Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/7/01	
2	83rd General Assembly	A Bill	Act 1275 of 2001
3	Regular Session, 2001		HOUSE BILL 1971
4			
5	By: Representative Teague		
6	By: Senator Hill		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT TO	AMEND VARIOUS PROVISIONS CONCERNI	NG THE
11	COLLECTI O	N OF PROPERTY TAXES BY COUNTY	
12	COLLECTOR	S; AND FOR OTHER PURPOSES.	
13			
14		Subtitle	
15	TO AME	ND VARIOUS PROVISIONS CONCERNING	
16	THE CO	LLECTION OF PROPERTY TAXES BY	
17	COUNTY	COLLECTORS.	
18			
19			
20	BE IT ENACTED BY THE GET	NERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
21			
22	SECTION 1. Arkans	sas Code 21-6-305 is amended to re	ad as follows:
23	21-6-305. Collec	tor of revenue.	
24	(a) The collector	r of revenue shall be allowed comm	nissions for
25	collecting the revenue a	and for certifying the amount of r	eal property tax
26	reduction to the Chief I	<u>Fiscal Officer of the State pursua</u>	int to § 26-26-310,
27	which was enacted by Ac	t 1 of the 2 nd Extraordinary Sessic	<u>on of 2000,</u> as
28	follows:		
29	(1) For the	e first ten thousand dollars (\$10,	000) collected, five
30	percent (5%) in kind;		
31	(2) For all	I sums over ten thousand dollars (\$10,000) and under
32	twenty thousand dollars	(\$20,000) collected, four and one	e-half percent (4.5%)
33	in kind;		
34	(3) For all	I sums over twenty thousand dollar	s (\$20,000)
35	collected, four percent	(4%) in kind; <u>and</u>	
36	(4) For the	e amount of real property tax redu	<u>iction certified to</u>

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1 the Chief Fiscal Officer of the State, four percent (4%) in kind.

(4) However, in counties whose population is not less than eight thousand five hundred ninety-seven (8,597) and not more than eight thousand six hundred ten (8,610), according to the last federal census, said collector shall be allowed a commission of five percent (5%) upon all funds collected by him.

- (b) The increased commission provided in this section shall not apply to taxes levied for school purposes.
- (c) Provisions of this law shall be suspended and inoperative during any period of time that a state ad valorem tax of six and one-half (6.5) mills is in effect, and shall remain in full force and effect at all other times.
- (b) All commissions allowed to the collector by this section or any other law shall be paid into the county treasury as general revenues.
- (c) The county collector's commission shall be used by the collector to offset administrative costs.
- (d) All moneys not used by the collector to offset administrative costs shall be prorated to the appropriate taxing entities.

19 SECTION 2. Arkansas Code 14-15-203 is amended to read as follows: 20 14-15-203. Pro rata contribution to salaries.

- (a)(1) It is declared to be the policy of the state and local governments of Arkansas that from and after July 1, 1947, the state and every county, municipality, school district, and other taxing unit, excepting only special improvement districts to which the county assessor is not required by law to render service, receiving ad valorem or other tax funds collected by county collectors or certified to the Chief Fiscal Officer of the state pursuant to § 26-26-310, which was enacted by Act 1 of the 2nd Extraordinary Session of 2000, by county collectors, shall contribute funds for the payment of the salaries, and the necessary expenses incurred in the performance of their official duties, of the county assessors and their deputies.
- (2)(A) At least twenty (20) days prior to the quorum court meeting at which the annual budget is adopted, the county assessor shall provide to each taxing unit a copy of the proposed budget of the county assessor for the next year.
- (B) At least ten (10) days prior to any meeting of the quorum court at which an amendment adding an appropriation exceeding one

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1 percent (1%) of the original budget amount to the budget of the county 2 assessor shall be presented, the county assessor shall provide to each taxing 3 unit a copy of such proposed amendment.

- (C) Copies of such budget and any such amendments shall be provided by giving copies to the following:
 - (i) For the county, to the county clerk;
 - (ii) For a municipality, to the clerk or recorder;
 - (iii) For a school district, to the superintendent.
- (b)(1) For the purpose of carrying out this policy, the amount so to be contributed annually by each of the taxing units shall be in the proportion that the total of such taxes collected or certified to the state pursuant to § 26-26-310, which was enacted by Act 1 of the 2nd Extraordinary Session of 2000, for the benefit of each taxing unit bears to the total of taxes collected for the benefit of all taxing units.
- (2) The pro rata contribution of the salaries and expenses of any taxing unit which receives taxes collected or certified to the state pursuant to § 26-26-310, which was enacted by Act 1 of the 2nd Extraordinary Session of 2000, for the purpose of meeting debt service requirements of its issued and outstanding bonds shall be charged to and paid out of the taxing unit's general fund, and not to, or out of, any special fund it may maintain for this purpose, nor in such other manner as will diminish the amount necessary to meet such debt service requirements.

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- SECTION 3. Arkansas Code 26-26-310(a), which was enacted by Act 1 of the 2nd Extraordinary Session of 2000 and concerning the certification of amount of property tax reduction, is amended to read as follows:
- (a)(1) On or before March 31, 2001, and each March 31 thereafter, the county collector of each county shall certify to the Chief Fiscal Officer of the State the amount of the real property tax reduction provided in Sec. § 26-26-1118.
- (2)(A) After receipt of the certification from the county collectors, the Chief Fiscal Officer of the State shall determine the proportionate share of the total statewide reduction attributable to each 34 county.
 - (B) At the end of each month, the Chief Fiscal Officer of the State shall determine the balance in the Property Tax Relief Trust Fund

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1	and certify it to the Treasurer of State, who shall make distributions from
2	the fund to each county treasurer in accordance with the county's
3	proportionate share of the total statewide property tax reduction for that
4	calendar year resulting from the provisions of Sec.§ 26-26-1118.
5	(3)(A)(i) Funds so received by the county treasurers shall be
6	allocated and distributed to the various taxing units within the county which
7	levy ad valorem taxes credited to the county property tax relief fund.
8	(ii) Ninety-six percent (96%) of the funds shall be
9	allocated and distributed to the various taxing entities within the county
10	that levy ad valorem taxes.
11	(iii) The allocation shall be based on a
12	certification from the collector of the amount of the real property tax
13	reduction per taxing entity provided in § 26-26-1118, which was enacted by Act
14	1 of the 2 nd Extraordinary Session of 2000.
15	(iv) The four percent (4%) retained in the fund is
16	the commission of the county collector as authorized under § 21-6-305 (a)(4).
17	(v) This commission shall be transferred to the
18	general fund of the county in December of each year to become a part of the
19	total commission of the county collector.
20	(vi) These funds are subject to § 21-6-305(d).
21	(B) Funds so received by the various taxing units shall be
22	used for the same purposes and in the same proportions as otherwise provided
23	by I aw.
24	
25	SECTION 4. <u>EMERGENCY CLAUSE</u> . It is found and determined by the General
26	Assembly that property tax reimbursements to the counties will most likely
27	begin in April and it is critical to the counties to account for costs borne
28	by the certification of amounts of real property tax reduction to the Chief
29	Fiscal Officer of the State as soon as possible. Therefore, an emergency is
30	declared to exist and this act being immediately necessary for the
31	preservation of the public peace, health and safety shall become effective on
32	the date of its approval by the Governor. If the bill is neither approved nor
33	vetoed by the Governor, it shall become effective on the expiration of the
34	period of time during which the Governor may veto the bill. If the bill is
35	vetoed by the Governor and the veto is overridden, it shall become effective
36	on the date the last house overrides the veto.

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2	/s/ Teague		
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5		APPROVED:	4/4/2001
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