Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/21/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		SENATE BILL 501
4			
5	By: Senators Malone, Altes, Argue, Bisbee, J. Bookout, Broadway, Brown, Capps, Critcher, Glover,		
6	Gullett, Hendren, Higginbothom, Hill, Horn, G. Jeffress, J. Jeffress, B. Johnson, Laverty, Luker,		
7	Madison, Miller, Salmon, T. Smith, Steele, Trusty, Wilkinson, Womack		
8			
9			
10	For An Act To Be Entitled		
11	AN ACT TO REQUIRE MUNICIPALITIES AND COUNTIES TO		
12	NEGOTIATE IN LIEU OF TAX PAYMENTS WHEN		
13	NEGOTIATING A CONTRACT FOR SALE OF PROPERTY OR		
14	LEASE OF PROPERTY TO A PRIVATE, FOR PROFIT		
15	ENTITY; AN	D FOR OTHER PURPOSES.	
16			
17		Subtitle	
18		TO REQUIRE MUNICIPALITIES AND	
19	COUNTIES TO NEGOTIATE IN LIEU OF TAX		
20	PAYMENTS WHEN NEGOTIATING A CONTRACT FOR		
21	SALE OF PROPERTY OR LEASE OF PROPERTY TO		
22	A PRIVA	TE, FOR PROFIT ENTITY.	
23			
24			
25	BE IT ENACTED BY THE GENI	ERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
26			
27	SECTION 1. Arkansa	as Code § 14-164-703 is amended	to read as follows:
28	14-164-703. Paymer	nts in lieu of taxes.	
29	(a) In the event t	that a county or municipality a	nd a lessee under a
30	lease, or a purchaser und	der a contract of sale, enter i	nto an agreement for
31	payments in lieu of ad valorem taxes, each agreement shall provide, or, by		
32	virtue of this subchapter, shall be interpreted as providing, that all in-		
33	lieu-of-taxes payments shall be distributed to the <u>local</u> political		
34	subdivisions which would have received ad valorem tax payments on the		
35	industrial facilities if the interest involved had not been exempt from ad		
36	valorem taxes in the proportions that the millage levied by each affected		



As Engrossed: S3/21/03

SB501

<u>local</u> political subdivision bears to the millage levied by all affected
 political subdivisions, unless all such <u>local</u> political subdivisions,
 including the affected school district or districts, shall otherwise agree.

(b) Nothing in this section shall be construed as affecting in any
manner the rights or obligations of any of the parties to any such agreements
existing on the date of enactment of this subchapter providing for payments
in lieu of ad valorem taxes.

8

9 SECTION 2. Uncodified Sections(b) through (d) of Act 1629 of 2001, as
10 amended, are amended to read as follows:

11 (b)(1) From July 1, 2001 through June 30, 2003, when When any city or 12 county enters into a lease of city or county property or enters into a contract for sale of city or county property to a private for-profit entity 13 under this subchapter or any other provision of law or the Constitution of 14 15 Arkansas for the purpose of securing and developing industry, the lease or 16 contract for sale shall include an obligation that the lessee or purchaser 17 make payments in lieu of property taxes in an amount as negotiated between the parties except the aggregate amount of the payments during the initial 18 term of the lease or contract for sale shall be not less than thirty-five 19 percent (35%) of the aggregate amount of ad valorem taxes that would be paid 20 21 if the property were on the tax rolls, unless the Director of the Department 22 of Economic Development and the Chief Fiscal Officer of the State approve a 23 lesser amount.

(2) (A) The aggregate amount of ad valorem taxes that would be
paid if the property were on the tax rolls during the initial term of the
lease or contract for sale may be determined based on:

27 (i) The millage and assessment rates in effect at
28 the time the obligation to make payments in lieu of property taxes is entered
29 into;

30 (ii) The projected installed costs of the taxable
31 real and personal property subject to or to be subject to the lease or
32 contract for sale, which may be evidenced by an affidavit of a duly
33 authorized officer of the private for profit entity; and
34 (iii) Depreciation guidelines for personal property
35 published by the Arkansas Assessement Coordination Department.

36 (B) The aggregate amount determined under subdivision

As Engrossed: S3/21/03

SB501

1 (b)(2) of this section shall be adjusted based on the actual installed costs 2 of the taxable real and personal property at the time the lease or contract for sale is entered into or the time of completion of the project subject to 3 4 the lease or contract for sale, whichever is later. 5 (3) The obligation may be contained in a separate agreement at 6 the option of the parties to the lease or contract for sale. 7 (c) From July 1, 2001 through June 30, 2003, prior Prior to meeting of 8 city or county officials where action might be taken regarding approval of 9 in-lieu-of-tax payments, the city or county shall give at least ten (10) days notice to the superintendent of each school district in which all or any part 10 11 of the property which is subject to the lease or contract of sale is located, and to the Chief Fiscal Officer of the State as to the date, time, and place 12 13 of the meeting. (d) Subsection (b) and (c) of this section shall not apply to: 14 15 (1) Any agreement existing prior to July 1, 2001; 16 (2) Any agreement entered into on or after July 1, 2001 pursuant 17 to a memorandum of intent or agreement to issue bonds authorized by any city or county prior to July 1, 2001; 18 19 (3) Any agreement entered into on or after July 1, 2001 related 20 to a project covered by a financial incentive proposal from the Arkansas 21 Department of Economic Development, or by resolution of the governing body of 22 a city or a county designating the project by name for the purposes of this 23 exemption, dated prior to July 1, 2001; 24 (4) Any reissue or refinancing of bonds which are subject to an 25 existing in-lieu-of-tax agreement; and 26 (5) Any lease or contract for sale with a qualified manufacturer of 27 steel as defined in § 26-52-901 or in Act 541 of 2001 entered into prior to 28 June 30, 2009. 29 30 SECTION 3. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the Arkansas Supreme Court has 31 32 ruled that the current system of education in Arkansas is inadequate and 33 inequitable; that the Arkansas Supreme Court has found portions of the current public school funding formula to be unconstitutional; that the 34 35 Arkansas Supreme Court has instructed the General Assembly to devise a remedy and has provided a stay on the ruling until January 1, 2004; that public 36

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As Engrossed: S3/21/03

1	schools are currently in dire need of additional funding; that this act is		
2	immediately necessary to enable public schools to receive additional funding.		
3	Therefore, an emergency is declared to exist and this act being immediately		
4	necessary for the preservation of the public peace, health, and safety shall		
5	become effective on:		
6	(1) The date of its approval by the Governor;		
7	(2) If the bill is neither approved nor vetoed by the Governor,		
8	the expiration of the period of time during which the Governor may veto the		
9	bill; or		
10	(3) If the bill is vetoed by the Governor and the veto is		
11	overridden, the date the last house overrides the veto.		
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13	/s/ Malone		
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