Stricken language would be deleted from and underlined language would be added to present law. Act 314 of the Regular Session

1	State of Arkansas			
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1510	
4				
5	By: Representative Gonzales			
6	By: Senator G. Stubblefield			
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE LAW CONCERNING TERRITORIAL			
10	JURISDICTION OF MUNICIPALITIES; TO REPEAL THE			
11	AUTHORITY FOR A MUNICIPALITY TO EXERCISE TERRITORIAL			
12	JURISDICTION OVER AN UNINCORPORATED AREA OF A COUNTY;			
13	AND FOR OTHE	R PURPOSES.		
14				
15				
16	Subtitle			
17	TO REPE	EAL THE AUTHORITY FOR A		
18	MUNICIPALITY TO EXERCISE TERRITORIAL			
19	JURISDI	CTION OVER AN UNINCORPORATED AREA	A	
20	OF A CO	OUNTY.		
21				
22	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
23				
24	SECTION 1. Arkans	as Code § 14-17-208(i), concernin	g subdivision,	
25	setback, and entry contr	ol ordinances for county planning	; boards, is	
26	repealed.			
27	(i) In unincorpor	ated areas adjoining the corporat	e limits of a	
28	municipality in which th	e authority to control the subdiv	rision of land is	
29	vested and is being exercised in accordance with and under the provisions of			
30	§§ 14-56-401 - 14-56-408	and 14-56-410 - 14-56-425, or an	y amendments thereto	
31	or thereof, or other acts of a similar nature enacted by the General			
32	Assembly, the municipal authority shall have subdivision jurisdiction, but			
33	shall transmit copies of proposed plats for the areas to the county planning			
34	board and the board of directors of each affected school district for review			
35	and comment, which shall be made to the municipal authority within sixty (60)			
36	days from the time it is received by the county planning board and the board			

1	of directors of each affected school district unless further time is allowed		
2	by the municipal authority.		
3			
4	SECTION 2. Arkansas Code § 14-17-208(1)(1), concerning subdivision,		
5	setback, and entry control ordinances for county planning boards, is amended		
6	to read as follows:		
7	(1)(1) Following the adoption of any subdivision, setback, or entry		
8	control ordinances by the court, a plat in an unincorporated area of a county		
9	not within the exercised extraterritorial jurisdiction of a municipality		
10	shall not be presented for recording without the approval of the county		
11	planning board.		
12			
13	SECTION 3. Arkansas Code § 14-38-101(b)(1)(B), concerning limitations		
14	on a petition for incorporation, is repealed.		
15	(B) The area in which that existing municipal corporation		
16	is exercising its planning territorial jurisdiction.		
17			
18	SECTION 4. Arkansas Code § 14-40-208 is repealed.		
19	14-40-208. Annexation of territory under municipal territorial		
20	jurisdiction.		
21	(a) If a municipality states its intent by resolution or ordinance to		
22	annex a specifically defined territory or portion of the territory over which		
23	it is exercising territorial jurisdiction under § 14-56-413, the municipality		
24	shall initiate annexation proceedings within five (5) years of the stated		
25	intent.		
26	(b)(1) During the five (5) years under subsection (a) of this section,		
27	the municipality may continue to exercise its territorial jurisdiction under		
28	§ 14-56-413, including the defined territory specified within its intent to		
29	annex.		
30	(2) If the municipality does not initiate annexation proceedings		
31	of the territory specified within its intent to annex within five (5) years		
32	of the effective date of the resolution or ordinance under subsection (a) of		
33	this section, the municipality is prohibited from again exercising		
34	territorial jurisdiction over the territory specified within its intent to		
35	annex for the next five (5) years.		

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           SECTION 5. Arkansas Code § 14-56-413 is repealed.
 2
          14-56-413. Territorial jurisdiction.
 3
           (a)(1)(A) The territorial jurisdiction of the governing body of a
 4
    municipality for the purpose of this subchapter shall not exceed the limits
 5
    stated under this subsection.
 6
                       (B) If the territorial limits of two (2) or more
 7
    municipalities conflict, the limits of their respective territorial
8
    jurisdictions shall be a line equidistant between them, or as agreed on by
9
    the respective municipalities.
10
                (2) In addition to the powers under this subchapter, cities now
    having eight thousand (8,000) population or more shall have the authority to
11
12
    administer and enforce planning ordinances outside their corporate limits as
13
    follows:
14
                       (A) For cities of eight thousand (8,000) to sixty thousand
15
    (60,000) population, the jurisdictional area will be one (1) mile beyond the
16
    corporate limits;
17
                       (B) For cities of sixty thousand (60,000) to one hundred
18
    fifty thousand (150,000) population, the jurisdictional area will be two (2)
19
    miles beyond the corporate limits; and
20
                       (C)(i) For cities of one hundred fifty thousand (150,000)
21
    population and greater, the jurisdictional area will be three (3) miles
22
    beyond the corporate limits.
23
                             (ii) Upon July 3, 1989, no city with a population in
24
    excess of one hundred fifty thousand (150,000) persons shall exercise any
25
    zoning authority outside the boundaries of the county wherein it is located
26
    without the approval of the quorum court of the county wherein the city is
27
    not located and the approval of the governing bodies of all other cities
    having zoning authority over the area.
28
29
                 (3) Cities having a population of eight thousand (8,000) persons
30
    or less:
31
                       (A) Shall have a jurisdictional area that does not exceed
32
    one (1) mile beyond the corporate limits; and
33
                       (B) Shall not exercise any zoning authority outside the
34
    corporate limits.
                 (4) Cities now having an eight thousand (8,000) population or
35
36
    more and situated on a navigable stream may administer and enforce zoning
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1	ordinances outside their corporate limits but may not exceed the territorial		
2	limits under subdivision (a)(2) of this section.		
3	(5) The city populations will be based on the most recent		
4	federal decennial census.		
5	(b)(1) The planning commission shall designate the area within the		
6	territorial jurisdiction for which it will prepare plans, ordinances, and		
7	regulations.		
8	(2) A description of the boundaries of the area shall be filed		
9	with the city clerk and with the county recorder.		
10			
11	SECTION 6. Arkansas Code § 14-56-417(c), concerning the regulations to		
12	control development of land, is repealed.		
13	(c) A plat within the area within which the municipality intends to		
14	exercise its territorial jurisdiction as indicated on the planning area map		
15	shall not be presented for recording without the approval of the planning		
16	commission, if a planning commission exists.		
17			
18	SECTION 7. Arkansas Code § 14-56-422(5)(B), concerning adoption of		
19	plans, ordinances, and regulations for municipal planning, is repealed.		
20	(B) The city clerk shall file the plans, ordinances, and		
21	regulations as pertain to the territory beyond the corporate limits with the		
22	county recorder of the counties in which territorial jurisdiction is being		
23	exercised.		
24			
25	SECTION 8. Arkansas Code § 14-284-207(a), concerning a quorum court's		
26	establishment of a fire protection district service area, is amended to read		
27	as follows:		
28	(a)(1) The quorum court of each county in which a fire protection		
29	district is located shall establish the service area of the fire protection		
30	district.		
31	(2) The service area of a fire protection district created after		
32	January 1, 2021, shall not include any area within the territorial		
33	jurisdiction of the governing body of a municipality as established in § 14-		
34	56-413 that has adopted an ordinance to provide fire protection services to		
35	the area in accordance with & 14-53-102, unless waived by majority vote of		

the governing body of the municipality.

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2	SECTION 9. Arkansas Code § 17-28-305(b)(3), concerning the local		
3	regulatory authority of the licensing of electricians, is repealed.		
4	(3) If the city has adopted an ordinance to exercise its		
5	territorial planning jurisdiction, the city may exercise jurisdiction over		
6	the construction, installation, and inspection of electrical work within the		
7	city's territorial planning jurisdiction under § 14-56-413 if the city and		
8	county agree to the exercise of jurisdiction by the city over electrical work		
9	within the city's territorial planning jurisdiction.		
10			
11	SECTION 10. Arkansas Code § 18-15-1702(6), concerning definitions for		
12	the Private Property Protection Act, is repealed.		
13	(6) "Territorial jurisdiction" means the territorial jurisdiction		
14	of a municipality as described in § 14-56-413.		
15			
16	SECTION 11. Arkansas Code § 18-15-1703(e)(15), concerning the		
17	application of takings under the Private Property Protection Act, is		
18	repealed.		
19	(15) An action by a municipality unless the regulatory program		
20	has effect in the territorial jurisdiction of the municipality, excluding		
21	annexation, and that enacts or enforces a regulatory program that does not		
22	impose identical requirements or restrictions in the entire territorial		
23	jurisdiction of the municipality.		
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26	APPROVED: 3/18/25		
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