1	INTERIM STUDY PROPOSAL 2019-041
2	State of Arkansas
3	92nd General Assembly A Bill
4	Regular Session, 2019SENATE BILL 645
5	
6	By: Senator B. Ballinger
7	Filed with: Senate Committee on City, County, and Local Affairs
8	pursuant to A.C.A. §10-3-217.
9	For An Act To Be Entitled
10	AN ACT CONCERNING SUBURBAN IMPROVEMENT DISTRICTS AND
11	REAL PROPERTY; AND FOR OTHER PURPOSES.
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14	Subtitle
15	CONCERNING SUBURBAN IMPROVEMENT DISTRICTS
16	AND REAL PROPERTY.
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. DO NOT CODIFY. <u>Findings.</u>
22	The General Assembly finds that:
23	(1) The Supreme Court holding in Pulaski County v. Carriage
24	<u>Creek Property Owners Improvement District, 319 Ark. 12, 888 S.W.2d 652</u>
25	(1994), addressed and clarified real property issues within a property
26	owners' improvement district;
27	(2) The findings of the court can be applied to suburban
28	improvement districts to give the districts the ability to gain control of
29	real property that otherwise provides no revenue for the district or local
30	municipalities; and
31	(3) This act will help stabilize the real estate market in
32	suburban improvement districts and encourage growth by providing the suburban
33	improvement districts an opportunity to convey the real property to an
34	individual or entity which, in turn, will generate revenue in assessments for
35	the suburban improvement districts and will generate revenue in ad valorem
36	taxes for the county in which the real property lies.

I.S.P. 2019-041

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2	SECTION 2. Arkansas Code § 14-92-232 is amended to read as follows:
3	14-92-232. Payment of taxes - Enforcement.
4	(a) All taxes levied under the terms of this subchapter shall be
5	payable at the same time as ad valorem real property taxes.
6	(b) Delinquent suburban improvement district assessments shall be held
7	by the county collector, and, if not redeemed, the assessments shall be
8	certified to the Commissioner of State Lands for redemption or sale, pursuant
9	to Act 626 of 1983 <u>Acts 1983, No. 626</u> , as amended.
10	(c) A suburban improvement district may enforce collection of
11	delinquent suburban improvement district assessments by chancery proceedings
12	in the chancery <u>circuit</u> court of the county in the manner as provided for
13	municipal property owners' improvement districts under § 14-94-122.
14	(d) The Commissioner of State Lands may negotiate the redemption and
15	sale of any real property certified to the Commissioner of State Lands by a
16	suburban improvement district even if the certified real property is titled
17	in the name of the suburban improvement district.
18	(e) Real property titled in the name of a suburban improvement
19	district and established under this chapter is public property.
20	(f) Real property titled in the name of a suburban improvement
21	district established under this chapter is held exclusively for a public
22	purpose if:
23	(1) The suburban improvement district acquires title to the real
24	property through foreclosure, quitclaim deed, gift, bequest, or arms-length
25	transaction; and
26	(2) The suburban improvement district is not using the real
27	property in a proprietary manner.
28	<u>(g) A suburban improvement district uses real property in a</u>
29	proprietary manner if:
30	(1) The suburban improvement district intends to sell the real
31	property for an amount that exceeds the value of the assessments lost on the
32	real property since the suburban improvement district was established;
33	(2) The suburban improvement district intends to lease the real
34	property for a period of time in an amount that exceeds the value of the
35	assessments lost on the real property since the suburban improvement district
36	was established; or

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1	(3) The suburban improvement district intends to use the real
2	property in a manner to generate income and revenue solely for the benefit of
3	the suburban improvement district.
4	(h) A suburban improvement district is not using real property in a
5	proprietary manner if the proceeds of the use of the real property are
6	intended to replace the:
7	(1) Value of the lost assessments of the suburban improvement
8	district; or
9	(2) Costs, fees, and expenses paid by the suburban improvement
10	district in obtaining title to the real property in the name of the suburban
11	improvement district.
12	(i) Real property titled in the name of a suburban improvement
13	district and established under this chapter is exempt from the assessment of
14	ad valorem taxes in the county in which the real property is located and
15	shall be removed from the tax rolls upon application from the suburban
16	improvement district that states under oath the suburban improvement district
17	does not intend to use the real property titled in its name in a proprietary
18	manner as described in subsections (g) and (h) of this section.
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21	Referred requested by the Arkansas Senate
22	Prepared by: KLC/VJF
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