Hall of the House of Representatives

89th General Assembly - Regular Session, 2013

Amendment Form

Subtitle of House Bill No. 1145

TO REPEAL THE AUTHORITY OF LOCAL GOVERNMENTS TO PAY TAXPAYER FUNDS UNDER SERVICE CONTRACTS FOR ECONOMIC AND INDUSTRIAL DEVELOPMENT MANAGEMENT SERVICES.

Amendment No. 1 to House Bill No. 1145

Amend House Bill No. 1145 as originally introduced:

Page 1, line 11, Delete "REPEAL" and substitute "LIMIT"

AND

Page 1, line 13, Delete "COMMUNITY-BASED FOR-PROFIT" and substitute "COMMUNITY-BASED NOT-FOR-PROFIT"

AND

Page 1, line 19, Delete "REPEAL" and substitute "LIMIT"

AND

Delete everything after the enacting clause and substitute the following:

- "SECTION 1. Arkansas Code § 14-174-107 is amended to read as follows: 14-174-107. Services Economic and industrial development management contracts Definitions Annual reports.
- (a) To secure obtain professional economic and industrial development management expertise, local governments are authorized to a local government may contract for such services with a community-based not-for-profit economic development corporation that does not during the term of the contract:
- (1) Make, as defined in § 7-6-201, a contribution, an expenditure, or an independent expenditure to a candidate for elective office; or
 - (2) Make a contribution to:
- (A) An approved political action committee or a prohibited political action committee as those terms are defined in § 7-6-201; or
- - (b) For the purposes of As used in this section;:



- (1) "management" "Management" means:
- (A) economic Economic and industrial development planning, marketing, advertising, public relations, and supervision;
- (B) and operation The operation of industrial parks or other such properties for industrial development or economic development purposes;; and
 - (C) The negotiation of contracts for:
- <u>(i)</u> the <u>The</u> sale or lease of <u>such</u> <u>industrial parks</u> and other properties <u>operated for industrial development or economic</u> <u>development purposes</u>, and; or
- (ii) such other Other operating expenses as the governing body may deem local government considers necessary, convenient, or appropriate. for industrial development or economic development purposes; and
- (c)(1) A community-based not-for-profit economic development corporation that provides services to a local government under a contract authorized by this section shall file an annual report with the local government on or before January 31 each year.
- (2) The annual report shall describe the corporation's activities, disbursements, and expenditures under the contract for the preceding calendar year."

The Amendment was read	
By: Representative Nickels	
DLP/PAT - 02-05-2013 10:07:29	
DLP083	Chief Clerk