1	State of Arkansas Call Item 4
2	84th General Assembly A Bill
3	Second Extraordinary Session, 2003 SENATE BILL 73
4	
5	By: Senator Argue
6	By: Representative Stovall
7	
8	
9	For An Act To Be Entitled
10	AN ACT TO AMEND THE PROCEDURES TO IMPLEMENT
11	AMENDMENT 74 TO THE ARKANSAS CONSTITUTION; AND
12	FOR OTHER PURPOSES.
13	
14	Subtitle
15	AN ACT TO AMEND THE PROCEDURES TO
16	IMPLEMENT AMENDMENT 74 TO THE ARKANSAS
17	CONSTITUTION.
18	
19	
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
21	
22	SECTION 1. Arkansas Code §§ 26-80-301 through 26-80-306 as added by
23	Act 28 of the Second Extraordinary Session of 2003 is repealed.
24	26-80-301. Title.
25	This subchapter shall be known and may be cited as the "Amendment 74
26	Enabling Act of 2003."
27	
28	26-80-302. Definitions.
29	As used in this subchapter and <mark>\$</mark> \$ 26-80-101 through 26-80-111 of the
30	Arkansas-Code:
31	(1) "Additional maintenance and operation millage" means millage
32	levied by the electors of a local school district for maintenance and
33	operation in excess of those required by the uniform rate of tax;
34	(2) "Debt service millage" means the total number of mills voted
35	by the electors of a school district to be pledged as security for the
36	retirement of bonded indebtedness;



1	(3) "Dedicated maintenance and operation millage" means millage
2	levied by the electors of a local school district and used for those purposes
3	set forth under § 26-80-110;
4	(4) "Maintenance and operation millage" means millage levied by
5	the electors of a local school district for the maintenance and operation of
6	the school district;
7	(5) "Millage rate" means the millage rate listed in the most
8	recent tax ordinance approved by the county quorum court under the authority
9	of § 14-14-904;
10	(6) "Net revenues" means actual revenues from taxes due and
11	payable after January 1, 1997, rounded to the nearest hundredth minus any
12	commission fees authorized by law to be collected or withheld for later
13	distribution by the county offices. No additional fees shall be charged for
14	transmittal or redistribution of funds by any county or state office in
15	carrying out the procedures established to comply with the requirements of
16	Arkansas Constitution, Amendment 74; and
17	(7)(A) "Uniform rate of tax" means a uniform rate of ad valorem
18	property tax of twenty-five (25) mills to be levied on the assessed value of
19	all taxable real, personal, and utility property in the state to be used
20	solely for maintenance and operation of the schools.
21	(B) In calculating compliance with the uniform rate of tax
22	imposed by Arkansas Constitution, Article 14, § 3, as amended by Arkansas
23	Constitution, Amendments 11, 40, and 74, only those mills voted for
24	maintenance and operation shall be used, and dedicated maintenance and
25	operation millage shall not be included in the calculation.
26	
27	26-80-303. Establishment of compliance.
28	Compliance with the uniform rate of tax shall be established by the
29	Department of Education in coordination with the Assessment Coordination
30	Department.
31	
32	26-80-304. Calculation of compliance with the uniform rate of tax.
33	(a)(1) Within thirty (30) days of the effective date of this act, the
34	Director of the Department of Education shall certify to each school district
35	whether or not that school district is currently in compliance with the
36	uniform rate of tax.

1	(2) Compliance shall be determined by analyzing the millage rate
2	levied for maintenance and operation millage from the most recent school
3	election in which the ad valorem tax rate was voted upon. If the millage
4	rate is equal to or greater than twenty-five (25) mills, then the school
5	district shall be deemed to be in compliance with Arkansas Constitution,
6	Amendment 74.
7	(b)(1) Within thirty (30) days of the effective date of this act, the
8	Director of the Department of Education shall certify to each quorum court
9	whether or not the school districts in its jurisdiction are in compliance
10	with the uniform rate of tax.
11	(2) The calculation of compliance under this subsection (b)
12	shall be the same as the calculation explicated in subdivision (a)(2) of this
13	section.
14	(c) On or before November 1, 2005, and each year thereafter, the
15	Department of Education, in conjunction with the Assessment Coordination
16	Department, shall monitor compliance with the uniform rate of tax.
17	
18	26-80-305. Interrelationship between Amendments 59 and 74.
19	Pursuant to the application of Arkansas Constitution, Amendment 74 to
20	the rollback provisions of Arkansas Constitution, Amendment 59 for millage
21	rates levied by the various school districts within the county, if it is
22	determined that the adjustment or rollback of millages as provided in
23	Arkansas Constitution, Amendment 59 will result in a tax rate for maintenance
24	and operation of less than the uniform rate of tax, then the millage shall be
25	rolled back only to the uniform rate of tax plus the debt service millage
26	adjusted under Amendment 59 and no further.
27	
28	26-80-306. Penalties.
29	(a) All duties imposed by this subchapter and Title 26, Chapter 80,
30	Subchapter 1 on all state, county, and school district officers are declared
31	to be mandatory, and any officer who neglects, fails, or refuses to perform
32	any of the duties shall be subject to removal from office and liable on his
33	official bond for the neglect, failure, or refusal.
34	(b)(1) Upon the refusal or failure of any state officer to perform any
35	duty imposed upon him or her under the provisions of this subchapter, Title
36	26, Chapter 80, Subchapter 1, and Arkansas Constitution, Amendment 74, any

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1	citizen of the state may, and the Attorney General of the State of Arkansas
2	shall, institute mandamus proceedings in the court of proper jurisdiction to
3	compel the state officer to perform his or her duties.
4	(2) Upon the refusal or failure of any county or school district
5	officer to perform any duty imposed upon him or her under the provisions of
6	this subchapter, Title 26, Chapter 80, Subchapter 1, and Arkansas
7	Constitution, Amendment 74, any citizen of the county may, and the
8	prosecuting attorney of the county including the school district shall,
9	institute mandamus proceedings in the court of proper jurisdiction to compel
10	the county officer to perform his duties.
11	
12	SECTION 2. Arkansas Code Title 26, Chapter 80 is amended to add a new
13	subchapter as follows:
14	<u>26-80-401. Title.</u>
15	This subchapter shall be known and may be cited as the "Amendment 74
16	Enabling Act of 2003".
17	
18	<u>26-80-402. Definitions.</u>
19	<u>As used in this subchapter and §§ 26-80-101 — 26-80-111:</u>
20	(1) "Additional maintenance and operation millage" means millage
21	levied by the electors of a local school district for maintenance and
22	operation in excess of those required by the uniform rate of tax;
23	(2) "Debt service millage" means the total number of mills voted
24	by the electors of a school district to be pledged as security for the
25	retirement of bonded indebtedness;
26	(3) "Dedicated maintenance and operation millage" means millage
27	levied by the electors of a local school district and used for those purposes
28	set forth under § 26-80-110;
29	(4) "Maintenance and operation millage" means millage levied by
30	the electors of a local school district for the maintenance and operation of
31	the school district;
32	
	(5) "Millage rate" means the millage rate listed in the most
33	(5) "Millage rate" means the millage rate listed in the most recent tax ordinance approved by the county quorum court under the authority
33 34	
	recent tax ordinance approved by the county quorum court under the authority

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1 commission fees authorized by law to be collected or withheld for later 2 distribution by the county offices. No additional fees shall be charged for 3 transmittal or redistribution of funds by any county or state office in 4 carrying out the procedures established to comply with the requirements of 5 Arkansas Constitution, Amendment 74; and 6 (7)(A) "Uniform rate of tax" means a uniform rate of ad valorem 7 property tax of twenty-five (25) mills to be levied on the assessed value of 8 all taxable real, personal, and utility property in the state to be used 9 solely for maintenance and operation of the schools. 10 (B) In calculating compliance with the uniform rate of tax 11 imposed by Arkansas Constitution, Article 14, § 3, as amended by Arkansas Constitution, Amendments 11, 40, and 74, only those mills voted for 12 maintenance and operation shall be used, and dedicated maintenance and 13 14 operation millage shall not be included in the calculation. 15 16 26-80-403. Establishment of compliance. 17 Compliance with the uniform rate of tax shall be established by the 18 Department of Education in coordination with the Assessment Coordination 19 Department. 20 21 26-80-404. Calculation of compliance with the uniform rate of tax. 22 (a)(1) Within thirty (30) days of the effective date of this 23 subchapter, the Director of the Department of Education shall certify to each 24 school district whether or not that school district is currently in 25 compliance with the uniform rate of tax. 26 (2) Compliance shall be determined by analyzing the millage rate 27 levied for maintenance and operation millage from the most recent school 28 election in which the ad valorem tax rate was voted upon. If the millage 29 rate is equal to or greater than twenty-five (25) mills, then the school 30 district shall be deemed to be in compliance with Arkansas Constitution, Amendment 74. 31 32 (b)(1) Within thirty (30) days of the effective date of this 33 subchapter, the Director shall certify to each quorum court whether or not 34 the school districts in its jurisdiction are in compliance with the uniform 35 rate of tax. 36 (2) The calculation of compliance under this subsection (b)

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1 shall be the same as the calculation explicated in subdivision (a)(2) of this 2 section. (c) On or before October 1, 2004, and each year thereafter, the 3 Department of Education, in conjunction with the Assessment Coordination 4 5 Department, shall monitor compliance with the uniform rate of tax. 6 7 26-80-405. Interrelationship between Amendments 59 and 74. 8 (a) Pursuant to the application of Amendment 74 of the Arkansas 9 Constitution to the rollback provisions of Amendment 59 of the Arkansas 10 Constitution for millage rates levied by the various school districts within 11 the county, the multiplier that is used to reduce the millage which is determined in item number six (6) of the Base Year Millage Rollback 12 13 Computation and Certification Form under § 26-26-404(d) shall not be used in 14 item number seven (7) of the Base Year Millage Rollback Computation and 15 Certification Form under § 26-26-404(d) to calculate the rollback of the 16 uniform rate of tax. 17 (b) Under § 26-26-404(d), a multiplier of 1 (one) shall be applied to 18 the uniform rate of tax and the calculated multiplier shall apply to all 19 other millage above the uniform rate of tax. 20 21 26-80-406. Penalties. 22 (a)(1) Upon the refusal or failure of any state officer, to perform 23 any duty imposed upon him or her under the provisions of this subchapter, Title 26, Chapter 80, Subchapter 1, and Arkansas Constitution, Amendment 74, 24 25 the Attorney General of the State of Arkansas shall institute mandamus 26 proceedings in the court of proper jurisdiction to compel the state officer 27 to perform his or her duties. 28 (2) Upon the refusal or failure of any county or school district 29 officer to perform any duty imposed upon him or her under the provisions of 30 this subchapter, Title 26, Chapter 80, Subchapter 1, and Arkansas Constitution, Amendment 74, the prosecuting attorney of the county including 31 32 the school district shall institute mandamus proceedings in the court of 33 proper jurisdiction to compel the county officer to perform his duties. 34 (b) Any officer who neglects, fails, or refuses to comply with a writ 35 of mandamus obtained pursuant subsection (a) of this section, shall be 36 subject to removal from office and liable on his official bond for the

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neglect, failure, or refusal to comply with the writ of mandamus. 1 2 3 SECTION 3. Arkansas Code § 6-14-114 is amended to read as follows: 4 6-14-114. Counting of votes. 5 When the polls of each election are closed, the election officials 6 shall immediately proceed to count the results, and make returns thereof to 7 the county clerk showing: 8 The number of votes cast for each person for school district (1) 9 director; The number of votes cast for the school tax; 10 (2) 11 (3) The number of votes cast against the school tax; (4) The number of mills for: 12 The additional mills for maintenance and operation of 13 (A) 14 the schools; 15 The additional mills for maintenance and operation (B) 16 that have been designated dedicated maintenance and operation mills of the 17 school district: 18 (C) The debt service millage, which shall include debt 19 service millage required and excess debt service millage in the school 20 district; and 21 (D) The total millage rate levied for all purposes in the 22 school district in excess of the uniform rate of tax; and 23 (5) The number of votes cast for and against any other question 24 submitted at the election. 25 26 SECTION 4. Arkansas Code § 6-20-1205 is amended to read as follows: 27 6-20-1205. Submission of statement prior to issuing bonds - Approval. 28 (a) When any school district board of directors desires to issue bonds 29 for the purposes described in § 6-20-1201, it: 30 (1) Shall furnish to the Director of the Department of Education 31 a statement of the amount proposed to be borrowed and of the maturity of the 32 indebtedness, a financial statement of the affairs of the district, and a 33 certificate from the county clerk showing the then-assessed valuation of the 34 real, personal, and utility property in the district; and 35 (2) Shall not advertise for the sale of sell bonds until the 36 issue is approved by the State Board of Education or by the director, to be

1 evidenced by a writing signed by the board or the director and bearing the 2 seal of the board. 3 (b) In addition to other reasons for disapproval of a bond issue 4 provided under law or by regulation, neither the board nor the director shall 5 approve the sale of bonds for the purposes described in § 6-20-1201 if that 6 sale: 7 (1) Would would cause an increase in the millage levy without a 8 vote of the electors of that school district in order to maintain the uniform 9 rate of tax; or 10 (2) Would cause the Department of Education to be out of 11 compliance with any school finance equity test adopted by an appropriate 12 court. (c)(1) In order to maintain the calculated basis for the uniform rate 13 of tax, as specified in § 26-80-101 et seq., a bond approved by the board or 14 15 the director must be issued by the following May 30. 16 (2) If the bond is not issued by the following May 30, the 17 school district must reapply for approval prior to the issuance of the bonds. 18 (d)(c) The department shall not provide a local school district that 19 issues second-lien bonds more additional base funding for which it would otherwise qualify excluding the issuance of the second-lien bonds except as 20 21 authorized under § 6-20-1229. 22 (e)(d) The department is authorized to adopt procedural rules and 23 regulations to enforce the provisions of this section. 24 25 SECTION 5. Arkansas Code § 14-14-904(b), concerning the levy of taxes 26 by the quorum court, is amended to read as follows: 27 (b)(1) Levy of Taxes and Making of Appropriations. The quorum court at 28 its regular meeting in November of each year shall levy the county, 29 municipal, and school taxes for the current year, and before the end of each 30 fiscal year, the court shall make appropriations for the expenses of county 31 government for the following year. The Director of the Assessment 32 Coordination Division of the Arkansas Public Service Commission Department 33 may authorize an extension of the date for levy of taxes of up to sixty (60) 34 days upon application by the county judge and county clerk of any county for 35 good cause shown resulting from reappraisal or rollback of taxes. 36 (2) Nothing in this subsection shall prohibit the quorum court

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1 from making appropriation amendments at any time during the current fiscal
2 year.

3 (3) If the levy of taxes is repealed by referendum, the county 4 may adopt a new ordinance levying taxes within thirty (30) days after the 5 referendum vote is certified.

6 (4) If a county court determines that the levy of taxes by the 7 quorum court is incorrect due to clerical errors, scrivener's errors, or 8 failure of a taxing entity to report the correct millage rate to the quorum 9 court, the county court shall issue an order directing the county clerk to 10 correct the error in order to correct the millage levy.

11 (5) If a determination is made under this subchapter, or Title 26, Chapter 80, Subchapter 1, that the taxes levied by the quorum court are 12 out of compliance with Arkansas Constitution, Article 14, § 3, as amended by 13 Arkansas Constitution, Amendments 11, 40, and 74, then upon notice from the 14 15 Director of the Department of Education the county court shall immediately 16 issue an order directing the county clerk to change the millage levy to bring 17 the taxes levied into compliance with Arkansas Constitution, Article 14, § 3, as amended by Arkansas Constitution, Amendments 11, 40, and 74. 18

19

20 SECTION 6. Arkansas Code § 26-26-403(c) is repealed.

21 (c) The clerk shall, on or before the second Monday in November of the

22 base year, report to the governing body of each taxing unit the following

23 completed form, accurately listing the required data on each line.

24

25 School District Calculation

26 to Determine Minimum Millage Required by Amendment 74

27	COUNTY	DATE	
28	School District Name:		

29 1. Compute the following to find the debt payment by school:

30 *Debt payment figures are supplied by the Arkansas Department of Education.

31 a. *Required debt payment

32 b. *Less debt service supplement _____

33 c. Equals debt payment by school

34 2. Compute the following to find the total new assessment (including fringe

35 counties):

36 a. Current year real assessment

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1	b. Plus current year personal assessment
2	c. Plus current year utility assessment
3	d. Equals total new assessment
4	3. Compute the following to find the millage required for debt:
5	a. Debt payment by school
6	b. Divided by total new assessment
7	c. Equals school mills required for debt
8	4. Compute the following to find the minimum millage required by Amendment
9	74:
10	a. M & O mills required by Amendment 74
11	b. Plus school mills required for debt
12	c. Plus mills required for callable bonds
13	d. Equals minimum millage required
14	5. Transfer minimum millage required to "Base Year Millage Rollback
15	Computation and Certification Form", Item 7.
16	
17	SECTION 7. Arkansas Code § 26-26-410 is repealed.
18	26-26-410. Assessment Coordination Division - Form revision.
19	The Assessment Coordination Division of the Public Service Commission
20	shall revise the forms found in § 26-26-401 et seq. pertaining to rollback of
21	millage rates under Arkansas Constitution, Amendment 59, to provide for
22	changes required to effectuate Amendment 74 to the Arkansas Constitution. The
23	revised forms produced by the Assessment Coordination Division shall be
24	submitted to the Arkansas Legislative Council, or any subcommittee designated
25	by that body, for review and comment on or before August 1, 1997. Upon review
26	by the Arkansas Legislative Council, the Arkansas Code Revision Commission
27	shall incorporate such revised forms into § 26-26-401 et seq.
28	
29	SECTION 8. Arkansas Code § 26-80-101(c), pertaining to the
30	distribution of the uniform rate of tax, is amended to read as follows:
31	(c) (1) For the 1996-97 school year and each year thereafter, each
32	county treasurer shall remit the net revenues from the uniform rate of tax to
33	each local school district from which the revenues were derived, unless
34	otherwise specified in subdivisions (c)(2) and (c)(3) of this section.
35	(2)(A) For the 1997-98 school year, the Department of Education
36	shall determine which local school districts have a local revenue per student

1 in excess of the base local revenue per student and shall calculate five 2 percent (5%) of such excess and multiply the result times the district's ADM 3 for the previous year. 4 (B) The Department of Education shall certify, to any 5 affected county treasurer, the local school district identified as having an 6 excess and the amount calculated in subdivision (c)(2)(A) of this section by 7 August 1 of each school year. 8 (C) Any county treasurer receiving certification from the 9 Department of Education under subdivision (c)(2)(B) of this section shall remit the amount certified to the State Treasury for the credit of the Public 10 11 School Fund and redistribute the difference between the net revenues from the uniform rate of tax and the amount certified to the affected local school 12 13 district. 14 (3)(A) For the 1998-99 school year, the Department of Education 15 shall determine which local school districts have a local revenue per student 16 in excess of the base local revenue per student and shall calculate ten 17 percent (10%) of such excess and multiply the result times the district's ADM for the previous year. 18 19 (B) The Department of Education shall certify, to any 20 affected county treasurer, the local school district identified as having an 21 excess and the amount calculated in subdivision (c)(3)(A) of this section by 22 August 1 of each school year. 23 (C) Any county treasurer receiving certification from the 24 Department of Education under subdivision (c)(3)(B) of this section shall 25 remit the amount certified to the State Treasury for the credit of the Public 26 School Fund and redistribute the difference between the net revenues from the 27 uniform rate of tax and the amount certified to the affected local school 28 district. 29 30 SECTION 9. Arkansas Code § 26-80-110 is amended to read as follows: 31 26-80-110. Dedicated maintenance and operation millage. 32 (a)(1) In addition to other maintenance and operation millages, the 33 The board of directors of each local school district is authorized, upon 34 approval of a majority of the qualified voters in the school district voting 35 in the annual school election to levy and collect a tax upon real, personal, 36 and utility property for dedicated maintenance and operation millage for the

1 local school district, to designate some of the school district's additional 2 maintenance and operation millage that exceeds the uniform rate of tax, as 3 dedicated maintenance and operation millage. 4 (2) The approved tax shall be assessed, levied, and collected as 5 provided by law for other school taxes. 6 (3) The approved tax may be considered part of the school district's uniform rate of tax as calculated by the State Department of 7 8 Education under Arkansas Constitution, Amendment 74. 9 (b) Any funds received from the collection of a dedicated maintenance and operations tax shall only be used for the following maintenance and 10 11 operation purposes; specifically approved by the majority of the qualified voters of the school district voting in the school election, and for no other 12 13 purpose than those that were stated on the ballot. 14 (1) Purchase of school buses; 15 (2) Purchase of furniture or equipment to support the 16 instructional program; 17 (3) Purchase of computer software; 18 (4) Renovation or repair of existing facilities; or 19 (5) Repaying revolving loans for any of the purposes previously 20 listed. 21 (c)(1) Local school districts which have levied a capital outlay tax 22 or current expenditures tax prior to the amendment of this section are 23 authorized to continue such levies for the terms and purposes approved by the 24 majority of voters at the time of their adoption. 25 (2) If a school district, at the time of the adoption of the 26 amendment of this section, levied a capital outlay tax or current expenditure 27 tax less than or equal to its additional mills for maintenance and operation, 2.8 then that millage levied as a capital outlay tax or current expenditures tax 29 shall be considered as a dedicated maintenance and operation millage. 30 (3) If a school district, at the time of the adoption of the 31 amendment of this section, levied a capital outlay tax or current expenditure 32 tax greater than its additional mills for maintenance and operation, then 33 that millage levied as a capital outlay tax or current expenditures tax may 34 continue to be levied for the purposes originally approved. Although, as the 35 electors of a school district vote an increased levy for nondedicated

36 additional mills for maintenance and operation, then those additional mills

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1 will be considered the school district's dedicated maintenance and operation

2 millage to replace the original levies for capital outlay and current

3 expenditures until the additional mills for maintenance and operation exceed

4 the rate of tax levied for capital outlay or current expenditures at the time

5 of the adoption of this act. When the additional mills for maintenance and

6 operation equal or exceed the capital outlay or current expenditures millage

7 levied at the time of the adoption of this act, then they shall be treated as 8 provided under subdivision (2) of this subsection.

9 (d) Any levy of a dedicated maintenance and operation millage proposed 10 subsequent to the adoption of this section shall be limited as set forth in 11 subsection (b) of this section and, when combined with capital outlay or current expenditure levies approved prior to the adoption of this section and 12 13 still in effect, shall not exceed five percent (5%) of current expense or 14 three (3) mills, whichever is less.

15 (e) (d) Any levy of a dedicated maintenance and operation millage must 16 be specified on the ballot, and that specification must list the purpose for 17 which the dedicated maintenance and operation millage is levied.

(e) Dedicated maintenance and operation millage may not be used by a 18 district to comply with the uniform rate of tax levy. 19

- 20

21 SECTION 10. Arkansas Code § 26-80-111 is amended to read as follows: 22 26-80-111. School districts formed by consolidation, annexation, or 23 merger.

24 When a new school district is created from all or parts of two (2) (a) 25 or more districts or a district is dissolved and all or part of the area of 26 the dissolved district is annexed to or consolidated with an existing 27 district, the board of directors of the resulting district shall submit to 28 the electors of the district at the next annual school election a proposed 29 tax millage rate for the district. If the proposed millage rate is approved 30 by the electors of the district, it shall be the rate for the district, provided such rate complies with the uniform rate of tax. 31

32 (b) If a new school district is created from all or parts of two (2) 33 or more districts or a district is dissolved and all or part of the area of the dissolved district is annexed to or consolidated with an existing 34 35 district and if the electors have failed to approve a proposed millage rate at a an annual school election, then the millage rate for the district shall 36

1	be the millage rate levied, at the last school election prior to the
2	consolidation, annexation or merger in the district which had the highest
3	average daily membership during the school year preceding the consolidation,
4	annexation, or merger, provided such rate complies with the uniform rate of
5	tax then the tax shall be collected at the rate approved in the last
6	preceding school election. However, if the rate last approved has been
7	modified pursuant to the Arkansas Constitution, Amendment 74, subsection (b)
8	or subdivision (c)(2), then the tax shall be collected at the modified rate
9	until another rate is approved.
10	
11	SECTION 11. Arkansas Code Title 26, Chapter 80, Subchapter 2 is
12	repealed.
13	26-80-201. Calculation of the uniform rate of tax.
14	(a) Beginning with calendar year 1997, and each year thereafter,
15	compliance with the uniform rate of tax shall be computed using the following
16	method:
17	(1)(A) By March 15 in each calendar year, the county clerk of
18	each county shall transmit to the Department of Education the abstract of
19	assessment for the previous calendar year's assessments for collection in the
20	current year.
21	(B) This abstract shall show, by class of property and
22	value, the total assessment of each school district in the county and the
23	millage rate charged after all adjustments ordered by the county equalization
24	board and the county court have been made;
25	(2) By May 30 of each year, the Department of Education shall
26	certify scheduled bonded debt payments for each school district in the
27	following three (3) categories:
28	(A) The total scheduled bonded debt payment for the
29	succeeding calendar year;
30	(B) The total scheduled bonded debt payment for the
31	succeeding calendar year on bonds issued prior to May 30 of each year; and
32	(C) The total number of mills in categories (A) and (B),
33	as set forth in subdivisions (a)(2)(A) and (a)(2)(B) of this section,
34	dedicated to mandatory callable bonds;
35	(3) By May 30 of each year, the Department of Education shall
36	certify average daily membership for the current school year; and

1 (4) All data collected under this subsection shall be the final data collected for the year unless there are clerical corrections to the 2 3 data. 4 (b)(1) The initial compliance shall be calculated by taking the 5 millage rate of the school district submitted by the county clerk minus the 6 debt service millage required plus the millage derived from the ratio of the 7 debt service funding supplements for the calendar year over the total 8 assessment shown on the abstract of assessment. 9 (2) If the result is less than the uniform rate of tax, then the 10 result shall be adjusted up to the uniform rate of tax. 11 (3) If the result is greater than the uniform rate of tax, then 12 the difference between the result and the uniform rate of tax shall be 13 considered additional mills for maintenance and operation. Any excess debt 14 service millage considered additional mills for maintenance and operation may 15 be used by the district for the purpose of paying the principal and interest 16 on indebtedness of the district and may be pledged for that purpose or any 17 other school purpose. 18 (c) The Director of the Department of Education shall report to the county clerks and the individual school districts by June 15 of each year the 19 20 required increase, if any, in the total millage necessary to comply with the 21 uniform rate of tax and shall designate the millage rates proposed to be used 2.2 to calculate the uniform rate of tax. Whenever an increase is required, the 23 notification shall include an explanation for the increase. 24 (d) By November 1 of each year, the county clerk of each county in 25 which a reappraisal of real, personal, and utility property has been 26 completed that could initiate a rollback of millage rates or in which 27 equalization of the real, personal, and utility millage rates has not taken 28 place shall notify the director of the possibility of such rollback or 29 additional rollback taking place. If a county will experience a rollback in 30 millages due to Arkansas Constitution, Amendment 59, a new compliance 31 calculation shall be done to reflect the effect of the rollback. However, if 32 a county is not going to experience a rollback, then the initial calculation 33 in subsection (b) of this section shall be the final calculation. 34 (c) Pursuant to the application of Arkansas Constitution, Amendment 74 35 to the rollback provisions of Arkansas Constitution, Amendment 59 for millage rates levied by the various school districts within the county, if it is 36

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1	determined that the adjustment or rollback of millages as provided in
2	Arkansas Constitution, Amendment 59, will result in a tax rate available for
3	maintenance and operation of less than the uniform rate of tax, then the
4	millage shall be rolled back only to the uniform rate of tax plus debt
5	service millage required and no further.
6	
7	26-80-202. Title.
8	This act shall be known and may be cited as "The Amendment No. 74
9	Enabling Act of 1997."
10	
11	26-80-203. Legislative findings and intent.
12	(a) The General Assembly finds that the citizens of the State of
13	Arkansas have adopted Arkansas Constitution, Amendment 74, to provide for a
14	base of equal local effort for Arkansas public schools by establishment of a
15	uniform rate of ad valorem property tax of twenty-five (25) mills to be
16	levied on the assessed value of all taxable real, personal, and utility
17	property in the state to be used solely for the maintenance and operation of
18	the schools. This act is intended to effectuate the changes in the system of
19	school funding that flow from the adoption of Arkansas Constitution,
20	Amendment 74.
21	(b) The General Assembly further finds that Arkansas Constitution,
22	Amendment 74 has placed on it a duty to provide for the support of common
23	schools by general law. In order to provide quality education, it is the goal
24	of the state to provide a fair system for the distribution of funds. The
25	General Assembly recognizes that, in providing such a system, some funding
26	variations may be necessary. It further recognizes that funding variations or
27	restrictions thereon may be necessary in order to comply with, or due to,
28	other provisions of the Arkansas Constitution, the United States
29	Constitution, federal laws, court orders, or other provisions enacted by the
30	General Assembly to address specific problems as may arise from time to time.
31	(c) It is the intent of the General Assembly to limit the amount of
32	time in which the revenues from the uniform rate of tax are in the control of
33	the state and, to this end, the General Assembly will provide, as much as
34	possible, that the funds will remain in local depositories and under the
35	control of local officials.
36	(d) It is further the intent of the General Assembly that the system

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1 of collection and distribution of property taxes be disrupted as little as 2 possible by this act, recognizing that the provisions of Arkansas Constitution, Amendment 74 will affect existing property tax structure and 3 will, in some cases, affect the application of Arkansas Constitution, 4 5 Amendment 59, and may also affect the application of other constitutional 6 provisions. 7 8 26-80-204. Definitions. 9 As used in this subchapter and subchapter 1 of this chapter: 10 (1) "Additional mills for maintenance and operation" means 11 millage levied by the electors of a local school district for maintenance and 12 operation in excess of those allocated to the uniform rate of tax; 13 (2) "Available for maintenance and operation millages" means 14 millage levied for maintenance and operation, millage levied as dedicated maintenance and operation millage, excess debt service millage, and the 15 16 millage derived from the ratio of debt service funding supplements divided by 17 the total assessment, which may be included in the calculation for the uniform rate of tax as specified in this subchapter, if needed; 18 19 (3)(A) "Average daily membership" means the total number of days 20 attended plus the total number of days absent by students in grades 21 kindergarten through twelve (K-12) during the first three (3) quarters of 22 each school year divided by the number of school days actually taught in the 23 district during that period of time rounded up to the nearest hundredth. 24 (B) In those instances in which the average daily 25 membership for less than three (3) quarters is specified, the number of days 26 used in the calculation shall be the days in the specified period of time. 27 (C) As applied to this subchapter, students who may be 2.8 counted for average daily membership are: 29 (i) Students who reside within the boundaries of the 30 school district and are enrolled within a public school operated by the 31 district or a private school for special education students, with the 32 attendance resulting from a written tuition agreement approved by the 33 Department of Education; 34 (ii) Legally transferred students living outside the 35 district but attending a public school in the district; and 36 (iii) Students who reside within the boundaries of

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1 the school district and are enrolled in the Arkansas National Guard Youth Challenge Program, so long as the students are participants in the program; 2 (4) "Base local revenue per student" means: 3 4 (A) As applied under §§ 6-17-1001, 6-20-301 - 6-20-311, 6-5 20-319, and 26-80-110, if Category 1 is fully funded, the local revenue per 6 student in the local school district with the highest amount of local revenue 7 per student. 8 (B) If Category 1 is not fully funded, the term means the 9 revenue per student to which the state equalizes, calculated by taking the 10 sum of: 11 (i) The total available state aid for state 12 equalization funding per student; 13 (ii) Ninety-eight percent (98%) of the uniform rate 14 of tax times the total state assessed valuation; and 15 (iii) Seventy-five percent (75%) of the average 16 miscellaneous funds collected in the previous five (5) years or the previous 17 year, whichever is less, and by dividing the sum by the total state average 18 daily membership for the previous year; 19 (5) "Debt service funding supplements" means the state financial 20 aid provided to qualifying local school districts for the purpose of reducing 21 existing debt service burdens and increasing the amount of local revenue 22 available for maintenance and operation expenditures and calculated as follows: for each mill of eligible debt service millage required, the local 23 24 school shall be provided a dollar amount of no less than fifteen dollars 25 (\$15.00) per average daily membership multiplied by the state wealth index; 26 (6) "Debt service millage" means the total number of mills voted 27 by the electors of a school district to be pledged as security for the 28 retirement of bonded indebtedness: 29 (7) "Debt service millage required" means the calculated millage 30 rate equal to the amount of millage pledged to mandatory callable bonds plus 31 the result of the scheduled calendar year bonded debt payment divided by the 32 total assessed value of real, personal, and utility property in the local 33 school district; 34 (8) "Eligible debt service millage required" means, in the 35 computation of the debt service funding supplement, the debt service millage 36 required for bonds issued before May 30 of each year;

1	(9) "Excess debt service millage" means the difference between
2	the debt service millage levied and the debt service millage required. This
3	amount shall be presumed to be available for maintenance and operation but
4	may be used for other school purposes, provided that the district is in
5	compliance with the uniform rate of tax;
6	(10) "Local revenue per student" means, as applied under §§ 6-
7	17-1001, 6-20-301 - 6-20-311, 6-20-319, and 26-80-110, in each year ninety-
8	eight percent (98%) of the amount of revenue available, whether or not
9	collected, in a local school district solely from the levy of the uniform
10	rate of tax plus seventy-five percent (75%) of the average miscellaneous
11	funds collected in the previous five (5) years or the previous year,
12	whichever is less, divided by the average daily membership of the local
13	school district for the previous year;
14	(11) "Mandatory callable bonds" means a bond issue in which all
15	net proceeds from debt service millage used to secure the issuance of that
16	bond must apply to payment of the issue and cannot be used for any other
17	purpose;
18	(12) "Millage rate" means the millage rate listed in the most
19	recent tax ordinance approved by the county quorum court under the authority
20	of § 14-14-904;
21	(13) "Miscellaneous funds" means those funds received by a local
22	school district from federal forest reserves, federal grazing rights, federal
23	mineral rights, federal impact aid, federal flood control, wildlife refuge
24	funds, severance taxes, funds received by the district in lieu of taxes, and
25	local sales and use taxes dedicated to education pursuant to \$\$ 26-74-201 et
26	seq., 26-74-301 et seq., and 14-164-301 et seq.;
27	(14) "Net revenues" means actual revenues from taxes due and
28	owing after January 1, 1997, rounded to the nearest hundredth minus any
29	commission fees authorized by law to be collected or withheld for later
30	distribution by the county offices. No additional fees shall be charged for
31	transmittal or redistribution of funds by any county or state office in
32	carrying out the procedures established to comply with the requirements of
33	Arkansas Constitution, Amendment 74;
34	(15) "Previous year" means the school year immediately preceding
35	the school year in which funds are allocated;
36	(16) "State equalization funding per student" means, as applied

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1 under §§ 6-17-1001, 6-20-301 - 6-20-311, 6-20-319, and 26-80-110, the amount 2 of state financial aid per average daily membership for the previous year provided to each local school district calculated by subtracting the local 3 4 revenue per student from the base local revenue per student; 5 (17) "State wealth index" means the result of one (1) minus the 6 ratio of local revenue per student divided by state equalization funding per 7 student: and (18) "Uniform rate of tax" means a uniform rate of ad valorem 8 property tax of twenty-five (25) mills to be levied on the assessed value of 9 all taxable real, personal, and utility property in the state to be used 10 11 solely for maintenance and operation of the schools. In calculating the 12 uniform rate of tax imposed by Arkansas Constitution, Article 14, § 3, as 13 amended by Arkansas Constitution, Amendments 11, 40, and 74, the following 14 categories of millage may be utilized to meet the minimum millage 15 requirement: 16 (A) The local school district's maintenance and operation 17 millage; (B) The dedicated maintenance and operation millage; 18 19 (C) Excess debt service millage; and 20 (D) The millage derived from the ratio of the debt service 21 funding supplements divided by the total assessment. 22 23 26-80-205. Establishment of compliance. 24 Compliance with the uniform rate of tax shall be established by the 25 Department of Education in coordination with the Assessment Coordination 26 Department. 27 28 26-80-206. Security and coverage of bond issues. 29 (a) Nothing in this act shall be construed as to eliminate or to 30 discourage the practice of levying additional mills above those necessary to 31 service the debt for the purpose of security. 32 (b) Any school district that voted a debt service millage tax levy above 33 the levy required to service the debt, shall continue to show that additional 34 millage on its ballot for the length of time initially approved or extended 35 by the electors of the school district. The additional mills pledged to the 36 security of the bond that had been voted in the past may be considered

1 additional mills for maintenance and operation or as part of the uniform rate 2 of tax, whichever is applicable. Any excess debt service millage considered 3 additional mills for maintenance and operation may be used by the district 4 for the purpose of paying the principal and interest on bonds of the district 5 and may be pledged for that purpose, provided that the district is in 6 compliance with the uniform rate of tax. 7 (c) Any school district, with approval of the electors of that district at the annual school election, when voting for a new tax for the 8 9 retirement of debt may request a tax levy that includes mills greater than 10 the amount required to service the debt. Excess debt service millage in the 11 new tax levy for the retirement of debt may be used in calculations, as specified in Title 26, Chapter 80, of the uniform rate of tax or available 12 13 for maintenance and operation. Any excess debt service millage considered 14 additional mills for maintenance and operation may be used by the district 15 for the purpose of paying the principal and interest on bonds of the district 16 and may be pledged for that purpose, provided that the district is in 17 compliance with the uniform rate of tax. 18 (d) Holders of bonds of the school district shall have a first and 19 prior right and security interest in the revenue produced by the debt service 20 millage pledged by the school district to the payment of its bonds. 21 22 26-80-207. Penalties. 23 (a) All duties imposed by this subchapter and subchapter 1 of this 24 chapter on all state and county officers are declared to be mandatory, and any officer who neglects, fails, or refuses to perform any such duty shall be 25 26 subject to removal from office and liable on his official bond for such 27 neglect, failure, or refusal. 28 (b)(1) Upon the refusal or failure of any state officer to perform any 29 duty imposed upon him under the provisions of this subchapter and subchapter 30 1 of this chapter, any citizen of the state may, and the Attorney General of 31 the State of Arkansas shall, institute in the proper court mandamus 32 proceedings to compel the state officer to perform his duties. 33 (2) Upon the refusal or failure of any county officer to perform 34 any duty imposed upon him under the provisions of this subchapter and 35 subchapter 1 of this chapter, any citizen of the county may, and the 36 prosecuting attorney of the district including such county shall, institute

1	in the proper court mandamus proceedings to compel the county officer to
2	perform his duties.
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4	SECTION 12. EMERGENCY CLAUSE. It is found and determined by the
5	General Assembly of the State of Arkansas that the Arkansas Supreme Court has
6	declared that the current method that the state uses to determine compliance
7	with Amendment 74 to be unconstitutional and has instructed the General
8	Assembly to take action before the termination of the court's stay of its
9	mandate. It has also found that the people must be informed as early as
10	possible of the impact of the court's ruling on the property taxes that they
11	pay for education. Therefore, an emergency is declared to exist and this act
12	being immediately necessary for the preservation of the public peace, health,
13	and safety shall become effective on:
14	(1) The date of its approval by the Governor;
15	(2) If the bill is neither approved nor vetoed by the Governor,
16	the expiration of the period of time during which the Governor may veto the
17	bill; or
18	(3) If the bill is vetoed by the Governor and the veto is
19	overridden, the date the last house overrides the veto.
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