6 property through which the line may be located, the right-of-way over the 7 property, it may apply by petition to the circuit court of the county in 8 which the property is situated to have the damages for the right-of-way 9 assessed, giving the owner of the property at least ten (10) days' notice in 10 writing by certified mail, return receipt requested, of the time and place 11 where the petition will be heard. 12 (b) In case property sought to be condemned is owned by any individual 13 or corporation and is located in more than one (1) county, the petition may 14 be filed in the circuit court of any county in which the whole or a part of 15 the property may be located, and proceedings had therein will apply to all 16 property designated in the petition. 17 (c) If the owners of the property are nonresidents of the state, 18 infants, or persons of unsound mind, the notice shall be given as follows: 19 (1)(A) By publication in any newspaper in the county which is 20 authorized by law to publish legal notices. 21 (B) The notices shall be published for the same length of 22 time as may be required in other civil causes; 23 (2) If there is no such newspaper published in the county, then the publication shall be made in some newspaper designated by the circuit 24 25 clerk and one (1) written or printed notice thereof posted on the door of the 26 courthouse of the county; and 27 (3) In writing by certified mail, return receipt requested, to 28 the address of the owners of the property as it appears on the records in the office of the county sheriff or county tax assessor for the mailing of 29 statements of taxes, as provided in § 26-35-705. 30 (d) As nearly as may be, the petition shall describe the lands over 31 32 which the right-of-way is located and for which damages are asked to be 33 assessed, whether improved or unimproved, and be sworn to. (e)(l) An electric utility shall not be required to petition a court 34 35 in order to provide broadband services over its own lines of wire, cables, 36 poles, or other structures that are in service at the time that the electric

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1 utility provides broadband services over the lines of wire, cables, poles, 2 or other structures. 3 (2) An owner of property upon which an electric utility's lines 4 of wire, cables, poles, or other structures are located may petition the 5 circuit court of the county in which the property is situated for any 6 compensation to which it might be entitled under this subchapter. 7 8 18-15-505. Appointment of guardian ad litem. 9 In case of infants or persons of unsound mind, when no legal 10 representative or guardian appears in their behalf at the hearing, it shall 11 be the duty of the court to appoint a guardian ad litem who shall represent 12 their interests for all purposes. 13 14 18-15-506. Trial by jury. 15 It shall be the duty of the court to impanel a jury of twelve (12) persons, as in other civil cases, to ascertain the amount of compensation 16 17 which the electric utility shall pay, and the matter shall proceed and be 18 determined as other civil causes. 19 20 SECTION 92. Arkansas Code § 18-15-507 is amended to read as follows: 21 18-15-507. Damages. 22 (a)(1) The amount of damages to be paid the owner of the lands for the 23 right-of-way for the use of the electric utility shall be determined and assessed irrespective of any other benefit that the owner may receive from 24 25 any improvement proposed by the electric utility. 26 (2)(A) If an owner of property petitions a court under § 18-15-27 504(e), the amount of damages, if any, payable to the owner for the use of preexisting lines of wire, cables, poles, or other structures by an electric 28 utility to provide broadband services shall be limited to an amount 29 30 sufficient to compensate the property owner for the increased interference, if any, with the owner's use of the property caused by any new or additional 31 32 physical attachments to the preexisting facility for the purpose of providing 33 broadband services.

in a proceeding under § 18-15-504(e).

utility from providing broadband services is not admissible for any purpose

(B) Evidence of revenues or profits derived by an electric

1 (b) In all cases in which damages for the right of way for the use of 2 the electric utility shall have been assessed in the manner provided, it shall be the duty of the electric utility to deposit with the court or pay to 3 4 the owners the amount so assessed and pay such costs as may be in the 5 discretion of the court be adjudged against it within thirty (30) days after 6 the assessment. Whereupon, it shall and may be lawful for the electric 7 utility to enter upon, use, and have the right-of-way over the lands forever. 8 (c) In all cases in which the electric utility shall not pay or 9 deposit the amount of damages assessed pursuant to this section, §§ 18-15-501 - 18-15-506, § 18-15-508, and § 18-15-509 within thirty (30) days after the 10 11 assessment, the electric utility shall forfeit all rights in the premises. 12 13 SECTION 93. Arkansas Code § 18-15-508 is repealed. 14 18-15-508. Deposit in case of controversy. 15 (a) When the determination of questions in controversy in the 16 proceedings is likely to retard the progress of work on or the business of 17 the electric utility, the court or judge in vacation shall designate an 18 amount of money to be deposited by the electric utility, subject to the order 19 of the court, and for the purpose of making compensation when the amount 20 thereof has been assessed, as provided in § 18-15-507, and the judge shall 21 designate the place of deposit. 22 (b) Whenever the deposit has been made in compliance with the order of the court or judge, it shall be lawful for the electric utility to enter upon 23 24 the land and proceed with its work, through and over the lands in controversy, prior to the assessment and payment of damages for the use and 25 26 right to be determined as provided in this section, §§ 18-15-501 - 18-15-507, 27 and § 18-15-509. 28 29 SECTION 94. Arkansas Code § 18-15-510(b)-(d), concerning the eminent 30 domain power of hydroelectric dams construction companies, are amended to 31 read as follows: 32 The method or manner of making its survey, laying out its rightof-way, acquiring its right-of-way, either by contract or condemnation, shall 33 34 be the same as now provided by law in case of the exercise of the right of 35 eminent domain by telegraph, telephone, and railroad companies exercised in 36 the manner provided in § 18-15-104.

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1 (c) It shall be subject to the same duties and liabilities and shall 2 have the same rights as prescribed by law with reference to railroads. 3 (d)(c) This section shall not be so construed as to does not authorize 4 the condemnation of public streets or highways. 5 6 SECTION 95. Arkansas Code § 18-15-601(b), concerning the power of 7 eminent domain of municipal or other corporations, is amended to read as 8 follows: 9 (b) Whenever If the municipal or other corporation, including not-for-10 profit corporations and water associations, in the construction of its 11 waterworks, or in enlarging or extending the waterworks, or water 12 distribution or water transmission lines, shall deem it desirable decides to 13 condemn, take, use, or occupy private property in the construction of its 14 water treatment or storage facilities, water transmission or distribution 15 lines, or other appurtenances thereto, the corporation may condemn, take, and 16 use the private property, first making just compensation therefor, and 17 proceed as provided in this subchapter shall exercise the power of eminent 18 domain in the manner provided in § 18-15-104. 19 20 SECTION 96. Arkansas Code § 18-15-604 is amended to read as follows: 21 18-15-604. Petition. 22 (a)(1) The A municipal corporation or other corporation so intending 23 and desiring to condemn, take, and use the real estate may present to the 24 circuit court in and for the county in which the lands so proposed to be taken, condemned, and used are situated, a petition signed by the president 25 26 and secretary of the corporation or water association or by the mayor, 27 recorder, or other executive officer of the city, town, or village shall 28 exercise the power of eminent domain in the manner provided in § 18-15-104. 29 (2) This petition shall set forth a description of the 30 enterprise to be prosecuted by them and describe with reasonable certainty 31

enterprise to be prosecuted by them and describe with reasonable certainty and by reference to the map or plat, or otherwise, the lands, property, and estate which it will be necessary to appropriate, take, use, overflow, drain, or otherwise affect, setting forth the name of each and every owner, encumbrancer, or other person interested in the lands, property, or estate or any part thereof, so far as it can be ascertained by the public records and by view of the premises or other inquiry touching the occupation thereof.

- (b) In case the property sought to be condemned is owned by any individual or corporation and is located in more than one (1) county, the petition may be filed in any circuit court having jurisdiction in any county in which the whole or a part of the property may be located, and proceedings had in the circuit court will apply to all the property designated in the petition.
- (c) The notice of the filing of the petition and the presentation thereof shall be given to the owners and parties interested as is now prescribed by law for the condemnation of property by railroad, telegraph, and telephone corporations.
- (d) The written notice to the landowner shall include a statement that the owner may request, within twenty (20) days of receipt of the notice, that the corporations or associations shall mark and identify the proposed area of the easement on the landowner's property which is the subject of the eminent domain action, and which shall be done at the expense of the corporation or association.

- 18 SECTION 97. Arkansas Code §§ 18-15-605 and 18-15-606 are repealed.

 19 18-15-605. Damages Deposits.
 - (a) The further proceedings in the matter of assessment of damages and the making of deposits to secure the owner shall be the same as is now prescribed by law in reference to condemnation proceedings by railroad, telegraph, and telephone corporations, except that the measure of damages shall be the fair market value of the condemned property at the time of the filing of the petition by the corporation or water association as may be determined by law.
 - (b) In the case of application for orders of immediate possession by the corporation or water association, if the amount awarded by the jury exceeds the amount deposited by the corporation or water association in an amount which is more than twenty percent (20%) of the sum deposited, the landowner shall be entitled to recover the reasonable attorney's fees and costs.

- - Appeals may be taken by any party interested from the assessment and allotment of damages under the provisions of this subchapter.

1 2 SECTION 98. Arkansas Code § 18-15-803 is amended to read as follows: 3 18-15-803. Navigation companies connecting streams by railroad -4 Petition. 5 Any A company desiring to avail itself of the benefits of the right-of-6 way provided for in this subchapter shall petition the county court, or the 7 judge thereof in vacation, of the county in which any lands are situated and over which a right-of-way is desired to appoint a jury of twelve (12) 8 9 persons, qualified under the laws of this state to serve on juries, whose 10 duties it shall be to appraise and ascertain the value of any lands over 11 which a right-of-way is desired by any company petitioning, and provided for 12 in this section exercise the power of eminent domain in the manner provided 13 in § 18-15-104. 14 15 SECTION 99. Arkansas Code §§ 18-15-804-18-15-806 are repealed. 16 18-15-804. Navigation companies connecting streams by railroad - Jury. 17 (a) When any company shall petition according to the requirements of § 18 18-15-803, the county court, or the judge thereof in vacation, shall make an 19 order appointing the jury immediately. 20 (b) In the order, the jury shall be directed to ascertain and report 21 to the court or judge, within thirty (30) days from the date of their 22 appointments, the value of any lands which, under the provisions of this 23 subchapter, they may be directed to ascertain. 24 (c) The jury, before entering upon the discharge of their duties, shall take an oath that they will, as nearly as may be, ascertain the number 25 26 of acres of land by them to be appraised, and report the numbers to the court or judge, together with the average value per acre of the land in cash. 27 28 18-15-805. Navigation companies connecting streams by railroad - Jury 29 30 report - Payment. 31 (a)(1) When any jury reports, as provided in § 18-15-804, it shall be 32 the duty of the judge to cause the company to be notified that the report has 33 been made. (2) If the company shall deposit, within fifteen (15) days after 34 35 receiving the notice, with the county clerk the full amount of money at which 36 any lands may have been appraised or valued by the jury appointed for that

purpose, then the company shall be entitled to the use and possession of the appraised and valued lands.

(b) However, before the company shall be entitled to the use or possession of any lands as provided in this section, the judge shall make an order that the amount deposited with the clerk shall be paid to the owner or owners of the lands.

- 18-15-806. Navigation companies connecting streams by railroad Order to vest land in petitioner.
- (a) When any lands shall have been so appraised and valued, when a due report of the appraisement has been made, and when the amount of money has been deposited with the clerk and ordered to be paid as provided in § 18-15-805, it shall be the duty of the judge to make an order upon the records of his or her court that the lands so appraised shall vest in and belong to the company petitioning, as provided in § 18-15-803.
 - (b) The order shall contain a description of the lands, the amount at which they were valued by the appraisers, the fact that the amount was deposited with the clerk and ordered to be paid over to the original owner or owners, the date of the deposit and order, the names of the original owner or owners, and the corporate name of the company.
 - (c)(1) When so made and certified by the judge, the order shall be recorded as other deeds of conveyance.
 - (2) When so made, certified, and recorded, the order shall operate as, and have in law the effect of, conveyance in fee simple from the original owner or owners to the company of the lands named and described in the order.

- SECTION 100. Arkansas Code § 18-15-807(c), concerning the power of eminent domain for packet, coal, and stone companies, is amended to read as follows:
- 31 (c) The proceedings for the condemnation of the landing and loading
 32 places and rights of way shall be, in all things, the same as provided in §§
 33 18-15-1202 18-15-1207 An action brought under this section shall be
 34 exercised in the manner provided in § 18-15-104.

SECTION 101. Arkansas Code § 18-15-1002, concerning the power of

1 eminent domain for board of directors or commissioners of any levee or 2 drainage district, is amended to add an additional subsection to read as 3 follows: 4 (e) An action brought under this section shall be exercised in the manner provided in § 18-15-104. 5 6 7 SECTION 102. Arkansas Code §§ 18-15-1003 - 18-15-1010 are repealed. 8 18-15-1003. Appraisers. 9 (a)(1) Circuit judges of all counties in which it becomes necessary to 10 condemn right of way for the purpose of constructing levees, ditches, drains, 11 or canals, upon the application of the president or secretary of any levee or 12 drainage district, shall appoint three (3) disinterested resident landholders 13 of the county, to be known as appraisers, to assess damages for the 14 appropriation of land for levee and drainage purposes. 15 (2) The appraisers shall hold their offices for the term of one 16 (1) year and until their successors are duly appointed and qualified. In the 17 event of a vacancy in the office or the removal by an appraiser from the 18 county for which he or she was appointed, then it shall be the duty of the 19 circuit judge, as soon as notified of the vacancy, to fill the unexpired term 20 of the office by appointment. 21 (3) The appointment shall be made in writing by the circuit 22 judge of the county in which it is necessary to construct a levee, ditch, canal, or drain and shall be filed with the circuit court clerk by the judge, 23 24 who shall record the appointment in a book to be kept by him or her for that 25 purpose. 26 (b)(1) The appraisers shall each take an oath before the clerk of the 27 circuit court in their respective counties that they will make a just and 28 true award of the compensation to be paid any landholder, or other person. 29 (2) The oath shall be recorded in the book provided for the 30 record of the appointment of the appraisers and shall authorize the appraisers severally to enter upon the discharge of their respective duties. 31 32 (c) The compensation shall be: 33 (1) The cash market value of the lands appropriated or intended 34 to be appropriated for either levee, drain, ditch, or canal purposes; 35 (2) The damage resulting to other lands of the same tract or 36 obstruction to natural drainage, not exceeding the cost of artificial

1 drainage, and the inconvenience, if any, of crossing either the levees, 2 ditches, canals, or drains, from one (1) portion of the tract of land to the 3 other: and 4 (3) The value of crops and houses on the right-of-way, or the 5 cost of moving the houses. 6 (d)(1) In the event one (1) or more of the appraisers who may be 7 appointed under the provisions of this section shall be interested in any 8 property to be condemned, the interested appraisers shall not act in the 9 condemnation of the property. 10 (2) If one (1) or more of the appraisers shall refuse or neglect 11 to act, it shall be the duty of the circuit judge to appoint another 12 appraiser, whose appointment shall be recorded the same as the regular appraiser and who shall take the same oath of office. 13 14 15 18-15-1004. Petition - Appraisal - Summons. 16 (a) Whenever any levee or drainage district deems it necessary to 17 take, use, or appropriate any right-of-way, land material, or other property 18 for levee, drain, ditch, or canal purposes pursuant to this section, §§ 18-15-1001 - 18-15-1003, and §§ 18-15-1005 - 18-15-1010, or when the right-of-19 way, land material, or other property has already been entered upon by it or 20 has already been used, taken, or appropriated, then the levee or drainage 21 22 district, by its president, secretary, attorney, or other authorized agent, may file a petition with the clerk of the circuit court of the county in 23 which the property is situated, describing as near as may be practical the 24 25 property taken or proposed to be taken and asking that the appraisers make an 26 award to the owners of land or property. 27 (b)(1) When the petition is filed, a copy of it shall be delivered to 28 each of the appraisers. It shall then be the duty of the appraisers to assemble at some convenient time, enter upon the land or property which has 29 30 been appropriated or is intended to be appropriated, and ascertain: 31 (A) The fair market value of the land appropriated, or 32 intended to be appropriated; 33 (B) The damage which the construction of the levee will 34 cause by the obstruction of natural drainage, not to exceed the cost of 35 artificial drainage; and

(C) The inconvenience of passing over the levee, ditch,

1 drain, or canal or the cost of removing the houses. 2 (2)(A) The appraisers shall reduce their findings to writing, 3 giving the amount they award: 4 (i) Per acre for the land appropriated; 5 (ii) For inconvenience of crossing the levee, ditch, 6 canal, or drain; and 7 (iii) For the destruction of crops and houses or the 8 cost of removing the houses upon the right-of-way. 9 (B) The appraisers shall sign the report and file it with 10 the clerk of the circuit court. 11 (3) However, any levee or drainage district may have the 12 appraisers go on the land and make the appraisal as provided in this section prior to filing its petition in court. Thereafter, if it becomes necessary to 13 14 file the petition with the clerk of the circuit court of the county, the 15 report of the appraisers may then be filed. 16 (c)(1) The clerk shall immediately issue a summons directed to the 17 sheriff of the county, together with a copy of the award attached to the 18 summons, commanding him or her to serve the owner if he or she resides in the 19 county or, if the land belongs to a minor, an individual with mental illness, 20 or an estate, to serve the summons upon the guardian, curator, executor, or 21 administrator of the owner and make return thereof. 22 (2) However, if the owner is a nonresident of the county or is unknown to the officers of the levee or drainage district, it shall be the 23 duty of the clerk to publish a warning order in some newspaper published in 24 the county for four (4) insertions. The warning order may be in the following 25 26 form and shall be dated and signed by the clerk: 27 28 "To (name of supposed owner) and all other persons having any claim or interest in and to the following described land, situated in County, 29 30 Arkansas, namely: . . . (here describe the land over which the levee or drainage passes according to U.S. Surveys). You are hereby warned to appear 31 32 in this court within thirty (30) days, and file exceptions to the award which 33 has been filed in this office by the levee and drainage appraisers of this 34 county for the appropriation of the portion of the hereinbefore described land, for the construction or intended construction of a levee, ditch, canal, 35 or drain, as the case may be, over and across the same." 36

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          18-15-1005. Exception - Trial - Injunction.
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          (a)(1) If no exception is filed by the owner within ten (10) days
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    after service of summons or within ten (10) days of the last date of the
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    publication of the warning order, or by the levee or drainage district within
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    ten (10) days after award is filed, then it shall be the duty of the clerk of
    the circuit court to call the court's attention to the award, and failure to
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    file exception thereto after notice having been given as provided.
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                 (2) Upon this information, the court shall proceed to enter a
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    judgment condemning the property and land for the right-of-way purposes and a
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     judgment in favor of the owner of the land against the levee or drainage
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    district for the amount awarded by the appraisers.
           (b) However, in case exceptions are filed by either party within the
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    time prescribed in this section, it shall be the duty of the clerk to docket
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    the cause.
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          (c) The petition originally filed by the levee or drainage district
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    and the award of the appraisers shall constitute all necessary pleadings in
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    the proceedings, and, in case a trial is demanded or requested by either
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    party, the question shall be tried as other common law cases are tried.
           (d)(1) The owner of the land shall be entitled to recover the:
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                       (A) Value of the land appropriated or intended to be
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     appropriated;
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                       (B) Obstruction to natural drainage not to exceed the
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    amount necessary to construct artificial drainage;
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                       (C) Damage occasioned by the inconvenience of crossing the
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    levee, ditch, canal, or drain from one (1) portion of the land to the other;
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    and
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                       (D) Value of any crops or houses on the right-of-way or
    the cost of removing the crops or houses.
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                 (2) However, whenever any levee or drainage district shall cause
    any land or property to be appraised, as provided in this section, §§ 18-15-
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    1001 - 18-15-1004, and §§ 18-15-1006 - 18-15-1010, it may enter upon the land
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    and construct the levee, ditch, canal, or drain over and across it without
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    paying the award until such time as the court in any term time shall so order
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    or direct.
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(e)(1) It shall be the duty of the court or any county, circuit, or

- district judge to enjoin any owner of land from interfering with the
 construction of any levee, drain, ditch, or canal after an award has been
 made for the value of the land until such time as the court having proper
 jurisdiction shall render a final judgment.
 - (2) In case of an appeal from any judgment rendered by the circuit court, the levee or drainage district, upon filing a supersedeas bond with the Clerk of the Supreme Court, shall be entitled to have the owner of the land enjoined from interfering with the construction of any levee, ditch, drain, or canal until the cause can be heard in the Supreme Court.

18-15-1006. Payment of award - Adjudication of claim.

(a)(1) If no exception shall be taken to the award of the appraisers and no appeal taken from any judgment rendered by the circuit court, then the levee or drainage district seeking to condemn the right-of-way shall pay the award to the person in whose favor the award is made, taking duplicate receipts therefor, one (1) of which shall be attached to the award and filed with the proceedings in the cause.

(2) However, in the event the owner of the land, material, or property is unknown, or if it is uncertain who he or she is, or if there are conflicting claims to the land or to the award, or any part thereof, then the levee or drainage district shall pay the award to the clerk of the circuit court of the proper county for the owner and take the clerk's receipt from the owner and have it recorded in the book provided for the recording of petitions. The clerk and his or her sureties shall be answerable for the safekeeping of the money.

(b)(1) Any claimants to the land may file an application in the circuit court and set up title to the land or property, and after giving notice to all adverse claimants by summons if they are residents of the county, and by warning order if nonresidents of the county or unknown, then the claimants shall have their claim to the money adjudicated and tried as other cases are tried under the rules and practice of the circuit court. Upon a final hearing, the circuit court shall direct a proper disposition of the money.

(2) The judgment shall be a bar to recovery against the levee or drainage district for any other or further compensation or damages for the construction or maintenance of the levee, ditch, drain, or canal.

18-15-1007. Refusal to pay award upon abandonment of line.

have been made by any board or appraisers provided for in this section, §§

18-15-1001 18-15-1006, and §§ 18-15-1008 18-15-1010, or the judgment of

any court assessing the damages for right-of-way and may abandon the line and

relocate the levee, drain, ditch, or canal without being liable for any award

or judgment rendered in any proceeding for the condemnation of right of way,

(a) Whenever the board of directors or commissioners of any levee or

18-15-1008. Appropriation of land without owner's consent.

drainage district may have appropriated, or shall appropriate, any land for

right-of-way for the construction and maintenance of either levees, ditches,

canals, or drains, and constructed levees or drains thereon without having

donations, or condemnation, the owner, when his or her cause of action has

not been barred by the statute of limitations, shall have a cause of action

against the board of directors or commissioners for the market value of the

(b) The owner may also claim such damages for inconveniences of

crossing from one (1) portion of the tract, then owned by the party seeking

to recover, to the other portion of the tract, as he or she has sustained,

and such damages as the owner may have sustained on account of obstruction of

natural drainage to the tract of land over which the levee or drain may have

(a) All actions for the recovery of damages against any levee or

been or shall be constructed, not to exceed the cost of constructing

18-15-1009. Limitation on actions and damages.

procured the consent of the owner of the land to construct the levees or

drains or without having procured the right-ofway, either by purchase,

Any levee or drainage district may refuse to pay the award which may

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except as to the costs.

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maintenance of levees or drains shall be limited and confined to the elements

artificial drainage.

land at the time it was actually occupied.

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drainage district for the appropriation of land or the construction or

maintenance of either levees or drains shall be instituted within one (1) year after the construction of the levees or drains, and not thereafter.

(b) The recovery of damages on account of the construction or

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of damage mentioned and provided for in this section, §§ 18-15-1001 - 18-15-1008, and § 18-15-1010.

18-15-1010. Fees.

- (a) The appraisers provided for in this section and §§ 18-15-1001—18-15-1009 shall be entitled to receive as compensation for viewing and appraising the land and property and making award of the damage therefor the sum of five dollars (\$5.00) per day for each day in which the appraisers are actually engaged in this service. The sum shall be paid by the levee or drainage districts, as the case may be.
- (b)(1) In the event that there are exceptions filed to the award of any board or appraisers, the fees for conducting a trial of the cause shall be the same as are prescribed in ordinary proceedings in the common law court.
- (2) The fees shall be paid by the levee or drainage district in all cases in which the judgment of the circuit court is in excess of the award made by the appraisers. The landowners shall pay the cost accruing when the judgment of the circuit court does not exceed the amount awarded by the appraisers.

- SECTION 103. Arkansas Code § 18-15-1011(b), concerning acquisition of flowage and storage rights and other servitudes of levee or drainage districts and levee and drainage districts, is amended to read as follows:
- (b)(1) If it becomes necessary for any <u>a</u> levee or drainage district, or levee and drainage district, to institute condemnation proceedings under Acts 1905, No. 53, and § 14-120-217, to acquire flowage and storage rights and other rights of servitudes over, upon, and across any lands embraced in any floodway, reservoir, emergency reservoir, spillway, or diversion, then all suits shall be prosecuted in the name of the district. If the district so elects, all lands sought to be condemned for these purposes may be embraced and included in one (1) suit an action brought under this section shall be exercised in the manner provided in § 18-15-104.
- (2) All of the several and respective owners thereof, or other person, firm, or corporation having an interest therein, shall be made parties defendant. It shall not be necessary or required that the district institute independent and separate suits against the several and respective

owners of the land and rights sought to be condemned for these purposes.

SECTION 104. Arkansas Code § 18-15-1101 is amended to read as follows: 18-15-1101. Private property generally.

- (a) All corporations A corporation organized in this state for the purpose of furnishing water to the public for irrigation of any lands or crops are authorized to exercise the right of eminent domain and to condemn, take, and use private property for the use of the corporations when necessary to carry out the purposes and objects of the corporations.
 - (b) Whenever a corporation, in the construction of its canals, ditches, drains, conduits, aqueducts, dams, bulkheads, or water gates, or in laying pipes, shall deem it necessary or convenient to condemn, take, use, or occupy private property in the construction of its works or in making new lines of canals or other necessary works, the corporation may condemn, take, and use the private property, first making just compensation for the property, and proceeding as provided in this subchapter. An action brought under this section shall be exercised in the manner provided in § 18-15-104.

SECTION 105. Arkansas Code § 18-15-1103 is amended to read as follows: 18-15-1103. Condemnation of property upon failure to obtain by consent, contract, or agreement.

In the event a corporation fails, upon application to individuals, corporations, or railroad companies to secure rights-of-way for the canals, drains, or other works by consent, contract, or agreement, then the corporation shall have the right to proceed to procure the condemnation of the property, lands, privileges, and easements in the manner prescribed by law for railroads, as provided by §§ 18-15-1201 18-15-1207 has the right to exercise the power of eminent domain in the manner provided in § 18-15-104.

SECTION 106. Arkansas Code § 18-15-1105 is amended to read as follows: 18-15-1105. Right-of-way and construction in city and town.

(a) The city council of any city of the first class or city of the second class and the town councils of any incorporated towns shall have power to grant an irrigation corporation the right-of-way through the streets of the city or town, with the right to construct any canal, ditch, drain, conduit, aqueduct, pipeline, dam, bulkhead, water gate, or any other

- 1 necessary works or improvements in the city or town.
- 2 (b) However, if any property is damaged thereby, the irrigation
- 3 corporation shall be liable in damages to the owner of the property, and the
- 4 damages shall be assessed in the manner provided by law for assessing damages
- 5 for the appropriation of the right-of-way through lands by railroad companies
- 6 An action brought under this section shall be exercised in the manner
- 7 provided in § 18-15-104.

- 9 SECTION 107. Arkansas Code § 18-15-1202 is amended to read as follows:
- 10 18-15-1202. Petition for condemnation.
- 11 (a)(1) Any railroad, telegraph, or telephone company, organized under
- 12 the laws of this state, after having surveyed and located its lines of
- 13 railroad, telegraph, or telephone, in all cases in which the companies fail
- 14 to obtain the right-of-way over the property by agreement with the owner of
- 15 the property through which the lines of railroad, telegraph, or telephone may
- 16 be located, shall apply to the circuit court of the county in which the
- 17 property is situated exercise the power of eminent domain in the manner
- 18 provided in § 18-15-104.
- 19 (2) Application shall be made by petition to have the damages
- 20 for the right-of-way assessed, giving the owner of the property at least ten
- 21 (10) days' notice in writing by certified mail, return receipt requested, of
- 22 the time and place where the petition will be heard.
- 23 (b)(1) In case the property sought to be condemned is owned by any
- 24 individual or corporation and is located in more than one (1) county, the
- 25 petition may be filed in any circuit court having jurisdiction in any county
- 26 in which the whole or a part of the property may be located.
- 27 (2) Proceedings had in the circuit court will apply to all
- 28 property designated in the petition.
- 29 (c) However, if the owner of the property is a nonresident of the
- 30 state, an infant, or person of unsound mind, notice shall be given as
- 31 follows:
- 32 (1)(Λ) By publication in any newspaper in the county which is
- 33 authorized by law to publish legal notices.
- 34 (B) The notice shall be published for the same length of
- 35 time as may be required in other civil causes.
- 36 (2) If there is no such newspaper published in the county, then

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days after the assessment.

- 1 the publication shall be made in some newspaper designated by the circuit 2 clerk, and one (1) written or printed notice thereof shall be posted on the 3 door of the courthouse of the county; and 4 (3) In writing by certified mail, return receipt requested, to 5 the address of the owners of the property as it appears on the records in the 6 office of the county sheriff or county tax assessor for the mailing of 7 statements of taxes as provided in § 26-35-705. 8 (d) The petition shall, nearly as may be, describe the lands over 9 which the road is located and for which damages are asked to be assessed, 10 whether improved or unimproved, and be sworn to. 11 12 SECTION 108. Arkansas Code §§ 18-15-1203 - 18-15-1207 are repealed. 13 18-15-1203. Appointment of guardian ad litem. 14 In all cases of infants or persons with mental illness, when no legal 15 representative or guardian appears in their behalf at the hearing, it shall 16 be the duty of the court to appoint a guardian ad litem, who shall represent 17 their interests for all purposes. 18 19 18-15-1204. Assessment of damages by jury. 20 (a) It shall be the duty of the court to impanel a jury of twelve (12) persons, as in other civil cases, to ascertain the amount of compensation 21 22 which the company shall pay. The matter shall proceed and be determined as 23 other civil causes. 24 (b) The amount of damages to be paid the owner of the lands for the 25 right of way for the use of the company shall be determined and assessed 26 irrespective of any benefit the owner may receive from any improvement 27 proposed by the company. 28 29 18-15-1205. Payment or deposit of damages and costs. 30 (a) In all cases in which damages for the right-of-way for the use of any railroad company have been assessed in the manner provided in this 31 32 subchapter, it shall be the duty of the railroad company to deposit with the 33 court or pay to the owners the amount so assessed and pay such costs as, in
 - (b) After payment, it shall be lawful for the railroad company to

the discretion of the court, may be adjudged against it, within thirty (30)

enter upon, use, and have the right-of-way over the lands forever.

18-15-1206. Deposit upon controversy.

- (a) In cases in which the determination of questions in controversy in the proceedings is likely to retard the progress of work on or the business of the railroad company, the court, or judge in vacation, shall designate an amount of money to be deposited by the company, subject to the order of the court, for the purpose of making the compensation, when the amount thereof has been assessed and the judge shall designate the place of the deposit.
- (b) Whenever the deposit has been made, in compliance with the order of the court or judge, it shall be lawful for the company to enter upon the lands and proceed with the company's work through and over the lands in controversy prior to the assessment and payment of damages for the use and right.

18-15-1207. Failure to pay or deposit.

In all cases in which the company shall not pay or deposit the amount of damages assessed within thirty (30) days after the assessment the company shall forfeit all rights in the premises.

SECTION 109. Arkansas Code § 18-15-1303 is amended to read as follows: 18-15-1303. Procedure for condemnation.

In the event any If a company fails, upon application to individuals, railroads, or turnpike companies, to secure the right-of-way by consent, contract, or agreement, then the corporation shall have the right to proceed to procure the condemnation of the property, lands, rights, privileges, and easements in the manner provided by law for taking private property for right-of way for railroads as provided by §§ 18-15-1201 - 18-15-1207, including the procedure for providing notice by publication and by certified mail in § 18-15-1202 bring an action in the manner provided in § 18-15-104.

- SECTION 110. Arkansas Code § 18-15-1401(d), concerning the right of eminent domain for burial purposes, is amended to read as follows:
- (d) The right of eminent domain granted by this section shall be exercised as provided in this subchapter § 18-15-104.

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1 SECTION 111. Arkansas Code §§ 18-15-1403-18-15-1407 are repealed. 2 18-15-1403. Application. (a) When it shall be deemed necessary by the city or town, cemetery or 3 burial association, or persons owning land used for public burial purposes to 4 5 take private property for burial purposes, an application in writing shall be 6 made to the circuit court of the proper county or the judge thereof in 7 vacation, describing as correctly as may be, the property to be taken and the name of the owner of the land proposed to be condemned and taken. 8 9 (b)(1) Notice of the time and place of the application shall be given, 10 either personally in the ordinary manner of serving process on the owner of 11 the property or by publishing a copy of the application with a statement of 12 the time and place at which it is to be made for three (3) weeks next 13 preceding the time of application in some newspaper of general circulation in 14 the county. 15 (2) The personal service as provided for in this section shall 16 be made at least ten (10) days before the time of application when the owner 17 is a resident of the county where the property is situated. 18 (3) The publishing of the notice of application in some 19 newspaper of general circulation in the county where the property is situated 20 shall be legal notice to the owner of the property when the owner is not a 21 resident of the county where the property is situated. 22 18-15-1404. Setting of time for inquiry. 23 24 If it shall appear to the court or judge that notice has been served ten (10) days before the time of application, or has been published, and that 25 26 the notice is reasonably specific and certain, then the court or judge shall 27 set a time for the inquiry into the assessment of compensation by a jury 28 before the court or judge. 29 30 18-15-1405. Summoning of jury for inquiry. 31 (a) A jury shall be summoned for the purpose of making the inquiry in 32 the same manner that petit jurors are summoned in the circuit court for other 33 purposes when the circuit court is regularly in session. If the hearing is before the judge out of term time, then the jury shall be summoned on order 34

(b) The inquiry and assessment shall be made at the time appointed

of the judge by the sheriff of the county.

1 unless for good cause it is continued to another day to be specified. 2 18-15-1406. Determination of compensation - Dispute. 3 4 (a) The jury shall hear the evidence and determine the amount of 5 compensation to be paid to the owners of the property so condemned. 6 (b)(1) In case of dispute as to the ownership, title, or interest of 7 the property condemned, the amount of compensation determined by the jury may 8 be paid into the court by the city or town, cemetery or burial association, 9 or persons owning land used for public burial purposes. 10 (2) The right to the funds so paid in may be determined between 11 the parties making claim thereto and the city or town, cemetery or burial 12 association, or persons owning land used for public burial purposes may 13 proceed to actually take the property after the payment into court as 14 provided in this section. 15 16 18-15-1407. Costs. 17 The cost of the condemnation proceedings provided for in this 18 subchapter shall be paid by the city or town, cemetery or burial association, 19 or persons owning land used for public burial purposes instituting the 20 condemnation proceeding, except costs of review or appeal or any other 21 proceeding taken by the owner of the property after the assessment of 22 compensation is made by the jury as provided for in this subchapter. 23 24 25 SECTION 112. Arkansas Code § 18-15-1503(b), concerning the right of 26 eminent domain of federal housing projects, is amended to read as follows: 27 (b) Any A corporate agency of the United States of America or any such 28 corporation, upon the adoption of a resolution declaring that the acquisition 29 of the real property described therein in the resolution is in the public 30 interest and necessary for public use, may exercise the power of eminent domain: in the manner provided in § 18-15-104. 31 32 (1) In the manner now provided for taking private property for 33 rights of way for railroads as provided by §§ 18-15-1202 - 18-15-1207;

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corporations and counties as provided by §§ 18-15-301 - 18-15-307; or

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(2) In the manner provided for condemnation by municipal

(3) Pursuant to any other applicable statutory provision enacted

for the exercise of the power of eminent domain.

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2 SECTION 113. Arkansas Code § 18-15-1504(b), concerning the power of 3 4 eminent domain of housing authorities, is amended to read as follows: 5 (b) An authority may exercise the power of eminent domain in the 6 manner prescribed in §§ 18-15-1202 - 18-15-1207 for condemnation by railroad 7 corporations in this state, or it may exercise the power of eminent domain in 8 the manner provided by any other applicable statutory provisions for the 9 exercise of the power of eminent domain provided in § 18-15-104. 10 11 SECTION 114. Arkansas Code § 18-15-1505(a), concerning the power of 12 eminent domain of urban renewal agencies, is amended to read as follows: 13 (a)(1)(A) From and after the passage of this act, any An urban renewal 14 agency in this state created pursuant to the provisions of under §§ 14-169-15 601 - 14-169-609, 14-169-701 - 14-169-713, and 14-169-801 shall have has the 16 power of eminent domain to carry out urban renewal plan objectives. 17 (B) The procedure to be followed by the urban renewal 18 agency to acquire property by eminent domain shall be that the board of 19 commissioners shall, by resolution, declare that: 20 (i) The acquisition of certain real property is 21 necessary for urban renewal plan objectives which have been approved by the 22 governing body of the municipal government after a public hearing; 23 (ii) Negotiations for acquisition have been 24 unsuccessful; and 25 (iii) Suit is authorized to condemn the property. 26 (2)(A) An urban renewal agency may exercise the power of eminent 27 domain in the manner prescribed by law for condemnation by railroad 28 corporations in this state as prescribed by §§ 18-15-1202 - 18-15-1207 and 29 acts amendatory thereof or supplementary thereto. 30 (B) The urban renewal agency may exercise the power of eminent domain in the manner provided by any other applicable statutory 31 32 provisions for the exercise of the power of eminent domain The power of 33 eminent domain under this section shall be exercised in the manner provided 34 in § 18-15-104. 35

SECTION 115. Arkansas Code § 18-15-1601(a), concerning the authority

- 1 to condemn property of traction companies, is amended to read as follows:
- 2 (a)(1) Every \underline{A} traction company shall have the right to survey its
- 3 lines, lay out its road, acquire its right-of-way not exceeding two hundred
- 4 feet (200') in width, and, where necessary to acquire the right-of-way, shall
- 5 have has the power to enter upon, condemn, and appropriate the lands, rights-
- 6 of-way, easements, and property of persons, firms, or corporations of eminent
- 7 domain.
- 8 (2) The method and manner of making the traction company's
- 9 surveys, laying out its railways, or acquiring its right-of-way, either by
- 10 contract or condemnation, shall be the same as provided by law in case of the
- 11 exercise of the right of eminent domain by telegraph, telephone, and railroad
- 12 companies, under §§ 18-15-1201 18-15-1207, and it shall be subject to the
- 13 same duties and liabilities and have the same rights as prescribed in those
- 14 sections with reference to railroads The power of eminent domain under this
- 15 section shall be exercised in the manner provided in § 18-15-104.

- SECTION 116. Arkansas Code § 22-2-109(b)(2)(A), concerning the right
- 18 of a state agency to acquire additional sites, is amended to read as follows:
- 19 (2)(A) Condemnation proceedings under the power of eminent
- 20 domain may shall be exercised within Pulaski County, Arkansas, in the manner
- 21 now provided in §§ 18-15-1202 18-15-1207 or pursuant to any other
- 22 applicable statutory provisions for the exercise of the power of eminent
- 23 domain in the State of Arkansas or by any state agency in the manner provided
- 24 in § 18-15-104.

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- SECTION 117. Arkansas Code § 22-3-1002(2), concerning the powers and
- 27 duties of the Stadium Commission, is amended to read as follows:
- 28 (2) Purchase, lease, or rent any real property, or acquire any
- 29 real property by the exercise of its right of eminent domain in the manner
- 30 provided in § 18-15-104, that right being vested in the commission;

- 32 SECTION 118. Arkansas Code § 23-15-101(b), concerning the power of
- 33 eminent domain for common carriers, is amended to read as follows:
- 34 (b) The procedure to be followed in the exercise of the right shall be
- 35 the same as prescribed in § 18-15-1201 et seq. relating to railroad
- 36 companies, telegraph companies, and telephone companies The power of eminent

1 domain under this section shall be exercised in the manner provided in § 18-2 15-104. 3 4 SECTION 119. Arkansas Code § 23-15-105(d), concerning the power of 5 eminent domain of pipeline companies authorized to transport ammonia and 6 other components of fertilizer, is amended to read as follows: 7 (d)(1) All companies authorized by the department to operate under 8 subsection (a) of this section are given may exercise the right of eminent 9 domain. 10 (2) The procedure to be followed in the exercise of this right 11 shall be the same as prescribed in § 18-15-1201 et seq. relating to railroad 12 companies, telegraph companies, and telephone companies The power of eminent domain under this section shall be exercised in the manner provided in § 18-13 14 <u>15-104</u>. 15 SECTION 120. Arkansas Code § 23-17-103 is amended to read as follows: 16 17 23-17-103. Condemnation proceedings upon failure to secure right-of-18 way. 19 In the event that the telegraph or telephone companies upon application 20 to such individuals, railroads, or turnpike companies fail to secure a right-21 of-way by consent, contract, or agreement, then the telegraph or telephone 22 corporation shall have the right to proceed to procure the condemnation of 23 the property, lands, rights, privileges, and easements in the manner 24 prescribed by law for taking private property for right-of-way for railroads, 25 as provided by \$ 18-15-1201 et seq \$ 18-15-104. 26 27 SECTION 121. Arkansas Code § 23-17-205 is amended to read as follows: 28 23-17-205. Powers of cooperative. 29 Any $\underline{\Lambda}$ cooperative created under the provisions of this subchapter shall 30 have power to may: 31 (1) Sue and be sued in its corporate name; 32 Have perpetual existence unless limited for a shorter term in its articles of incorporation; 33 34 (3) Adopt and use a corporate seal and to alter it; 35 (4) Furnish, improve, and expand telecommunications service to

its members, to federal and state agencies, and to other persons;

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- 1 (5) Construct, purchase, lease as lessee, or otherwise acquire, 2 and to improve, expand, install, equip, maintain, and operate, and to sell, assign, convey, lease as lessor, mortgage, pledge, or otherwise dispose of or 3 4 encumber telecommunications lines, facilities or systems, lands, buildings, 5 structures, plant and equipment, exchanges, and any other real or personal 6 property, tangible or intangible, which are necessary or appropriate to 7 accomplish any purpose of the cooperative authorized by this subchapter; 8 (6) Connect and interconnect its telecommunications lines, 9 facilities, or systems with telecommunications lines, facilities, or systems 10 owned and operated by other telecommunications companies or cooperatives; 11 (7) Make its facilities available to persons furnishing 12 telecommunications services within or without this state; 13 (8) Purchase, lease as lessee, or otherwise acquire, and to use 14 and exercise, and to sell, assign, convey, pledge, or otherwise dispose of, 15 or encumber franchises, rights, privileges, licenses, and easements; 16 (9) Fix membership fees, issue membership certificates, and 17 issue nonvoting shares of stock; 18 (10) Borrow money and otherwise contract indebtedness, to issue 19 and guarantee notes, bonds, and other evidences of indebtedness, and secure 20 the same by mortgage, pledge, deed of trust, or security deed, or any other 21 encumbrances upon any or all of its then-owned or after-acquired real or 22 personal property, assets, franchises, or revenues; 23 (11) Construct, maintain, and operate telecommunications 24 equipment, lines, facilities, and systems along, upon, under, and across 25 publicly owned lands, easements, rights-of-way, and public thoroughfares, 26 including, without limitation, all roads, highways, streets, alleys, bridges, 27 and causeways, subject, however, to the same requirements and limitations 28 with respect to the use or occupancy of such thoroughfares and lands as are 29 imposed by the laws of this state on telecommunications companies; 30 (12) Exercise the power of eminent domain in the manner and to 31 the same extent as provided by the laws of this state for the exercise of 32 such power by telecommunications companies provided in § 18-15-104; 33 (13) Adopt, and from time to time, amend, or repeal bylaws; 34 (14) Make any and all contracts necessary, convenient, or
 - (15) Accept gifts or grants of money, services, or property,

appropriate for the full exercise of the powers herein granted;

1 real or personal; and 2 (16) Do or perform any other acts and things which may be 3 necessary, convenient, or appropriate to accomplish any purpose of the 4 cooperative authorized by this subchapter. 5 6 SECTION 122. Arkansas Code § 23-18-307(14) concerning the powers of 7 eminent domain of electric cooperative corporations, is amended to read as 8 follows: 9 (14) To have and exercise the right of eminent domain for the 10 purpose of acquiring rights-of-way and other properties necessary or useful 11 in the construction or operation of its properties and in the manner now 12 provided by the condemnation laws of this state for acquiring private property for public use in the manner provided in § 18-15-104; 13 14 15 SECTION 123. Arkansas Code § 23-18-405 is repealed. 16 23-18-405. Damages for land taken - Assessment by court. 17 In case any person or corporation building any dam shall not agree with 18 the owners of any lands used for the purpose of the dam or flooded thereby, 19 the court shall assess the damages for the land flooded or taken and also the 20 consequential damages to any lands necessary to the use of the lands taken or 21 flooded and owned by the parties whose lands are taken and flooded. 22 23 SECTION 124. Arkansas Code § 23-18-406(b), concerning the power of 24 eminent domain of waterpower corporations, is amended to read as follows: 25 (b)(1) In all cases where in which the corporation fails to obtain by 26 agreement with the owner of the property the right to overflow or use such 27 the lands or the right-of-way for viaducts and electric transmission lines, 28 it may apply by petition to the circuit court in the counties in which the property is situated to have the damages for the overflowed lands or rights-29 30 of-way assessed, giving the owner of the property at least ten (10) days' notice in writing of the time and place where the petition will be heard the 31 32 corporation may exercise its power of eminent domain by bringing an action in 33 the manner provided in § 18-15-104. (2) If the owner of the property is a nonresident of the state, 34 35 the notice shall be given by publication as provided in civil cases.

(3) In case proceedings are had against infants or persons of

- 1 unsound mind, it shall be the duty of the court to appoint a guardian ad litem, who shall represent their interest for all purposes.
 - (4) The petition as nearly as may be shall describe the lands to be overflowed or taken for right-of-way for viaducts and electric transmission lines and shall be sworn to.

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- SECTION 125. Arkansas Code § 23-18-406(c)-(f), concerning the power of eminent domain of waterpower corporations, are repealed.
- 9 (c) It shall be the duty of the court to impanel a jury of twelve (12) 10 persons, as in other civil cases, to ascertain the amount of compensation 11 which the corporation shall pay, and the matter shall proceed and be 12 determined as other civil cases.
 - (d) In all cases where damages have been assessed, it shall be the duty of the corporation to deposit with the clerk of the court or to pay to the owners the amount so assessed and to pay such costs as may be adjudged against it within thirty (30) days after the assessment, whereupon it shall be lawful for the corporation to enter upon the lands and proceed with the work of developing the waterpower.
 - (e) Where the determination of questions in controversy in the proceeding is likely to retard the progress of the work, the court or the judge in vacation shall designate an amount of money to be deposited by the corporation, subject to the order of the court, and for the purpose of making the compensation when the amount thereof has been assessed, as provided in this section, and the judge shall designate the place of the deposit. Whenever the deposit shall be made, it shall be lawful for the corporation to enter upon the lands and to proceed with its work prior to the assessment and payment of damages for the use thereof.
 - (f) In all cases where the corporation fails to pay or deposit the amount of damages assessed as provided in this section within thirty (30) days after such demand, it shall forfeit all rights in the premises.

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- SECTION 126. Arkansas Code § 23-18-407(b)-(d), concerning the power of eminent domain of waterpower corporations for railroad construction in connection with use or construction of dams, are amended to read as follows:
- (b) The method or manner of making its survey, laying out its rightof-way, and acquiring its right-of-way, either by contract or condemnation,

for which the land is taken;

1 shall be the same as now provided by law in case of the exercise of the right 2 of eminent domain by telegraph, telephone, and railroad companies The power of eminent domain under this section shall be exercised in the manner 3 4 provided in § 18-15-104. 5 (c) It shall be subject to the same duties and liabilities and shall 6 have the same rights as prescribed by law with reference to railroads. 7 (d)(c) This section shall not be so construed as to does not authorize 8 the condemnation of public streets or highways. 9 SECTION 127. Arkansas Code § 23-18-510(d), concerning the power of 10 11 eminent domain for utility facilities, is amended to read as follows: 12 (d)(1) An entity granted a certificate of environmental compatibility 13 and public need pursuant to subsection (b) of this section shall have the 14 right of eminent domain as provided by Arkansas law for the limited purpose 15 of constructing the certificated electric transmission line and associated facilities, as described in § 23-18-503(6)(B), to the extent that the 16 17 facility is located within a national interest electric transmission 18 corridor. 19 (2) The power of eminent domain under subdivision (d)(1) of this 20 section shall be exercised in the manner provided for in § 18-15-104. 21 22 SECTION 128. Arkansas Code § 23-18-528 is amended to read as follows: 23 23-18-528. Eminent domain. 24 (a)(1) As used in this section, the word "land" shall include any 25 estate or interest therein. 26 (2) Whenever If a certificate has been issued to an applicant 27 for the construction of any major utility facility under the provisions of 28 this subchapter and the applicant is unable to reach agreement with the owner 29 of land to construct, operate, maintain, and obtain reasonable access to the 30 major utility facility in accordance with the certificate, it the applicant 31 may acquire the land by the exercise of the power of eminent domain in a 32 state court of competent jurisdiction in the judicial district in which the 33 land is located in the manner provided for in § 18-15-104. (b) The petition shall contain or have annexed thereto: 34

(1) A statement of the authority under which and the use

1 (2) A description of the land taken sufficient for the 2 identification thereof: 3 (3) A statement of the estate or interest in the land 4 taken for such a use; 5 (4) A statement that a certificate has been issued to the 6 petitioner; and 7 (5) A statement of the sum of money estimated by the 8 utility to be just compensation for the land taken. 9 (c) In the event the property sought to be condemned is owned by one 10 (1) person and is situated in more than one (1) county, the petition may be 11 filed in the court of any county where a part of the property may be located. 12 (d)(1) After the filing of the petition and upon the deposit in court 13 of a sum determined by the court to be sufficient to secure compensation to 14 the owner of the property or interest therein sought to be condemned, the 15 court shall immediately enter an order finding title to the land in fee simple absolute, or such less estate or interest therein as is prayed in the 16 17 petition, to be vested in the applicant. The land or interest therein shall 18 be deemed to be condemned and taken for the use of the applicant. The right 19 to just compensation for the same fee or for such lesser interest as may be 20 taken shall vest in the person entitled thereto. 21 (2)(b)(1) However, any taking of lands in fee simple absolute under 22 the authority granted in this section shall be limited to taking for electric 23 generating plant sites and substation sites, compressor station sites, and 24 meter station sites only. 25 (2) Nothing in this section shall be construed as authorizing 26 This section does not authorize a utility to take fee simple title to lands 27 for gas or electric transmission line or distribution line rights-of-way 28 purposes. 29 (e) The compensation shall be determined by a jury pursuant to § 18-30 15-506. (f) Upon the filing of a petition, the court shall have power to fix 31 32 the time within which and the terms upon which the party in possession shall 33 be required to surrender possession to the applicant. (g) The court shall have power to make such orders in respect of 34 encumbrances, liens, rents, taxes, assessments, insurance, and such other 35

charges, if any, as shall be just and equitable.

(h) No appeal in the proceeding or any bond or undertaking given therein shall operate to prevent or delay the vesting of title to the land in the applicant.

(i)(c) The right to exercise the power of eminent domain and to take possession and title in advance of final judgment in the proceeding and all powers delegated in this section shall be in addition to any right, power, or authority conferred by any other laws of the state or of franchises, contracts, or agreements and shall not be construed as abrogating, limiting, or modifying any such right, power, authority, franchise, contract, or agreement.

SECTION 129. Arkansas Code § 25-20-203(a)(9), concerning the powers of a public body, is amended to read as follows:

(9) Acquire by the exercise of the power of eminent domain any real property which it may deem necessary for its purposes, in the manner prescribed in §§ 18-15-1202 — 18-15-1207 or in the manner provided by any other statutory provisions for the exercise of the power of eminent domain provided in § 18-15-104; and

SECTION 130. Arkansas Code § 25-20-309(a), concerning the power of eminent domain of a public body, is amended to read as follows:

(a) Any public body created under this subchapter may acquire by the exercise of the power of eminent domain any real property that it may deem necessary for its purposes, in the manner prescribed in § 18-15-301 et seq. or § 18-15-401 et seq., or in the manner provided by any other statutory provisions under which one (1) of the public body's participating public agencies may exercise a power of eminent domain provided in § 18-15-104.

SECTION 131. Arkansas Code § 25-20-407(a)(1), concerning the power of eminent domain of an authority, is amended to read as follows:

(a)(1) Any authority may acquire any private property that it may deem necessary for its purposes by exercising the power of eminent domain in the manner prescribed in § 18-15-301 et seq. provided in § 18-15-104.

SECTION 132. Arkansas Code § 25-20-509(a), concerning the power of eminent domain of a public body, is amended to read as follows:

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1 (a) A public body under this subchapter may acquire by the exercise of 2 the power of eminent domain any real property, rights, easements, franchises, 3 and other property that it finds necessary for its purposes under § 18-15-301 4 et seq. or § 18-15-401 et seq. or in the manner provided by law under which 5 one (1) of the public body's participating public agencies may exercise a 6 power of eminent domain in the manner provided in § 18-15-104. 7 8 SECTION 133. Arkansas Code § 27-67-309 is repealed. 9 27-67-309. Venue for condemnation actions. Actions by the commission to condemn a right-of-way shall be brought in 10 11 the county where the land is situated. 12 13 SECTION 134. Arkansas Code § 27-67-311 is amended to read as follows: 14 27-67-311. Condemnation petition - Notice. 15 (a) The State Highway Commission may exercise its power of eminent 16 domain by filing an appropriate petition in condemnation in the circuit court 17 of the county in which the property sought to be taken is situated, to have 18 the compensation for right-of-way determined, giving the owner of the 19 property to be taken at least ten (10) days' notice in writing of the time 20 and place where the petition will be heard in the manner provided in § 18-15-21 104. 22 (b) If the property sought to be condemned is located in more than one 23 (1) county, the petition may be filed in any circuit court having jurisdiction in any county in which the whole or part of the property may be 24 25 located. The proceedings had in the circuit court will apply to all such 26 property described in the petition. 27 (c)(1) If the owner of the property sought to be taken is a 28 nonresident of the state, notice shall be by publication in any newspaper in the county which is authorized by law to publish legal notices. This notice 29 30 shall be published for the same length of time as may be required in other 31 civil causes. 32 (2) If there is no such newspaper published in the county, then 33 publication shall be made in a newspaper designated by the circuit clerk, and 34 one (1) written or printed notice thereof posted on the door of the county 35

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(d) The condemnation petition shall describe the lands and property

1 sought to be acquired for state highway right of way purposes and shall be 2 sworn to. 3 (e) Where the immediate possession of lands and property is sought to 4 be obtained, the Arkansas State Highway and Transportation Department may 5 file a declaration of taking, as provided by § 27-67-312, at any time before 6 judgment or together with the condemnation petition. 7 8 SECTION 135. Arkansas Code §§ 27-67-312 and 27-67-313 are repealed. 9 27-67-312. Declaration of taking. 10 (a) In any proceeding instituted by and in the name of the State of 11 Arkansas, involving the acquisition of any real property or any interest 12 therein or any easements for public highway purposes, the petitioner may file a declaration of taking at any time before judgment signed by the Director of 13 14 State Highways and Transportation, or with the condemnation petition, declaring that the real property or any interest therein or any easement is 15 16 thereby taken for the use of the State of Arkansas. 17 (b) The declaration of taking shall contain or have annexed thereto 18 the following: 19 (1) A statement of the authority under which the property or any 20 interest therein or any easement is taken; 21 (2) A statement of the public use for which such property or any 22 interest therein or any easement is taken; 23 (3) A description of the property taken or any interest therein 24 or an easement, sufficient for the identification thereof; 25 (4) A plat showing the property taken or any interest therein or 26 any easement; and 27 (5) A statement of the amount of money estimated by the acquiring agency to be just compensation for the property taken, or any 28 29 interest therein or any easement. 30 27-67-313. Motion to strike declaration of taking. 31 32 (a) In any case in which a declaration of taking has been filed as 33 provided in § 27-67-312, any defendant desiring to raise any question with respect to the validity of the taking shall do so by filing a motion to 34 35 strike the declaration of taking and dismiss the suit.

(b) The motion shall be made on or before the return day mentioned in

- 1 the summons or notice of publication, or within twenty (20) days after the filing of the declaration of taking, whichever is later.
 - (c) Failure to file such motion within the time herein provided shall constitute a waiver of the right of any defendant to challenge the validity of the taking.

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- SECTION 136. Arkansas Code § 27-67-314(d), concerning the right of entry onto private property of the State of Arkansas for the exercise of the power of eminent domain, is amended to read as follows:
- The right to take possession and title in advance of final judgment in condemnation proceedings as provided in §§ 27-67-312 27-67-315, 27-67-316(a)-(e), and 27-67-317-27-67-319 shall be in addition to any right, power, or authority conferred by the laws of this state under which such proceedings may be conducted and shall not be construed as abrogating, limiting, or modifying any such right, power, or authority is authorized under § 18-15-104.

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18 SECTION 137. Arkansas Code §§ 27-67-315-27-67-318 are repealed. 27-67-315. Title vests upon deposit. 19

Immediately upon the making of the deposit provided for in § 27-67-314, title to the lands in fee simple, or a conditional fee if mineral rights are sought to be preserved to the property owner, or a lesser estate or interest therein as is specified in the declaration, shall vest in the persons entitled thereto.

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- 27-67-316. Condemnation proceedings and judgment.
- (a) It shall be the duty of the circuit court to impanel a jury of twelve (12) persons, as in other civil cases, to ascertain the amount of compensation which the Arkansas State Highway and Transportation Department shall pay.
- (b) The matter shall proceed and be determined as in other civil 31 32 cases.
 - (c) In all cases of infants or persons of unsound mind, when no legal representative or guardian appears in their behalf at the hearing, it shall be the duty of the court to appoint a guardian ad litem, who shall represent their interest for all purposes.

(d) Compensation shall be ascertained and awarded in the proceeding and established by judgment therein.

(e)(1) Judgment shall include, as a part of the just compensation awarded, interest at the rate of six percent (6%) per annum on the amount finally awarded as the value of the property, from the date of the surrender of possession to the date of payment, but interest shall not be allowed on so much thereof as may have been paid into court.

(2) No sum so paid into court shall be charged with commission or poundage.

(f) All courts and juries in cases of condemnation of lands for rights-of-way for state highways shall take into consideration the fact that lands are required to be assessed at fifty percent (50%) of their true value and shall also take into consideration the fact that owners of automobiles and trucks living miles off a state highway pay the same gasoline and auto license tax as those being fortunate enough to own land adjoining a state highway. Any court or jury considering claims for right-of-way damages shall deduct from the value of any land taken for a right-of-way the benefits of the state highway to the remaining lands of the owner.

(g) All suits involving the validity of subsection (f) of this section, or any portion thereof, shall be deemed matters of public interest and shall be advanced and disposed of at the earliest possible moment, and appeals in such suits must be taken and perfected within thirty (30) days from the date of the judgment or decree.

27-67-317. Payment of award.

(a) Upon the application of any party in interest and upon due notice to all parties, the court may order that the money deposited in the court, or any part thereof, be paid immediately to the person or persons entitled thereto.

(b) If the compensation finally awarded exceeds the amount of money deposited by twenty percent (20%) or more, the court shall enter judgment against the State of Arkansas and in favor of the party entitled thereto for the amount of the deficiency and shall award the party entitled to judgment its costs, expenses, and reasonable attorney's fees incurred in preparing and conducting the final hearing and adjudication, including without limitation the cost of appraisals and fees for experts.

(c) If the compensation finally awarded is less than the amount of money deposited and paid to the persons entitled thereto, the court shall enter judgment in favor of the State of Arkansas and against the proper parties for the amount of the excess.

- 27-67-318. Hearing on amount of deposit.
- (a) If, after due notice, any party in interest should feel aggrieved at the amount of the estimated compensation as deposited by the Arkansas State Highway and Transportation Department in the registry of the circuit court, the party shall be entitled to a hearing, at which time evidence may be heard and received concerning the adequacy of the deposit.
- (b) Thereafter, the circuit court shall, in its discretion, determine whether the present deposit is adequate, and if not, shall determine the additional amount which the department shall deposit. Such additional amount ordered deposited shall remain in the registry of the court without withdrawal until final adjudication of just compensation, but the additional deposit shall not prevent the accrual of interest on the difference in the amount of the original deposit and the compensation awarded as provided in §§ 27-67-315 and 27-67-316.
- (c) This hearing and adjudication shall in no way interfere with the possession of the premises by the department.

- SECTION 138. Arkansas Code § 27-67-320 is amended to read as follows: 27-67-320. Acquisition when county court fails to grant petition.
- (a) Where If the State Highway Commission petitions any county court asking for right-of-way for any state highway and where the county court fails to grant the petition and to make court order procuring right-of-way within sixty (60) days after the petition is presented, then the commission may take such steps as it deems expedient to acquire right-of-way, either by purchase, exercise of its right of eminent domain, or otherwise may bring an action in the manner provided in § 18-15-104.
- (b) In that event, one half (1/2) of the cost of acquiring the right-of-way shall be deducted from the next payment due any county by reason of any appropriation out of the State Highway Fund or state revenue from gasoline as motor vehicle fuel or auto license tax to the county or county highway fund of the county.

1 (c) All suits involving the validity of this section or any portion of 2 it shall be deemed matters of public interest and shall be advanced and disposed of at the earliest possible moment, and appeals in such suits must 3 4 be taken and perfected within thirty (30) days from the date of the judgment 5 or decree. 6 7 SECTION 139. Arkansas Code § 27-69-104(3), concerning the powers and 8 duties of state agencies, is amended to read as follows: 9 (3) Arrange for or rearrange fencing, cattle passes, or piping 10 water supply to adjoining landowners; change overhead wires; construct underground wire and pipe crossings; reconstruct public and private roads; 11 12 make surveys, and prepare land maps; and conduct condemnation suits in the 13 manner provided in § 18-15-104, all without cost to the United States; 14 15 SECTION 140. Arkansas Code § 27-69-104(4), concerning the powers and 16 duties of state agencies, is amended to read as follows: 17 (4) Exercise the right of eminent domain in the manner provided 18 in § 18-15-104 to appropriate and condemn land or waters of sufficient width 19 to conform to the requirements of this subchapter and to convey them to the 20 United States for parkway, easement, recreation, or conservation purposes 21 with title to the land vesting in the state upon institution of such 22 proceedings; and to acquire by fee simple areas, scenic and other easements, 23 and areas requested for revetments, quarries, gravel, dredging, and borrow 24 pits found necessary for parkway construction; 25 26 SECTION 141. Arkansas Code § 27-76-401(10), concerning the powers of 27 the board of directors of a regional mobility authority, is amended to read 28 as follows: 29 (10) Acquire any property necessary to carry out the purposes of 30 this chapter by exercising the power of eminent domain as in the manner 31 provided under § 27-76-501 et seq. in § 18-15-104; 32 33 SECTION 142. Arkansas Code § 27-76-503 is amended to read as follows: 27-76-503. Condemnation petition - Compensation for right-of-way. 34 (a) A regional mobility authority may shall exercise its power of 35

eminent domain by filing an appropriate petition in condemnation in the

1 circuit court of the county in which the property sought to be taken is 2 situated in the manner provided in § 18-15-104 to have the compensation for 3 right-of-way determined. 4 (b) The petition in condemnation shall describe the lands and property 5 sought to be taken. 6 (c) The regional mobility authority shall give the owner of the 7 property to be taken at least ten (10) days' notice in writing of the time 8 and place where the petition will be heard. 9 (d)(1) If the property sought to be taken is located in more than one 10 (1) county, the petition may be filed in any circuit court having 11 jurisdiction in any county in which any part of the property may be located. 12 (2) The proceedings held in the circuit court shall apply to all 13 of the property described in the petition. 14 (e) If the owner of the property sought to be taken is a nonresident 15 of the state, notice shall be made in accordance with the Arkansas Rules of 16 Civil Procedure. 17 18 SECTION 143. Arkansas Code §§ 27-76-504 and 27-76-505 are repealed. 19 27-76-504. Declaration of taking. 20 (a) When the immediate possession of lands and property is sought to be obtained, the regional mobility authority may file a declaration of taking 21 22 with a court of competent jurisdiction at any time before judgment or 23 together with the petition in condemnation. 24 (b) The petitioner may file a declaration of taking at any time before 25 a judgment is signed or with the petition in condemnation in any proceeding 26 instituted by and in the name of the regional mobility authority that 27 involves the acquisition of real property, an interest in real property, or 28 an easement. 29 (c) The declaration of taking shall contain or have annexed to it the 30 following: 31 (1) A statement that the regional mobility authority is taking 32 the real property, the interest in the real property, or the easement; 33 (2) A statement of the purpose for which the regional mobility 34 authority is taking the real property, the interest in the real property, or 35 the easement for the use of the regional mobility authority;

(3) A description of the real property, the interest in the real

1 property, or the easement that the regional mobility authority is taking, 2 sufficient for the identification thereof; 3 (4) A plat showing the real property, the interest in the real 4 property, or the easement that the regional mobility authority is taking; and 5 (5) A statement of the amount of money estimated by the 6 acquiring regional mobility authority to be just compensation for the taking 7 of the real property, the interest in the real property, or the easement. 8 9 27-76-505. Condemnation proceedings and judgment. 10 (a) The circuit court shall impanel a jury of twelve (12) persons, as 11 in other civil cases, to ascertain the amount of compensation that the 12 regional mobility authority shall pay for the real property, the interest in 13 the real property, or the easement which the regional mobility authority is 14 taking. 15 (b) The matter shall proceed and be determined as in other civil 16 cases. 17 (c) In all cases of infants or incompetent persons, when no legal 18 representative or guardian appears in their behalf at the hearing, it shall 19 be the duty of the circuit court to appoint a guardian ad litem who shall 20 represent their interest for all purposes. 21 (d) Compensation shall be ascertained and awarded in the proceeding 22 and established by judgment therein. 23 24 SECTION 144. Arkansas Code § 27-87-106(b), concerning state 25 establishment and operation of ferries, is amended to read as follows: 26 (b)(1) To the end of providing provide ferry service, the State 27 Highway Commission is authorized to acquire by negotiation, purchase, or 28 exercise of eminent domain any required sites for landings or other needed 29 acreage and to purchase or construct ferry boats and all facilities needed in 30 the operation of the ferries. 31 (2) The power of eminent domain under subdivision (b)(1) of this 32 section shall be exercised in the manner provided in § 18-15-104. 33 34 SECTION 145. Arkansas Code § 27-88-121 is amended to read as follows: 35 27-88-121. Right of eminent domain.

(a) For the purpose of acquiring any land, rights, easements,

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- 1 franchises, or other real or personal property deemed to be necessary or
- 2 convenient for the construction and reconstruction of any bridge or ferry, or
- 3 for the acquisition of the approaches thereto, the State Highway Commission
- 4 shall have has the right of eminent domain, as is provided in Acts 1927, No.
- 5 116, § 5 [repealed] and Acts 1933, No. 115, § 1 [repealed] and in §§ 27-64-
- 6 104 and 27-67-316.
- 7 (b) The power of eminent domain under this section shall be exercised 8 in the manner provided in § 18-15-104.

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- SECTION 146. Arkansas Code § 27-90-202(a), concerning the authority of the State Highway Commission to undertake turnpike projects, is amended to read as follows:
- 13 (a) The State Highway Commission is authorized and empowered to may:
- (1)(A)(i) Acquire by purchase or exercise of its powers of
- 15 eminent domain sites and rights-of-way for, and construct, maintain, repair,
- 16 and operate, turnpike projects at $\frac{1}{2}$ such locations $\frac{1}{2}$ shall $\frac{1}{2}$ determine $\frac{1}{2}$
- 17 in accordance with proper design and construction standards.
- 18 <u>(ii) The power of eminent domain under subdivision</u>
- 19 (a)(1)(A)(i) of this section shall be exercised in the manner provided in §
- 20 18-15-104.
- 21 (B)(i) Turnpike projects shall be constructed in
- 22 accordance with applicable laws pertaining to competitive bidding,
- 23 contracting, performance and payment bonds, and other matters applicable to
- 24 similar highway construction by the commission.
- 25 (ii) However, turnpike projects developed in
- 26 cooperation with other states, agencies, or political subdivisions thereof or
- 27 nonmember nonstock transportation corporations created under the laws of
- 28 another state may be developed, operated, and maintained on the basis of
- 29 contracts for the design, engineering, procurement and construction, and like
- 30 arrangements for the integrated development of turnpike projects or pursuant
- 31 to the basis for the development, operation, and maintenance of a turnpike
- 32 project permitted under the laws of another state upon the commission's
- 33 setting forth in a resolution its finding that any such arrangement is the
- 34 preferable method for development of the turnpike project and the reasons for
- 35 such finding;
- 36 (2) Apply for, receive, accept, and use any moneys and

- 1 properties from agencies of the United States Government, from any state or
- 2 other governmental agency or political subdivision, from any public or
- 3 private corporation, agency, or organization of any nature, and from any
- 4 individual or group of individuals;
- 5 (3) Establish accounts in one (1) or more banks and thereafter
- 6 from time to time make deposits in and withdrawals from such accounts and
- 7 otherwise invest or reinvest its money;
- 8 (4) Obtain the necessary funds for financing the objects
- 9 specified in this subchapter, including without limitation the proceeds of
- 10 the sale of revenue bonds as authorized in this subchapter;
- 11 (5) Fix, revise from time to time, charge, and collect tolls for
- 12 transit over each turnpike project constructed;
- 13 (6) Establish rules and regulations for the use of each turnpike
- 14 project;
- 15 (7) Employ consulting engineers, attorneys, accountants,
- 16 construction and financial experts, superintendents, and other employees and
- 17 agents that may be necessary in its judgment;
- 18 (8) Enter into and implement any agreements or compacts with the
- 19 United States or any state or any department or agency of the United States
- 20 or of any state, or a political subdivision of any state, or any person
- 21 concerning operation, revenues, or other matters pertaining to planning,
- 22 financing, constructing, and operating turnpike projects leading from this
- 23 state into another state or states and turnpike projects to be developed and
- 24 operated jointly, whether by the commission, by another party to the
- 25 agreement or compact, by an agency created pursuant to the agreement or
- 26 compact, or by another person, whether or not leading from this state into
- 27 another state or states; and
- 28 (9) Take such other action, not inconsistent with law, as may be
- 29 necessary or desirable to carry out the powers conferred by this subchapter
- 30 and to carry out the intent and purposes of this subchapter.

/s/Ballinger

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