1	State of Arkansas	A Bill	
2	94th General Assembly	A DIII	HOUSE DUL 1551
3	Regular Session, 2023		HOUSE BILL 1571
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5	By: Representative Gazaway	,	
6	By: Senator D. Wallace		
7		E A A-4 T- D- E441-J	
8	AN AGE 50	For An Act To Be Entitled	T
9	AN ACT TO AMEND ARKANSAS LAW CONCERNING AUDITS OF		
10	COUNTIES	AND MUNICIPALITIES; AND FOR OTHER	PURPOSES.
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12		Cb4:41a	
13	mo.	Subtitle	••
14		AMEND ARKANSAS LAW CONCERNING AUDIT	'S
15	OF (COUNTIES AND MUNICIPALITIES.	
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17	DE IM ENLOMED DV MIE	GENERAL AGGENERAL OF THE CHATTE OF A	DWANGA G
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
19	CDOMION 1 A 1	0.1.6.10.7.710	1 6 11
20		ansas Code § 10-4-412 is amended to	
21		s of counties and municipalities —	Definitions.
22		this section:	1.1 1. 1
23		uired report" means a report prepa	•
24	-	untant or a licensed accountant in	-
25		e Arkansas State Board of Public A	ccountancy and filed
26 27	with the Legislative		
27	(A)		
28	(B)	· · · ·	on; and
29		nback funds" means:	1.6:1 :
30	(A)	·	as defined in the
31		Law, § 19-5-101 et seq.; and	1::\11 C
32	<u>(В)</u>	Highway revenue turnback funds, a	as distributed under §
33 34	27-70-207.	veent as provided in subdivision (a)(2)(b)(2) of thic
35		xcept as provided in subdivision (
35 36	the state.	ive Auditor shall audit counties a	no municipalities in
	LIIE OLALE.		

- 1 (2)(A)(i) Any municipality may retain the services of a licensed 2 certified public accountant or a licensed accountant in public practice in good standing with the Arkansas State Board of Public Accountancy to conduct 3 4 a financial audit as prescribed in subsection (b)(c) of this section. 5 (ii) All reports of the annual financial audit shall 6 be filed with the Legislative Auditor within ten (10) days of issuance of the 7 audit report. 8 (B) Nothing in subdivision $\frac{(a)(2)(A)}{(b)(2)(A)}$ of this 9 section limits the authority of the Legislative Auditor to conduct an audit 10 of any municipality. 11 (b)(c) Financial Audits. 12 (1)(A) For purposes of this subsection, a financial audit shall 13 be planned and conducted, and the results of the work reported in accordance 14 with auditing standards generally accepted in the United States and the 15 Government Auditing Standards issued by the Comptroller General of the United 16 States. 17 The report shall include a report on internal control (B) 18 over financial reporting and on compliance and other matters based on an 19 audit of financial statements performed in accordance with the Government 20 Auditing Standards. 21 (2) Regulatory Basis. 22 (A) For county and municipal financial audits, the 23 financial statements shall be presented on a fund-basis format with, at a 24 minimum, the general fund and the street or road fund presented separately, 25 and all other funds included in the audit presented in the aggregate. 26 (B) The financial statements shall consist of the 27 following: 28 (i) A balance sheet; 29 (ii) A statement of revenues (receipts), 30 expenditures (disbursements), and changes in fund equity (balances); 31 (iii) A comparison of the final adopted budget to 32 the actual expenditures for the general fund and street or road fund of the 33 entity; and
- 34 (iv) Notes to the financial statements.
- 35 (C) The report shall include as supplemental information a 36 schedule of capital assets, including:

1	(i) Land;		
2	(ii) Buildings; and		
3	(iii) Equipment.		
4	(3) Alternative Basis. As an alternative to the basis prescribed		
5	in subdivision $\frac{(b)(2)(c)(2)}{(c)(2)}$ of this section, the governing body of a		
6	municipality or a county may adopt an annual resolution requiring its annual		
7	financial audit to be performed and financial statements presented in		
8	accordance with the standards prescribed by the Governmental Accounting		
9	Standards Board, the American Institute of Certified Public Accountants, and		
10	the United States Government Accountability Office, if applicable.		
11	(e)(d) Agreed-Upon Procedures and Compilation Reports.		
12	(1) As an alternative to a financial audit, the Legislative		
13	Auditor may conduct an agreed-upon procedures and compilation engagement of		
14	the records and accounts of all municipal or county offices, officials, or		
15	employees.		
16	(2) For purposes of this subsection, agreed-upon procedures and		
17	compilation engagements shall be conducted in accordance with standards		
18	established by the American Institute of Certified Public Accountants and		
19	subject to the minimum procedures prescribed by the Legislative Joint		
20	Auditing Committee.		
21	(3)(A) Unless otherwise provided by law, the governing body of a		
22	municipality may choose and employ accountants <u>in public practice who are</u>		
23	licensed and in good standing with the Arkansas State Board of Public		
24	Accountancy to conduct agreed-upon procedures and compilation engagements.		
25	(B) All reports shall be filed with the Legislative		
26	Auditor within ten (10) days of issuance.		
27	(e)(1) If a required report is not filed with the Legislative Auditor		
28	on behalf of the municipality within eighteen (18) months after the end of a		
29	fiscal year that the required report covers, the Legislative Joint Auditing		
30	Committee may give notice of that fact to the Treasurer of State, who shall		
31	then withhold the municipality's turnback funds in escrow until notified by		
32	the Legislative Joint Auditing Committee that all required reports covering		
33	periods through the most recent fiscal year have been filed, at which time		
34	the escrowed turnback funds shall be released to the municipality.		
35	(2) If the Treasurer of State holds a municipality's turnback		
36	funds under this subsection longer than twelve (12) months:		

1	(A) The turnback funds shall be redistributed to all other		
2	municipalities receiving turnback funds; and		
3	(B) The municipality shall not accrue additional turnback		
4	funds until the Legislative Joint Auditing Committee notifies the Treasurer		
5	of State that all required reports covering periods through the most recent		
6	fiscal year ended have been filed.		
7			
8	SECTION 2. Arkansas Code § 14-71-101(b)(2)(A), concerning the		
9	accounting method for county budget and treasury audit purposes, is amended		
10	to read as follows:		
11	(2)(A) For county government and the regulatory basis of		
12	accounting under $\frac{10-4-412(b)(2)}{10-4-412(c)(2)}$, "modified accrual		
13	accounting basis" is defined as an accounting system that recognizes revenues		
14	at the time revenues become available and measurable and expenditures at the		
15	time liabilities are incurred.		
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17	SECTION 3. Arkansas Code § 14-234-120 is amended to read as follows:		
18	14-234-120. Filing of report $-$ Withholding of turnback funds $-$		
19	<u>Definition</u> .		
20	(a) As used in this section, "turnback funds" means:		
21	(1) General revenue turnback funds, as defined in the Revenue		
22	Stabilization Law, § 19-5-101 et seq.; and		
23	(2) Highway revenue turnback funds, as distributed under § 27-		
24	<u>70-207.</u>		
25	(b)(1) Within thirty (30) days of completion of the audit report or		
26	the agreed-upon procedures and compilation report, the accountant performing		
27	the audit or agreed-upon procedures and compilation shall submit the report		
28	to the Legislative Auditor.		
29	(2) The report shall be submitted in an electronic media format		
30	approved by the Legislative Auditor.		
31	(c)(l) If the report for a municipal water or sewer system is not		
32	submitted to the Legislative Auditor on behalf of the municipality within		
33	eighteen (18) months after the end of a fiscal year that the report covers,		
34	the Legislative Joint Auditing Committee may give notice of that fact to the		
35	Treasurer of State, who shall then withhold any turnback funds due the		
36	municipality in escrow until notified by the Legislative Joint Auditing		

1	committee that all reports covering periods through the most recent liscal
2	year have been filed, at which time the escrowed turnback funds shall be
3	released to the municipality.
4	(2) If the Treasurer of State holds a municipality's turnback
5	funds under this subsection longer than twelve (12) months:
6	(A) The turnback funds shall be redistributed to all other
7	municipalities receiving turnback funds; and
8	(B) The municipality shall not accrue additional turnback
9	funds until the Legislative Joint Auditing Committee notifies the Treasurer
10	of State that all reports under this section covering periods through the
11	most recent fiscal year ended have been filed.
12	(3) The withholding of turnback funds under this subsection (c)
13	is in addition to penalties that may be assessed under § 14-234-122.
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15	SECTION 4. DO NOT CODIFY. EFFECTIVE DATE. This act is effective on
16	and after June 30, 2024.
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