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: H3/8/07 H3/8/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL 2246	
4				
5	By: Representatives L. Smith, P	ennartz		
6	By: Senator Baker			
7				
8				
9	For An Act To Be Entitled			
10	AN ACT CONCERNING CENTRAL BUSINESS IMPROVEMENT			
11	DISTRICTS	AND FOR OTHER PURPOSES.		
12				
13		Subtitle		
14		NING CENTRAL BUSINESS IMPROVE	EMENT	
15	DISTRIC	CTS.		
16				
17	DE IM ENLOWED DV MILE OF	UPDAT ACCOMPLY OF MAN CMAMP O	.T. ADIZANOAO	
18 19	BE II ENACIED BY THE GEN	ERAL ASSEMBLY OF THE STATE O	r ARKANSAS:	
20	SECTION 1 Arkana	as Code & 1/-18/-103 is amen	ded to read as follows:	
21	SECTION 1. Arkansas Code § 14-184-103 is amended to read as follows: 14-184-103. Legislative determinations.			
22		ned and declared by the Gene	ral Assembly that.	
23		erioration of the central bu	·	
24		reason of obsolescence, over		
25	•	eleterious land use, or a co		
26	_	t to the property tax and ot		
27	municipalities;			
28	(2) Increas	es in population and automob	ile usage have created	
29	conditions of traffic co	ongestion in central business	districts, and such	
30	conditions constitute a	hazard to the safety of pede	strians and impede the	
31	use of public rights-of-	way;		
32	(3) The eli	mination of urban blight and	decay and the	
33	modernization and general improvement of central business districts by			
34	governmental action are considered necessary to promote the public health,			
35	safety, and welfare of t	he communities; and		
36	(4) The res	toration of central business	districts is the	

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- 1 appropriate subject for remedial legislation. 2 (b) It is further determined and declared by the General Assembly 3 that: 4 (1) Municipalities should be encouraged to create self-financing 5 improvement districts and designated district management corporations to 6 execute self-help programs to enhance local business climates; and 7 (2) Municipalities should be given the broadest possible 8 discretion in establishing self-help programs consistent with local needs, 9 goals, and objectives. 10 SECTION 2. Arkansas Code § 14-184-111 is amended to read as follows: 11 14-184-111. Board of commissioners. 12 13 (a)(1)(A) In the ordinance creating a central business improvement district, the governing body shall appoint five (5) a minimum of five (5) 14 persons who shall be owners of real property in the district, or officers or 15 16 stockholders of a corporation owning real property within the district, as 17 commissioners, who shall compose a board of commissioners for the district. 18 (B) In cities operating under a commission form of 19 government, the mayor and city commissioners, by virtue of their offices, 20 shall may be commissioners of each district and shall may comprise the board 21 of each district. 22 (2)(A) At the initial meeting of commissioners, the governing 23 body of the municipality shall divide randomly the commissioners into three 24 (3) groups roughly equal in number. 25 (B)(i) The first group of commissioners shall serve a term 26 of two (2) years. 27 (ii) The second group of commissioners shall serve a 28 term of four (4) years. 29 (iii) The third group of commissioners shall serve a 30 term of six (6) years. 31 (C) Following the initial group of commissioners, all
- 33 $\frac{(2)(3)}{(3)}$ The board of commissioners shall elect a chairman and a secretary.

commissioners shall serve a term of six (6) years.

35 (b)(1)(A)(i) All vacancies that may occur after the board shall have 36 been organized shall be filled by the governing body.

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1	(ii) The vacating member shall serve, if possible,		
2	until a successor is appointed by the governing body of the municipality.		
3	(B) If all places on the board shall become vacant, or		
4	those appointed shall refuse or neglect to act or shall cease to have the		
5	qualifications required for their original appointment, new members shall be		
6	appointed by the governing body as in the first instance.		
7	(2)(A)(i) The governing body shall have the power to remove the		
8	board, or any member of it, by a two-thirds $(2/3)$ vote of the whole number of		
9	the members of the governing body.		
10	(ii) Removal shall be for cause only and after a		
11	hearing upon sworn charges preferred in writing by a property owner in the		
12	district. Ten (10) days' notice of the hearing on the charges shall be given.		
13	(B) The governing body shall have the power to remove the		
14	board, or any member of it, by a vote of the majority of the whole number of		
15	the members elected to the governing body upon the written petition of the		
16	owners of a majority in assessed value of the property located within the		
17	district, after a hearing upon ten (10) days' notice to each member of the		
18	board affected.		
19	(c) The members of the board shall receive no compensation for their		
20	services but may be reimbursed for their actual expenses incurred in the		
21	performance of their duties.		
22			
23	SECTION 3. Arkansas Code § 14-184-115 is amended to read as follows:		
24	14-184-115. Powers of improvement district generally.		
25	A central business improvement district shall have all powers necessary		
26	or desirable to undertake and carry out any or all parts of the planned		
27	improvement including, but not limited to, the following:		
28	(1) Existence as a body corporate, having the power to sue and		
29	to be sued and to contract in its name;		
30	(2) To own, acquire, improve, operate, maintain, sell, lease as		
31	lessor or lessee, and contract concerning, or otherwise deal in or dispose		
32	of, any and all real and personal property necessary or desirable for the		
33	accomplishment of the plan;		
34	(3)(A) To acquire, construct, install, operate, maintain, and		
35	contract regarding pedestrian or shopping malls, plazas, sidewalks or moving		
36	sidewalks, narks, narking lots, narking garages, offices, urban residential		

- 1 facilities including, without limitation, apartments, condominiums, hotels,
- 2 motels, convention halls, rooms, and related facilities, and buildings and
- 3 structures to contain any of these facilities, bus stop shelters, decorative
- 4 lighting, benches or other seating furniture, sculptures, telephone booths,
- 5 traffic signs, fire hydrants, kiosks, trash receptacles, marquees, awnings or
- 6 canopies, walls and barriers, paintings or murals, alleys, shelters, display
- 7 cases, fountains, child-care facilities, restrooms, information booths,
- 8 aquariums or aviaries, tunnels and ramps, pedestrian and vehicular overpasses
- 9 and underpasses;
- 10 (B) To acquire airspace for, and to construct, pedestrian
- 11 walkways through buildings; and
- 12 (C) To construct each and every other useful, necessary,
- 13 or desired facility or improvement which may secure and develop industry and
- 14 be conducive to improved economic activity within the district.
- 15 (4) To landscape and plant trees, bushes and shrubbery, grass,
- 16 flowers, and each and every other kind of decorative planting;
- 17 (5) To install and operate, or to lease, public music and news
- 18 facilities;
- 19 (6) To acquire and operate buses, minibuses, mobile benches, and
- 20 other modes of transportation;
- 21 (7) To construct and operate child-care facilities;
- 22 (8) To acquire air rights for and to construct, operate, and
- 23 maintain pedestrian overpasses, vehicular overpasses, public restaurants or
- 24 other facilities within the air rights, to establish, operate, and maintain
- 25 other restaurants or public eating facilities within the district, and to
- 26 lease space within the district for sidewalk cafe tables and chairs;
- 27 (9) To construct lakes, dams, and waterways of whatever size;
- 28 (10) To employ and provide special police facilities and
- 29 personnel for the protection and enjoyment of the property owners and the
- 30 general public using the facilities of the district;
- 31 (11) To employ such persons as are necessary to procure such
- 32 equipment as may be required to maintain the streets, alleys, malls, bridges,
- 33 ramps, tunnels, lawns, trees, and decorative planting of each and every
- 34 nature, and every structure or object of any nature whatsoever constructed or
- 35 operated by the district;
- 36 (12) To grant permits for newsstands, sidewalk cafes, and every

1	other useful and desired private usage of public or private property;		
2	(13) To prohibit or restrict vehicular traffic on the streets		
3	within the district as the governing body may deem necessary and to provide		
4	the means for access by emergency vehicles to or in these areas;		
5	(14) To acquire, construct, reconstruct, extend, maintain,		
6	operate, repair, or lease to others for public use, parking lots, or parking		
7	garages, both above and below ground, or other facilities for the parking of		
8	vehicles, including the power to install these facilities in public and		
9	private areas, whether these areas are owned in fee simple, by easement, or		
10	by leasehold, with the approval and authority of the governing body and,		
11	where desirable, to exchange property in kind by negotiations with private		
12	owners, in the acquisition of property and property rights for the public		
13	purposes contemplated by this subchapter;		
14	(15)(A) To remove, by agreement or by the power of eminent		
15	domain, any existing structures or signs of any description in the district		
16	not conforming to the plan of improvement; and		
17	(B) To require, whether by agreement or by the exercise of		
18	eminent domain, any or all utilities servicing the district to lay such pipe		
19	extend such wires, provide such facilities, or conform, modify, or remove		
20	existing facilities to effectuate the plan of improvement for the district;		
21	and		
22	(16) To provide services for the improvement and operation of		
23	the district including, without limitation:		
24	(A) Promotion and marketing;		
25	(B) Advertising;		
26	(C) Health and sanitation;		
27	(D) Public safety;		
28	(E) Security;		
29	(F) Undertake traffic and parking improvements;		
30	(G) Recreation;		
31	(H) Cultural enhancement;		
32	(I) Consultation regarding planning, management, and		
33	development activities;		
34	(J) Maintenance of improvements;		
35	(K) Activities in support of business or residential		
36	recruitment, retention, or management development;		

1	(L) Aesthetic improvements, including the decoration,		
2	restoration, or renovation of any public place or building facade and		
3	exterior in public view that confers a public benefit;		
4	(M) Furnishing music in any public place;		
5	(N) Special event and festival management;		
6	(0) Professional management, planning, and promotion of		
7	the district;		
8	(P) Stabilization, maintenance, rehabilitation, adaptive		
9	reuse of historic buildings; and		
10	(Q) Design assistance; and		
11	$\frac{(16)}{(17)}$ To do everything necessary or desirable to effectuate		
12	the plan of improvement for the district.		
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14	/s/ L. Smith		
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