91st General Assembly Regular Session, 2017	A Bill	
Regular Session, 2017		GENTLEE DATE 4.5
		SENATE BILL 376
By: Senator A. Clark		
	For An Act To Be Entitled	
AN ACT TO (CREATE THE WATER PROVIDER LEGISLATIVE	TASK
FORCE; AND	FOR OTHER PURPOSES.	
	Subtitle	
TO CR	EATE THE WATER PROVIDER LEGISLATIVE	
TASK	FORCE.	
BE IT ENACTED BY THE GR	ENERAL ASSEMBLY OF THE STATE OF ARKANS.	AS:
SECTION 1. DO NO	OT CODIFY.	
<u>Arkansas Water Pr</u>	rovider Legislative Task Force.	
(a) The General	Assembly finds that:	
<u>(1) Utilit</u>	ties by their inherent nature are ofter	n monopolies;
<u>(2) The pe</u>	eople grant these monopolies as a way	of enhancing
service and economic de	evelopment and not the opposite;	
<u>(3) If set</u>	rvice is being well provided, the most	people possible
are enjoying the use of	f the service, and economic developmen	t is aided, then
it may be said the mond	opoly is being used well;	
<u>(4) If se</u>	rvice is not well provided, many peopl	<u>e are denied</u>
service, and economic of	development is diminished or thwarted,	then it may be
said the monopoly is no	ot being used well;	
<u>(5) A mono</u>	opoly should not be granted or allowed	to continue in
the same hands if the p	people served or people who should be	served are being
harmed;		
<u>(6) No uti</u>	ility provides a more basic need for h	uman life and
economic development th	nan a water provider;	
<u>(7) To thi</u>	is date in the state, no monopoly has	<u>been given more</u>
	AN ACT TO CE FORCE; AND TO CE TASK BE IT ENACTED BY THE GE SECTION 1. DO NO Arkansas Water Pr (a) The General (1) Utility (2) The per service and economic de (3) If service and economic de (3) If service and economic de (4) If service, and economic de service, and economic de service, and economic de (5) A mono the same hands if the per harmed; (6) No utility economic development to	For An Act To Be Entitled AN ACT TO CREATE THE WATER PROVIDER LEGISLATIVE FORCE; AND FOR OTHER PURPOSES. Subtitle TO CREATE THE WATER PROVIDER LEGISLATIVE TASK FORCE. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANS SECTION 1. DO NOT CODIFY. Arkansas Water Provider Legislative Task Force. (a) The General Assembly finds that: (1) Utilities by their inherent nature are ofte (2) The people grant these monopolies as a way service and economic development and not the opposite; (3) If service is being well provided, the most are enjoying the use of the service, and economic developmen it may be said the monopoly is being used well; (4) If service is not well provided, many peopl service, and economic development is diminished or thwarted, said the monopoly is not being used well; (5) A monopoly should not be granted or allowed the same hands if the people served or people who should be harmed; (6) No utility provides a more basic need for he economic development than a water provider;

1	power to decide whether to serve or not to serve than a water provider;
2	(8) It has been brought into question if water providers in some
3	locales are doing the best job to provide the best service to the most people
4	and to enhance economic development;
5	(9) To determine whether a water provider is providing
6	adequately or not in exchange for the monopoly granted, there need to be
7	standards by which to judge the water providers; and
8	(10) The people of this state deserve to have a fair set of
9	standards when seeking to obtain a service so basic to human life.
10	(b) The General Assembly intends that a water provider:
11	(1) Should not have to provide water outside the areas that the
12	water provider has agreed to serve;
13	(2) Does not have to bear any cost to provide new service within
14	the service area unless the water provider bears that cost for the same type
15	of new service to all customers within the service area;
16	(3) May set rates that vary by location and political
17	subdivision, unless the water provider has required an agreement to do
18	otherwise when service is established; and
19	(4)(A) Shall not be required to extend water lines or provide
20	water for any area that the water provider has not agreed to serve.
21	(B) As used in this subdivision (b)(4), "agreed to serve"
22	means any area that the water provider has agreed to serve by original
23	charter and any area the water provider has agreed to serve in subsequent
24	actions, including without limitation accepting water lines and providing
25	service.
26	(C) All areas within the platted area of a municipality or
27	water district shall be included whether or not there is a water main
28	directly adjacent to a water customer.
29	(c) The General Assembly intends that a water customer:
30	(1) Within a service area of a water provider, shall not be
31	discriminated against based on race, gender, marital status, religion, or the
32	political subdivision within which the water customer resides, except that:
33	(A) Different types of water customers may have different
34	sets of rules as may be practical for those type of divisions; and
35	(B) This subdivision (c)(1) does not affect a water
36	provider's right to set different rates for water itself, based on geographic

1	location or political subdivision;
2	(2) Within a water provider service area, cannot be made to meet
3	new requirements to obtain water unless all similar water customers,
4	regardless of location, also meet those requirements; and
5	(3) Within a service area already serviced by a water provider,
6	shall not be required to annex into a municipality or other political
7	subdivision if that requirement was not in place when the area became part of
8	the water provider's service area.
9	(d)(l) To provide a better water provider system, to aid in obtaining
10	basic water service for as many Arkansans as possible, and to enhance
11	economic development in the state, there is established the Water Provider
12	Legislative Task Force.
13	(2)(A) The task force shall study and provide a blueprint for
14	water security and development for the state.
15	(B) The blueprint shall include the best practices for
16	providing water to the most citizens in as broad a way and as economically as
17	possible and providing for the water needs and practices to bring economic
18	development to the state in a dependable and structured way.
19	(3) The task force shall consist of the following:
20	(A) The President Pro Tempore of the Senate or his or her
21	designee;
22	(B) The Speaker of the House of Representatives or his or
23	her designee;
24	(C) The Chair of the Senate Committee on City, County, and
25	Local Affairs or his or her designee;
26	(D) The Chair of the House Committee on City, County, and
27	Local Affairs or his or her designee;
28	(E) A member of the minority party of the General Assembly
29	to be appointed by the President Pro Tempore of the Senate and the Speaker of
30	the House of Representatives;
31	(F) A member of the majority party of the General Assembly
32	to be appointed by the President Pro Tempore of the Senate and the Speaker of
33	the House of Representatives;
34	(G) The Executive Director of the Arkansas Natural
35	Resources Commission or his or her designee;
36	(H) The Executive Director of the Arkansas Economic

1	Development Commission or his or her designee;
2	(I) The Chair of the Arkansas State Chamber of Commerce or
3	his or her designee;
4	(J) A member or staff person of the Arkansas Municipal
5	League to be appointed by the Speaker of the House of Representatives;
6	(K) A member or staff person of the Association of
7	Arkansas Counties to be appointed by the President Pro Tempore of the Senate;
8	(L) An active Arkansas home builder to be appointed by the
9	Governor;
10	(M) A member of the Arkansas Rural Water Association to be
11	designated by the Chief Executive Officer of the Arkansas Rural Water
12	Association;
13	(N) A member of the Arkansas Water Environment Association
14	to be designated by the President of the Arkansas Water Environment
15	Association;
16	(0) A member of the Arkansas Water and Wastewater Managers
17	Association to be designated by the President of the Arkansas Water and
18	Wastewater Managers Association;
19	(P) A member of the Arkansas Water Works and Water
20	Environment Association to be designated by the Chair of the Arkansas Water
21	Works and Water Environment Association; and
22	(Q) A member of Central Arkansas Water to be designated
23	by the Chief Executive Officer of Central Arkansas Water.
24	(4) The legislative members of the task force shall choose a
25	chair and vice chair from within their number to lead the task force.
26	(5) All members of the task force are voting members for the
27	purpose of setting agendas, establishing quorums, putting together reports,
28	and all other purposes.
29	(6) The task force is tasked with providing:
30	(A) A vision report for where Arkansas should be in the
31	future;
32	(B) An action report;
33	(C) Best practices for providing new service and any other
34	area the task force chooses to report on; and
35	(D) A report on all tasks completed by January 1, 2019, to
36	the Governor, the Director of the Arkansas Economic Development Commission,

1	the Arkansas State Chamber of Commerce, the Arkansas Municipal League, the
2	Association of Arkansas Counties, water providers, and the members of the
3	Senate Committee on City, County, and Local Affairs and the House Committee
4	on City, County, and Local Affairs of the Ninety-Second General Assembly.
5	(7)(A) The task force shall conduct its meetings at the State
6	Capitol Building or another site selected by the chair.
7	(B) Meetings of the task force shall be held at least one
8	(1) time every three (3) months but may occur more often at the call of the
9	chair.
10	(C) The President Pro Tempore of the Senate and the Speaker
11	of the House of Representatives shall:
12	(i) Call the first meeting of the task force within
13	sixty (60) days of the effective date of this act; and
14	(ii) Act as joint chairs of the task force at the
15	first meeting.
16	(8) The task force shall establish rules and procedures for
17	conducting its business.
18	(9) If a vacancy occurs on the task force, the vacancy shall be
19	filled in the same manner as the original appointment.
20	(10)(A) Legislative members of the task force shall be paid per
21	diem and mileage as authorized by law for attendance at meetings of interim
22	committees of the General Assembly.
23	(B) Nonlegislative members of the task force shall serve
24	without compensation but may receive reimbursement under § 25-16-902.
25	(11)(A) A majority of the members of the task force shall
26	constitute a quorum for transacting business of the task force.
27	(B) No action may be taken by the task force except by a
28	majority vote at a meeting at which a quorum is present.
29	(12) The task force may expend funds and resources in carrying
30	out its purpose and responsibilities that are appropriated or funded to the
31	task force by the General Assembly or a third party.
32	(13) The task force expires on January 1, 2019.
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34	/s/A. Clark
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