Stricken language would be deleted from and underlined language would be added to present law. Act 1428 of the Regular Session

1	State of Arkansas	As Engrossed:	<i>\$4/6/13 \$4/10/13</i>			
2	89th General Assembly		A Bill			
3	Regular Session, 2013			SENATE BILL 1097		
4						
5	By: Senators Elliott, J. Hutchinson					
6	By: Representatives Lowery, Hillman					
7						
8	For An Act To Be Entitled					
9	AN ACT TO AMEND THE LAW CONCERNING ACCOUNTABILITY OF					
10	MUNICIPAL IMPROVEMENT DISTRICTS; AND FOR OTHER					
11	PURPOSES.					
12						
13						
14	Subtitle					
15	TO AMEND THE LAW CONCERNING					
16	ACCOUNTABILITY OF MUNICIPAL IMPROVEMENT					
17	DISTRICTS.					
18						
19						
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:					
21						
22	SECTION 1. Arkansas Code Title 14, Chapter 88, Subchapter 5, is					
23	amended to add an additional section to read as follows:					
24	14-88-505. Records of meetings.					
25	<u>(a) The commise</u>	sioners of a mun	icipal improvement	district shall		
26	maintain on file for inspection and copying a record of regular and special					
27	meetings of the municipal improvement district board.					
28	(b) The records kept under subsection (a) of this section shall					
29	<u>include without limita</u>	ation:				
30	(1) Meeting notices with date, time, and location;					
31	<u>(2) Meeti</u>	ing agendas;				
32	<u>(3) Detai</u>	iled minutes of a	meetings;			
33	<u>(4) Finar</u>	ncial reports wi	th supporting bank	statements; and		
34	<u>(5) Actic</u>	(5) Actions taken by the board with supporting documentation and				
35	<u>plans, if any.</u>					
36						



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1	SECTION 2. Arkansas Code § 14-89-1402(a)(1), concerning the annual				
2	financial report filing of a municipal improvement district, is amended to				
3	read as follows:				
4	(a)(l)(A) All improvement districts in any city or incorporated town				
5	in this state established for the purpose of making improvements for				
6	municipal purposes shall file an annual financial report with the city clerk				
7	or recorder of the city or town on or before March 1 of each year, covering				
8	the financial affairs of the districts for the preceding year.				
9	(B) The filing under subdivision (a)(l)(A) of this section				
10	shall include without limitation a complete itemization of revenues and				
11	expenditures and status of district projects.				
12					
13	SECTION 3. Arkansas Code § 14-89-1501 is amended to read as follows:				
14	14-89-1501. Quarterly financial reports.				
15	(a) <u>(1)</u> All improvement districts in any city or incorporated town in				
16	this state established for the purpose of making improvements for municipal				
17	purposes shall meet at least four (4) times per year or quarterly.				
18	(2) Notice of all meetings, including quarterly meetings under				
19	this section, shall be given by the district to all record owners of property				
20	in the district at least ten (10) days prior to the meeting date.				
21	(b)(l) At each quarterly meeting of the improvement district, a				
22	financial report shall be included as an item on the agenda.				
23	(2) The financial report shall be provided to any member of the				
24	public who requests a copy of the report.				
25	(3) The financial report required under this section shall				
26	<u>include without limitation:</u>				
27	(A) Supporting documentation;				
28	<u>(B) Bank statements;</u>				
29	(C) Operating budget;				
30	(D) Projected budget; and				
31	(E) Itemization of revenues and expenditures.				
32					
33	SECTION 4. Arkansas Code § 14-90-602 is amended to read as follows:				
34	14-90-602. Revision of assessments.				
35	(a) <u>(l)</u> The commissioners of any <u>a</u> municipal improvement district may				
36	require the assessors thereof to revise their assessment not more often than				

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1	only once one (1) time per annum, increasing or diminishing the assessment			
2	against particular pieces of property as justice may require.			
3	(2) However, the total amount of benefits shall never <u>not</u> be			
4	diminished if the district shall have borrowed money or incurred			
5	indebtedness.			
6	(b) <u>(1)(A) The reassessment shall be filed with the city clerk or town</u>			
7	<u>clerk.</u>			
8	(B) Before the filing of the reassessment with the city or			
9	town clerk under this section, the requirements of this section, § 14-88-505,			
10	and other applicable law shall be met.			
11	(C) The filing under this subdivision shall include			
12	without limitation:			
13	(i) Minutes of the meeting in which action was taken			
14	by the board concerning a reassessment under this section;			
15	(ii) Affidavit of compliance with notification			
16	requirements; and			
17	(iii) A detailed plan for use of the reassessment			
18	moneys and a proposed budget for implementation.			
19	(2)(A) On the filing of a reassessment with the city clerk or			
20	<u>town clerk</u> , the city <u>clerk</u> or town clerk shall publish in some <u>a</u> newspaper			
21	published in the county <u>one (1) time a week for two (2) weeks</u> a notice as			
22	follows:			
23				
24	"The reassessment of Improvement District No (giving the style and			
25	number of the district) has been filed in my office, and the same is now open			
26	for inspection.			
27				
28	All persons wishing to be heard on the reassessment shall be heard by the			
29	commissioners of the district in the office of the city clerk or town clerk			
30	at on the day of, 2			
31				
32	Clerk of the City (or Town) of"			
33				
34	(B) The notice shall be mailed by the district to all			
35	record owners of property in the district on the date of the first			
36	publication, and an affidavit of mailing shall be filed with the city clerk			

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1	or town clerk at least six (6) days before the hearing date.
2	(C) The notice shall be posted prominently and
3	continuously in the district at least thirty (30) days before the hearing
4	<u>date.</u>
5	(3) On the day named by the notice, the commissioners of the
6	district shall meet at the place named, hear all matters raised concerning
7	the assessment, and adjust the assessment if necessary.
8	(c) <u>(1)</u> Where When assessments of benefits are revised in pursuance of
9	this section, and notice is given as provided in this section, the
10	assessments shall be final and conclusive <i>if approved by the governing body</i>
11	<u>of the city or town and</u> unless suit is brought in the chancery <u>circuit</u> court
12	within thirty (30) days after the publication of the notice provided for in
13	subsection (b) of this section action is taken by the governing body for the
14	purpose of correcting the assessment.
15	(2) Notice shall be given by the district to all record owners
16	of property in the district at least ten (10) days prior to the meeting date
17	of the governing body of the city or town during which the ordinance on the
18	assessment will be considered.
19	
20	SECTION 5. Arkansas Code § 14-90-701 is amended to read as follows:
21	14-90-701. Insufficient tax to complete improvement.
22	<u>(a)</u> If the tax first levied shall prove <u>is</u> insufficient to complete <u>or</u>
23	pay for a municipal improvement or pay therefor, the board of improvement
24	shall report the amount of the deficiency to the council governing body of
25	the municipality, and it shall thereupon make a determination on whether or
26	not to levy further taxes based on the assessment of benefits for a sum
27	sufficient to complete or pay for the improvement or pay therefor , which
28	shall be collected in the same manner as the first levy.
29	<u>(b)</u> However, the taxes levied shall never <u>not</u> exceed the total amount
30	of the benefits assessed or the limitation of cost fixed in the petition or
31	by this act.
32	
33	/s/Elliott
34	
35	
36	APPROVED: 04/22/2013

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