1	State of Arkansas	
2	90th General Assembly A Bill	
3	Regular Session, 2015 SENATE	E BILL 130
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5	By: Senator D. Johnson	
6	By: Representative Vines	
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9	For An Act To Be Entitled	
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11	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 8 OF	
12	THE ARKANSAS CODE CONCERNING ENVIRONMENTAL LAW; AND	
13 14	FOR OTHER PURPOSES.	
14 15		
16	Subtitle	
17	TO MAKE TECHNICAL CORRECTIONS TO TITLE 8	
18	OF THE ARKANSAS CODE CONCERNING	
19	ENVIRONMENTAL LAW.	
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22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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24	SECTION 1. Arkansas Code § 8-6-707(a)(1)(C)(i)(b), concerning	the
25	creation of new regional solid waste management districts, is amended	to read
26	as follows to clarify a reference:	
27	(b) However, a single-county district	that has
28	been approved under this section shall not cease to be a valid distri	ct under
29	this section if the population of the single county composing the dis	trict is
30	determined to be less than fifty thousand (50,000) according to a $\underline{\text{fed}}$	<u>eral</u>
31	decennial census occurring after the approval of the single-county di	strict;
32	or	
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34	SECTION 2. Arkansas Code § 8-15-109 is amended to read as foll	ows:
35	8-15-109. Terms of Directors.	
36	(a) A director who is a public official may serve on the board	of

- directors of a district during his or her term of office as the county judge or mayor of a member of a the district.
- 3 (b) A director who is the designated representative of the mayor or
  4 county judge of a member of the a district serves at the pleasure of the
  5 mayor of the city or the county judge of the county that is a member of the
  6 district.

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- 8 SECTION 3. Arkansas Code § 8-15-110(a), concerning meetings of boards 9 of directors of property assessed energy improvement districts, is amended to 10 read as follows to clarify a reference:
- 11 (a) The board of directors of a district shall hold quarterly meetings 12 and special meetings, as needed, in  $\frac{1}{2}$  courthouse or other location within 13 the district.

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- SECTION 4. Arkansas Code § 8-15-112(a)(1)(A), concerning reporting requirements for property assessed energy improvement districts, is amended to read as follows to correct a grammatical error:
  - (a)(1)(A) By March 1 of each year or upon the creation of a district that uses or intends to use the county collector for collection of district assessments, a district shall file an annual report with the county clerk in any county in which a portion of the district is located.

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- SECTION 5. Arkansas Code § 8-15-112(c)(1), concerning the administration of special assessments for property assessed energy improvement districts, is amended to read as follows:
  - (c)(1) On or before December 31, the  $\underline{a}$  district shall file its list of special assessments for the following calendar year with the county clerk.

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- SECTION 6. The introductory language of Arkansas Code § 8-15-114, concerning program guidelines for boards of directors of property assessed energy improvement districts, is amended to read as follows to clarify a reference:
- The board of directors <u>of a district</u>, together with any third-party administrator it may select, shall determine:

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36 SECTION 7. Arkansas Code § 8-15-115 is amended to read as follows to

1	conform usage:
2	8-15-115. Payment by special assessments.
3	The credit and taxing power of the State of Arkansas will shall not be
4	pledged for the debt evidenced by the bonds, which $\frac{\text{will be}}{\text{are}}$ payable solely
5	from the revenues received from the special assessments on the participants'
6	real property under this chapter.
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8	SECTION 8. Arkansas Code § 8-15-116(c)(1)(A), concerning property
9	assessed energy improvement district bonds, is amended to read as follows to
10	clarify a reference:
11	(1)(A) Be authorized by a resolution of the board of directors
12	of a district.
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14	SECTION 9. Arkansas Code § 8-5-118(a), concerning revolving funds of
15	property assessed energy improvement districts, is amended to read as follows
16	to clarify references:
17	(a) A district may maintain a revolving fund to be held in trust by a
18	banking institution chosen by the board of directors of the district separate
19	from any other funds and administered by the board of directors of the
20	district.
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22	SECTION 10. DO NOT CODIFY. The enactment and adoption of this act
23	shall not repeal, expressly or impliedly, the acts passed at the regular
24	session of the Ninetieth General Assembly. All such acts shall have full
25	force and effect and, so far as those acts intentionally vary from or
26	conflict with any provision contained in this act, those acts shall have the
27	effect of subsequent acts and as amending or repealing the appropriate parts
28	of the Arkansas Code of 1987.
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