1	State of Arkansas As Engrossed	H3/2/17 H3/6/17
2	91st General Assembly A	Bill
3	Regular Session, 2017	HOUSE BILL 1719
4		
5	By: Representative L. Fite	
6		
7	For An Act To Be Entitled	
8	AN ACT TO AMEND THE LAW CONCERNING IMPROVEMENT	
9	DISTRICT PROCEDURES; AND	FOR OTHER PURPOSES.
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12	\mathbf{S}	ubtitle
13	TO AMEND THE LAW CO	NCERNING IMPROVEMENT
14	DISTRICT PROCEDURES	•
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17	BE IT ENACTED BY THE GENERAL ASSEMBLY	OF THE STATE OF ARKANSAS:
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21		t — Audit — Vacancy — Meetings.
22	-	more of the property owners in an
23		the county judge of the county or to the
24	-	ne improvement district lies a petition
25	and an affidavit:	
26		ng the financial affairs of the
27	<pre>improvement district; and</pre>	
28		substantially insufficient financial
29		the Eresdam of Information Act of 1967
30 31	_	the Freedom of Information Act of 1967,
32	§ 25-19-101 et seq.	untation of a potition and affidavit
33	(B) Upon the presentation of a petition and affidavit under subdivision (a)(1)(A) of this section, the county judge or mayor shall	
34	request the financial information of	
35		district shall provide the financial
36	information requested under subdivisa	
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1	financial information exists.	
2	(B) If within thirty (30) days of the request under	
3	subdivision (a)(1) of this section the improvement district does not provide	
4	to the county judge or to the mayor the financial information or state that	
5	the financial information does not exist, the county judge or the mayor with	
6	the city council's approval may order an independent audit to be conducted of	
7	the improvement district at the improvement district's expense.	
8	(b) If a vacancy exists on a board of commissioners of an improvement	
9	district and the procedure for filling the vacancy is for the remaining	
10	commissioners to appoint a replacement commissioner, the county judge of the	
11	county or the mayor of the municipality in which the improvement district	
12	lies may appoint a replacement commissioner on his or her own accord or by	
13	petition of ten percent (10%) or more of the property owners in the	
14	improvement district.	
15	(c)(1) All meetings of the board of commissioners of an improvement	
16	district shall be held in a central and convenient location in the county or	
17	the municipality in which the improvement district lies.	
18	(2) Upon petition of ten percent (10%) or more of the property	
19	owners in the improvement district, the meeting location shall be determined	
20	by the county judge or the mayor.	
21	(d) This section does not apply to a general consolidated public	
22	utility system improvement district established under the General	
23	Consolidated Public Utility System Improvement District Law, § 14-217-101 et	
24	<u>seq.</u>	
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26	14-86-105. Improvement district board of commissioners —	
27	Administrator.	
28	(a) The county judge of the county or the mayor of the municipality in	
29	which an improvement district lies shall appoint an administrator of the	
30	improvement district to act as the board of <i>commissioners if</i> all positions on	
31	a board of commissioners of the improvement district are vacant and no	
32	interested property owner within the improvement district boundaries is	
33	willing to serve as a commissioner.	
34	(b) The administrator appointed under subsection (a) of this section:	
35	(1) Is subject to the applicable laws of the improvement	
36	district;	

1	(2) Shall provide evidence of his or her economic viability;
2	(3) Shall receive such payment for his or her services as the
3	county judge or the mayor may allow;
4	(4) Shall serve at the pleasure of the county judge or mayor or
5	until an interested property owner in the improvement district boundaries is
6	willing to serve as commissioner of the improvement district; and
7	(5) Is not liable for damages in connection with the improvement
8	district unless the administrator acted with corrupt and malicious intent.
9	(c) This section does not apply to a general consolidated public
10	utility system improvement district established under the General
11	Consolidated Public Utility System Improvement District Law, § 14-217-101 et
12	<u>seq.</u>
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14	/s/L. Fite
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