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	A D:11	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		SENATE BILL 298
4			
5	By: Senator Bisbee		
6	By: Representatives Anderson,	Medley	
7			
8		For An Act To Be Entitled	
9	AN ACT TO CLARIFY THE EXEMPTIONS TO THE		
10	DEFINITION OF "DEVELOPMENT IMPACT FEE"; TO		
11 12	PROVIDE FOR A REFUND OF CERTAIN FEES; AND FOR		
12	OTHER PURPOSES.		
14	OTHER TOP		
15		Subtitle	
16	AN ACT	T TO CLARIFY THE EXEMPTIONS TO T	THE
17		TION OF "DEVELOPMENT IMPACT FEE	
18		) PROVIDE FOR A REFUND OF CERTAI	
19	FEES.		
20			
21			
22	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF .	ARKANSAS:
23			
24	SECTION 1. Arkan	sas Code § 14-56-103(a)(3), con	cerning development
25	impact fees, is amended	to read as follows:	
26	(3)(A) "De	velopment impact fee" means a f	ee or charge imposed by
27	a municipality or by a municipal service agency upon or against a development		
28	in order to generate revenue for funding or for recouping expenditures of the		
29	municipality or municipal service agency that are reasonably attributable to		
30	the use and occupancy of the development. A fee or charge imposed for this		
31	purpose is a "development impact fee" regardless of what the fee or charge is		
32	named.		
33	(B)	"Development impact fee" shall	not include:
34		(i) Any ad valorem real prope	-
35		(ii) Any special assessments	for an improvement
36	district;		



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1	(iii) Any <del>utility hookup fees or access fees</del> fee for		
2	making the physical connection for utility services, or any fee to recover		
3	the construction costs of the line to which the connection is made; or		
4	(iv) Any fees for filing development plats or plans		
5	for building permits or for construction permits assessed by a municipality		
6	or a municipal service that are approximately equal to the cost of the plat,		
7	plan, or permit review process to the municipality or the municipal service		
8	agency;		
9			
10	SECTION 2. <u>Retroactive Effect.</u>		
11	This act shall be applied retroactively to July 16, 2003. Any		
12	municipality or municipal service agency that, on or after July 16, 2003,		
13	collected a utility hookup fee or access fee, as a item separate from a		
14	development impact fee, shall refund any portion of the fee or fees that were		
15	not levied for making the physical connection for utility services or to		
16	recover the construction costs of the line to which the connection is made.		
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