1 2	State of Arkansas 84th General Assembly	A Bill		
3	Regular Session, 2003	11 2111	HOUSE BILL 2217	
4	regular Session, 2003		TIOODE BILLE 2217	
5	By: Representative Bolin			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE § 8-6-212 TO ALLOW			
10	FOR THE CO	FOR THE COLLECTION OF COUNTY SOLID WASTE		
11	MANAGEMENT FEES BY POSTING THEM TO ALL PROPERTY			
12	TAX RECORDS; AND FOR OTHER PURPOSES.			
13				
14	Subtitle			
15	TO ALLOW FOR THE COLLECTION OF COUNTY			
16	SOLID WASTE MANAGEMENT FEES BY POSTING			
17	THEM TO	ALL PROPERTY TAX RECORDS.		
18				
19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
21				
22	SECTION 1. Arkansas Code § 8-6-212(b), concerning the collection of			
23	fees and service charges under county solid waste management systems, is			
24	amended to read as follows:			
25	(b)(1) A county government shall have the authority to levy and			
26	collect such fees and charges and require such licenses as may be appropriate			
27	to discharge the county's responsibility for a solid waste management system			
28	or any portion thereof. The fees, charges, and licenses shall be based on a			
29	fee schedule contained in a duly adopted ordinance.			
30	(2)(A) A cou	(2)(A) A county government may collect its fees and service		
31	charges through either its own system of periodic billing or by entering the			
32	fees and service charges on the tax records of the county and then collecting			
33	the fees and service charges with the <u>real or</u> personal property taxes, <u>or</u>			
34	both, on an annual basis.			
35	(B) Fi	irther, any fees and service	charges billed	
36	periodically by the count	ty which are more than ninety	(90) days delinguent on	

1 November 1 of each year may be entered on the tax records of the county as a 2 delinquent periodic fee or service charge and may be collected by the county 3 with real or personal property taxes, or both. 4 (C)(i) No county collector of taxes shall accept payment 5 of any property taxes where annual fees and service charges or delinquent 6 periodic fees and service charges appear on the county tax records of a 7 taxpayer unless the fees and service charges due are also receipted. 8 These funds shall be receipted and deposited (ii) 9 into an official account of the county collector who shall settle the account 10 at least quarterly. 11 (iii) The amount of any fees and service charges 12 collected shall then be paid to the county treasurer by the collector, less four percent (4%) to be retained by the collector. In addition, where the 13 14 collector maintains a separate tax book for those fees and charges, the 15 collector may charge an additional two dollars and fifty cents (\$2.50) for 16 collection. 17 (3)(A) In counties where the fees are entered on the tax records for yearly collection or if the periodic fees and service charges are more 18 19 than ninety (90) days delinquent as of November 1, the fees and service charges shall be entered on the tax records of the county by the county clerk 20 21 and shall be collected by the county collector with the real or personal 22 property taxes, or both. 23 (B) The fees and service charges to be collected shall be 24 certified to the county clerk by December 1 each year by an appropriate 25 municipal official or the mayor. 26 (4) Annual fees and service charges or the delinquent periodic 27 fees and service charges which remain unpaid after the time other property 28 taxes are due shall constitute a lien on the real and personal property of 29 the taxpayer which may be enforced against such property by an action in 30 chancery circuit court. 31 32 33

02282003LDH0749.MHF183

343536