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: S3/1/07 S3/7/07 H3/21/0	07 H3/30/07					
2	86th General Assembly	A B1ll						
3	Regular Session, 2007		SENATE BILL 373					
4								
5	By: Senators Brown, Steele	, Madison, Wilkins, Crumbly, Baker						
6	By: Representatives D. Johnson, Adcock, Webb, Allen, T. Baker, Chesterfield, Davis, J. Johnson,							
7	Rainey, Overbey, Dunn, Saunders, Wills, Blount, Cornwell, S. Dobbins, Harrelson, Hall, W. Lewellen,							
8	Hardy							
9								
10								
11	For An Act To Be Entitled							
12	AN ACT	TO AMEND VARIOUS STATUTES P	ERTAINING TO					
13	TAX DE	LINQUENT PROPERTY; AND FOR O	THER PURPOSES.					
14								
15		Subtitle						
16	AN	ACT TO AMEND VARIOUS STATUTE	S					
17	PER'	FAINING TO TAX DELINQUENT PR	OPERTY.					
18								
19								
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STAT	IE OF ARKANSAS:					
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22	SECTION 1. Arl	cansas Code § 22-6-501(b)(1)	, concerning restrictive					
23	covenants in a deed i	for the disposition of state	lands to a state agency,					
24	state institution, c	ty, county, or school distr	ict, is amended to read as					
25	follows:							
26	(b)(l) The deed	issued by the Commissioner	of State Lands to a state					
27	department or agency,	state institution, city, c	ounty, or school district					
28	shall <u>may</u> contain res	strictive covenants or reser	vations stating that should					
29	the governmental unit	no longer desire to use th	e land for the proposed use					
30	stated in the applica	ation, said governmental uni	t shall submit a subsequent					
31	letter of application	n to the Commissioner of Sta	te Lands to request change in					
32	the use of the proper	cty, and the Commissioner of	State Lands shall accept,					
33	modify, or disallow t	the request.						
34								
35	SECTION 2. Arl	ansas Code § 22-6-501, conc	erning transfers of tax-					
36	forfeited land, is an	nended to add additional sub	sections to read as follows:					



1	(e)(1) Land donated by the Commissioner of State Lands under						
2	this section may be used for any lawful purpose or transferred pursuant to						
3	any lawful authority of the city or town.						
4	(2) Owners of property donated to a city or town under this						
5	section shall not have any right to retain any of the appraised value of the						
6	property.						
7	(f) Prior to conveyance of property, the Commissioner of State Lands						
8	may give consideration to the following issues:						
9	(1) Whether the prospective purchaser has a pattern or practice						
10	of not paying fines resulting from a citation for violation of state laws or						
11	regulations or local codes and ordinances;						
12	(2) Whether the prospective purchaser has a pattern or practice						
13	of not timely paying property taxes; and						
14	(3) Whether the prospective purchaser was the prior owner of						
15	real property that was transferred to the Commissioner of State Lands as a						
16	result of tax delinquency during the preceding three (3) years.						
17							
18	SECTION 3. Arkansas Code § 26-37-203 is amended to read as follows:						
19	(a) If the tax-delinquent land is not redeemed within the thirty-day						
20	period, the Commissioner of State Lands shall issue a limited warranty deed						
21	to the land.						
22	(b)(l) Except as provided in subdivision s (b)(2) and (3) of this						
23	section, all actions to contest the validity of the conveyance shall be						
24	brought within two (2) years <u>one (1) year</u> after the date of the conveyance or						
25	thereafter be barred.						
26	(2) A cause of action by a person suffering a mental incapacity,						
27	a minor, or a person serving in the United States armed forces during time of						
28	war during the two-year period shall be brought within two (2) years after						
29	the disability is removed, the minor reaches majority, or the person is						
30	released from active duty with the armed forces.						
31	(3) An action to challenge the conveyance to a purchaser of land						
32	that was sold at a negotiated sale under § 26-37-101 shall be brought within						
33	ninety (90) days after the date of the conveyance or thereafter be barred.						
34	(c) No deed issued after January 1, 1987, by the Commissioner of State						
35	Lands shall be void or voidable on the ground that the county did not						
36	strictly comply with the laws governing tax-delinquent land if prior to the						

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issuance of the deed the Commissioner of State Lands complied with the laws
 governing the disposition of tax-delinquent land.

3 (d) Nothing in this section shall prevent any taxpayer from attacking 4 a deed issued by the Commissioner of State Lands on the ground that taxes 5 have actually been paid.

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SECTION 4. Arkansas Code § 26-37-209 is amended to read as follows: 26-37-209. Compensation for improvements.

9 (a)(1) Except as provided in subdivision (a)(2) of this section, no <u>No</u> 10 purchaser <u>under this chapter</u> of any land or town lot or city lot nor any 11 person claiming under him or her shall be entitled to any compensation for 12 any improvement that he or she shall make on the land or town lot or city lot 13 within two (2) years from and after the sale of the land or town lot or city 14 lot the time frame established in § 26-37-203.

15 (2) No purchaser of land that was sold at a negotiated sale
16 under § 26-37-101 shall be entitled to any compensation for any improvement
17 that he or she makes to the land within ninety (90)days after the date of the
18 sale the time frame established in § 26-37-203.

19 (b)(1) Except as provided in subdivision (b)(2) of this section for
20 For an improvement made after two (2) years from the date of sale after the
21 expiration of the time frame established in § 26-37-203, the purchaser under
22 this chapter shall be allowed the full cash value of the improvement, and the
23 allowance shall be a charge upon the land.

(2) For an improvement made after ninety (90) days from the date of sale the expiration of the time frame established in § 26-37-203 to a subdivided lot that was purchased at a negotiated sale under § 26-37-202(b), the purchaser shall be allowed the full cash value of the improvement, and the allowance shall be a charge upon the land.

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30 SECTION 5. Arkansas Code § 26-37-301(b), pertaining to tax foreclosure 31 sales, is amended to read as follows:

32 (b)(1) The notice to the owner or interested party shall also indicate 33 that the tax-delinquent land will be sold if not redeemed prior to the date 34 of sale.

35 (2) The notice shall also indicate the sale date, and that date 36 shall be no earlier than two (2) years <u>one (1) year</u> after the land is

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1	certified	to	the	Commissioner	of	State	Lands.
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3						/s/	Brown
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