Stricken language would be deleted from and underlined language would be added to present law. Act 278 of the Regular Session

1	State of Arkansas As Engrossed: H2/4/21 93rd General Assembly As Engrossed: H2/4/21	
2	= = ==================================	1202
3	Regular Session, 2021 HOUSE BILL 1	.383
4		
5	By: Representative Hawks	
6	By: Senator L. Eads	
7 8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING TAX BOOKS AND	
10	RECORDS; TO CLARIFY THAT THE PREPARER OF THE TAX	
11	BOOKS IS THE CUSTODIAN OF CERTAIN RECORDS; TO AMEND	
12	THE LAW CONCERNING TAX REPORTS FILED IN RELATION TO	
13	THE RATIO OF ASSESSED VALUE TO MARKET VALUE; TO AMEND	
14	THE LAW CONCERNING THE ELECTRONIC ASSESSMENT OF	
15	PROPERTY TAXES AND THE ELECTRONIC REPRODUCTION OF TAX	
16	RECORDS; TO ALLOW FOR THE USE OF ELECTRONIC	
17	REPRODUCTIONS OF TAX RECORDS, ELECTRONIC ASSESSMENT	
18	OF PROPERTY, AND ELECTRONIC OR FACSIMILE SIGNATURES	
19	OF COUNTY OFFICIALS IN RELATION TO TAX BOOKS; AND FOR	
20	OTHER PURPOSES.	
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22		
23	Subtitle	
24	TO AMEND THE LAW CONCERNING THE PREPARER	
25	OF THE TAX BOOKS, THE ELECTRONIC	
26	ASSESSMENT OF PROPERTY TAXES, AND THE	
27	ELECTRONIC REPRODUCTION OF TAX RECORDS.	
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30	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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32	SECTION 1. Arkansas Code § $26-26-304(c)(2)(A)$, concerning the ratio	of
33	assessed value to market value in the assessment year that reappraised valu	ıes
34	are placed on the assessment rolls, is amended to read as follows:	
35	(2)(A) The county clerk <u>preparer of the tax books</u> shall file a	a
36	report with the division showing the percent of true market or actual value	3

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1 at which the county equalization board has equalized the assessed values of 2 the property of the county under the county equalization board's jurisdiction for the year, together with an abstract of the adjusted assessment by total 3 4 of items and value. 5 6 SECTION 2. Arkansas Code § 26-26-716(b), concerning assessment reports 7 filed with the county clerk, is amended to add an additional subdivision to 8 read as follows: 9 (3) An electronic reproduction of a report, list, or roll book 10 kept in accordance with § 13-4-301 is sufficient under this section. 11 12 SECTION 3. Arkansas Code § 26-26-1114(a), concerning the assessment of personal property taxes by mail or by telephone, is amended to read as 13 14 follows: 15 (a) For any assessment of personal property taxes after December 31, 16 1993, a taxpayer may assess the personal property taxes by mail, by 17 telephone, on any available county-owned or county-affiliated website, or in 18 person. 19 SECTION 4. Arkansas Code § 26-28-108, concerning the delivery of tax 20 21 books to the county collector, is amended to add an additional subsection to 22 read as follows: 23 (c) An electronic reproduction of a tax book, warrant, or receipt kept 24 in accordance with 13-4-301 is sufficient under this section. 25 26 SECTION 5. Arkansas Code § 26-28-111 is amended to read as follows: 27 26-28-111. Correction of errors. 28 (a) When, after the tax books have been delivered to the county 29 collector, it is ascertained that there is an error in the real or personal 30 property tax books, the error shall be corrected in the following manner: 31 (1)(A) When the county assessor discovers an error in the real 32 property tax books or any error is brought to the attention of the county 33 assessor by any person, the county assessor shall cause the error to be 34 corrected by completing the following prenumbered form in triplicate,

indicating thereon the correction to be made:

REAL PROPERTY TAX CORRECTION

School D	ist													
City														
Name														
Address_	address							Date			20			
Description of Property	SEC.	TWP.	RGE.	ACRES	100TH	LOT	BLK.	OLD VALU- ATION	COR- RECTED VALU- ATION	NET VALUE CREDIT	NET VALUE DEBIT	MILL	NET TAX CREDIT	NET TAX DEBI
REMARKS														
I hereby certify that I hereby certify that I hereby certify that the above correction the above correction the above correction should be made by the has been made will be incorporated														
Collector in the final settlement Assessor Collector County Clerk Preparer of T Books									Tax					
(B) Upon completing and signing the above real property tax correction form <i>in triplicate</i> , the county assessor shall retain the														
original in the county assessor's records and shall transmit two (2) copies										ies				
$\frac{1}{1}$ the form to the county collector. The county collector shall sign the $\frac{1}{1}$														
copies received from the county assessor, shall retain one (1) copy in the														
county collector's records, form and shall transmit the remaining copy form														
to the c	ounty	/ cle :	rk pr	epare	r of	tax	bool	<u>ks</u> , wh	o shal	l sign	n it a	nd f	ile it	in
the records of the county clerk and retain the form according to law.														
(2)(A) When the county assessor discovers an error in the														
personal	prop	perty	tax	books	or a	ny e	erroi	is b	rought	to th	ne att	enti	on of	the
county assessor, he or she shall cause the error to be corrected by														
completing the following prenumbered form in triplicate, indicating thereon														
the corr	ectio	on to	be n	ade:										
PERSONAL PROPERTY TAX CORRECTION No														
School D	ist													
City														
Name														
Address_									e		2	0		

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1 Description Old Corrected Net Net Net Mill Net Net 2 of Property Valuation Valuation Value Value Value Tax Tax 3 Credit Debit Credit Debit 4 5 REMARKS 6 7 I hereby certify that I hereby certify that I hereby certify that 8 the above correction the above correction the above correction 9 should be made by the has been made will be incorporated 10 Collector in the final settlement 11 County Clerk Preparer of Tax Assessor_____ Collector____ 12 (B) Upon completing and signing the above personal 13 14 property tax correction form in triplicate, the county assessor shall retain 15 the original in the county assessor's records and shall transmit two (2) 16 copies the form to the county collector. The county collector shall sign the 17 two (2) copies received from the county assessor, shall retain one (1) copy 18 in the county collector's records, form and shall transmit the remaining copy 19 form to the county clerk preparer of the tax books who shall sign it and file 20 it in the records of the county clerk and retain the form according to law. 21 (b) The real property tax correction forms and the personal property 22 tax correction forms required by this section to be kept in the records of 23 the county assessor, county collector, and county clerk preparer of the tax 24 books may be destroyed upon the expiration of one (1) year after the date on 25 which the Legislative Joint Auditing Committee accepts and files the audit of the particular office performed by Arkansas Legislative Audit. 26 27 (c)(1) This section applies only to the correction of extension 28 errors, erroneous property descriptions, classifications, or listings. 29 (2)(A) A correction shall be made under this section regardless 30 of whether the error was caused by the county assessor or the taxpayer or was 31 the result of an erroneous record or report or other circumstance. 32 (B) However, a correction under this section shall not be 33 utilized to make any change in the valuation of real or personal property as 34 shown on the tax books and related records other than a change in valuation

necessitated by the correction of factual errors as provided in this section.

(3) A reduction in the valuation of real or personal property

As Engrossed: H2/4/21 HB1383

1	shall not be made, except such as shall have been ordered by the county
2	equalization board, the county court, the circuit court, or the Supreme
3	Court, or be caused by the correction of actual and obvious errors as
4	provided in this section.
5	(d) When the county assessor discovers or is informed of an error
6	described in subsection (c) of this section in the real or personal property
7	tax books before the tax books have been delivered to the county collector,
8	the county assessor shall correct the error directly on the tax books and
9	shall maintain a record of the correction in the county assessor's records.
10	(e) An electronic or facsimile signature of a county assessor, county
11	collector, or county clerk is sufficient under this section.
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13	/s/Hawks
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16	APPROVED: 3/8/21
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