Stricken language would be deleted from and underlined language would be added to present law. Act 838 of the Regular Session

1	State of Arkansas	A Bill	
2	92nd General Assembly	A DIII	HOUSE DUL 1554
3	Regular Session, 2019		HOUSE BILL 1554
4			
5	By: Representative Penzo		
6		For An Act To Be Entitled	
7 8	AN ACT TO AMEND THE LAW CONCERNING THE PROCEDURES FOR		
9	ANNEXATION INTO AN ADJOINING MUNICIPALITY; AND FOR		
10	OTHER PURPOSES.		
11	OTHER TORTO	5E5 •	
12			
13		Subtitle	
14	TO AME	END THE LAW CONCERNING THE	
15		DURES FOR ANNEXATION INTO AN	
16		NING MUNICIPALITY.	
17			
18			
19	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
20			
21	SECTION 1. Arkan	sas Code § 14-40-2002(b), concern	ing annexation into
22	an adjoining municipality, is amended to read as follows:		
23	(b) The followin	g procedure shall apply:	
24	(1) The la	ndowner or landowners shall file	a statement with the
25	municipality in which t	he land is located listing the ad	ditional municipal
26	service or services bei	ng sought and stating that:	
27	(A)	The municipality is not providing	services necessary
28	to create improvements,	provide employment or additional	employment,
29	subdivide, or otherwise	maximize the use and value of th	e property;
30	(B)	All the land in the request must	composes composes one
31	(l) area that is contig	uous to another municipality;	
32	(C)	The additional services are avail	able in another
33	municipality that borde	rs the land subject to the reques	et; and
34	(D)(i	• •	
35		ps, within one hundred eighty (18	
36	after the statement is	filed toward providing the addit	ional cervices and



- l within each thirty-day period thereafter, to continue taking steps to
- 2 demonstrate a consistent commitment to provide the service within a
- 3 reasonable time, as determined by the kind of services requested.
- 4 (ii) The commitment must shall be made in writing to
- 5 the landowner within thirty (30) calendar days of the filing of the
- 6 statement, or the landowner may seek to have the land detached from the
- 7 municipality and annexed into the other municipality.
- 8 (iii) The landowner must shall take appropriate
- 9 steps to make the land accessible to the service and comply with reasonable
- 10 requests of the municipality that are necessary for the service to be
- 11 provided;
- 12 (2) The landowner or landowners may request the annexation of
- 13 the land into the other municipality and thereby detach the land from the
- 14 boundaries of the municipality in which the land is currently located if:
- 15 (A) The municipality in which the land is located fails to
- 16 execute a commitment to services within thirty (30) days after the statement
- 17 is filed; or
- 18 (B) The municipality executes the commitment to services
- 19 but fails to take the action required under subdivision (b)(1)(D) of this
- 20 section;
- 21 (3)(A) The land shall be annexed into the other municipality if,
- 22 after a request by the landowner or landowners, the governing body of the
- 23 municipality into which annexation is sought indicates by ordinance,
- 24 resolution, or motion its commitment to make the services available and its
- 25 approval of the request for annexation.
- 26 (B)(i) The annexation shall be void and the land shall be
- 27 returned to the original municipality if the annexing municipality fails to
- 28 take substantial steps within one hundred eighty (180) ninety (90) days after
- 29 the passage of the ordinance, resolution, or motion to make the services
- 30 available and, within each thirty-day period thereafter, continues taking
- 31 steps demonstrating a consistent commitment to make the additional service
- 32 available within a reasonable time, as determined by the kind of services
- 33 requested.
- 34 (ii) The landowner must shall have taken appropriate
- 35 steps to make the land accessible to the service and complied with the
- 36 reasonable requests of the municipality that are necessary for the service to

1	be provided.
2	(iii) However, if the requested services are not
3	available within twelve (12) months one hundred eighty (180) days after the
4	property is accepted by the annexing jurisdiction or substantial steps are
5	not taken to make the services available within this time period, then the
6	detachment and annexation shall be void and all property returned to its
7	original jurisdiction; and
8	(4) The land shall remain in the original municipality until it
9	is annexed into the other municipality.
10	
11	
12	
13	APPROVED: 4/10/19
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	