1	State of Arkansas	
2	88th General Assembly A B1II	
3	Regular Session, 2011 HOUSE BILL 1779	
4		
5	By: Representative Webb	
6		
7	For An Act To Be Entitled	
8	AN ACT CONCERNING TRANSPORTATION FUNDING THAT AMENDS	
9	THE STATE AID STREETS LAW; AND FOR OTHER PURPOSES.	
10		
11		
12	Subtitle	
13	CONCERNING TRANSPORTATION FUNDING THAT	
14	AMENDS THE STATE AID STREETS LAW.	
15		
16		
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
18		
19	SECTION 1. Arkansas Code § 27-70-204(a), concerning interest on stat	е
20	highway department funds, is amended to read as follows:	
21	27-70-204. Interest on state highway department funds.	
22	(a) On the first day of business of the month, the Treasurer of Stat	е
23	shall compute the average daily balance of the State Highway and	
24	Transportation Department Fund, including all internal accounts and funds,	
25	including, but not limited to, the Special Construction Account, the State	
26	Aid Road Fund, the State Aid Street Account Fund, the State Highway and	
27	Transportation Department Fund, and any other funds administered by the	
28	Arkansas State Highway and Transportation Department during the preceding	
29	month and shall transfer on that day to the State Highway and Transportatio	n
30	Department Fund interest on the average daily balance to be computed at a	
31	rate equivalent to the average rate of interest earned on all State Treasur	У
32	funds invested, excluding the interest rate paid on open account deposits,	
33	during the preceding month.	
34		
35	SECTION 2. Arkansas Code Title 27, Chapter 72, Subchapter 4 is amend	ed
36	to read as follows:	

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1	27-72-401. Definition Definitions.
2	As used in this subchapter, unless the context otherwise requires,
3	"state aid streets" means those streets or state highways determined to be or
4	the Federal-Aid Urban System as defined in the Federal-Aid Highway Act of
5	1973 and any other public streets jointly selected by the Arkansas State
6	Highway and Transportation Department and responsible municipal officials as
7	determined by the governing body. System mileage and modification will be in
8	accordance with federal directives or concurrent state and municipal action.
9	As used in this subchapter:
10	(1) "Betterment" means any construction or reconstruction on a
11	state aid-designated street that results in an improvement that exceeds or
12	equals any previous improvement whether or not the previous improvement was
13	financed in part or in whole through the provisions of this subchapter;
14	(2)(A) "Construction" means any proposal submitted by a
15	municipality which meets the definition of betterment as opposed to
16	maintenance.
17	(B) "Construction" includes reconstruction or improvement;
18	(3) "Maintenance" means any act of work which maintains the
19	improvement in serviceable condition;
20	(4) "Municipality" means a city of the first class, a city of
21	the second class, or an incorporated town;
22	(5)(A) "State aid" means funds to be expended on state aid
23	streets and includes any sum or sums provided by the General Assembly to
24	supplement funds furnished by the several municipalities for the purpose of
25	constructing, improving, widening, straightening, surfacing, or
26	reconstructing streets or bridges on the state aid system.
27	(B) "State aid" shall be available to the several
28	municipalities in a proportion to be fixed and determined by law; and
29	(6)(A) "State aid streets" means the classification of municipal
30	streets composing the major and minor arterial and collector routes feeding
31	into local trade areas or into the state highway system that are not
32	designated as state highways.
33	(B) "State aid streets" include those routes that:
34	(i) Are particularly essential to the conservation
35	and development of economic and social value;
36	(ii) Encourage desirable land utilization; and

1	(iii) Have in addition one (1) or more of the
2	following characteristics:
3	(a) Extend to communities within and beyond
4	the municipality;
5	(b) Connect with roads of major importance to
6	municipalities or to counties;
7	(c) Connect with state highways to form a
8	complete network of main feeder roads;
9	(d) Carry heavy volumes of traffic serving
10	major business interests of the municipality; or
11	(e) Collect traffic at reasonable intervals
12	from several local streets.
13	(C) "State aid streets" include bridges and ferries.
14	
15	27-72-402. Coordination with state aid road system Establishment —
16	Scope.
17	Every effort will be made to coordinate the establishment of the state
18	aid system with the state aid street system to assure system continuity.
19	(a) A system of state aid streets in each municipality is established
20	to:
21	(1) Consist of the major and minor arterial and collector routes
22	not on the state highway system feeding into local trade areas or into the
23	state highway system; and
24	(2) Provide a program for the construction and improvement of
25	state aid streets.
26	(b)(1) A state aid system of streets is established for designation by
27	cooperative action of the state and municipalities, as classified and defined
28	in this subchapter.
29	(2) This system shall be designated by the several mayors or
30	chief executive officers of the respective municipalities with the consent
31	and approval of the state aid engineer.
32	(c) This subchapter shall not be construed to deprive or diminish the
33	powers and duties of the mayor or chief executive officer of any municipality
34	in the exercise of his or her constitutional control over municipal streets.
35	
36	27-72-403. Prohibited projects State Aid Division.

1 (a) No funds shall be spent hereunder on any project which shall not 2 culminate directly in a paved hard-surfaced street. None of these funds shall be used for maintenance of state aid streets. 3 4 (b) Surface overlays of state aid streets are eligible for funding. There is created in the Arkansas State Highway and Transportation 5 6 Department a division to be known as the State Aid Division, subject to the 7 availability and appropriation of funding. 8 9 27-72-404. Receipt and expenditure of money. 10 Any municipality shall be entitled to receive and to expend state aid 11 street moneys in conjunction with moneys furnished by the municipality or 12 available federal funds on state aid streets within the municipality, 13 provided that: 14 (1) The state aid street system has been designated; 15 (2) The city has a legally adopted improvement code for city 16 street construction or presents a street improvement plan prepared by a 17 registered professional engineer; 18 (3) An annual street improvement program has been approved by 19 the state aid engineer; and 20 (4) The state aid engineer determines that the street improvements are determined to be adequate based on the local conditions and 21 22 are not in conflict with federal regulations. 23 27-72-405. State aid engineer. 24 25 The state aid engineer, under the direction of the Director of State 26 Highways and Transportation, shall have the following powers and duties: 27 (1) Supervise and inspect all state aid street projects as the 28 work progresses. Upon final completion of any project, the state aid engineer shall cause a final inspection to be made of such project for the purpose of 29 30 determining whether the project has been completed satisfactorily in accordance with the plans and specifications. If satisfactorily completed, he 31 32 shall approve payment of the final estimate on the project. The state aid 33 engineer must certify partial and final completion of municipal street improvement utilizing state aid street funds. No progress or final estimate 34 35 either on a contract or a force account project shall be paid unless approved in such manner by the state aid engineer, and on all contracts or force 36

1	accounts projects a percentage of ten percent (10%) of each estimate thereon
2	paid shall be retained until final acceptance of such project;
3	(2) Be subject to the direction of the State Highway Commission,
4	provided that both the state aid engineer and the State Highway Commission
5	shall be bound by the provisions hereof;
6	(3) Be responsible for notifying the local municipalities of the
7	state aid street funds that are available for street improvements and
8	certifying payment of the funds when satisfied that street work has been
9	completed by the municipality or by contract; and
10	(4) Prepare and distribute procedures to the various
11	municipalities under which the state aid street funding program will be
12	administered and assist those municipalities desiring aid in developing
13	street improvement standards, but no statewide street specifications will be
14	<del>issued.</del>
15	(a) The State Aid Division of the Arkansas State Highway and
16	Transportation Department shall be headed by a state aid engineer to be
17	appointed by and to serve at the pleasure of the State Highway Commission.
18	(b) The state aid engineer shall be a registered engineer with at
19	least three (3) years' experience as a highway engineer and a thorough
20	knowledge of municipal street problems.
21	(c) The state aid engineer under the direction of the State Highway
22	Commission shall:
23	(1) Advise the mayors and chief executive officers of the
24	several municipalities on all matters of policy, use of funds, minimum
25	standards for state aid streets, safeguards in accounting methods, and other
26	related matters and cooperate with the mayors and chief executive officers on
27	all matters connected with the layout and construction of state aid streets;
28	(2) Promulgate uniform and reasonable rules as he or she may
29	deem necessary to:
30	(A) Effectuate a proper designation of state aid streets
31	to be constructed in each municipality; and
32	(B) Develop the methods for determining priority of
33	construction, the making of surveys, and the preparation of plans and
34	specifications for the construction of state aid streets;
35	(3) Provide a uniform system of accounting in the expenditure of
36	moneys from the State Aid Street Fund;

1	(4)(A) Prepare and promulgate practical uniform design standards
2	and specifications for the construction of state aid streets.
3	(B) The minimum design standards and specifications may be
4	modified or amended from time to time as the state aid engineer deems
5	necessary; provided, however, that in any municipality with design standards
6	as part of its adopted master street plan, any project proposed as part of
7	the state aid streets program according to those adopted municipal design
8	standards shall be deemed to have met the design standards for state aid
9	streets;
10	(5) Advise and cooperate with the mayors and chief executive
11	officers:
12	(A) In the selection and designation of the municipal
13	streets which are to be made a part of the state aid street system, as
14	provided for in this subchapter; and
15	(B) To approve or disapprove the selection of streets to
16	be made a part of the state aid street system by the respective mayors and
17	chief executive officers;
18	(6) Prepare and submit to the State Highway Commission all
19	proposed contracts to be let for the construction or reconstruction of state
20	aid streets, but before submitting the contracts to the commission, he or she
21	shall submit them to the mayor or chief executive officer of the municipality
22	in which the work is to be performed so that the mayor or chief executive
23	officer may determine that they include in all respects the work the
24	municipality desires to be done in the municipality to be paid from state aid
25	funds; and
26	(7)(A) To personally, or through his or her designated
27	assistants, supervise and inspect all state aid street projects as the work
28	progresses.
29	(B)(i) Upon final completion of any project, the state aid
30	engineer shall cause a final inspection to be made of the project for the
31	purpose of determining whether the project has been completed satisfactorily
32	in accordance with the plans and specifications.
33	(ii) If satisfactorily completed, the state aid
34	engineer shall approve payment of the final estimate on the project.
35	(C) Progress or final estimate either on a contract or a
36	force account project shall not be paid unless approved in such manner by the

1	state aid engineer.
2	(d)(1) The state aid engineer shall be subject to the direction of the
3	State Highway Commission.
4	(2) However, both the state aid engineer and the State Highway
5	Commission shall be bound by the provisions of this section.
6	
7	27-72-406. Notice of municipal eligibility Eligibility for state aid —
8	Notice.
9	When any municipality shall have met the requirements of this
10	subchapter and shall have become eligible for state aid money, the state aid
11	engineer, as soon as practicable, shall notify the municipality in writing of
12	its eligibility and that its proportionate part of any state funds allocated
13	to it for state aid may be utilized for construction or improvement on the
14	state aid street system in the manner provided in this subchapter.
15	(a) Before a municipality is eligible to receive benefits under this
16	subchapter, the municipality through its mayor or chief executive officer
17	shall agree to comply with the terms, provisions, and limitations of this
18	subchapter.
19	(b)(1) When a municipality meets the requirements of this subchapter
20	and is eligible for state aid, the state aid engineer, as soon as
21	practicable, shall notify the eligible municipality in writing.
22	(2) The notice shall state that any state funds allocated to the
23	municipality for state aid may be used for construction on the state aid
24	system in the manner provided in this subchapter.
25	
26	27-72-407. State Aid Street Account Fund.
27	There is created a State Aid Street Account of the State Highway and
28	Transportation Department Fund, which shall consist of those federal general
29	revenue-sharing moneys allocated and distributed in accordance with laws
30	enacted by the General Assembly and there to be used as provided by the
31	provisions of this subchapter, as amended.
32	(a) There is created in the State Treasury, subject to the
33	availability and appropriation of funding, a fund to be known as the State
34	Aid Street Fund, there to be used for construction, reconstruction, and
35	improvements of the state aid street system.

36

(b)(1) All revenues deposited in the State Aid Street Fund shall

1 be apportioned to the municipalities as prescribed in § 27-72-413 for the 2 distribution on the state aid street system among the various municipalities. (2) The apportioned funds shall remain for a period of two (2) 3 4 years from the date they are apportioned. 5 (3) Any unused funds shall be returned to the State Aid Street 6 Fund for redistribution in accordance with § 27-72-413. 7 (4)(A) For a municipality to receive these funds, the 8 municipality must be matched in the ratio of ninety percent (90%) of moneys 9 from the State Aid Street Fund to not less than ten percent (10%) municipal matching funds for all municipalities with a population in excess of twenty-10 11 five thousand (25,000) residents. 12 (B) For all other municipalities, the state aid street 13 project shall be funded at one hundred percent (100%), and all municipalities receiving moneys from the State Aid Street Fund shall comply with the 14 15 provisions of this subchapter. 16 27-72-408. Apportionment and transfer of funds. 17 18 (a) Apportionment of state aid street funds, as provided in § 27-72-19 407, shall be based upon the ratio that the population of each municipality 20 bears to the total municipal population in the state, as determined by the last available census. However, no municipality shall be apportioned more 21 22 than ten percent (10%) of the revenues. 23 (b) The balance of revenue sharing and other funds in the State Aid 24 Street Account standing to the credit of any municipality that does not have a project on which work is underway on April 1, 1981, or provisions made 25 26 therefor, under the provisions of this subchapter shall be transferred to the 27 street fund of that municipality, there to be used for the construction, 28 maintenance, or repair of the streets of the municipality in such manner as 29 the municipality shall deem appropriate and in accordance with pertinent federal laws and regulations. The municipality shall be forever released from 30 further obligation to the Arkansas State Highway and Transportation 31 32 Department under the provisions of this subchapter. 33 (c) Following completion of the work and final payment of all 34 allowable costs on each municipality's projects that were in progress on or after April 1, 1981, under the provisions of this subchapter, the outstanding 35

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revenue sharing and other moneys remaining in the State Aid Street Account to

- 1 the credit of the municipality shall be transferred to the street fund of
- 2 that municipality, there to be used for the construction, maintenance, or
- 3 repair of the streets of the municipality in such a manner as the
- 4 municipality shall deem appropriate and in accordance with pertinent federal
- 5 laws and regulations. The municipality shall be forever released from further
- 6 obligation to the Arkansas State Highway and Transportation Department under
- 7 the provisions of this subchapter.
- 8 (d) In the event that revenue-sharing money shall become available to
  9 the municipalities under the provisions of this subchapter subsequent to the
- 10 calendar year 1981, then the moneys shall be apportioned to the
- 11 municipalities as above provided and paid to the municipalities in the same
- 12 manner and for the same purposes as provided herein for the funds credited to
- 13 the municipalities on April 1, 1981.

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- 27-72-409. Prerequisite for allocations from account.
- Except as otherwise provided in § 27-72-408(a), for a municipality to
- 17 receive funds available in the State Aid Street Account of the State Highway
- 18 and Transportation Department Fund, the funds must be matched in a ratio of
- 19 seventy percent (70%) state aid street funds to not less than thirty percent
- 20 (30%) municipal matching funds, and the municipality must comply with all
- 21 provisions in this subchapter.

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- 23 <del>27-72-410. Expenditure requirements.</del>
- 24 Expenditure of funds credited to the State Aid Street Account of the
- 25 State Highway and Transportation Department Fund shall be in the following
- 26 manner:
- 27 (1) The combined state and municipal funds may be utilized as
- 28 matching funds for acquiring additional federal-aid funding for street work,
- 29 unless specifically prohibited by federal law;
- 30 (2) All rights-of-way required on state aid street projects
- 31 shall be acquired by the municipality, and any cost of rights-of-way shall
- 32 not be considered a part of the cost of any project contemplated by this
- 33 subchapter;
- 34 (3) No state aid street funds shall be released to the
- 35 municipality until the municipality executes an annual agreement that the
- 36 thirty percent (30%) matching share will be available and that the state aid

- 1 street funds and matching funds will be carried as a special item on the 2 municipal budget and utilized exclusively for street improvements authorized 3 under this subchapter; 4 (4) Eligible street improvements can be performed by municipal 5 forces or by contract administered by the municipality or Arkansas State 6 Highway and Transportation Department. However, any projects in excess of 7 fifty thousand dollars (\$50,000) shall be submitted to bid, and the lowest 8 responsible bid shall be accepted; and 9 (5) The state aid street funds will be provided on a seventy 10 percent (70%) cost-reimbursable basis as progress vouchers are issued or 11 after the project is complete. 12 13 27-72-411. Street maintenance by municipality - Failure to maintain. 14 (a) It shall be the duty of each municipality to properly maintain all 15 state aid streets within its jurisdiction that have been constructed or 16 improved with state aid street funds. 17 (b) Failure to maintain such streets to an acceptable level determined 18 by the state aid engineer can result in denial of future state aid street 19 funds. 20 (a) It is the duty of each municipality to properly maintain all state aid streets in that municipality after construction of any such streets with 21 22 state aid moneys. 23 (b)(1) If, in the opinion of the state aid engineer, essential 24 maintenance is not properly and regularly carried on, notice of the 25 deficiency shall be given in writing to the mayor or chief executive officer. 26 (2) If maintenance is not initiated within sixty (60) days from 27 date of notice, the state aid engineer may proceed to have the necessary 28 maintenance and repair work on the street performed and charge the work to 29 any funds in the State Aid Street Fund in the State Treasury allocated to that municipality. 30 31 (3)(A) If failure to maintain continues, the municipality is no 32 longer eligible for state aid until proper maintenance is resumed by that 33 municipality.
  - (C) However, such ineligibility shall not affect payment

(B) Notice of withdrawal of state aid shall be duly given

the Auditor of State and Treasurer of State.

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1	from the State Aid Street Fund of progress and final estimates on contracts
2	awarded prior to notice of ineligibility.
3	(c) Whenever a municipality is ineligible for state aid under the
4	provisions of this subchapter for a continuous period of five (5) years, the
5	municipality shall forfeit and no longer be entitled to any part of the funds
6	in the State Aid Street Fund later allocated to it.
7	
8	27-72-412. Expenses paid prior to allocation.
9	The pro rata salaries of the state aid engineer, his or her assistants,
10	and all other employees of the State Aid Division of the Arkansas State
11	Highway and Transportation Department, as well as all other expenses incurred
12	by the Arkansas State Highway and Transportation Department, shall be paid
13	from the State Aid Street Fund in the State Treasury prior to allocation to
14	the several municipalities.
15	
16	27-72-413. Allocation of state aid.
17	(a) State aid streets in the several municipalities shall receive
18	state aid in the manner and under the terms and conditions set out in this
19	section.
20	(b) The state aid street system shall be allocated to the several
21	municipalities of the state by the State Aid Street Committee.
22	(c)(l) The committee shall be established to select the state aid
23	street projects for submittal to the state aid engineer for funding and
24	construction pursuant to the provisions of this subchapter.
25	(2)(A) The committee shall consist of nine (9) mayors to be
26	appointed as follows:
27	(i) Three (3) mayors appointed by the Governor;
28	(ii) Three (3) mayors appointed by the Speaker of the
29	House of Representatives; and
30	(iii) Three (3) mayors appointed by the President Pro
31	Tempore of the Senate.
32	(B) The Governor, the Speaker of the House of
33	Representatives, and the President Pro Tempore of the Senate shall each
34	appoint at least one (1) mayor from a municipality with a population in
35	excess of twenty-five thousand (25,000).
36	(3)(A) Each appointed mayor shall serve a term of four (4)

1	years.
2	(B) A mayor shall be eligible to serve two (2) terms of
3	four (4) years on the committee.
4	(C) However, every four (4) years a new committee shall be
5	formed as set out in this section.
6	(D) Should a mayor selected for the committee leave office
7	before the end of his or her term, the party who made the original nomination
8	shall appoint a successor mayor to serve the remainder of the term.
9	(4) The committee shall select a chair by majority vote to serve
10	a term of one (1) year.
11	(5) A quorum is necessary to transact the business of the
12	committee.
13	(6) Subject to the availability and appropriation of funding,
14	the committee shall begin to meet and meet at least quarterly each year.
15	(d) The committee may establish a formula or criteria to facilitate
16	the identification and selection of state aid street projects, subject to the
17	approval of the state aid engineer and consistent with the provisions of this
18	subchapter.
19	(e) All state aid street projects proposed by a municipality shall
20	meet the requirements of § 27-72-406, § 27-72-415, and § 27-72-417 of this
21	subchapter before the committee may consider the projects for submission to
22	the state aid engineer.
23	
24	27-72-414. Contracts for work to be performed.
25	(a) All proposals covering work to be performed on state aid streets
26	in a municipality in this state shall be:
27	(1) Under contract let and approved by the State Highway
28	Commission upon a request from the mayor or chief executive officer of the
29	municipality; and
30	(2) In accordance with the procedures prescribed in § 27-67-206,
31	and other laws of this state pertaining to contracts for the construction of
32	state highways, which shall be equally applicable to all contracts let by the
33	commission for the construction of state aid streets under this subchapter.
34	(b)(1) The mayor or chief executive officer of a municipality is
35	authorized to submit bids for work to be performed on state aid streets in
36	his or her municipality under the provisions of this subchapter.

1	(2) This section shall not be construed to limit or restrict the
2	right of a mayor or chief executive officer to submit bids for work to be
3	performed by municipal forces in his or her municipality so long as the bids
4	are:
5	(A) In accordance with procedures of § 27-67-206; and
6	(B) The aggregate cost does not exceed one hundred sixty-
7	five thousand dollars (\$165,000).
8	
9	27-72-415. Conditions for use of state aid.
10	A municipality is entitled to receive state aid and to expend state aid
11	moneys in conjunction with moneys furnished by the municipality on state aid
12	streets in the municipality on projects approved for construction in the
13	municipality provided:
14	(1) The state aid system in the municipality has been designated
15	and approved as provided in this subchapter;
16	(2)(A) The municipality has employed or retained an engineer who
17	is a registered professional engineer to act for and on behalf of the
18	municipality as a whole.
19	(B) However:
20	(i) If any mayor or chief executive officer is a
21	registered professional engineer, the mayor or chief executive officer may
22	perform the duties provided under this section for the municipal engineer;
23	<u>and</u>
24	(ii) A municipality may contract with the Arkansas
25	State Highway and Transportation Department for engineering services in lieu
26	of employing or retaining a municipal engineer.
27	(C) The cost of employing or retaining a municipal
28	engineer or contracting with the Arkansas State Highway and Transportation
29	Department for engineering services shall be paid from the municipal street
30	funds of the municipality and shall not be payable from the State Aid Street
31	<u>Fund.</u>
32	(D) Engineering costs on federal-aid projects may be
33	included as a cost item of the projects; and
34	(3) The municipality has complied with all rules promulgated by
35	the state aid engineer.

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1	27-72-416. Use of state aid.
2	(a) Funds deposited in the State Aid Street Fund shall be used
3	exclusively for the construction, reconstruction, and improvements of streets
4	or bridges on the state aid street system, except as otherwise provided in
5	this subchapter.
6	(b) The funds shall not be spent under this subchapter on any project
7	which shall not culminate directly in a paved hard-surfaced street and the
8	associated nonmotorized facilities that may be required by municipal design
9	standards.
10	(c) The funds shall not be used for maintenance of state aid streets.
11	(d)(1) All expenditures from the State Aid Street Fund under this
12	subchapter shall be made after publication of:
13	(A) Notice to bidders of the date for final reception of
14	bids; and
15	(B) The address at which specifications can be acquired.
16	(2) After a public opening of the bids, all contracts shall be
17	awarded to the lowest responsible bidder.
18	
19	27-72-417. Rights-of-way — Exception.
20	(a)(1) All rights-of-way required on state aid street projects shall
21	be acquired by the municipality.
22	(2) Any cost of rights-of-way or utility relocation shall not be
23	considered a part of the cost of a project contemplated by this subchapter.
24	(b) The cost of reconstructing fencing and the construction of
25	property access passages shall not be considered as rights-of-way costs but
26	shall be considered as a component of project cost.
27	
28	27-72-418. Municipal highway revenue estimates.
29	(a)(1) For each fiscal year, the Chief Fiscal Officer of the State
30	shall prepare and file quarterly statements setting forth an estimate of the
31	total amount of highway revenues and other state revenues made available by
32	this subchapter and all other laws providing state resources for and to
33	municipal governments for street construction, improvements, and betterments
34	made within the spirit of this subchapter, for the express use of the several
35	municipalities of the state.
36	(2) The Chief Fiscal Officer of the State shall prepare and file

1	the statement on or before July 10, October 10, January 10, and April 10 of
2	each fiscal year.
3	(b)(1) Each statement shall be designated and known as the "Official
4	Estimate of Municipal Highway Revenues Distribution" for the then-current
5	fiscal year.
6	(2) Copies shall be filed with the Chief Fiscal Officer of the
7	State, the Auditor of State, the Treasurer of State, and the Arkansas
8	Municipal League.
9	(c)(l) In preparing each official estimate of municipal highway
10	revenues distribution, the Chief Fiscal Officer of the State shall begin with
11	a basic amount arrived at in the manner prescribed under this subsection.
12	(2) The Chief Fiscal Officer of the State shall add or subtract
13	his or her estimate of the net increase or net decrease in municipal street
14	funds as may be affected by various factors, as determined by the Chief
15	Fiscal Officer of the State, including without limitation:
16	(A) Changes in the laws pertaining to tax rates and
17	<pre>exemptions;</pre>
18	(B) Administration of tax laws;
19	(C) Indexing; and
20	(D) Distribution of revenues.
21	(3) The basic amount of municipal street funds shall be
22	ascertained as follows:
23	(A) The July estimate shall be the amount of the next-
24	preceding fiscal year's municipal street funds, increased or decreased by
25	that certain percentage determined by the average of percentage changes in
26	the amount of the total municipal street funds by legislated source category
27	of each of the three (3) preceding fiscal years in relation to its preceding
28	fiscal year; and
29	(B) The October, January, and April estimates shall be the
30	total amount of municipal street funds by legislated source category
31	collected in the preceding months of the then-current fiscal year plus the
32	total amount of municipal street funds by legislated source category
33	collected in all of the other months of the preceding fiscal year, increased
34	or decreased by that certain percentage determined by the average of
35	percentage changes in the collections during all other months of each of the
36	three (3) preceding fiscal years in relation to the same other months of its

1	preceding fiscal years.
2	
3	27-72-419. Title.
4	This subchapter shall be known and may be cited as the "State Aid
5	Streets Law".
6	
7	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
8	General Assembly of the State of Arkansas that city streets are in an extreme
9	state of disrepair, particularly in rural municipalities; that municipalities
10	are without an adequate program or adequate funding to allow for significant,
11	long-term, corrective action to repair their streets; and that this act is
12	necessary to initiate a program of remediation for municipal streets with the
13	involvement and consent of the Arkansas State Highway and Transportation
14	Department so that municipalities can increase the prospects of economic and
15	social development across the state by improving their streets. Therefore,
16	an emergency is declared to exist and this act being necessary for the
17	preservation of the public peace, health, and safety shall become effective
18	on July 1, 2011.
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20	/s/Webb
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