1 2	State of Arkansas 84th General Assembly	A Bill	ltem 6
3	Second Extraordinary Session, 2		1163
4	Second Extraordinary Session, 2		1105
5	By: Representative R. Smith		
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7			
8		For An Act To Be Entitled	
9	AN ACT TO	INCREASE LOCAL REVENUES FOR SCHOOL	
10	DISTRICTS	AND COUNTIES BY REQUIRING PROPERTY	
11	SELLERS T	O PAY A RECOUPMENT OF TAX TO THE COUNTY	
12	FOR SALES	OF REAL PROPERTY IN WHICH THE PER ACRE	
13	PRICE EQU	ALS OR EXCEEDS FIVE THOUSAND DOLLARS	
14	(\$5,000);	AND FOR OTHER PURPOSES.	
15			
16		Subtitle	
17	TO INC	REASE LOCAL REVENUES FOR SCHOOL	
18	DISTRI	CTS AND COUNTIES BY REQUIRING	
19	PROPER	TY SELLERS TO PAY A RECOUPMENT OF	
20	TAX FO	R SALES OF REAL PROPERTY IN WHICH	
21	THE PE	R ACRE PRICE EQUALS OR EXCEEDS	
22	FIVE T	HOUSAND DOLLARS (\$5,000).	
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25	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. Arkans	sas Code Title 26, Chapter 26, Subchapter 4 is amen	nded
28	to add a new section to	read as follows:	
29	<u>26-26-411. Recoup</u>	oment of tax.	
30	(a) When real pro	operty that has been valued for ad valorem tax	
31	purposes as agricultura	l land, pasture land, or timber land is sold for a	
32	consideration equal to o	or exceeding five thousand dollars (\$5,000) per acr	re:
33	<u>(1)</u> It is a	a rebuttable presumption that the use of the proper	rty
34	has changed;		
35	<u>(2)</u> Unless	otherwise agreed between the buyer and seller, the	2
36	property seller shall be	e liable for recoupment in an amount equal to the	



1	difference between:		
2	(A) Three (3) times the tax that would have been imposed		
3	in the year in which the change of use occurs had the real property been		
4	taxed on the basis of the selling price of the property; and		
5	(B) The taxes actually imposed on the real property for		
6	each of the three (3) years preceding the year in which the change of use		
7	occurs; and		
8	(3) Recoupment shall be paid to the county collector of the		
9	county in which the real property is located.		
10	(b)(1) A seller who chooses to establish that no change of use		
11	occurred must:		
12	(A) Pay recoupment under subsection (a) of this section to		
13	the county collector; and		
14	(B) File a petition with the county court within thirty		
15	(30) days from the date of payment of recoupment.		
16	(2) After the petition is filed, the county court shall set a		
17	hearing within thirty (30) days after the filing of the petition.		
18	(3) At the hearing, the seller shall present evidence to		
19	establish that no change of use occurred as a result of the sale of the real		
20	property.		
21	(4) The county court shall provide the seller, county assessor,		
22	and county clerk with the court's decision in writing within ten (10)		
23	business days after the hearing.		
24	(5) The property owner or county assessor may appeal the county		
25	court's decision to circuit court within thirty (30) days after the date of		
26	the decision.		
27	(6) If a court of final jurisdiction determines that no change		
28	of use occurred as a result of the sale of property by the seller, then the		
29	county collector shall refund to the seller the recoupment paid.		
30	(b) If the change of use applies to only part of a parcel, the		
31	recoupment applies only to that part of the parcel and equals the difference		
32	between the taxes imposed on that part of the parcel and the taxes that would		
33	have been imposed had that part been taxed on the basis of market value.		
34	(c) It shall be the duty of the buyer, or his agent, to furnish proof		
35	of payment of recoupment as provided in this section before the real estate		
36	transfer instrument may be accepted by the county recorder of deeds for		

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1	recordation.
2	(d)(l) The county recorder of deeds shall not record any instrument
3	evidencing a sale of real property subject to recoupment unless the
4	instrument is accompanied by an affidavit that includes the following
5	statement:
6	"I certify under penalty of false swearing that the legally correct
7	amount of recoupment has been paid on the sale of real property evidenced by
8	this instrument."
9	(2) This statement shall be signed by the seller or the seller's
10	agent.
11	(3) The seller's address shall be clearly shown on the
12	instrument.
13	(e) Any person filing a deed for record who knowingly, willfully, and
14	fraudulently files the deed in violation of this section shall, upon
15	conviction thereof, in addition to other penalties provided by law, be
16	subject to a fine of five hundred dollars (\$500).
17	(f) Any funds collected under this section shall be credited to the
18	general fund of the county in which the property is located and distributed
19	to the applicable taxing units in the manner and proportion that ad valorem
20	taxes are distributed during the year in which the recoupment is paid.
21	(g) The Assessment Coordination Department may by regulation adjust
22	upward the five-thousand-dollar-per-acre threshold established in subsection
23	(a) of this section if the department determines that market conditions for
24	agricultural land, timber land, or pasture land are such that selling the
25	property for at least five thousand dollars (\$5,000) per acre is no longer a
26	rebuttable presumption that the use of the property has changed as a result
27	of the sale.
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29	SECTION 2. EFFECTIVE DATE. The provisions of this act shall become
30	effective on January 1, 2005.
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