State of Arkansas		
95th General Assembly	A Bill	
Regular Session, 2025		HOUSE BILL 1956
By: Representative S. Meeks	s	
By: Senator Irvin		
	For An Act To Be Entitled	i
AN ACT TO	CREATE THE ARKANSAS NIGHTTIME	ENVIRONMENT
PROTECTIO	ON ACT; AND FOR OTHER PURPOSES.	
	Subtitle	
TO (CREATE THE ARKANSAS NIGHTTIME	
ENV	IRONMENT PROTECTION ACT.	
BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE C	OF ARKANSAS:
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chapter to read as fo		
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Environment Protection	on Act	
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8-16-103. Legi	slative findings.	
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	Regular Session, 2025 By: Representative S. Meeks By: Senator Irvin AN ACT TO PROTECTION TO CONTROL ENVIOLENTE BE IT ENACTED BY THE SECTION 1. Ark chapter to read as for ARKAN 8-16-101. Titl This chapter sh Environment Protection 8-16-102. Purpose of Safety, conserve energy in the purpose of Safety, conserve energy in the purpose of Safety. 8-16-103. Legit The General Ass (1) Streen	Regular Session, 2025 By: Representative S. Meeks By: Senator Irvin For An Act To Be Entitled AN ACT TO CREATE THE ARKANSAS NIGHTTIME PROTECTION ACT; AND FOR OTHER PURPOSES. Subtitle TO CREATE THE ARKANSAS NIGHTTIME ENVIRONMENT PROTECTION ACT. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF SECTION 1. Arkansas Code Title 8 is amended to chapter to read as follows: CHAPTER 16 ARKANSAS NIGHTTIME ENVIRONMENT PROTECTION ACT. 8-16-101. Title. This chapter shall be known and may be cited as Environment Protection Act". 8-16-102. Purpose. The purpose of this chapter is to regulate lights safety, conserve energy, save tax dollars, and presenting the content of the

1	(2)(A) Light pollution generated by street lighting systems has
2	been implicated in disruption of the human and animal circadian rhythm and
3	strongly suspected as an etiology of suppressed melatonin production,
4	depressed immune systems, and increases in certain cancer rates, while
5	disability glare poses safety risks, especially for the elderly.
6	(B) The findings set out in subdivision (2)(A) of this
7	section prompted the American Medical Association in June 2009 to adopt a
8	resolution advocating the reduction of light pollution and glare through the
9	use of energy-efficient shielded lighting, and in 2016 the American Medical
10	Association advocated avoiding outdoor lighting with high levels of blue
11	light; and
12	(3) It is in the public interest to set standards for outdoor
13	night lighting fixtures to promote safety, conserve energy, save tax dollars,
14	and preserve the state's natural nighttime environment for the health and
15	welfare of the state's citizens and wildlife.
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18	8-16-104. Definitions.
19	As used in this chapter:
20	(1) "Fixture" means a complete lighting unit with an initial
	rating of one thousand eight hundred lumens (1,800 lm) or more, including
21	rating of one thousand eight number (1,000 im) of more, including
21 22	without limitation a light source together with the parts designed to
22	without limitation a light source together with the parts designed to
22 23	without limitation a light source together with the parts designed to distribute the light, to position and protect the light source, and to
22 23 24	without limitation a light source together with the parts designed to distribute the light, to position and protect the light source, and to connect the light source to the power supply;
22 23 24 25	without limitation a light source together with the parts designed to distribute the light, to position and protect the light source, and to connect the light source to the power supply; (2) "Full cutoff" means a fixture that does not allow more than
22 23 24 25 26	without limitation a light source together with the parts designed to distribute the light, to position and protect the light source, and to connect the light source to the power supply; (2) "Full cutoff" means a fixture that does not allow more than two percent (2%) light emissions, either directly from a light source or
22 23 24 25 26 27	without limitation a light source together with the parts designed to distribute the light, to position and protect the light source, and to connect the light source to the power supply; (2) "Full cutoff" means a fixture that does not allow more than two percent (2%) light emissions, either directly from a light source or indirectly by reflection or refraction from any part of the lighting unit,
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1	emitted by a fixture that shines beyond the boundaries of the property on
2	which the fixture is located; and
3	(7) "Lighting system" means a group of adjoining lighting
4	fixtures that are substantially identical and are used:
5	(A) For street lighting; or
6	(B) On the same property for parking lot or area lighting.
7	0 16 105 Pagulations for surdon illumination
8	8-16-105. Regulations for outdoor illumination.
9	A state agency, county, municipality, or investor owned public utility
10	shall not install, or cause to be installed, a new or replacement lighting
11	system unless the following conditions are met:
12	(1) The fixtures making up the lighting system are full cutoff
13	fixtures;
14	(2) The illuminance of a surface does not exceed what is
15	adequate for that purpose under guidelines recommended for that purpose by
16	the Illuminating Engineering Society, as the guidelines existed on January 1,
17	2025, or the minimum illuminance recommendation for that purpose by the
18	United States Department of Transportation, as the minimum illuminance
19	recommendation existed on January 1, 2025;
20	(3) Consideration has been given to minimizing glare, light
21	pollution, and light trespass and to reducing energy use;
22	(4) The color temperature is three thousand kelvin (3,000 K) or
23	less for residential areas and is four thousand kelvin (4,000 K) or less for
24	all other areas unless a recognized standard or practice requires otherwise;
25	<u>and</u>
26	(5) A contractor that is installing a new or replacement
27	lighting system in a residential area that is or will become the
28	responsibility of the city shall use full cutoff fixtures with a color
29	temperature of three thousand kelvin (3,000 K) or less.
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31	8-16-106. Exemptions.
32	Section 8-16-105 does not apply if:
33	(1) A federal law, rule, or regulation preempts § 8-16-105;
34	(2)(A) There are special lighting requirements, including
35	without limitation:
36	(i) At sports facilities that comport with

1	recognized lighting practice for such sports facilities as established by the
2	Illuminating Engineering Society;
3	(ii) For historic decorative considerations;
4	(iii) At monuments; and
5	(iv) For decorative lighting on bridges over
6	navigable waterways.
7	(B) However, lighting exempted under subdivision (2)(A) of
8	this section shall be selected and installed to shield the lamp or lamps from
9	direct view to the greatest extent possible and to minimize upward lighting
10	and light trespass;
11	(3) The lighting is for a public or private state correction
12	facility, a detention facility, or a mental health facility; or
13	(4)(A) The governing body determines through an ordinance that a
14	compliant lighting system could not achieve the lighting conditions needed to
15	meet safety concerns without incurring excessive cost.
16	(B) The ordinance shall be in effect only for the current
17	instance of the project and shall include:
18	(i) The specific lighting system and its location;
19	<u>and</u>
20	(ii) A cost or safety justification for the need.
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22	8-16-107. Authority to recover compliance costs through interim
23	surcharge.
24	(a) Upon a proper filing with the Arkansas Public Service Commission,
25	a public utility is permitted to recover, in a prompt and timely manner, all
26	investments and expenses for compliance with this chapter through an interim
27	surcharge if the investments or expenses:
28	(1) Are not currently being recovered in existing rates;
29	(2) Are reasonably incurred;
30	(3) Were not reasonably known and measurable at a time that
31	allowed for a reasonable opportunity for the inclusion and consideration of
32	the investments or expenses for recovery in the public utility's last general
33	rate case; and
34	(4) Are incurred by the public utility to comply with the
35	requirements of this chapter.
36	(b) The interim surcharge permitted under subsection (a) of this

1	section is effective until the implementation of new rate schedules in
2	connection with the next general rate filing of the public utility in which
3	the investments or expenses can be included in the public utility's base rate
4	schedule.
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6	/s/S. Meeks
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