Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	A Bill	
2	82nd General Assembly		HOUSE BILL 2152
3	Regular Session, 1999		HOUSE BILL 2152
4 5	Dyn Donrogentatives Willia K	ina	
5	By: Representatives Willis, Ki	ing	
6 7			
, 8		For An Act To Be Entitled	I
9	"ΔΝ ΔΟΤ ΤΟ	AMEND ARKANSAS CODE 26-74-205	
, 10	OTHER PURP		
11	offizik Poli		
12		Subtitle	
13	"TO A	AMEND ARKANSAS CODE 26-74-205."	
14			
15			
16	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE O	F ARKANSAS:
17			
18	SECTION 1. Arka	nsas Code 26-74-205 is amended	to read as follows:
19	"26-74-205. Vote	rs' approval of bonds.	
20	No ordinance sha	II be passed by the quorum cou	rt of a county under § 26-
21	74-204 until a majority of the qualified electors of the county voting on the		
22	question shall have approved the principal amount of the bonds and the purpose		
23	for which the bonds will be issued at an election called for that purpose and		
24	conducted in accordance with the general county election laws. <u>In addition to</u>		
25	the methods currently	allowed by law, the sales and	use tax for capital
26	improvements as contem	plated within this subchapter (	may also be placed upon
27	the ballot upon reques	t and approval by the governing	g bodies of the majority
28	of the incorporated mu	nicipalities, that is cities o	<u>f the first class, cities</u>
29	<u>of the second class, a</u>	nd incorporated towns, within	the county. These matters
30	<u>may be considered at e</u>	ither the next general election	<u>n, or at a special</u>
31	election, as may be designated by the governing bodies of the majority of the		
32	incorporated municipalities, that is cities of the first class, cities of the		
33	second class, and inco	rporated towns, within the cou	<u>nty. "</u>
34			
35	SECTION 2. AII	provisions of this act of a ge	neral and permanent nature
36	are amendatory to the	Arkansas Code of 1987 Annotate	d and the Arkansas Code

## \*MHF408\*

Revision Commission shall incorporate the same in the Code. SECTION 3. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable. SECTION 4. All laws and parts of laws in conflict with this act are hereby repealed.