Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H4/1/05			
2	2 85th General Assembly A Bill				
3	Regular Session, 2005HOUSE BILL28			2820	
4					
5	By: Representative Mahony				
6					
7					
8	For An Act To Be Entitled				
9	AN ACT TO ALLOW CITIES TO USE ADVERTISING AND				
10	PROMOTI	ON FUND REVENUES TO PROMOTE THE COUNTY	Y		
11	WHERE THE CITY IS LOCATED; AND FOR OTHER				
12	PURPOSE	S.			
13					
14		Subtitle			
15	TO A	LLOW CITIES TO USE ADVERTISING AND			
16	PROMOTION FUND REVENUES TO PROMOTE THE				
17	COUN	TY WHERE THE CITY IS LOCATED.			
18					
19					
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:				
21					
22	SECTION 1. Arkansas Code § 26-75-606 is amended to read as follows:				
23	26-75-606. Use of funds collected.				
24	(a)(1)(A) All funds credited to the city advertising and promotion				
25	fund pursuant to this	subchapter shall be used for advertis	ing and promoti	ng	
26	the city and its envi	rons or for the construction, reconstr	uction, extensi	.on,	
27	equipment, improvement, maintenance, repair, and operation of a convention				
28	center or for the operation of tourist promotion facilities in the city \underline{or}			<u>.</u>	
29	the county where the city is located if the city owns an interest in the				
30	center or facility, and facilities necessary for, supporting, or otherwise			2	
31	pertaining to, a convention center, or for the payment of the principal of,			,	
32	interest on, and fees and expenses in connection with, bonds as provided in			.n	
33	this subchapter in the manner as shall be determined by the city advertising			ng	
34	and promotion commission.				
35	(B) The city advertising and promotion commission may				
36	engage such personnel	and agencies and incur such administr	ative costs tha	ιt	



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1 it deems necessary to conduct its business.

2 (2) The commission is the body that determines the use of the 3 city advertising and promotion fund. Pursuant to this section, if the 4 commission determines that funding of the arts is necessary for or supporting 5 of its city's advertising and promotion endeavors, it can use its funds 6 derived from the hotel and restaurant tax.

7

(3) [Repealed].

8 (b)(1) Any city of the first class which is authorized to levy and 9 does levy a tax pursuant to this subchapter is authorized to use or pledge all, or any part of, the revenues derived from the tax for the purposes 10 11 prescribed in this subchapter or for the operation of tourist-oriented 12 facilities, including, but not limited to, theme parks and other family entertainment facilities, or for the retirement of bonds issued for the 13 14 establishment and operation of other tourist-oriented facilities, including, 15 but not limited to, theme parks and other family entertainment facilities. 16 These revenues shall be used or pledged for the purposes authorized in this 17 subsection only upon approval of the city advertising and promotion commission created pursuant to this subchapter. 18

19 (2) Funds credited to the city advertising and promotion fund pursuant to this subchapter may be used, spent, or pledged by the commission, 20 21 in addition to all other purposes prescribed in this subchapter, on and for 22 the construction, reconstruction, repair, maintenance, improvement, 23 equipping, and operation of public recreation facilities in said city or the 24 county where the city is located if the city owns an interest in the center or facility, including, but not limited to, facilities constituting city 25 26 parks, and also for the payment of the principal of, interest on, and fees 27 and expenses in connection with, bonds, as provided in this subchapter, in 28 the manner as shall be determined by the city advertising and promotion 29 commission for the purpose of such payment.

30 (c)(1) All local taxes levied as authorized in § 26-75-602(a) shall be 31 credited to the city advertising and promotion fund and shall be used for the 32 purposes described in subsections (a) and (b) of this section.

33 (2) Such taxes shall not be used:
34 (A) For general capital improvements within the city <u>or</u>

35 <u>county</u>;

36

(B) For the costs associated with the general operation of

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1	the city <u>or county</u> ; or		
2	(C) For general subsidy of any civic groups or the chamber		
3	of commerce.		
4	(3) However, the advertising and promotion commission may		
5	contract with such groups to provide to the commission actual services that		
6	are connected with tourism events or conventions.		
7	(4) The authorization and limitations contained in this		
8	subsection shall be reasonably construed so as to provide funds for promoting		
9	and encouraging tourism and conventions while not allowing such special		
10	revenues to be utilized for expenditures that are normally paid from general		
11	revenues of the city.		
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13	/s/ Mahony		
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