Stricken language would be deleted from and underlined language would be added to present law. Act 1279 of the Regular Session

1	State of Arkansas	A D:11	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1766
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5	By: Representative Jean		
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7		For An Act To Be Entitled	
8	AN ACT TO PROVIDE ADDITIONAL MEASURES TO COLLECT		
9	DELINQUENT PROPERTY TAXES, PENALTIES, AND INTEREST ON		
10	MINERAL RIGHTS; TO ALLOW A COUNTY COLLECTOR TO		
11	INITIATE PROCEEDINGS TO COLLECT DELINQUENT PROPERTY		
12	TAXES, PENALTIES, AND INTEREST ON MINERAL RIGHTS; AND		
13	FOR OTHER	PURPOSES.	
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16		Subtitle	
17	TO P	ROVIDE ADDITIONAL MEASURES TO COLLEC	Γ
18	DELI	NQUENT PROPERTY TAXES, PENALTIES, ANI	D
19	INTE	REST ON MINERAL RIGHTS.	
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22	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKA	INSAS:
23			
24	SECTION 1. Arka	ansas Code Title 26, Chapter 36, Subc	chapter 2, is
25	amended to add an add:	itional section to read as follows:	
26	<u>26-36-213. Del</u> :	inquent taxes on mineral interests —	<u>Certified statement</u>
27	<u>or account.</u>		
28	<u>(a)(l)(A) If a</u>	county collector demands payment of	property tax due on
29	<u>mineral interests by a</u>	a known owner of mineral interests at	the taxpayer's
30	<u>last known address and</u>	d the taxpayer fails to pay the prope	erty tax due on
31	<u>mineral interests by (</u>	October 15, the county collector, aft	er December 1, may:
32		(i) Present a certified statement	or account for
33	<u>taxes to any person w</u> l	ho has in the person's possession fur	<u>ids that are:</u>
34		(a) Derived from the proper	ty on which the
35	<u>delinquent taxes are o</u>	outstanding; and	
36		(b) Due and owing to the de	elinquent taxpayer;



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1	and		
2	(ii) Demand payment of the delinquent taxes plus any		
3	penalties and interest.		
4	(B)(i) For property taxes on mineral interests that are		
5	delinquent after December 1 and at the time the certified statement or		
6	account is presented, an additional penalty of ten percent (10%) of the		
7	amount of the delinquent property taxes shall be assessed as an		
8	administrative collection fee.		
9	(ii) Upon collection of the delinquent property		
10	taxes and any penalties and interest from the person receiving the certified		
11	statement or account, the county collector shall pay, upon request, one-half		
12	(1/2) of the penalty assessed and collected under subdivision (a)(1)(B)(i) of		
13	this section to the person making the payment for the administrative costs		
14	incurred in collecting and paying to the county collector the delinquent		
15	taxes, penalties, and interest.		
16	(iii) A portion of the administrative collection fee		
17	retained by the county collector under this section shall represent the		
18	interest continuing to accrue for the period of up to ninety (90) days from		
19	the date that the certified statement or account is presented until the		
20	certified statement or account is returned with payment. No other form of		
21	interest is due from the person receiving the certified statement or account.		
22	(C) Before a county collector may initiate collection		
23	proceedings under this section, the county collector shall provide the notice		
24	of publication required under § 26-37-107, which shall also include the		
25	following information:		
26	(i) Notice of the penalty provided under subdivision		
27	(a)(l)(B)(i) of this section; and		
28	(ii) Notice that the county collector may seek		
29	collection under this section if the property taxes, penalties, and interest		
30	remain unpaid after December 1.		
31	(2)(A) Except as provided in subdivision (a)(2)(C) of this		
32	section, the person to which the certified statement or account for taxes is		
33	presented shall pay the county collector the amount of the taxes, penalties,		
34	and interest that the delinquent taxpayer owes up to the amount of funds the		
35	person has in the person's possession that is due and owing to the delinquent		
36	taxpayer.		

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1	(B)(i) The county collector shall provide a copy of the		
2	county collector's receipt for the payment to the person making the payment		
3	under this section and to the delinquent taxpayer at the delinquent		
4	taxpayer's last known address.		
5	(ii) The receipt provided under subdivision		
6	(a)(2)(B)(i) of this section shall be accepted in the county collector's		
7	office and in all courts of the state as payment on the delinquent taxpayer's		
8	indebtedness of the amount expressed on the county collector's receipt.		
9	(C)(i) The county collector shall not receive or accept a		
10	partial payment of the delinquent taxes, penalties, and interest due.		
11	(ii) If, at the end of the ninety-day period allowed		
12	for the return of the certified statement or account, a person to which the		
13	certified statement or account for taxes is presented has in the person's		
14	possession an amount of funds due and owing to the delinquent taxpayer that		
15	is less than the amount of the taxes, penalties, and interest that the		
16	delinquent taxpayer owes, the person to which the certified statement or		
17	account is presented is not required to pay any amount.		
18	(b)(1) Service of the certified statement or account of the tax under		
19	this section shall operate as a levy upon the person served.		
20	(2) The certified statement or account shall:		
21	(A) State the name of the delinquent taxpayer and the		
22	delinquent taxpayer's last known address;		
23	(B)(i) Identify the delinquent taxpayer's assessed		
24	property interests.		
25	(ii) The county collector shall include in the		
26	certified statement or account the identification information provided in the		
27	notice of publication made under § 26-37-107 and a copy of the tax statements		
28	containing the delinquent taxpayer's last known address;		
29	(C) State that it is returnable within ninety (90) days		
30	from receipt by the person indebted to the delinquent taxpayer;		
31	(D) State the amount of taxes, penalties, and interest		
32	owed;		
33	(E) Be returned with payment of the amount owed and		
34	delinquent as reflected on the certified statement or account; and		
35	(F) Be effective until the earlier of the following:		
36	(i) The date the certified statement or account is		

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1	paid in full; or		
2	(ii) One (1) year from the date the certified		
3	statement or account is presented for payment under this section.		
4	(3) A person shall not be compelled to pay the following:		
5	(A) Any amount before it is due and owing to the		
6	delinquent taxpayer; or		
7	(B) A greater amount than is owed to the delinquent		
8	taxpayer.		
9	(c)(l) A person making a payment to a county collector under this		
10	section is not liable to the delinquent taxpayer to which the person is		
11	indebted for complying with a demand for payment under this section.		
12	(2) A payment made under this section is considered to be made		
13	to the delinquent taxpayer and satisfies any contractual obligation or		
14	indebtedness due and owing the delinquent taxpayer by the person making the		
15	payment on the certified statement or account for the amount expressed on the		
16	county collector's receipt.		
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18	SECTION 2. EFFECTIVE DATE. This act is effective for assessment years		
19	beginning on or after January 1, 2013.		
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22	APPROVED: 04/16/2013		
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