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: H3/21/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2967
4			
5	By: Representative Saunder	rs	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO ESTABLISH CRITERIA FOR THE CREATION OF		
10	REDEVE	LOPMENT DISTRICTS BY CITIES AND COUN	TIES;
11	AND FO	R OTHER PURPOSES.	
12		~	
13		Subtitle	
14		ACT TO ESTABLISH CRITERIA FOR THE	
15		ATION OF REDEVELOPMENT DISTRICTS BY	
16	CIT	IES AND COUNTIES.	
17			
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
20 21	SECTION 1 Am	kansas Code § 14-168-305 is amended	to road as follows.
22		reation of district.	LO TEAU AS TOTIOWS:
23		governing body, upon its own initia	tive or upon request
24		owners or upon request of the city	
25		gnate the boundaries of a proposed r	
26	district.		edevelopment
27		cal governing body shall hold a publ	ic hearing at which
28		re afforded a reasonable opportunity	-
29	views on the proposed	d creation of a redevelopment distri	ct and its proposed
30	boundaries.	-	
31	(2)(A) I	Notice of the hearing shall be public	shed in a newspaper
32	of general circulation	on in the city or county at least fi	fteen (15) days prior
33	to the hearing.		
34	(B)) Prior to this publication, a copy	of the notice shall
35	be sent by first-clas	ss mail to the chief executive offic	er of all local
36	governmental and tax	ing entities having the power to lev	y taxes on property



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1	located within the proposed redevelopment district and to the school board of		
2	any school district which includes property located within the proposed		
3	redevelopment district.		
4	(c) After the publication of notice and the hearing on the proposed		
5	redevelopment district, the local governing body shall determine if the		
6	proposed redevelopment district is consistent with the purposes of this		
7	subchapter and, when making the determination, shall take into consideration		
8	the following factors:		
9	(1) The timing, number, and types of new jobs to be created by		
10	the proposed redevelopment district;		
11	(2) The type of industry that the proposed redevelopment		
12	district would promote;		
13	(3) Whether the project would occur within the State of Arkansas		
14	if the proposed redevelopment district is not created; and		
15	(4) Whether the anticipated benefits in employment generated by		
16	the proposed redevelopment district, both on a direct and indirect multiplier		
17	basis, provide an adequate net benefit to the public when compared to the		
18	local tax revenues and fees invested by those entities whose tax revenues are		
19	affected by the proposed redevelopment district.		
20	(d) The governing body shall not approve a proposed redevelopment		
21	district unless the governing body:		
22	(1) Certifies that there is a reasonable expectation that the		
23	property taxes on the properties adjacent to the redevelopment district will		
24			
25	increase more than they would have without the creation of the proposed		
-	increase more than they would have without the creation of the proposed redevelopment district;		
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	redevelopment district;		
26	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment		
26 27	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the		
26 27 28	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the boundaries of the proposed redevelopment district where the total equalized		
26 27 28 29	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the boundaries of the proposed redevelopment district where the total equalized assessed value of the proposed redevelopment district has declined for the		
26 27 28 29 30	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the boundaries of the proposed redevelopment district where the total equalized assessed value of the proposed redevelopment district has declined for the last two (2) county appraisal cycles; and		
26 27 28 29 30 31	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the boundaries of the proposed redevelopment district where the total equalized assessed value of the proposed redevelopment district has declined for the last two (2) county appraisal cycles; and (3) Determines that private improvements for the proposed		
26 27 28 29 30 31 32	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the boundaries of the proposed redevelopment district where the total equalized assessed value of the proposed redevelopment district has declined for the last two (2) county appraisal cycles; and (3) Determines that private improvements for the proposed redevelopment district exceed twenty-five percent (25%) of the total value of		
26 27 28 29 30 31 32 33	redevelopment district; (2) Determines that the boundaries of the proposed redevelopment district are in a blighted area, which includes an improved area within the boundaries of the proposed redevelopment district where the total equalized assessed value of the proposed redevelopment district has declined for the last two (2) county appraisal cycles; and (3) Determines that private improvements for the proposed redevelopment district exceed twenty-five percent (25%) of the total value of the county appraisal of the proposed redevelopment district, excluding road,		

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1 governing body shall adopt an ordinance creating the redevelopment district 2 which: (1) Describes the boundaries of a redevelopment district 3 4 sufficiently definite to identify with ordinary and reasonable certainty the 5 territory included in, which boundaries may create a contiguous or 6 noncontiguous district; 7 (2) Creates the redevelopment district as of a date provided in 8 it; 9 (3)(A) Assigns a name to the redevelopment district for 10 identification purposes. 11 (B) The name may include a geographic or other 12 designation, shall identify the city or county authorizing the district, and shall be assigned a number, beginning with the number one (1). 13 14 (C) Each subsequently created district shall be assigned 15 the next consecutive number; and 16 (4) Contains findings that the real property within the 17 redevelopment district will be benefited by eliminating or preventing the development or spread of slums or blighted, deteriorated, or deteriorating 18 19 areas, or discouraging the loss of commerce, industry, or employment, or increasing employment, or any combination thereof. 20 21 (d) (f) (1) No county shall establish a redevelopment district, any 22 portion of which is within the boundaries of a city. 23 (2) Provided, however, that one (1) or more local governments 24 through interlocal agreement may join in the creation of a district, the 25 boundaries of which lie in one (1) or more local governments. 26 $\frac{(e)}{(g)}(1)$ The ordinance shall establish a special fund as a separate 27 fund into which all tax increment revenues and other revenues designated by 28 the local government for the benefit of the redevelopment district shall be 29 deposited, and from which all project costs shall be paid. 30 (2) Such special fund may be assigned to and held by a trustee for the benefit of bondholders if tax increment financing is used. 31 32 (f) (h) (l) The boundaries of the redevelopment district may be modified 33 from time to time by ordinance of the local government. 34 (2) Provided, however, that in the event any bonds, notes or 35 other obligations are outstanding with respect to the redevelopment district, 36 any change in the boundaries shall not reduce the amount of tax increment

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1	available to secure such tax increment financing.
2	(3)(A) A redevelopment district shall become active within five
3	(5) years of its creation by:
4	(i) Issuing bonds, notes, or other indebtedness
5	obligations; or
6	(ii) Substantial completion of planned improvements.
7	(B) A redevelopment district failing to meet the
8	requirements of subdivision (h)(3)(A) of this section shall be dissolved.
9	
10	SECTION 2. Arkansas Code § 14-168-322 is amended to read as follows:
11	14-168-322. Impact reports.
12	(a) The local governing body shall report annually to the Assessment
13	Coordination Department the current value and incremental value of a
14	redevelopment district and the properties adjacent to the redevelopment
15	district.
16	(b) The Assessment Coordination Department, in cooperation with other
17	state agencies and local governments, shall make a comprehensive impact
18	report to the Governor and to the General Assembly at the beginning of each
19	biennium as to the economic, social, and financial effect and impact of
20	community redevelopment financing projects.
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22	/s/ Saunders
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