1 2	State of Arkansas 84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 2229
4	regular Session, 2003		HOUSE BILL 222)
5	By: Representative Stovall		
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8		For An Act To Be Entitled	
9	AN ACT	TO CREATE A PROCEDURE TO CHANGE AN	
10	INDICAT	ED USE OF REVENUES DERIVED FROM A CO	UNTY
11	SALES O	R USE TAX WITH VOTER APPROVAL; AND F	'OR
12	OTHER P	PURPOSES.	
13			
14		Subtitle	
15	TO C	REATE A PROCEDURE TO CHANGE AN	
16	INDI	CATED USE OF REVENUES DERIVED FROM A	1
17	COUN	TY SALES OR USE TAX WITH VOTER	
18	APPR	OVAL.	
19			
20			
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
22			
23	SECTION 1. Ark	ansas Code § 26-74-208(c) is amended	to read as follows:
24	(c) <u>(1)(A)</u> The	ballot may also indicate designated	uses of the revenues
25	derived from the sale	s <u>or use</u> tax or the allocation or di	stribution of
26	revenues, or both, and	d, if the tax is approved, the proce	eds shall only be
27	used for the designate	ed purposes and distributed in the m	anner set forth in
28	the ballot.		
29	<u>(B)</u>	The proceeds may be used for other	designated purposes
30	if the electors appro	ve a change in the designated use of	the revenues by
31	vote under this subse	ction.	
32	(2)(A) T	he quorum court of a county may refe	r to the vote of the
33	people a change in the	e indicated use of revenues derived	from a sales or use
34	tax that was approved		
35	<u>(B)</u>	If the quorum court of a county re	fers to the vote of
36	the people a change in	n the indicated use of revenues deri	ved from a sales or

1	use tax, then the quorum court shall:		
2	(i) Notify the county board of election		
3	commissioners that the measure has been referred to the vote of the people;		
4	<u>and</u>		
5	(ii) Submit a copy of the ballot title to the board		
6	of election commissioners.		
7	(C)(i) An election to change the indicated use of revenues		
8	derived from a sales or use tax shall be conducted in the manner provided by		
9	law for all other county elections.		
10	(ii) The results of an election under this		
11	subsection shall be certified, proclaimed, and subject to challenge under the		
12	procedures stated in § 26-74-209.		
13	(3) If the voters approve a change in the indicated use of		
14	revenues derived from a sales or use tax, the change in the indicated use		
15	shall apply to all revenues collected on the first day of the calendar month		
16	following the expiration of the thirty (30) day challenge period under § 26-		
17	<u>74-209.</u>		
18	(4)(A) If the voters do not approve a change in the indicated		
19	use of revenues derived from a sales or use tax, the tax shall continue to be		
20	collected and the revenues derived from the tax shall continue to be used fo		
21	the purposes indicated in the ballot for the tax.		
22	(B) An election to change the indicated use of revenues		
23	derived from a sales or use tax shall not constitute an election on the levy		
24	of the tax.		
25	(5) Notwithstanding anything in this subchapter to the contrary,		
26	in any county that a local sales and use tax has been adopted in the manner		
27	provided in this subchapter and a portion of the revenues derived from the		
28	tax has been pledged to secure lease rentals or bonds, the purpose for the		
29	tax may not be changed to reduce the pledge in favor of the lease or bonds.		
30			
31	SECTION 2. Arkansas Code § 26-74-308(c) is amended to read as follows:		
32	(c) $\underline{(1)(A)}$ The ballot may also indicate designated uses of the revenues		
33	derived from the sales <u>or use</u> tax and, if the tax is approved, the proceeds		
34	shall only be used for the designated purposes.		
35	(B) The proceeds may be used for other designated purposes		
36	if the electors approve a change in the designated use of the revenues by		

T	vote under this subsection.		
2	(2)(A) The quorum court of a county may refer to the vote of the		
3	people a change in the indicated use of revenues derived from a sales or use		
4	tax that was approved by the voters.		
5	(B) If the quorum court of a county refers to the vote of		
6	the people a change in the indicated use of revenues derived from a sales or		
7	use tax, then the quorum court shall:		
8	(i) Notify the county board of election		
9	commissioners that the measure has been referred to the vote of the people;		
10	<u>and</u>		
11	(ii) Submit a copy of the ballot title to the board		
12	of election commissioners.		
13	(C)(i) An election to change the indicated use of revenues		
14	derived from a sales or use tax shall be conducted in the manner provided by		
15	law for all other county elections.		
16	(ii) The results of an election under this		
17	subsection shall be certified, proclaimed, and subject to challenge under the		
18	procedures stated in § 26-74-309.		
19	(3) If the voters approve a change in the indicated use of		
20	revenues derived from a sales or use tax, the change in the indicated use		
21	shall apply to all revenues collected on the first day of the calendar month		
22	following the expiration of the thirty (30) day challenge period under § 26-		
23	<u>74-309.</u>		
24	(4)(A) If the voters do not approve a change in the indicated		
25	use of revenues derived from a sales or use tax, the tax shall continue to be		
26	collected and the revenues derived from the tax shall continue to be used for		
27	the purposes indicated in the ballot for the tax.		
28	(B) An election to change the indicated use of revenues		
29	derived from a sales or use tax shall not constitute an election on the levy		
30	of the tax.		
31	(5) Notwithstanding anything in this subchapter to the contrary,		
32	in any county that a local sales and use tax has been adopted in the manner		
33	provided in this subchapter and a portion of the revenues derived from the		
34	tax has been pledged to secure lease rentals or bonds, the purpose for the		
35	tax may not be changed to reduce the pledge in favor of the lease or bonds.		

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