1	State of Arkansas	
2	95th General Assembly A Bill	
3	Regular Session, 2025	HOUSE BILL 1547
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5	By: Representative L. Johnson	
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8	For An Act To Be E	ntitled
9	AN ACT TO AMEND THE WATER AUTHORI	FY ACT; TO AMEND THE
10	DEFINITION OF "QUALIFIED CORPORAT	ION" UNDER THE WATER
11	AUTHORITY ACT; AND FOR OTHER PURP	OSES.
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14	Subtitle	
15	TO AMEND THE WATER AUTHORITY	ACT; AND TO
16	AMEND THE DEFINITION OF "QUALIFIED	
17	CORPORATION" UNDER THE WATER	AUTHORITY
18	ACT.	
19		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE	STATE OF ARKANSAS:
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22	SECTION 1. Arkansas Code § 4-35-101 is	amended to read as follows:
23	4-35-101. Legislative intent.	
24	It is the intent of the General Assembl	y to provide a means by which a
25	nonprofit corporation gualified corporation i	nvolved in the sale,
26	transmission, and distribution of potable wat	er to members of the general
27	public and commercial, industrial, and other	users may form or convert its
28	entity status from that of a body corporate t	o that of a public body politic
29	and governmental entity, thereby allowing the	entity the opportunity to
30	access the tax-exempt capital markets and ass	uring the State of Arkansas and
31	the customers of the entity of the lowest wat	er rates possible.
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33	SECTION 2. Arkansas Code § 4-35-103(7)	, concerning the definition of
34	"qualified corporation" under the Water Autho	rity Act, is amended to read as
35	follows:	
36	(7)(A) "Qualified corporation" m	eans any :



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1	(i) nonprofit <u>A nonprofit</u> corporation originally	
2	formed pursuant to <u>under</u> the Arkansas Nonprofit Corporation Act of 1993, § 4-	
3	33-101 et seq., the Arkansas Nonprofit Corporation Act, § 4-28-201 et seq.,	
4	or a predecessor statute, which among other things provides, distributes,	
5	transmits, treats, pumps, or stores raw or potable water to or for the	
6	benefit of members of the general public and commercial, industrial, and	
7	other users or which <u>that</u> proposes to accomplish, develop, or construct any	
8	of the foregoing; or	
9	(ii) Any other governmental entity, municipal	
10	entity, municipal authority, governmental authority, improvement district, or	
11	rural development authority which provides, distributes, transmits, treats,	
12	pumps, or stores raw or potable water to or for the benefit of members of the	
13	general public and commercial, industrial, and other users that proposes to	
14	accomplish, develop, or construct any of the foregoing.	
15	(B) <u>A qualified</u> <u>"Qualified</u> corporation <u>"</u> includes a	
16	nonprofit corporation an entity described under subdivision (7)(A)(i) and	
17	subdivision (7)(A)(ii) of this section that constructs, expands, operates, or	
18	maintains a wastewater project or wastewater treatment plant;	
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20	SECTION 3. Arkansas Code § 4-35-202(a), concerning the conversion to a	
21	public water authority, is amended to read as follows:	
22	(a) Whenever a qualified corporation desires to convert to and become	
23	reconstituted as a water authority under and pursuant to this chapter, the	
24	qualified corporation shall present to and file with the Arkansas Natural	
25	Resources Commission:	
26	(1) A resolution adopted by the board of directors of the	
27	qualified corporation and, if the qualified corporation has members, the	
28	members of the qualified corporation, which evidences the desire of the	
29	qualified corporation to convert to and become reconstituted as a water	
30	authority and which shall additionally certify that the qualified	
31	corporation:	
32	(A) Was initially formed as a nonprofit <u>qualified</u>	
33	corporation; <u>and</u>	
34	(B) Does not have the ability to directly access the tax-	
35	exempt capital markets other than through a conduit issuer; and	
36	(C) Desires to realize interest rate savings as a result	

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1 of its conversion to and reconstitution as a water authority pursuant to 2 under this chapter; 3 (2) Articles of conversion and reconstitution which that shall 4 be signed by a majority of the water authority's proposed initial board of 5 directors and which shall state and include the following information: 6 The name of the water authority, which shall include (A) 7 the words "public water authority", it being understood that the water 8 authority may adopt a fictitious operational name upon written request to and 9 approval by the commission and the Secretary of State; 10 The location of the water authority's principal (B) office; 11 12 (C) The number of directors of the water authority, which 13 number shall be at least five (5) and shall be subject to change as provided 14 in this chapter or in the water authority's bylaws; 15 (D) The names and addresses of the proposed initial board 16 of directors of the water authority; 17 The name and address of the agent for service of (E) 18 process of the water authority; 19 (F) The proposed geographic service area over which the 20 water authority will have jurisdiction; and 21 (G) Any other matters that the proposed initial board of 22 directors of the water authority may deem necessary and appropriate; 23 (3) A copy of the water authority's proposed bylaws along with 24 any other information which the proposed initial board of directors of the 25 water authority may deem necessary and appropriate; 26 (4) A statement and certification from the Secretary of State 27 that the proposed name of the water authority is not identical to that of any 28 other water authority in the state or so nearly similar as to lead to 29 confusion and uncertainty; 30 (5) The filing and review fee that the commission may designate 31 and determine from time to time; and 32 (6) Any other information and documents which the commission may designate and require. 33 34 35 SECTION 4. Arkansas Code § 4-35-203(b)(2), concerning the filing of 36 articles of constitution or articles of conversion and reconstitution with

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1	the Secretary of State, is amended to read as follows:
2	(2)(A) Filing Except as provided in subdivision (2)(B) of this
3	section, filing a copy of the articles of constitution or articles of
4	conversion and reconstitution, as accepted and approved by the commission,
5	with the Secretary of State shall serve to terminate and dissolve the
6	previous corporate existence of the qualified corporation, effective as of
7	the date of the issuance of the certificate of existence.
8	(B) A qualified corporation may file a copy of the
9	articles of constitution or articles of conversion and reconstitution with
10	the Secretary of State that expressly states that the qualified corporation
11	shall continue its corporate or governmental existence.
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