1	State of Arkansas	A Bill		
2	89th General Assembly	A DIII		
3	Regular Session, 2013		HOUSE BILL 2157	
4				
5	By: Representative Barnett			
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7		For An Act To Be Entitled		
8		AN ACT TO PERMIT THE HIGHWAY DEPARTMENT TO TRANSFER		
9		LAND IN FEE SIMPLE WHEN RIGHT OF WAY IS TRANSFERRED		
10	TO A COUNTY OR MUNICIPALITY; AND FOR OTHER PURPOSES.			
11				
12 13		Subtitle		
13	TO PERMIT THE HIGHWAY DEPARTMENT TO			
14 15	TRANSFER LAND IN FEE SIMPLE WHEN RIGHT OF			
15	WAY IS TRANSFERRED TO A COUNTY OR			
10	MUNICIPALITY.			
17	MONT	GIFALITI.		
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20	ΒΕ ΤΤ ΕΝΔΟΤΕΊ ΒΥ ΤΗΕ	GENERAL ASSEMBLY OF THE STATE OF ARKAN	572.	
21	DE II ENAOIED DI IIE	SERENAL ASSEEDED OF THE STATE OF ANNAN	DAD .	
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23	27-65-109. Tra	nsfer agreements.		
24	(a) The State Highway Commission and the county judges of the			
25		re <u>is</u> authorized to enter into agreeme		
26	certain highways in the state highway system become a part of the county			
27	highway system and certain to exchange highways with appropriate county and			
28	municipal authorities	county highway system become a part o	f the state	
29	highway_system.			
30	(b) <u>County and</u>	municipal authorities are authorized	to enter into	
31	agreements with the c	ommission to exchange highways in thei	<u>r respective</u>	
32	highway systems.			
33	<u>(c)</u> An exchange	e under this section shall include all	property	
34	interests held by the transferring party.			
35	(d) All such t	ransfer agreements shall be recorded i	n the minutes of	
36	the commission and sp	read upon the appropriate county court	-record.	



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27-67-322. Reacquisition of surplus property by former owner.

3 (a) The State Highway Commission is authorized to sell in the manner 4 provided by § 27-67-321 any real or personal property, or any an interest 5 therein in real or personal property, which is no longer necessary or 6 desirable for state highway purposes and has been declared by commission 7 resolution to be surplus and for sale.

8 (b)(1) The owner from whom the property was acquired or his or her 9 heirs, successors, or assigns shall be notified: in writing or by publication 10 of the resolution and shall have the option to reacquire the property. 11 Publication shall be in any newspaper in the county where the property is 12 located which is authorized by law to publish legal notices 13 (A) In writing at their last known address; or 14 (B)(i) By publication in one newspaper in the county where 15 the property is located one (1) time per week for three (3) consecutive 16 weeks; or 17 (ii) If no newspaper published in the county, then 18 publication shall be made by posting written or printed notices in a 19 conspicuous location in the county courthouse for three (3) consecutive 20 weeks. 21 (2) Within sixty days after written notice or first publication 22 the owner from whom the property was acquired or his or her heirs, 23 successors, or assigns shall have the option to purchase the property. 24 (3) If the option to purchase under this section is not 25 exercised within sixty (60) days of written notice or first publication the 26 commission may proceed to dispose of the property at public sale. 27 (c)(1) When an entire right-of-way parcel is declared surplus, it may 28 be reacquired under this option by refunding the price for which it was 29 acquired by the State Highway Commission. 30 (2) When only remnants or portions of the original acquisition are declared surplus by the commission, they may be so reacquired 31 32 at the its market value thereof at the time they are it is declared surplus. 33 (3) The market value of the remnants or portions shall be 34 determined by three (3) competent appraisers certified or licensed under § 35 17-14-101 et seq.

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(d) If the option is not exercised within sixty (60) days after due

1 notice, the State Highway Commission may proceed to dispose of the property

2 at public sale.

3 (e) When any real or personal property acquired for state highway 4 purposes is either sold or returned to the owner from whom it was acquired 5 and the price paid therefor is refunded, any county which participated in the 6 cost of the acquisition of the property shall share in the amount obtained 7 from the sale, or the amount refunded, in the proportion in which it shared 8 in the cost of acquisition.

9 (f)(e)(1) The transfer of surplus rail and other railroad track 10 material purchased in part with federal transportation enhancement funds and 11 granted to the State Parks, Recreation, and Travel Commission or the 12 Department of Parks and Tourism, or both, by the State Highway Commission 13 shall not be subject to the procedures set forth in subsections (a)-(e) of 14 this section.

15 (2) Surplus rail and other track material described under
16 this subsection may be transferred by gift or contract to a regional
17 intermodal facilities authority, a metropolitan port authority, or a planning
18 and development district.

19 (3) The purposes of this section shall be satisfied upon:
20 (A) The adoption of a resolution by the State
21 Highway Commission that the transfer will promote the continuation of rail
22 service, economic development, or industrial growth; and
23 (B) A transfer document executed by the State Parks,

24 Recreation, and Travel Commission or the Department of Parks and Tourism, or
25 both.

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