

FOREWORD

This statement of municipal policy of the Arkansas Municipal League is the vehicle through which the cities and towns of Arkansas make known their common aims and purposes and move together for the improvement of local government. It is designed to be revised and readopted each year at the League's Annual Convention. This edition was officially adopted on June 15, 2018, at the 84th Annual Convention of the Arkansas Municipal League.

This policy statement represents the foundation upon which the League builds its programs. It attempts to set forth the principles used to guide specific action by League officers, committees and staff.

It is the League's platform for building better municipal government and, consequently, better cities and towns for the municipal residents of Arkansas.

In addition, this publication contains an explanation of the activities and service programs of your Municipal League and the Municipal League Constitution.

We hope that this year will be a good one for Arkansas cities and towns and their residents.

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2018 Membership Roster

499 Cities and Towns

Alexander Alicia Allport Alma Almyra Alpena Altheimer Altus Amagon Amity Anthonyville Antoine Arkadelphia Arkansas City Ash Flat Ashdown Atkins Aubrey Augusta Austin Avoca Bald Knob Banks Barling Bassett Batesville Bauxite Bay Bearden Beaver Beebe Beedeville Bella Vista Bellefonte Belleville Ben Lomond Benton Bentonville Bergman Berryville **Bethel Heights** Big Flat **Bigelow** Biggers Birdsong Biscoe Black Oak Black Rock Black Springs **Blevins** Blue Eye Blue Mountain **Bluff City** Blytheville Bodcaw Bonanza Bono Booneville Bradford Bradley Branch Briarcliff Brinkley Brookland Bryant Buckner Bull Shoals Burdette Cabot Caddo Valley Caldwell Cale Calico Rock Calion Camden Cammack Village Campbell Station Caraway Carlisle Carthage Casa Cash

Caulksville

Cave City Cave Springs Cedarville Centerton Central City Charleston Cherokee Village Cherry Valley Chester Chidester Clarendon Clarkedale Clarksville Clinton Coal Hill Colt Concord Conway Corning Cotton Plant Cove Coy Crawfordsville Crossett Cushman Daisy Damascus Danville Dardanelle Datto Decatur Delaplaine Delight Dell' Denning De Queen Dermott Des Arc DeValls Bluff DeWitt **Diamond City** Diaz Dierks Donaldson Dover **Dumas** Dyer Dyess Earle East Camden Edmondson Egypt El Dorado Elaine Elkins Elm Springs Emerson **Emmet** England Enola Etowah Eudora Eureka Springs **Evening Shade** Everton Fairfield Bay Fargo Farmington Fayetteville Felsenthal Fifty-Six Fisher **Flippin** Fordyce Foreman Forrest City Fort Smith Fouke Fountain Hill Fountain Lake

Fourche

Franklin

Friendship

Fulton Garfield Garland Garner Gassville Gateway Gentry Georgetown Gilbert Gillett Gillham Gilmore Glenwood Goshen Gosnell Gould Grady Grannis Gravette Green Forest Greenbrier Greenland Greenway Greenwood Greers Ferry Griffithville Grubbs Guion Gum Springs Gurdon Guy Hackett Hamburg Hampton Hardy Harrell Harrisburg Harrison Hartford Hartman Haskell Hatfield Havana Haynes Hazen **Heber Springs** Hector Helena-West Helena Hermitage Hickory Ridge Higden Higginson Highfill Highland Hindsville Holland Holly Grove Hope Horatio Horseshoe Bend Horseshoe Lake **Hot Springs** Houston Hoxie Hughes Humnoke Humphrev Hunter Huntington Huntsville Huttig Imboden Jacksonport Jacksonville Jasper Jennette Jericho Jerome Johnson Joiner Jonesboro

Kensett Keo Kibler Kingsland Knobel Knoxville Lafe LaGrange Lake City Lake View Lake Village Lakeview Lamar Lavaca Leachville Lead Hill Leola Lepanto Leslie Letona Lewisville Lexa Lincoln Little Flock Little Rock Lockesburg London Lonoke Lonsdale Louann Lowell Luxora Lvnn Madison Magazine Magness Magnolia Malvern Mammoth Spring Manila Mansfield Marianna Marie Marion Marked Tree Marmaduke Marshall Marvell Maumelle Mayflower Maynard McCaskill McCrory McDougal McGehee McNab McNeil McRae Melbourne Mena Menifee Midland Midway Mineral Springs Minturn Mitchellville Monette Monticello Montrose Moorefield Moro Morrilton Morrison Bluff Mount Ida Mount Pleasant Mount Vernon Mountain Home Mountain Pine Mountain View Mountainburg Mulberry Murfreesboro Nashville

Newport Nimmons Norfork Norman Norphlet North Little Rock O'Kean Oak Grove Oak Grove Heights Oakhaven Oden Ogden Oil Trough Okolona Ola Omaha Oppelo Osceola Oxford Ozan Ozark Palestine Pangburn Paragould Paris Parkdale Parkin Patmos Patterson Pea Ridge Peach Orchard Perla Perry Perrytown Perryville Piggott Pindall Pine Bluff Pineville Plainview Pleasant Plains Plumerville Pocahontas Pollard Portia Portland Pottsville Powhatan Poyen Prairie Grove Prattsville Prescott Pyatt Quitman Ratcliff Ravenden Ravenden Springs Redfield Reed Reyno Rison Rockport Roe Rogers Rondo Rose Bud Rosston Rudy Russell Russellville Salem Salesville Scranton Searcy Sedgwick Shannon Hills Sheridan Sherrill Sherwood Shirley Sidney Siloam Springs

Smackover

Smithville South Lead Hill Sparkman . Springdale Springtown St. Charles St. Francis St. Joe St. Paul Stamps Star City Stephens Strawberry Strong Stuttgart Subiaco Success Sulphur Rock Sulphur Springs Summit Sunset Swifton Taylor Texarkana Thornton Tillar Tinsman Tollette Tontitown Traskwood Trumann Tuckerman Tull Tupelo Turrell Twin Groves Tyronza Úlm Valley Springs Van Éuren Vandervoort Victoria Vilonia Viola Wabbaseka Waldenburg Waldo Waldron Walnut Ridge Ward Warren Washington Watson Weiner Weldon West Fork West Memphis West Point Western Grove Wheatley Whelen Springs White Hall Wickes Widener Wiederkehr Village Williford Willisville Wilmar Wilmot Wilson Wilton Winchester Winslow Winthrop Wooster Wrightsville Wynne Yellville 7inc

Newark

Judsonia

Keiser

Junction City

PURPOSE AND GOALS

The creation of municipal leagues within each state has become an accepted part of American political life. Municipal leagues provide a forum through which local officials may assist each other in the solution of municipal problems and express their common concerns to state and federal officials. In Arkansas, municipal officials established the Arkansas Municipal League in 1934.

The Arkansas Municipal League is a voluntary, non-partisan organization. Membership is open to any incorporated city or town in Arkansas. The League's basic operating funds are provided by its member cities through the payment of annual service charges, and it is governed by a board of municipal officials. The League is truly a creature of the cities and towns of Arkansas and is recognized in law as their instrumentality. Presently the League has 499 member cities and towns.

The League's Constitution sets forth the following objectives and purposes:

- To perpetuate and develop the League as an agency for the cooperation of Arkansas cities and incorporated towns in the practical study of municipal affairs;
- 2. To promote the application of the best methods in all branches of municipal government;
- 3. To advocate the support of legislation beneficial to the proper administration of municipal government, and to oppose legislation injurious thereto;
- 4. To promote education in municipal government and to do any and all things necessary and proper for the benefit of municipalities in the administration of their affairs;
- 5. To safeguard the rights of local government and to oppose any encroachment thereon;
- 6. To promote the development and general welfare of Arkansas cities and towns;
- 7. To maintain a central bureau of information and research for the collection, analysis, and dissemination of municipal information;
- 8. To hold annual conventions and other meetings, schools, and short courses for the discussion of municipal problems;
- To publish and circulate an official magazine and other publications, special reports, brochures, and newsletters of interest to Arkansas municipal officials; and
- 10. To assist in the development and administration of optional service programs desired by municipalities.

The central purpose of the Arkansas Municipal League is to advance the interest and welfare of the people residing in the cities and towns in Arkansas. To accomplish this, the League carries on a broad program of research, information, technical assistance, and legislative activity to increase the capability of local governments to meet complex municipal problems. This program is implemented through a variety of activities, including an annual convention, a monthly magazine, an inquiry service, research publications, legislative analysis, field service, and consultation.

The Arkansas Municipal League is both the actual and the proper common meeting ground for all cities and towns and municipal officials of the state, whatever the form of government of the municipality or the office of the municipal official.

It is the practice of the League to adopt a point of view only after extensive consideration and analysis of the alternatives has been made. Once a policy has been adopted by representatives of the assembled municipalities at the annual business meeting, the League should be regarded as the formal spokesman for Arkansas municipalities in matters involving common municipal interests consistent with the right of any municipality to express its individual viewpoint.

POLICIES AND GOALS

Statement of policy of the Arkansas Municipal League relating to the authority, responsibility, and financing of municipal government and to federal and state laws and administrative regulations affecting local government.

The municipalities of the state of Arkansas, assembled in conference this 15th day of June 2018, do affirm their belief in municipal government as that level which is closest to the people and most able to respond to their needs as members of a community, and do adopt the following statement of *Policies and Goals* in the advancement of effective and responsive local government.

1. THE ROLE OF CITIES

Municipal government is closest to the people and is the logical agency for the delivery of municipal services. People in their wisdom created various levels of government to serve various governmental needs. National government properly deals with those problems that are national in scope, such as relations with other nations and relations among the states. State government deals with those activities and services that are best supplied on a statewide level. County government is a service level of government and deals primarily with tax administration, jails, coroner services, courthouses, elections, and roads. Municipal government is a service level of government and deals with those basic physical and social services desired by individuals residing in communities. Municipal government, being the closest to the people and being a creature of higher levels of government, must be provided with resources and authority from the other levels of government in order to carry out its vital role. Typical services include police, fire, streets, sanitation, water, wastewater, parks, and recreation.

1-1. Diversity Creates a Need for Flexibility

Diversity is one of the essential facts of contemporary American life. Just as few national programs may be uniformly applied to all situations in all parts of the country, very few state programs can be applied uniformly to all communities within a state. There is a need to provide sufficient flexibility at the local level to allow a recognition of the diverse needs and desires of citizens of various Arkansas cities and towns. Citizens of individual municipalities should have a major voice in determining the nature, scope, and funding of various service programs offered at the local level.

1-2. The League's Role in Sharing Skill and Experience

In order to deliver local government services efficiently, cities must have the ability to share with one another their skills and experiences and should be encouraged to develop cooperative structures whereby the skills developed in one community may be applied to the solution of problems in similar communities across the state. The Arkansas Municipal League provides a logical and appropriate vehicle for transmitting information of this nature and should furnish and support technical assistance to the cities of the state.

2. SELF-GOVERNMENT

It is the right of the people in a democratic society to govern themselves, to create governmental agencies, to charge those agencies with such responsibilities, and to grant to them such powers as the people may deem appropriate for their needs. The concept of municipal home rule is based on this premise and the observable fact of diversity among the various cities and towns. Municipal home rule is a grant of power, not to local governments, but to the people who reside in cities and towns, to structure their city government as they so desire, to charge that government with the performance of those services they deem appropriate, and to determine the means of funding those services. The Arkansas Municipal League endorses the concept of municipal home rule and urges the Legislature to examine all legislation affecting municipal government in light of this basic concept. Further, the League opposes efforts to preempt municipalities exercising their authority and discretion in any form by state or federal government.

2-1. Programs Mandated

Programs mandated on local governments by the state or federal government are viewed by municipal officials as incompatible with the principles and values embodied in the doctrine of home rule. The Arkansas Municipal League will oppose mandatory legislation that imposes additional local responsibilities without providing from the state or federal government the revenues to support the additional requirements. The League supports the law that requires a fiscal impact statement on all legislation imposing additional costs on municipal government and will seek strict compliance with its provisions. The League also supports the concept that legislative committees considering bills mandating costs on municipalities must first receive prior consent of the affected municipality or the League's Executive Committee, and that those costs should only be imposed for the most compelling reasons.

2-2. Interlocal Cooperation

The primary task of local government remains the provision of services to citizens in the most effective and economical manner practicable. In many cases, services can best be provided through contracts with other local agencies, thus eliminating the need for competing or duplicative services. Numerous municipalities and counties have found that the Interlocal Cooperation Act provides an excellent vehicle for such arrangements. The League urges the Legislature to regard the Interlocal Cooperation Act as the primary vehicle by which interlocal cooperation should be attained and, consistent

with the principle of home rule, to avoid prescribing specific details of interlocal cooperative arrangements. Such arrangements should be left to the discretion of local officials and the citizens of local communities for cooperative negotiation and implementation through the Interlocal Cooperation Act. The League encourages all cities and towns to organize associations of municipal officials in each county of the state in order that municipal officials will be able to determine the most feasible method of providing local services in a cooperative manner.

2-3. Providing and Franchising of Services

Cities and towns should be allowed to exercise local discretion, and to be free of unduly burdensome or restrictive state or federal regulation, in the provision of local services. Those services include, but are not limited to, public safety (police, fire, and ambulance), streets, water, wastewater treatment, parks, etc. Further, when providing services or regulating various businesses or operations within their jurisdiction, cities and towns should be allowed local control to determine the need for, and the implementation of, exclusive or nonexclusive franchises, licenses, permits, and other regulatory actions.

3. FINANCE AND TAXATION

The League supports an overall tax system that is balanced, well-apportioned, and fair to all citizens of the state. A taxation system that relies solely, or too extensively, upon one type of tax is unfair and is likely to produce financial inequities upon the citizens who are subject to the tax. Property taxes have, in Arkansas's modern history, come under attack by small but outspoken groups of citizens. The Arkansas Municipal League opposes efforts to repeal property taxes in the state of Arkansas, and any like or similar measures are also opposed. Furthermore, we support the continuation of property taxes as the primary source of local funding for our public schools.

The League believes public finance problems are not solely state problems or city problems. State resources should be allocated in a manner commensurate with the responsibilities for the performance of basic services. We believe that such an allocation calls for a fair share of the general revenue of state to be returned to the cities and towns of Arkansas, which provide local government services to our state's population.

Further, we strongly urge the Governor and the General Assembly to modernize our state's sales tax base to encompass the type of services and transactions which are increasingly becoming a part of the way commerce is conducted in the 21st Century. We support a broadening of the sales tax base.

Additionally, federal and state government should provide municipal governments with the right to impose local taxes for the support of local services of a type and at a level reflective of the desires of their citizens. We recommend that automatic referendum provisions for municipal taxes be removed in view of the fact that Amendment 7 of the Arkansas Constitution provides a workable method for referring municipal matters to a vote of the local citizens. We strongly support the city and county sales tax laws and urge that they be guarded and strengthened by the General Assembly.

The League commends administrations and legislatures that have supported the "turnback" programs. We believe Arkansas to have been one of the leaders in the nation in starting a program of this sort to get state tax funds back to the municipal and county levels to be spent according to the needs of the citizens of the counties, cities, and towns as determined by their officials and citizens. The state turnback program ensures the people of our state that all municipalities and counties are able to provide at least a minimum level of local services. We pledge our support for the turnback program and encourage the General Assembly to see that it is maintained at a level commensurate with the responsibility of local government.

The League also commends administrations and legislatures that have supported the provision of general improvement funds to cities and towns. The League urges state government to continue that funding on an annual basis in order for local government to meet the needs of its citizenry. Because of the inconsistent funding of these monies, cities and towns have fallen behind in areas such as infrastructure and public safety. Thus it is critical that the state annually adopt budgets that include those monies as well as directing appropriate state agencies and departments to cooperate in dispersing those funds to cities and towns.

Further, we strongly recommend continued state funding for state-mandated municipal workers' compensation. Municipalities agreed to assume the responsibility for administering this coverage in 1985 in exchange for the state's good-faith agreement to continue funding to the same degree previously provided.

3-1. State and Federal Agencies Providing Technical Assistance

Arkansas municipal officials over the years have built a tremendous capacity for technical assistance and municipal information within their own Arkansas Municipal League. In past years, the federal and state governments have allocated substantial sums of money for the creation of new bureaus, agencies, and departments to provide technical assistance to local governments. These organizations provide vital services, particularly

in federal grant and loan programs. The League supports and will cooperate with such state and federal agencies so long as these types of agencies do not duplicate the services of our own League and do not become so expensive as to siphon off funds that could otherwise be spent for additional general turnback funds and other grant programs for municipalities. If either of these problems should develop, the League will attempt to point out the problems and propose solutions.

3-2. Municipal Bonds—Tax Exempt Status

The immunity from federal taxation of the states and local governments and their agencies in the exercise of their legitimate functions is necessary for the preservation of our constitutionally delineated dual sovereignty form of government. The imposition of a tax burden on the indebtedness of local government would have the effect of increasing the cost of government in the same manner as a tax imposed on the operations of local government. Such an increase in the cost of government would have an adverse effect on Arkansas cities and towns and their citizens. Therefore, the League opposes any proposal which would have the effect of altering the tax exempt status of municipal bonds.

3-3. Exemptions to, and Rebates from, Local Sales Taxes

The Arkansas Municipal League believes that exemptions to the Arkansas Gross Receipts Act, as well as rebates of sales tax dollars, erode the tax base and make sales taxes less equitable. Further, such exemptions and rebates create economic inefficiencies, and make the Arkansas Gross Receipts Act difficult to administer, thus driving up the public cost of administration.

Additionally, exemptions and rebates create discomfort and distrust among the public and foster inconsistent collection. These inaccuracies and inconsistencies make it difficult for local governments to generate the revenue necessary to provide needed services to their citizens. Because of these problems, the League opposes exemptions and rebates to local sales taxes.

In addition to the need for a broad-based tax system, the League also believes it is necessary that taxes be treated equally in all respects as related to any governmental entity unless public policy dictates to the contrary. Thus, with rare exceptions, laws affecting the remittance and collection of tax monies by and for the State of Arkansas and local government should be uniform.

4. BOUNDARY CHANGES

4-1. Annexation

Substantial population growth has occurred in recent years in areas adjacent to municipalities, often creating undesirable situations in matters such as: unfair and inequitable taxation; substandard commercial, residential, and utility development; contamination of soil, water, and air; and general lack of appropriate regulations and facilities to protect and serve citizens in high density areas. Therefore, the Arkansas Municipal League will (1) work for and support the maintenance of reasonable annexation procedures that recognize that populous areas are not static and that the municipal jurisdiction for growing communities must expand, not only to protect municipal citizens from encircling development that is often a drain upon the resources of the city, but also to provide needed municipal services to high-density residences, and (2) oppose any proposals that are not conducive to orderly expansion and growth of municipalities.

Further, the League opposes actions of any state or federal agency that impair the abilities of a municipality to provide water and wastewater services to its citizens and to regulate within its jurisdiction. The League supports a joint effort between the League and the Arkansas Natural Resources Commission and any other necessary state or federal agency to promulgate meaningful rules that will allow for the appeal of Commission or other agency decisions in regard to water planning and water service jurisdictions, and supports the repeal or amendment of A.C.A. § 15-22-223 and 7 U.S.C. § 1926(b).

5. LOCAL GOVERNMENT ORGANIZATION

5-1. Form of Municipal Government

The Arkansas Municipal League does not advocate any particular form of municipal government. Rather, it is policy of the League to favor a course of action that will permit residents of the city or town to select the form of government best suited to their individual needs and desires. Whether elective officials are elected at-large or by wards, whether the municipality has a mayor-council, city manager, or city administrator form of government must be an individual determination for the municipality's residents. It is contrary to the best principles of home rule to dictate the form of local government from sources other than people directly affected.

5-2. City or Town Government for Municipal Functions

As a matter of most basic policy, we believe the local city or town government can most effectively carry forward a program of municipal services for residents of a given area. The backbone of American government society lies in the nearly 19,000 incorporated cities and towns spread over the nation. This fact is increasingly true because of the growing urban nature of American society. Two of every three Americans live in and around cities, and an estimated 75 percent of Arkansas's residents live in and around Arkansas cities and towns. Without incorporated municipalities, the vast majority of the state's citizens would be lacking the local governmental services necessary to sustain any form of growth and development.

Other devices for incorporated municipalities have been proposed from time to time, both in Arkansas and in other parts of the United States. One of the most common approaches as a substitute for local government is the improvement district. The improvement district approach not only fractionates the problem of development, but it also leads to more and more government doing less and less, because of costly and duplicative administrative overhead. The improvement district approach is, in the main, a stopgap measure. Overutilization of this method of providing local services is self-defeating. We urge the Legislature to refrain from providing financial aid to improvement districts for the provision of municipal-type services if such aid reduces the amount of funds that could otherwise be returned to municipal governments. The Municipal League supports the concept that the incorporated city and town governments are the best vehicles for providing the people with responsible local government and services. The League strongly endorses a municipal incorporation law, which provides, in pertinent part, that territory within five miles of an incorporated municipality shall not be allowed to incorporate unless permission is received from the existing municipality. By avoiding over-utilization of special districts and limiting needless municipal incorporations, the cities and towns of Arkansas can provide the best and most effective form of local government. Further, we urge the Legislature to narrow the opportunities to create or expand improvement districts as well as directing those districts to be fully transparent via, among many things, regular reporting of their operations, their finances, and their membership. Further, we ask the Legislature to hold improvement districts to the same level of accountability as local governmental entities and officials are held.

5-3. Benefited Areas Must Finance Services Received

We urge the General Assembly and the County Quorum Courts to refrain from allocating taxes collected from within the municipalities into programs that are of no direct benefit to residents of municipalities. Specifically, taxpayers within municipalities must not be taxed by county or state government for purposes of rendering municipal-type services such as fire, police, sanitation, and solid waste pickup and disposal for rural residents.

Further, counties should refrain from embarking upon municipal-type services unless and until the services for which county government has primary responsibility and jurisdiction, such as the court and jail systems, the coroner's and prosecuting attorney's office, and the tax assessment and collection systems, are properly funded and administered.

Also, municipalities should consider assisting counties in financing their jails by their agreeing to respond to calls within certain unincorporated areas of the county, thereby allowing the county to devote more county revenue toward meeting the requirements of providing a county jail.

We urge continuing cooperation between municipalities and counties in the provision of all governmental services. Such cooperation includes but is not limited to: formal and informal use of interlocal agreements and the concurrence at a local level of the best use of taxpayer dollars.

6. PERSONNEL, ADMINISTRATION AND EMPLOYEE RELATIONS

The League recognizes the vital role of labor and the legitimate aspirations of public employees. The League also advocates the city's management responsibility to direct the efforts of public employees and the city's right to exercise traditional management prerogatives.

The League feels local employee relations should be governed as much as possible according to the will of the local citizenry as reflected through the elected municipal governing body. Specifically, we feel municipalities should be granted full authority over hours, wages, benefits, and working conditions of municipal employees. Further, we urge the General Assembly and the Congress of the United States to refrain from mandating civil service, collective bargaining or any other type of procedures on municipalities that tend to supersede a municipality's right to govern itself.

Compulsory arbitration is wrong in theory; it has not worked out in practice, and it should not be forced upon cities and towns by the state or federal governments. It gives special privileges to selected employees, and it

undermines the responsibility, authority, and integrity of local government. The Arkansas Municipal League opposes compulsory arbitration and urges that state and federal legislators resist the dangers inherent in this type of legislation.

The League recognizes the very difficult task of balancing the provision of city services with the limited funds available to local officials. Traditionally, the cost of providing a fair wage and benefit package to city employees is one of the most significant in the provision of city services. Thus, it is of utmost importance that all aspects of personnel costs, including health, workers' compensation, and retirement benefits, be provided in the most efficient and fair way possible. Where the provision and administration of high quality health, retirement, and other employment benefits can be pooled together, it makes sound fiscal sense to do so. Further, it is critical that administrators and governing boards of retirement programs reflect the proper and equitable balance of employer and employee needs in order that all aspects of local government services be met in the best manner possible. Providing retirement to city employees is one of the most important and expensive benefits a municipality incurs. It is critical that all revenue sources for these benefits be equitably divided and that employer contribution rates be subject to appropriate limitations to ensure that tax payer dollars are put to their optimum use and that municipal services are not jeopardized.

7. TRANSPORTATION AND STREET PROGRAMS

Transportation, the movement of people and goods within and between municipalities, is essential to the welfare of those communities and to the state as a whole. The problems of congestion and energy shortages have combined to make the need for adequate public transportation increasingly apparent. This need exists in small municipalities as well as the large cities of our state. The League feels that any new highway tax programs initiated at the state level should consider all segments of our transportation network, and municipalities should receive no less than 15 percent of all funds allocated for streets, roads, and highways within the State of Arkansas. We feel the exemption of fuel from the state sales tax should be repealed with the additional revenues being allocated for streets, highways, and roads.

Furthermore, we support the use of and additional funding for public transit due to its ability to move people in an efficient and environmentally friendly manner.

Periodically, the Arkansas Highway and Transportation Department gives streets, roads, and highways to Arkansas cities and towns. Those streets, roads, and highways are not always in good condition and Arkansas's cities and towns are financially unable to take over and maintain these streets, roads, and highways if they are not tendered in the most pristine of condition. The League requests and encourages the Arkansas Highway and Transportation Department to tender to Arkansas's cities and towns only those streets, roads, and highways that are in the best of physical condition.

8. PUBLIC SAFETY

The increasing mobility of our society gives adequate proof that new techniques are required to control crime. Old concepts need to be critically reexamined in light of United States Supreme Court decisions, and outdated procedures must be replaced with imaginative and modern programs. The full weight of the city must be marshaled to action in controlling criminal activity. Individual citizens, civic organizations, churches, schools, and all other social and civic institutions are urged to take cognizance of the problem and join the police in lowering the incidence of crime in our cities. Primary responsibility, however, properly remains vested in local law enforcement authorities. The League supports all legislative measures providing the necessary authority to local law enforcement agencies for the enforcement of laws in cities and towns, as well as the provision of public safety therein. Additionally, every effort must be made to encourage citizen cooperation with law enforcement agencies, which will serve to reduce crime and develop a respect for law and order.

Further, when funds are extremely limited, we encourage municipal officials to evaluate the utilization of volunteer or part-paid fire departments, public safety departments, or other creative means to meet the fire protection needs of a community with greater efficiency and improved safety both for firefighters and citizens.

The League opposes the weakening of the Arkansas Fire Prevention Code as well as efforts to lessen its enforcement statewide. The Code provides protection to Arkansans regardless of urban or rural setting. The Code's uniform application allows government, private business, and citizens alike to be assured that building guidelines are standardized and citizen safety is of utmost importance.

Public safety officers are often required to face dangerous, fast paced, and frightening situations. In some instances they are, quite literally, called to put their lives on the line. Tragically and all too often, those officers

make the ultimate sacrifice in protecting us and our property. The League expresses its profound gratitude for those services and deepest sympathies to the families and friends who have lost one of these heroic men or women.

9. LAND USE

9-1. Legislation

We recommend that if the Arkansas General Assembly or the U.S. Congress decides to adopt and implement additional land-use legislation, such legislation should provide that all land-use decisions would be made by local citizens and officials utilizing the existing municipal planning commission structures.

We support the ability of local government to regulate the use of property in keeping with the 5th and 14th Amendments of the U.S. Constitution and Article 2, Section 22 of the Arkansas Constitution, and therefore oppose any federal regulation, state statute, or constitutional amendments that would place additional burdens on local government's ability to regulate private property.

9-2. Planning

The League supports the theory that local governing bodies, and the citizens of those cities and towns, are best equipped to make decisions regarding local land-use matters. Further, if cities and towns choose to engage in planning and zoning as part of their local land-use decision-making, they should have at their disposal the most up-to-date and progressive legal tools possible to accomplish their goals. Therefore, the League encourages the Legislature to pass planning and zoning laws that can be used by cities and towns of all sizes.

10. MANDATED COSTS AND RESTRICTIONS OF REVENUE

Mandates relate to unfunded state and federal requirements as well as various state imposed "add on" fees to municipal activities. As the federal budget deficit grows and as state budgets become more restrictive, unfunded mandates to local governments seem to be increasing at an alarming rate. The cost of complying with these mandates severely strains municipal budgets to the extent of forcing them to reduce or cut local priorities. While unfunded mandates continue to be imposed on local governments, proposals to reduce local revenue authority are also sometimes proposed. This places local government in the position of having to pay for

mandates and other requirements with fewer available revenue options.

The Arkansas General Assembly is frequently asked to pass laws to provide additional pension benefits, court costs, fees on municipal utilities, and other types of financial increases. Laws of this type, in effect, mandate additional unfunded expenses to Arkansas municipalities. The providing of employee benefits is of crucial importance to Arkansas's cities and towns. Of particular concern is the need for local government to ensure that those benefits do not cause a loss in the provision of local services. State retirement benefits are typically better for employees and more cost effective for the employer when they are administered by one entity rather than by many. Therefore, the League endorses, where practical, the merging of state public retirement systems into one collective, more stable, and more efficient system as well as to oppose the creation of any new and independent retirement systems.

The Arkansas Municipal League believes that parties who propose bills that directly affect municipalities should inform the Arkansas Municipal League of the intent of these bills prior to each legislative session. The intended result of this procedure would be to provide all interested parties an opportunity to educate, discuss, or reconcile potential differences in the proposed legislation in advance of the convening of the Arkansas General Assembly. The resolution process adopted by the Arkansas Municipal League provides a method for reviewing municipal-related legislative proposals as well as a format for resolving differences prior to the legislative session.

The Arkansas Municipal League's position on issues that affect the financial integrity of Arkansas municipal budgets will be to (1) oppose all additional district and city court costs for non-municipal purposes, (2) oppose additional pension benefits that increase municipal costs, (3) oppose additional fees placed on municipalities for state or federal agency purposes, and (4) oppose restrictions or reductions of local revenue options. Opposition to these types of issues that directly threaten the financial integrity of Arkansas municipal budgets will be an official position of the Arkansas Municipal League unless the proposed legislation is approved by an Arkansas Municipal League resolution. There should be no variance from this policy during the year except for the most compelling reasons as determined by the Executive Committee of the Arkansas Municipal League and upon two-thirds vote of that body.

11. CLEAN, SAFE, PROSPEROUS MUNICIPALITIES IN THE NATURAL STATE

Arkansas must use its limited resources in the most efficient manner possible in order to achieve clean, safe, and prosperous cities and towns. Preserving our beautiful natural areas where we have some of the best hunting and fishing in the world, supporting our thriving tourism industry, encouraging a strong agricultural economy, and maintaining relatively low taxes are important goals for the future of Arkansas. To maintain this quality of life with low taxes we must allocate our resources very carefully and recognize that city living and country living are different. Supporting rural growth by providing municipal services into unincorporated areas dilutes the quality of municipal services while at the same time encroaches on our state's natural areas, which more properly can be utilized by farmers, sports enthusiasts, tourists, and naturalists. The Arkansas Municipal League will oppose legislation and programs that (1) encourage or finance urbanization of unincorporated areas, (2) unnecessarily infringe on the natural state of our countryside, and (3) dilute the efficiency of municipal services for the cities and towns. The citizens of Arkansas deserve to have clean, safe, prosperous municipalities in which to reside and do business, while at the same time living in "the Natural State."

12. AFFORDABLE HOUSING

Municipalities should endeavor to enact local policies and programs that will facilitate the provision of clean, safe, and affordable housing for all citizens. Financial and technical assistance from state and federal agencies should be sought to support the locally determined housing strategy.

13. TECHNOLOGY

Today's society relies heavily on the use of computer technology and in particular the Internet and electronic communications of many varieties. The Arkansas Municipal League believes that the use of these numerous and ever-changing tools makes government run more efficiently and ultimately provides better service to Arkansas's taxpayers. The League supports and encourages municipal governments to explore the use of these many technologies in their executive, legislative, and judicial work.

14. DIVERSITY

The League recognizes and embraces the diversity of the people of the state of Arkansas. Further, the League encourages and promotes inclusion of a full range of diverse people in the League's organizational structure, leadership, committees, programming, and staffing. The League also recognizes the necessity that municipal government include diverse people in all of its activities and services, so as to best serve the community it represents. The League rejects any and all illegal, historic, cultural, or other artificial barrier that would impede any person's fair and equal consideration for and participation in any position or service provided by municipal government or the Arkansas Municipal League.

15. EDUCATION

The proper education of our young people is key to the long-term improvement of our state. All students should be provided an adequate and equitable opportunity for a good education in an efficient manner. The great majority of local property taxes and state general revenues are currently dedicated to this goal. The Arkansas Municipal League encourages the Governor and General Assembly to explore all options toward meeting the goals of adequate, equitable, and efficient educational opportunities for all our young people, whether by utilizing our current structures or examining other means of providing education.

16. NATURAL DISASTERS

History has shown that municipalities play a key role in public assistance when natural disasters occur. Cities and towns provide police, fire and emergency medical services vital to the initial response to a natural disaster. Further, municipalities play a key role in post-disaster clean-up efforts, providing garbage and debris removal and, when called upon, work hand-in-hand with the Federal Emergency Management Agency (FEMA).

Current FEMA regulations provide disaster benefits to municipalities only in the event the county in which the municipality is situated is declared a disaster area. Damage from natural disasters is sometimes not widespread enough to qualify an entire county for assistance, while the same disaster may have caused monumental damages within a particular city. Further, municipalities are often unable to afford the cost to repair or replace damaged infrastructure and facilities without assistance, often causing a loss of essential services necessary for the health and safety of their citizens. Therefore, the League encourages FEMA to amend or adopt regulations that would permit municipalities to qualify for disaster assistance when counties, as a whole, do not otherwise qualify.

A RESOLUTION SUPPORTING FEDERAL AND STATE LEGISLATION TO ENSURE THE PROPER ASSESSMENT AND COLLECTION OF SALES TAX FROM ALL INTERNET/ONLINE SALES THEREBY CREATING A FAIR AND FREE MARKET FOR ALL BUSINESSES AND CONSUMERS REGARDLESS OF THE LOCATION OF THE BUSINESS FROM WHICH THE PURCHASE WAS MADE.

WHEREAS, legislation frequently referred to as the Marketplace Fairness and Remote Transactions Parity Act ("This Legislation") are being considered by the United States Congress; and,

WHEREAS, similar legislation was considered by the Arkansas General Assembly during the 2017 regular legislative session; and,

WHEREAS, this legislation would give states the authority to enforce local and state taxes that are already in place and owed by out-of-state online retailers; and,

WHEREAS, this legislation would require retailers to collect and remit sales tax to state and local governments for out-of-state online sales; and,

WHEREAS, all businesses, regardless of their physical location, should be required to collect and remit state and local sales tax; and,

WHEREAS, the playing field, as it currently stands, favors out-of-state internet retailers that exploit a pre-Internet loophole, allowing them to evade collecting state and local sales tax even though they sell the same products in the same communities as local merchants do; and,

WHEREAS, as it currently stands, stores with a local retailer must collect sales tax while online stores do not, thereby enabling online stores to undercut local retail prices; and,

WHEREAS, this legislation is not a new tax or a tax increase, but rather enables states to collect taxes that are already due; and,

WHEREAS, this legislation would generate more sales, pay more sales tax to the state treasury, encourage more local retailers, create jobs for local workers and infuse more money into local economies throughout the State of Arkansas.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

Section 1: That we do hereby urge members of the Arkansas congressional delegation and the Arkansas Legislature to work for passage and vote in favor of legislation requiring the collection and remittance of state and local sales tax by all retailers thus making for competition in a true free market and giving every business an equal opportunity to compete, innovate and create jobs.

Section 2: Moreover, we do hereby urge Governor Asa Hutchinson to call for a special session as quickly as possible to address this most important issue for the benefit of the state's local retail businesses and its citizens.

A RESOLUTION TO AMEND A.C.A. § 14-44-109 AND A.C.A. § 14-45-108 TO PROVIDE CITIES OF THE SECOND CLASS AND INCORPORATED TOWNS THE SAME POWER AND FLEXIBILITY TO PROVIDE FOR THE APPOINTMENT OF MUNICIPAL TREASURERS AND OTHER RELATED POWERS CURRENTLY RESERVED TO CITIES OF THE FIRST CLASS.

WHEREAS, currently only cities of the first class can provide for the appointment of Municipal Treasurers; and,

WHEREAS, this power and flexibility allows for the best qualified candidates to be chosen; and,

WHEREAS, in many instances, cities of the second class and incorporated towns desire to appoint a qualified municipal treasurer; and,

WHEREAS, A.C.A. §§ 14-44-109 and 14-45-108 must be amended to allow for these municipalities to have similar power and flexibility to cities of the first class; and,

WHEREAS, there exists a need for cities of the second class and incorporated towns to engage financial and accounting professionals to provide services for the municipality's obligations, and;

WHEREAS, these amendments are necessary to provide all municipalities those benefits currently reserved to cities of the first class;

NOW, THEREFORE, BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE, IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of A.C.A. \$\$ 14-44-109 and 14-45-108 and any other statute necessary to confer cities of the second class and incorporated towns with the power and flexibility in appointing qualified municipal treasurers and hiring financial and accounting professionals to provide services for the municipality's obligations.

A RESOLUTION TO AMEND BIDDING STAT-UTES A.C.A. § 14-58-303 AND A.C.A. § 22-9-203 TO ENSURE CONSISTENCY IN DOLLAR AMOUNTS PERTAINING TO BIDDING AS WELL AS ENSURING UNDER EMERGENCY CIRCUM-STANCES DAMAGED MUNICIPAL PROPERTY MAY BE REPAIRED EXPIDICIOUSLY BEFORE FURTHER DAMAGE MAY DONE.

WHEREAS, current law requires bids to be taken for general repairs or contracts above \$20,000 pursuant to A.C.A. § 14-58-303; and,

WHEREAS, for public improvement contracts and building the threshold monetary amount for bidding is \$35,000; and,

WHEREAS, prior to the 2017 Arkansas legislative session the monetary requirements were the same for both types of bidding thereby ensuring consistent following of state law and preventing confusion; and,

WHEREAS, great confusion now exists with city officials as to when it is necessary to bid considering the inconsistent monetary provisions of the statutes; and,

WHEREAS, to ensure consistency and the best use of taxpayer dollars both bidding statutes should have a threshold monetary bidding requirement of \$50,000; and,

WHEREAS, A.C.A. § 14-58-303 allows bidding to be waived by ordinance in exceptional circumstances where bidding isn't feasible or practical, however A.C.A. § 22-9-203 has no such provision; and,

WHEREAS, in times of emergency such as tornados, floods, fire, and the like it is necessary for speedy and major repair or construction work to be done regarding public improvements, yet under A.C.A. § 22-9-203 there is no ability to waive bids; and,

WHEREAS, allowing bids to be waived in times of emergency is necessary for the public good and the health, safety and welfare of municipal citizens.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of both A.C.A. § 14-58-303 and A.C.A. § 22-9-203 by making the bidding threshold consistent at \$50,000 and for A.C.A. § 22-9-203 to be amended to include a bidding waiver provision like that found in A.C.A. § 14-58-303.

A RESOLUTION TO SUPPORT THE STUDY OF, AND TO AMEND, ARKANSAS LAW TO ALLOW CITIES AND TOWNS TO ENFORCE THE TRAFFIC LAWS OF THIS STATE AND LOCAL GOVERNMENT VIA THE USE OF ELECTRONIC AUTOMATED SYSTEMS.

WHEREAS, with two minor exceptions, Arkansas law (A.C.A. § 27-52-111) prohibits municipalities from using automated enforcement devices to detect and enforce local or state traffic laws; and,

WHEREAS, today's technology has proven itself in medicine, engineering, policing, and the provision of water and wastewater services to name but a few, it seems unwise for cities and towns to not be able to avail themselves of a technology that can save lives; and,

WHEREAS, a simple Google search yields many reports showing a substantial drop in automobile crashes and injuries resulting therefrom when deploying either speed devices, or red lights, or both; and,

WHEREAS, one such study by the U.S. Department of Transportation, National Highway Traffic Safety Administration (Department of Transportation Report Number: DOT HS 810 763) noted "...significant reductions in estimated crashes..." and a reduction in "... crash severity..." when these devices are employed; and,

WHEREAS, allowing local government the option to use technology to make the public safer shouldn't be prohibited, but rather it should be encouraged.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amending or repealing of A.C.A. § 27-52-111 to allow cities and towns to use automated enforcement devices for enforcing traffic laws via their home rule powers.

A RESOLUTION TO REPEAL A.C.A. § 14-56-202 TO ENSURE CONSISTENCY IN ARKANSAS LAW AND TO PREVENT A MIS-USE OF HOME RULE POWERS BY CITIES AND TOWNS.

WHEREAS, statutory home rule was given to all cities and towns in Arkansas in 2011 and is codified at A.C.A. § 14-43-601 et seq.; and,

WHEREAS, prior to the granting of home rule powers many statutes were put into place to authorize municipalities to engage in matters of public affairs, safety, services, and governance; and, WHEREAS, statutes such as A.C.A. § 14-56-202 no longer need to be a part of Arkansas law given that cities and towns may engage in building and land use regulation via their home rule powers.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we hereby support the repeal of A.C.A. § 14-56-202 to ensure that cities and towns have consistent control over land use and building matters within their respective communities.

A RESOLUTION TO AMEND ARKANSAS LAW TO PROVIDE MORE FLEXIBILITY REGARDING THE OFFICES OF CLERK/RECORDER/TREA-SURER WHEN THOSE OFFICES ARE VACATED.

WHEREAS, A.C.A. § 14-42-113 dictates that salaries of municipal officials of cities of the first class, cities of the second class, and incorporated towns may not be lowered during the respective term of office unless the official requests that it be lowered; and,

WHEREAS, the office of clerk is required in cities of the first class and it may be combined with the office of treasurer by ordinance; and,

WHEREAS, the office of treasurer is also required in all cities and towns; and,

WHEREAS, the office of recorder is substantially the same as clerk and is required in cities of the second class and incorporated towns; and,

WHEREAS, as with the office of clerk, the office of recorder may be combined via ordinance with the office of treasurer; and,

WHEREAS, periodically these offices are vacated for various reasons and in many instances, it is difficult to find experienced help to handle the financial and recordkeeping responsibilities of one or both of the offices; and,

WHEREAS, because the joinder of the offices as well as salary are tied directly to the term of office rather than the availability of persons to fill the office, municipalities are often unable to get the best fit for the offices and money to be paid; and,

WHEREAS, if municipalities had more flexibility regarding splitting the offices, joining the offices and lowering salary when the offices are vacant it is believed that these vacancies can be more easily filled and there will be a better use of precious taxpayer dollars.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending Arkansas law to ensure filling vacancies in the offices of clerk, recorder, treasurer, or the combination thereof can be done with the most capable persons at a salary commensurate with that person's experience; and that the amendments allow for a restructure of pay and combination during the vacancy but before any appointment.

A RESOLUTION TO CLARIFY THE LAW REGARDING A CHANGE IN THE FORM OF GOVERNMENT AT A LOCAL LEVEL AND TO REPEAL STATUTORY PROVISIONS THAT ARE DUPLICATIVE AND CONFUSING, NAMELY A.C.A. § 14-38-113.

WHEREAS, Arkansas has three forms of municipal government: the mayor council form, city manager form, and city administrator form; and,

WHEREAS, in both statutory schemes regarding city manager and city administrator forms of government, A.C.A. § 14-47-101 et seq. and A.C.A. § 14-48-101 et seq. respectively, statutes exist to allow for the change of the form of government to or from any another form of municipal government; and,

WHEREAS, A.C.A. § 14-38-113 is duplicative of the statutes found in both the city manager and administrator statutes thus its continued presence on the books is most confusing.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the repeal of A.C.A. § 14-38-113 as it is no longer needed due to the specific statutes on changing forms of government found in both the manager and administrator statutory schemes.

A RESOLUTION TO REPEAL A PORTION OF A.C.A. § 14-42-206 TO ENSURE THAT ALL INCOMING CITY OFFICIALS CAN DISCUSS INDEPENDENT VERSUS PARTISAN CANDIDATE DESIGNATION.

WHEREAS, pursuant to A.C.A. § 14-42-206(a)(1) city or town councils in a mayor council form of government may pass a resolution on or before January 1 of an election year to conduct party primaries for municipal offices; and,

WHEREAS, A.C.A. § 14-42-206(a)(2) requires the party primary resolution to stay in place until repealed by the city or town council; and,

WHEREAS, the clear majority of elected city and town officials are independents; and,

WHEREAS, keeping the party primary resolution in place rather than letting it expire after a year of existence unnecessarily complicates the election process and it causes council members and mayors to miss reviewing the policy thus potentially causing those officials to ignore all the available options for the city and its citizenry.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the repeal of A.C.A. 14-42-206(a)(2).

A RESOLUTION SUPPORTING THE REPEAL OF A.C.A. § 14-44-117 AND TO TERMINATE THE OFFICE OF CITY COLLECTOR.

WHEREAS, it is believed that there are no longer any collectors elected to municipal office in the state of Arkansas; and,

WHEREAS, over a period of many years the office has become obsolete and the duties absorbed on several fronts.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the repeal of A.C.A. § 14-44-117 as the elected office of collector has become obsolete.

A RESOLUTION SUPPORTING AMENDING A.C.A. § 14-55-207 TO ENSURE THAT MUNICIPAL CODIFICATIONS MAY BE ADOPTED BY REFERENCE AS TECHNICAL CODES ARE DONE.

WHEREAS, cities and towns often codify ordinances for ease of reference and to better keep track of city business; and,

WHEREAS, the law is currently clear that adoption of technical codes may be done by reference due to their typically large size and being generally understood by citizens; and,

WHEREAS, codification of ordinances doesn't change the substance of those ordinances, rather it puts them in a logical order making them easy to reference; and,

WHEREAS, given the similarity to technical codes, codification should also be allowed to be adopted by reference.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 14-55-207 to ensure that municipal ordinance codification projects may be adopted by reference.

A RESOLUTION SUPPORTING AMENDING A.C.A. § 21-2-105 TO BE CONSISTENT WITH A.C.A. § 14-42-106 BY ALLOWING CITY/TOWN CLERKS/RECORDERS TO ADMINISTER THE OATH.

WHEREAS, A.C.A. §§ 21-2-105 and 14-42-106 are inconsistent with each other regarding who is authorized to administer the oath; and,

WHEREAS, by making the two consistent by allowing city/town clerks/recorders to administer the oath there will be no confusion about those powers.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 21-2-105 to be consistent with A.C.A. § 14-42-106 regarding the administration of the oath.

A RESOLUTION SUPPORTING AMENDING A.C.A. § 26-75-222 TO INCREASE THE CAP REGARDING THE MAXIMUM SALES OR USE TAX LEVIED AND COLLECTED ON CERTAIN PURCHASES SUCH AS A MOTOR VEHICLE, AIRCRAFT AND MANUFACTURED HOMES.

WHEREAS, cities and towns are currently capped on levying and collecting sales and use tax on certain items at twenty-five hundred dollars (\$2,500); and,

WHEREAS, the current cap is antiquated and should be raised to five thousand dollars (\$5,000).

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 26-75-222 to raise the cap on levying and collecting sales and use tax on certain items listed in the statute to five thousand dollars (\$5,000).

A RESOLUTION SUPPORTING AMENDING A.C.A. § 26-73-105 TO REDUCE THE ADMINISTRATIVE FEE CHARGED BY THE STATE OF ARKANSAS TO COLLECT SALES TAX FROM 3% TO 1.5%.

WHEREAS, the state of Arkansas implemented a 3% fee to collect local sales tax in 1977; and,

WHEREAS, in 1977 computers were not used by most Americans other than those working at NASA or other such agencies; and,

WHEREAS, in 1977 most if not all the procedures used to collect local sales taxes were done by hand with virtually no automation; and,

WHEREAS, today computers and automatic accounting and collections procedures make the task of sales tax collection miniscule and 1.5% is a much more reasonable figure given today's digital age.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 26-73-105 to reduce the local sales tax collection fee to 1.5% thereby more accurately reflecting today's automated society.

A RESOLUTION SUPPORTING THE AMEND-MENT OF ARKANSAS FINANCE AND ACCOUNTING LAWS TO ENSURE THAT CITIES AND TOWNS CAN ACCEPT DEBIT AND CREDIT CARD PAYMENTS, ASSESS AND COLLECT CONVENIENCE FEES, AS WELL AS TO CONTRACT FOR TRANSACTION FEES THAT MAY BE PASSED ALONG TO THE USER OF THE CARD.

WHEREAS, the use of electronic payment methods has become common place for most citizens in Arkansas; and,

WHEREAS, there is some debate about the propriety of cities and towns accepting electronic payments including the collection and/or assessment of industry standard convenience and transaction fees related to those payments; and,

WHEREAS, to ensure that cities and towns may lawfully use these valuable payment and collection methodologies also ensures that citizens may more easily access and pay for necessary municipal services.

NOW, THEREFORE, BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84TH ANNUAL CONVENTION ASSEMBLED: That we do hereby support the amendment of Arkansas law to ensure that use of electronic payment methods such as debit and credit cards is lawful, as well as authorizing all related convenience and transaction fees for collection, assessment, or pass through to the user of the card.

A RESOLUTION SUPPORTING THE AMEND-MENT OF THE ARKANSAS FREEDOM OF INFORMATION ACT (FOIA) TO LIST ALL EX-EMPTIONS TO THE MANDATES OF THE FOIA IN A SINGLE SECTION OF A.C.A. § 25-19-101 ET SEQ.

WHEREAS, in addition to the various exemptions specifically enumerated in the FOIA, A.C.A. § 25-19-101 et seq., the Arkansas Code has many other restrictions and prohibitions regarding the release of what would otherwise be considered a public document pursuant to the provisions of the FOIA; and,

WHEREAS, researching the entire statutory scheme found in the Arkansas Code for other exemptions to the release of public information is time consuming and wastes precious governmental resources; and,

WHEREAS, this research is also very complicated because in many instances the FOIA isn't mentioned in those independent code sections; and,

WHEREAS, because this research is so difficult it often leads to inconsistencies in the interpretation of the law thereby causing unnecessary confusion amongst taxpayers which in turn results in the public's distrust of municipal government.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support an amendment to A.C.A. § 25-19-101 et seq. to list all statutory exemptions to the release of public documents in one section of the code within the FOIA and that any laws passed in the future also prohibiting release of a public document be also included in this newly formed section of the code.

A RESOLUTION SUPPORTING THE PROTECTION OF CONFIDENTIAL INFORMANTS FROM HARM CAUSED BY THE RELEASE OF THEIR PERSONAL INFORMATION PURSUANT TO THE ARKANSAS FREEDOM OF INFORMATION ACT (FOIA; A.C.A. § 25-19-101 ET SEQ).

WHEREAS, current Arkansas law prevents the release of the identity of a confidential informant (CI or informant) only during the pendency of the relevant criminal investigation; and, WHEREAS, the identity of a CI can be obtained at any other time under FOIA; and,

WHEREAS, the work of informants is inherently dangerous, however by allowing their identities to be so easily obtained they are placed in a heightened position of being exposed; and,

WHEREAS, additionally, informants are an integral part of the criminal investigative system in Arkansas; and,

WHEREAS, law enforcement will be hampered in their efforts to maintain law and order if informants remain easily exposed; and,

WHEREAS, it is critical for informants to be better protected than they are now, thus amending the FOIA will help to preserve the peace in our local communities.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of the Arkansas Freedom of Information Act to ensure that the identities of confidential informants are protected from release until a reasonable time has passed thereby allowing an informant to reasonably avoid harm and to keep the sanctity of the judicial system intact.

A RESOLUTION SUPPORTING THE AMEND-MENT OF THE ARKANSAS FREEDOM OF INFORMATION ACT (FOIA; A.C.A. § 25-19-101 ET SEQ) TO ENSURE THE CONSTITUTIONAL RIGHT TO LEGAL COUNSEL FOR PUBLIC OFFICIALS IS EQUAL TO THAT OF PRIVATE CITIZENS AS WELL AS ENSURING FUNDAMENTAL FAIRNESS IN THE JUDICIAL SYSTEM.

WHEREAS, a tried and true tenant of the American legal system is the sanctity of the attorney client relationship; and,

WHEREAS, one of the primary foundations of that relationship is the privacy afforded clients regardless of social station, vocation, or wealth regarding their communications with their attorneys; and,

WHEREAS, those communications ensure candid discussions and in turn provide the very basis of the representation including but not limited to legal advice, tactical decisions, and work product; and,

WHEREAS, current Arkansas law provides virtually no attorney client privilege for public officials regardless of the capacity they are sued in; and,

WHEREAS, the FOIA allows the public, the media, and the opposing party and attorneys to review virtually every record in the litigation file regardless of its contents; and,

WHEREAS, essentially, that rule of law means that the private party to the suit has all the advantages of being in an attorney client relationship, while a public official does not; and,

WHEREAS, this double standard is unfair, unlawful, and without precedent in the United States; and,

WHEREAS, transparency of governmental action is also of paramount importance in our society thus these litigation records should be made available to the public upon the conclusion of the litigation; and,

WHEREAS, by protecting the sanctity of the attorney client privilege during the pendency of litigation while being transparent upon the conclusion of the litigation means both laudable goals will be met.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending the Arkansas Freedom of Information Act to ensure that public entities and their officials and employees are provided the same rights and privileges as all other litigants are afforded but to also recognize the ultimate need for transparency by releasing litigation files upon the conclusion of the litigation.

A RESOLUTION IN SUPPORT OF AMENDING ARKANSAS LAW TO ENSURE THAT MUNICIPAL STREET TURNBACK MONEY IS PROPERLY DEPOSITED.

WHEREAS, Arkansas law requires street and general turnback monies be maintained separately; and,

WHEREAS, a repeated issue for cities and towns is the deposit of street turnback monies into the general turnback account thus causing various audit problems; and

WHEREAS, electronic banking allows many options to solve problems such as a mistaken deposit into the incorrect account; and,

WHEREAS, requiring street turnback funds be electronically and directly deposited into the street turnback account would resolve the mistake of depositing into the wrong account.

NOW, THEREFORE, BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84TH ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of Arkansas law to require street turnback funds be directly and electronically deposited into a specified account for those monies.

A RESOLUTION TO CLARIFY THAT RUN-OFF ELECTIONS IN ALL LOCAL GOVERNMENTAL RACES ARE HELD THREE WEEKS AFTER THE GENERAL ELECTION AND TO AMEND A.C.A. § 7-5-106 TO REFLECT THAT CLARIFICATION.

WHEREAS, current Arkansas law dictates that county runoff elections are held three (3) weeks after the general election; and,

WHEREAS, current Arkansas law requires municipal office runoffs are held four (4) weeks after the general election; and,

WHEREAS, special elections are expensive and time consuming for those that organize and run them; and,

WHEREAS, municipalities and counties have limited funds that should be used in the most conservative and efficient manner; and,

WHEREAS, holding runoff elections for both counties and municipalities three (3) weeks from the general election is the best way to ensure voter turnout and use public funds in the most business-like manner.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending Arkansas law to reflect that both municipal and county runoff elections will be held at the consistent time of three (3) weeks after the general election.

A RESOLUTION TO CLARIFY THE ELECTION CYCLE OF DISTRICT JUDGES.

WHEREAS, since Amendment 80 was instituted into the Arkansas Constitution a great many changes have been made to the statutory schemes regarding district courts and judges; and,

WHEREAS, during those many legislative changes it appears that A.C.A. § 16-17-93 was inadvertently repealed; and,

WHEREAS, the repeal caused there to be no statutory declaration concerning the election of district judges thus there is no pronouncement concerning the conclusion of a term.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we hereby support legislation to re-instate the terms and election cycle previously found in the repealed statute A.C.A. § 16-17-93.

A RESOLUTION TO AMEND A.C.A. § 14-40-204 REGARDING MUNICIPALLY OWNED LAND LOCATED OUTSIDE THE CITY LIMITS AND TO ALLOW ANNEXATION OF THOSE LANDS BY ORDINANCE PASSED BY THE GOVERNING BODY OF THE MUNICIPALITY.

WHEREAS, A.C.A. § 14-40-204 annexes municipally owned parks and airports into the municipality that owns the park or airport; and,

WHEREAS, the annexation of airports and parks is specifically limited to various population requirements rather than ownership; and,

WHEREAS, the population requirements are arbitrary and create both confusion and inconsistent rules for both municipalities and counties to follow; and,

WHEREAS, a much more reasonable and uniform legal standard would be municipal owned land outside the city limits, regardless of use, should be annexed into the municipality upon the governing body acting to do so.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of A.C.A. § 14-40-204 to allow all municipally owned land outside the city or town limits be annexed by ordinance passed by the municipalities governing body regardless of municipal population or land usage.

A RESOLUTION SUPPORTING THE REPEAL OF A.C.A. § 14-42-401 ET SEQ. CONCERNING THE ESTABLISHMENT OF MUNICIPAL DEPARTMENTS OF PUBLIC SAFETY AND TO RELY ON STATUTORY HOME RULE REGARDING MATTERS OF PUBLIC SAFETY.

WHEREAS, Arkansas law A.C.A. § 14-42-401 et seq. allows cities and towns to create departments of public safety in lieu of separate police and fire departments; and,

WHEREAS, there are no public safety departments in Arkansas; and,

WHEREAS, with the implementation of statutory home rule for all cities and towns, they can create and structure several departments or a singular department for all public safety needs.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the repeal of A.C.A. § 14-42-401 et seq. for cities and towns to make better use of their resources by relying on home rule.

A RESOLUTION SUPPORTING AMENDING A.C.A. § 14-53-102 TO ENSURE A MORE EQUITABLE REIMBURSEMENT FOR FIRE FIGHTING SERVICES PERFORMED OUTSIDE THE MUNICIPAL LIMITS.

WHEREAS, Arkansas law currently allows only a meager two hundred dollars (\$200) or less for reimbursement of firefighting services provided beyond city or town limits; and,

WHEREAS, two hundred dollars (\$200) is an insufficient amount to adequately reimburse in virtually all responses; and,

WHEREAS, there shouldn't be any limitation on reimbursement, rather the reimbursement should be for the actual costs expended or an amount otherwise agreed to.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 14-53-102(b)(1)(B) to remove antiquated monetary limitations and use a reimbursement standard that reflects the actual costs expended.

A RESOLUTION SUPPORTING AMENDING A.C.A. § 14-200-201 TO RAISE THE FRANCHISE FEE RATE CAP ON UTILITIES TO FIVE PERCENT (5%) TO BE CONSISTENT WITH TELEVISION.

WHEREAS, cities and towns are currently authorized to assess a franchise fee of up to 4.25% on utilities; and,

WHEREAS, television is subject to a 5% cap; and,

WHEREAS, making the two rates consistent would lessen confusion and ensure more equitable treatment of all such service providers.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 14-200-201 to ensure that municipal franchise fees are consistent with television by raising the cap to 5%.

A RESOLUTION SUPPORTING THE AMEND-MENT OF A.C.A. § 14-20-108 TO ALLOW PRO-CESSES SIMILAR TO THOSE AVAILABLE TO COUNTY GOVERNMENT TO BE USED IN LIEU OF AN ELECTION FOR THE ASSESSMENT OF CITY OR TOWN FIRE DUES.

WHEREAS, current law directs any county collector where fire dues have been assessed by a county, city, or town to list those dues annually on real property tax statements; and, WHEREAS, current law allows either a county or municipal governing body to place fire dues on the ballot for approval; and,

WHEREAS, that same body of law allows county government to engage in a petition process to assess those dues rather than the more expensive and time-consuming process of a special election; and,

WHEREAS, cities and towns are not authorized to engage in the petition process or anything similar thereto; and.

WHEREAS, city and town fire departments, volunteer or paid, are unique and very different from their counterparts in the unincorporated areas of counties; and,

WHEREAS, municipalities are required to provide fire services to their citizenry but are only authorized to provide that service to those living outside the municipal limits where those areas are not a part of, or are not adequately serviced by, another fire department; and,

WHEREAS, the governing bodies of cities and towns must manage limited revenues to fund all public safety services in their city or town; and,

WHEREAS, in addition to an election for the assessment of fire dues, cities and towns be allowed to assess or raise fire dues via petition, or by ordinance.

NOW, THEREFORE, BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84TH ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of A.C.A. § 14-20-108 to provide that the governing bodies of cities and towns have the same power of assessment of fire dues as counties via a petition process as well as being given the full authority to assess or raise those dues by ordinance.

A RESOLUTION SUPPORTING THE AMEND-MENT OF A.C.A. § 14-78-102 TO CLARIFY THE ABILITY TO USE SHORT-TERM FINANCING FOR ELECTRONIC DATA.

WHEREAS, with the passage of Amendment 78 to the Arkansas Constitution, municipalities can incur short-term financing obligations for tangible personal property; and,

WHEREAS, changes in technology have been vast since the passage of Amendment 78; and,

WHEREAS, a definition for "tangible personal property" in the accompanying enabling legislation found in A.C.A. § 14-78-102 could accommodate new types of technology that could not have been contemplated when Amendment 78 was passed; and,

WHEREAS, defining "tangible personal property" to include physical and electronic data, whether housed and serviced through internal technology or external technology, is under the purview of the Arkansas General Assembly and would give municipalities additional tools for financing such technology-based purchases.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84TH ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of A.C.A. § 14-78-102 to include a definition for "tangible personal property" that includes physical and electronic data and data storage.

A RESOLUTION SUPPORTING THE AMEND-MENT OF A.C.A. §§ 5-53-108, 5-53-109, 5-53-110, 5-53-112, AND 5-53-114 TO TOUGHEN WITNESS INTIMIDATION AND BRIBERY STATUTES TO REDUCE VIOLENCE IN OUR COMMUNITIES.

WHEREAS, public safety is important to all municipalities; and,

WHEREAS, criminal cases hinge on witnesses coming forward and testifying; and,

WHEREAS, toughening anti-intimidation statutes for criminal cases would help protect the processes within the criminal justice system; and,

WHEREAS, amending state statutes dealing with witness bribery, tampering, and intimidating a juror, witness, or informant, could be addressed by the Arkansas General Assembly; and,

WHEREAS, the integrity of the judicial system as a whole is derived from the rule of law and when witnesses are intimidated or evidence tampered with, the rule of law and the judicial system begin to erode.

NOW, THEREFORE, BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84TH ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of A.C.A. \$\\$ 5-53-108, 5-53-109, 5-53-110, 5-53-112, AND 5-53-114 to toughen witness intimidation and bribery statutes in an effort to reduce violence in our communities.

A RESOLUTION SUPPORTING THE AMEND-MENT OF THE CHILD MALTREATMENT ACT TO ENSURE A CONSISTENT RULE OF LAW FOR THE RELEASE OF INFORMATION PURSUANT TO THE ARKANSAS FREEDOM OF INFORMA-TION ACT (FOIA).

WHEREAS, for law enforcement agencies to be consistent in the application of the two laws, those laws must be consistent; and,

WHEREAS, the Arkansas FOIA demands transparency in governmental operations and the Child Maltreatment Act keeps juvenile records private; and,

WHEREAS, the two laws do not however make clear whether a few relevant records should be maintained as private or should be redacted and disseminated as with all other FOIA applicable records; and,

WHEREAS, clarification of this rule of law is needed to ensure all law enforcement agencies follow the same process and rule of law.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of the Child Maltreatment Act to reflect that basic police records may be released by proper use of redaction to ensure all identifying information concerning juveniles is removed prior to release while also ensuring that all legal guardians rights remain undisturbed.

A RESOLUTION SUPPORTING THE CONTIN-UED STUDY OF ALL FINANCIAL MATTERS OF THE DISTRICT COURT SYSTEM INCLUDING BUT NOT LIMITED TO OPERATIONAL FUND-ING, THE FUNDING OF THE STATE OF ARKAN-SAS'S ADMINISTRATION OF JUSTICE FUND AND THE ASSESSMENT AND COLLECTION OF COURT COSTS, FEES AND FINES; AND FOR THE PASSAGE OF LEGISLATION TO ADDRESS THE FINANCIAL AND JUDICIAL NEEDS OF LOCAL GOVERNMENT.

WHEREAS, with the passage of Amendment 80 to the Arkansas Constitution, municipal and city courts became a thing of the past; and,

WHEREAS, Amendment 80 created a three-tiered state court system with district courts becoming the replacement for municipal courts and providing access to the judicial system at a local level; and,

WHEREAS, since the passage of Amendment 80, the Legislature has put in place a myriad of laws to redefine the jurisdiction and organization of the district court system in Arkansas; and,

WHEREAS, the Legislature has focused on the collection and distribution of court costs and other fines and fees to support a variety of state agencies and entities while discounting the need for, and the ability to, collect monies by the local government; and,

WHEREAS, historically cities and towns paid virtually all the costs related to the operation of municipal and city courts, while the state of Arkansas paid none and counties paid very little; that practice continues to this day in most district courts; and,

WHEREAS, with district courts now being an integral part of the state's three-tiered court system, and the state of Arkansas as well as many counties receiving significant revenue from that system but paying little or nothing to operate those courts, an inequity exists that should be studied and addressed by the Legislature; and,

WHEREAS a fair and equitable system to share the operational costs of a district court is to divide on a pro rata basis the costs based on the use of a court by all branches of government; and,

WHEREAS, during the 2013 legislative session, the Legislature recognized the merit of such a system on a limited basis by passing Act 1346, now A.C.A. § 16-17-108 (a)(55)(B)(i and ii), wherein the pro rata computation is being used in Lonoke County; and,

WHEREAS, substantial amounts of money are collected by the district court system in the form of court costs, fees, and fines; and,

WHEREAS, the state of Arkansas via the state Administration of Justice Fund receives a significant percentage of those collected monies and pays nothing to local government to help with the operational costs of the district court; and,

WHEREAS, these financial matters are inextricably linked to a fair and equitable local court system and ultimately should be addressed by the General Assembly.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the study of all financial matters related to the district court system and the passage of legislation to make equitable the operational costs of district courts and to address the inequitable receipt of substantial monies by the state of Arkansas's Administration of Justice Fund.

A RESOLUTION SUPPORTING THE AMEND-MENT OF THE ARKANSAS FREEDOM OF INFORMATION ACT (FOIA; A.C.A. § 25-19-101 ET SEQ.) TO RECOGNIZE AND ADDRESS THE GROWING PROBLEM OF RECORD REQUESTS SO VOLUMINOUS THEY CAUSE THE DISRUP-TION OF BASIC GOVERNMENTAL SERVICES.

WHEREAS, local governments are being faced with increasing requests for massive amounts of documents; and,

WHEREAS, these large requests bog down and often stop some of the basic functions of municipal government; and,

WHEREAS, examples of this trend include requests for all city email, all documents related to the passage of budgets for several years or decades, and all personnel files of all city employees past and present; and,

WHEREAS, current law has no method to address this very real problem; and,

WHEREAS, in many instances the requestor and the custodian of the public records in question converse and can whittle the request to a reasonable set of documents that satisfies the requestor; and,

WHEREAS, in the instances where an accord cannot be reached a system should be made available to ensure transparency but to also ensure the continuation of public services; and,

WHEREAS, in those instances if the public entity could inform the requestor of the specific problems including an estimate of man hours and costs needed to provide a full and complete response; and,

WHEREAS, this monetary estimate should be made in writing by the custodian of the relevant records and the municipality's chief executive/administrative officer; and,

WHEREAS, once that estimate is completed the public entity should be allowed to demand the requestor pay the additional labor and costs to finalize the response thereby ensuring transparency and continued governmental services.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of the FOIA, A.C.A. § 25-19-101 et seq., to provide a system whereby government may determine if a request is so large it will disrupt city services and operations and to then provide a method for the requestor to fund the costs to provide the documents being sought.

A RESOLUTION TO AMEND A.C.A. § 14-200-101 ET SEQ. TO ENSURE ALL INTERNET PROVIDERS ARE CONSIDERED UTILITIES FOR PURPOSES OF FRANCHISE AND CLARITY.

WHEREAS, during the past two decades, technology has become a part of our daily lives; and,

WHEREAS, technology permeates our society and affects how both the private and public sector provide services, materials, goods, and information; and,

WHEREAS, municipal government has an everincreasing role to play in the world of technology given the need for and use of the Internet in providing local governmental services including but not limited to its right of ways, small cells, tech centers and parks, water, electricity, natural gas, video, and audio; and,

WHEREAS, the definitions and terminology found in A.C.A. § 14-200-101 are in some ways antiquated and reflect a time gone by; and,

WHEREAS, inclusion of modern terminology is sometimes necessary to ensure a consistent understanding of the law and societal needs and uses; and,

WHEREAS, Internet providers should be included in the definition to bring clarity and understanding to citizens, businesses, and municipalities alike.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support amending A.C.A. § 14-200-101 et seq. to include all Internet service providers in the definition of utilities.

A RESOLUTION IN SUPPORT OF AMENDING ARKANSAS RETIREMENT LAW TO ENSURE THAT MORE QUALIFIED APPLICANTS EXIST TO FILL MANAGEMENT POSITIONS IN THE POLICE AND FIRE DEPARTMENTS IN THE CITIES AND TOWNS OF ARKANSAS.

WHEREAS, current Arkansas law dictates limited employment opportunities for qualified public safety managers partaking in the Local Police and Fire Retirement System (LOPFI) upon vesting in a LOPFI retirement benefit; and,

WHEREAS, because of this many Arkansas cities and towns must hire public safety managers from out of state or without the proper background to take on these roles; and.

WHEREAS, flexibility in Arkansas's retirement law concerning the hiring of public safety managers with vested LOPFI benefits ensures a safer city or town and a safer Arkansas.

NOW, THEREFORE, BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84TH ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of Arkansas retirement law to ensure that qualified public safety managers can become municipal employees without damaging their LOPFI retirement and without substantial harm to the LOPFI system as a whole.

A RESOLUTION SUPPORTING THE AMEND-MENT OF A.C.A. § 26-74-401 ET SEQ. TO ENSURE A FAIRER DISTRIBUTION OF SALES TAX REV-ENUE AND TO BE CONSISTENT WITH OTHER SALES TAX STATUTES.

WHEREAS, under A.C.A. § 26-74-401 et seq. a municipality may be discriminated against by prohibiting that municipality from receiving revenue generated within that city or town; and,

WHEREAS, this failure to share in that revenue stream is contrary to the notion of basic fairness and is contradictory to other sales tax laws.

NOW, THEREFORE BE IT RESOLVED BY THE ARKANSAS MUNICIPAL LEAGUE IN 84th ANNUAL CONVENTION ASSEMBLED:

That we do hereby support the amendment of A.C.A. § 26-74-401 et seq. to ensure that sales tax revenues are fairly shared with all local governmental entities.



LEAGUE ACTIVITIES AND SERVICES

The Arkansas Municipal League is a voluntary, non-partisan organization of the incorporated cities and towns of Arkansas. The League is an instrumentality of Arkansas's cities and towns and is governed by them. It is financed by the municipalities partially through an annual service charge. An Executive Committee determines overall policy for the League and develops the service program of the organization. Officers and members of the Committee serve one-year terms. Present officers and members of the Executive Committee are listed on the inside back cover of this publication.

The day-to-day program of the League is administered by an Executive Director and staff who conduct the League service program. The major elements of this program are described briefly below.

Legislative Liaison and Information

Charged with the responsibility to act as spokesman for Arkansas's cities and towns during the legislative sessions, the League, in accordance with the legislative policy set forth in the policy statement, assists in developing legislation of interest to all municipal governments and in following other legislation that affects cities and towns.

An important activity during the legislative session is providing information to municipal officials regarding pending legislation through special reports and availability of the online *Legislative Bulletin*, designed to keep local officials informed on a regular basis of events taking place in the Legislature.

Annual Convention

Each year the League sponsors a Convention for elected and appointed municipal officials from across the state. The Convention is designed to provide these officials with the opportunity to discuss problems of common interest and to learn of new developments and techniques in local government and public administration.

An important part of the Convention is the annual business meeting at which time the new officers are elected. The municipal policy statement is also developed and adopted by local officials at the annual business meeting. Each city or town is entitled to vote at the business meeting, making the policy statement broadly reflective of the needs and desires of communities throughout the state.

Winter Conference

Each year, the League conducts a conference designed to provide officials with information on current issues, duties, responsibilities, and sources of aid.

Publications

A significant portion of the League's overall program is devoted to the development of publications in all areas of local government concern. Special reports or magazine articles are written when a substantial number of questions have been received on subjects that are of special concern to municipal officials. Generally, if the problem is a recurring one, a manual dealing with the subject in detail is prepared. Publications of the League include a biennial *Directory of Arkansas Municipal Officials*, a *Salary Survey*, as well as regular updates of publications dealing with rapidly changing subjects. *The Handbook for Arkansas Municipal Officials* is widely used by municipal officials and in demand by many other sources.

The League publishes a magazine, *City & Town*, which provides a forum for municipal officials to exchange ideas and compare notes on accomplishments and problems in Arkansas cities and towns. This magazine has a distribution of 7,000 copies. In addition to the elected officials, city administrators and managers, the magazine is sent to police chiefs, fire chiefs, and other department heads. Also included on the mailing list are state officials, local newspapers, chambers of commerce, and other offices and persons who are interested in municipal affairs.

Inquiry Service

An inquiry answering service is provided for local officials on any subject involving municipal government. These questions are handled by the League staff, who provide answers to municipal officials' questions by telephone, memorandum, referral, special survey, or when appropriate, on-site consultation.

State Agency Liaison

As the relationship between levels of government becomes more complex, more of the League's efforts have become devoted to intergovernmental relations. The role of the League as a representative for cities and towns in dealing with the various agencies of county, state, and federal government has become increasingly significant in recent years and is expected to play a major part in the organization's future activities.

Ordinance and Code Assistance

Providing assistance to cities and towns in the development of municipal codes of ordinances is a significant aspect of the League's service program. This service involves a thorough study of all the ordinances of an individual city or town and the drafting of a code based on the ordinances. In addition, sample ordinances are available to League members on most subjects of municipal concern.

Voluntary Certified Continuing Education Program

The League's Voluntary Certified Continuing Education Program offers a series of seminars covering topics helpful to municipal leaders. Topics including municipal finance and budgeting, personnel matters, and municipal operations are heavily emphasized in this curriculum. This program is offered to Arkansas mayors, city managers, city clerks/recorder/treasurers, city directors, and council members. The program is voluntary, approved by the Executive Committee, and consists of 21 hours of core topics. For those city officials who have completed the 21 hours of core curriculum, a minimum of six hours of annual, continuing education is required to maintain certification status. The required six hours may be gained by attending three hours of continuing education courses offered at the Annual Convention and Winter Conference.

Benefit Programs

The League's Municipal Health Benefit Fund provides medical, dental, and vision benefits to employees and officials. The advantage of being a part of the large group has enabled cities over the years to maintain a relatively stable cost for this important fringe benefit for municipal officials and employees in an era of soaring medical costs. Premium reports and claims are processed by the League staff.

Other programs, such as the Firefighters Supplemental Income Plan, the Municipal Officials AD&D Plan, and Life Benefit Plan for both officials and employees, are available through the League at group rates.

The Municipal League Workers' Compensation Trust was established in 1985 to help cities and towns meet their statutory responsibilities for on-the-job employee injuries and loss-of-time claims. Premiums are billed annually at reasonable rates. Processing is done in house. The services of experienced adjusters are used, and the Trust is fully protected in accordance with state law.

The Municipal Legal Defense Program is an optional program whereby participating municipalities can pool their resources and provide limited protection for the personal assets of officials, board or commission members, and employees. Only by joining the MLDP are cities and towns entitled to legal advice from the League's staff.

Protection to municipalities from civil rights lawsuits is also available under the MLDP, as is drug testing for employees holding commercial drivers' licenses. Optional riders are available for drug testing other city employees.

The Municipal Property Program is an optional program whereby participating municipalities can pool their resources and provide all risks protection for their buildings and contents.

The Municipal Vehicle Program, Part I, is an optional program whereby participating municipalities can pool their resources and provide liability protection on their vehicles. Part II allows municipalities the option of carrying physical damage coverage on their vehicles on a pooled self-funded basis.

The Arkansas Local Government Pension Management Trust is an optional program that allows local plans to consolidate the management of pension assets, and access competitively priced investment options and administrative services, while leaving control of local plans in the hands of the existing local pension boards.

The Municipal Other Post Employment Benefit (OPEB) Trust is an optional program that provides municipalities an investment vehicle for funding the cost of accrued employee retirement benefits, other than regular retirement income payments. The most common other post employment benefit involves full or partial payment of retiree medical insurance premiums.

The Arkansas Municipal League has endorsed a Deferred Compensation Plan (457) (the "Arkansas Diamond Plan") as a service to member cities and towns. The deferred compensation plan costs the municipalities nothing and is funded by employee contributions. The plan generally provides lower administrative fees for participants, greater diversity in investment options, and personal (one-on-one) advice and assistance.

Planning Services

The Arkansas Municipal League offers as a service to its member cities the availability annually of a registered planner for teaching at seminars and for technical consultation with individual cities. The first visit each year by the planner to a city for advice and other information and consultation is a League complimentary service. The League also encourages members to read the planner's monthly columns in your *City & Town* magazine.

Field Representatives/District Meetings

Staff members of the League are "on-call" to visit cities and towns desiring help with their managerial responsibilities when time permits. The League encourages member cities to arrange for meetings and invite the League staff to present helpful information at maximum convenience to the member cities.

Safety and Wellness Services

The League has engaged a former police officer to help cities avoid vehicle accidents through the utilization of a driving simulator system. Assistance is also available in the establishment of local wellness programs.

Summary

These areas of assistance to municipalities have developed in response to specific needs of Arkansas's cities and towns. It is expected that as needs change, the type of service program the League provides will change to meet those needs. In this way, the League service program can be of maximum benefit to the cities and towns of Arkansas.



CONSTITUTION OF THE ARKANSAS MUNICIPAL LEAGUE

ARTICLE I. Name and Objectives

Section 1. This organization shall be known as the Arkansas Municipal League and its objectives shall be:

- A. To perpetuate and develop the League as an agency for the cooperation of Arkansas cities and incorporated towns in the practical study of municipal affairs.
- B. To promote the application of the best methods in all branches of municipal government.
- C. To advocate the support of legislation beneficial to the proper administration of municipal government, and to oppose legislation injurious thereto.
- D. To promote education in municipal government, and to do any and all things necessary and proper for the benefit of municipalities in the administration of their affairs.
- E. To safeguard the rights of local government, and to oppose any encroachment thereon.
- F. To promote the development and general welfare of Arkansas cities and towns.
- G. To maintain a central bureau of information and research for the collection, analysis and dissemination of municipal information.
- H. To hold Annual Conventions and other meetings, schools and short courses for the discussion of municipal problems.
- To publish and circulate an official magazine and other publications, special reports, brochures and newsletters of interest to Arkansas municipal officials.
- J. To assist in the development and administration of optional service programs desired by municipalities.

ARTICLE II. Membership

Section 1. Membership of the League shall be composed entirely of municipalities in the State of Arkansas.

Section 2. Any such municipality may become a member by making an application to the Executive Director, and upon payment of dues hereinafter prescribed, such membership shall be in the name of the municipality.

ARTICLE III. Dues

Section 1. The dues for each municipality shall be based partially upon population as shown by the last Federal Census and other factors as determined by the Executive Committee, and such shall be payable annually. Amount of annual dues shall be fixed by the Executive Committee, unless otherwise ordered by a majority vote of the municipalities in Convention assembled.

ARTICLE IV. Officers and Committees

Section 1. The Officers of the League shall consist of a President, First Vice President and District Vice Presidents for each of the Congressional Districts. All Officers shall be elective and shall be ex-officio members of the Executive Committee with full voting privileges.

Section 2. The President, First Vice President and District Vice Presidents shall be elected at the Annual Convention of the League. The President shall appoint an Executive Committee consisting of four (4) members from each Congressional District and eight (8) members at large from the state, with at least five (5) representing Incorporated towns or cities of the second class. Past Presidents shall be advisory to the Executive Committee and eligible to serve as board members of affiliated programs.

Section 3. The Executive Committee shall appoint and employ an Executive Director and shall be authorized to enter into a contract with the Executive Director. The Executive Committee shall have the general supervision over the affairs of the League in the interim between Annual Conventions and meetings thereof shall be held on call of the President, Executive Director, or by any ten (10) Executive Committee members. The President shall have the power to appoint such standing or special committees as from time to time may be deemed necessary for the proper transaction of League business.

Section 4. All said officials shall hold office for one (1) year or until their successors shall have been elected and qualified, provided no elective officer, or member of the Executive Committee shall continue to hold office after he ceases to be an official of a member city or town or simultaneously serve on another League Program Board.

Section 5. Vacancies in any of the above offices, save that of President and Executive Director, shall be filled by presidential appointment. Vacancies in the office of President shall be filled by succession of First Vice President to the office of President with a First Vice President then selected by the Executive Committee.

Section 6. Officers of the League except the President shall be eligible to succeed themselves. The President may be eligible to succeed himself if he is serving in said position as a result of succeeding to the position to serve an unexpired term. He

may also be elected to President as long as he is not his own immediate successor.

Section 7. Subject to the approval of the Executive Committee, any group or class of municipal officials may organize a division within the League for the purpose of extending the usefulness of such group, and under such rules, regulations and bylaws said group, within its own province, may elect to any extent not inconsistent with the objects of the League.

Section 8. No officer or committee of the League shall be authorized to create any financial liability for the League, unless it shall have been approved both in nature and amount under the rules of the Executive Committee.

ARTICLE V. Elections

Section 1. The President, First Vice President and District Vice Presidents shall be elected on the last day of the Annual Convention. Nomination for such officers shall be made by a nominating committee chosen by the President on the first day of the Convention; additional nominations may be made from the floor.

Section 2. No person shall be eligible to hold an elective office in the League unless he is an official of an active and qualified member city of the League.

Section 3. On all questions each municipality represented shall have one (1) vote, which shall be a majority expression of the delegates from that municipality; and no municipality shall be allowed to vote by proxy.

ARTICLE VI. Duties of Officers

Section 1. The duties of the President and Vice Presidents shall be such as are usually performed by officers holding these titles.

Section 2. The Executive Director shall have charge of the office of the League, shall perform such duties as are imposed upon him by the Executive Committee, and shall act under the direction of the said Executive Committee. The Executive Director shall also serve as Secretary/Treasurer of the League, and shall be required to furnish a corporate surety bond in such amount as may be fixed by the Executive Committee, premium of said bond to be paid by the League. He shall appoint the employees of the League to positions and at salaries approved in the most current budget. He shall cause accurate minutes to be kept of all meetings of the League and the Executive Committee and he shall mail notices of all meetings.

Section 3. It shall be the duty of each standing Committee to make a report to the Annual Convention.

ARTICLE VII. Finances

Section 1. The fiscal year of the League shall be from January 1 through December 31.

Section 2. During the last quarter of each year, the Executive Committee shall meet and adopt a budget for the ensuing fiscal year. Prior to such budget meeting the Executive Director shall cause to be prepared a detailed budget setting forth the estimated revenues and expenditures for the following fiscal year and shall submit such proposed budget to the Executive Committee for its consideration and approval.

Section 3. The accounts of the League shall be audited each year by a certified public accountant to be selected by the Executive Committee. Such audit shall be presented at the Annual Convention of the League.

ARTICLE VIII. Meetings

Section 1. The Annual Convention of the League shall be held at the time and place as determined by the Executive Committee.

Section 2. The program of the Annual Convention shall be arranged by the Executive Committee or any person or committee appointed for said purpose.

Section 3. The presence of a majority of the Executive Committee shall constitute a quorum in order to transact business at any meeting.

Section 4. Robert's Rules of Order shall govern all proceedings.

ARTICLE IX. Amendments

Section 1. This Constitution may be amended at any Annual Convention of the League by a two-thirds vote of all municipalities voting and in attendance. Provided that such proposed amendment(s) shall have first been prepared in writing, read to the Convention on the first day of its meeting and made available for distribution at the Annual Convention, such amendment(s) shall go into effect immediately upon its adoption or as otherwise stipulated.



2018-2019 OFFICERS



Mayor Joe Smith North Little Rock President



Mayor Harold Perrin Jonesboro First Vice President



Mayor Darrell Kirby Bay Vice President District 1



Mayor Allen Lipsmeyer Morrilton Vice President District 2



Mayor Greg Hines Rogers Vice President District 3



Mayor Bobby Neal Smackover Vice President District 4

2018–2019 EXECUTIVE COMMITTEE



Mayor Tim McKinney Berryville



Mayor James Sanders Blytheville



Mayor Jill Dabbs Bryant



Mayor Jonas Anderson Cave City



Council Member Edmond Shelton, Dermott



Mayor Paul Wellenberger Fairfield Bay



Mayor Lioneld Jordan Fayetteville



Mayor Larry Bryant Forrest City



Vice Mayor Kevin Settle Fort Smith



Mayor Kevin Johnston Gentry



Mayor Bill Groom Greenland



City Manager Catherine Cook, Hope



Mayor Pat McCabe Hot Springs



Council Member Reedie Ray Jacksonville



Council Member Sam Angel II Lake Village



Mayor Jerry Boen Lamar



City Director Lance Hines Little Rock



Mayor Jimmy Williams Marianna



Mayor Gary Baxter Mulberry



Council Member Debi Ross North Little Rock



City Clerk Andrea Williams Paragould



Mayor Sonny Hudson Prairie Grove



Mayor Virginia Young Sherwood



City Administrator Phillip Patterson Siloam Springs

PAST PRESIDENTS ADVISORY COUNCIL



Mayor Robert Patrick St. Charles 2003-2004



Mayor Mike Gaskill Paragould 2007-2008



Mayor JoAnne Bush Lake Village 2008-2009



Council Member Murry Witcher North Little Rock 2010-2011



Mayor Frank Fogleman Marion 2011-2012



Mayor Jackie Crabtree Pea Ridge 2013-2014



Mayor Mark Stodola Little Rock 2014-2015



Mayor Rick Elumbaugh Batesville 2015-2016



Mayor Harry Brown Stephens 2016-2017



Mayor Doug Sprouse Springdale 2017-2018

ADVISORY COUNCIL CHAIRS



City Administrator Carl Geffken Fort Smith Cities of the Large First Class



Mayor Johnny Brigham Dumas Cities of the First Class



Mayor Dennis Behling Lakeview, Incorporated Towns and Cities of the Second Class



Asst. City Manager/Police Chief J.R. Wilson, Hope Public Safety



Mayor Doug Kinslow Greenwood Economic Development

MUNICIPAL HEALTH BENEFIT FUND BOARD OF TRUSTEES



Clerk/Treasurer Mitri Greenhill Stuttaart—District 1



Mayor Gary Fletcher Jacksonville—District 2



Mayor Randy Horton Russellville—District 3



Mayor Marie Trisollini Camden—District 4



Mayor Parnell Vann Magnolia—At-Large

TRUSTEES OF MUNICIPAL LEAGUE WORKERS' COMPENSATION TRUST



Mayor William Johnson West Memphis—District 1



Human Resources Director Lisa Mabry-Williams Conway—District 2



Clerk/Treasurer Sondra Smith Fayetteville—District 3



Mayor Bryan Martin Warren—District 4



Group Manager and City Attorney Howard Cain Huntsville—At-Large

PAST PRESIDENTS

1935—Mayor U.E. Moore	1977—Mayor Harry KolbMagnolia
1936—Mayor Jim Jordan Fort Smith	1978—Mayor James JordanMonticello
1937—Mayor R.E. OvermanLittle Rock	1979—Mayor Charles Moore Pine Bluff
1938—City Manager C.C. Mitchener Marianna	1980—Mayor R.E. (Dick) Prewitt Osceola
1939—Mayor H.C. StumpStuttgart	1981—Mayor Jack R. RhodesLake Village
1940—Mayor A.D. McAllisterFayetteville	1982—Mayor John Schallhorn DeWitt
1941—Mayor J.V. SatterfieldLittle Rock	1983—Mayor Charles PartlowParagould
1941—Mayor Tom CashionEudora	1984—Mayor Thad Kelly Jr
, 1942—Mayor H.O. WalkerNewport	1984/1985—Mayor Gene BellVan Buren
1943—Mayor Chester Holland Fort Smith	1985/1986—Mayor Dean Boswell Jr Bryant
1944—Alderman Sam M. WassellLittle Rock	1986/1987—Mayor Larry Combs El Dorado
1945—Mayor Jim DandridgeParis	1987/1988—Mayor Jim Shirrell
1946—Mayor R.C. Bodenhamer El Dorado	1988—Mayor Marilyn JohnsonFayetteville
1947—Mayor Don Harrell	1989/1990—Mayor Eugene Farrell Dermott
1948—Mayor James HurleyWarren	· -
1949—Mayor Earl RicksHot Springs	1990/1991—Alderman Martin Gipson North Little Rock
1949—Mayor George Steed Pine Bluff	1991/1992—Mayor Bob Teeter West Helena
1950—Mayor B.R. McCarley Texarkana	1992/1993—Mayor Marvin Vinson
1951—Mayor Harney Chaney Batesville	1993/1994—Mayor Bill ScrimshireMalvern
1952—Mayor Harold FallsWynne	1994/1995—Mayor Patrick Henry Hays North Little Rock
1953—Mayor James T. Horner Helena	1995/1996—Mayor Joann Smith
1954—City Clerk H.C. GrahamLittle Rock	1996/1997—Mayor Arnold FellerMulberry
1955—Mayor William L. Ward Jr Marianna	1997/1998—Mayor Gregg Reep
1956—Mayor H.R. Hestand Fort Smith	1998/1999—Mayor Tommy SwaimJacksonville
1957—Mayor H.B. Price West Memphis	1999/2000—Alderman Tommy Baker Osceola
1958—Mayor Ben F. Butler Osceola	2000/2001—Mayor Harold WestMonticello
1959—Mayor William F. Laman North Little Rock	2001/2002—Mayor George Overbey JrLamar
1960—Mayor John HarshMagnolia	2002/2003—Mayor Jim DaileyLittle Rock
1961—Commissioner Hugh Brewer Fort Smith	2003/2004—Mayor Robert PatrickSt. Charles
1962—Mayor Roy RowBatesville	2004/2005—Mayor Gene Yarbrough Star City
1963—Mayor Billy FreeDumas	2005/2006—Mayor Terry CoberlyBentonville
1964—Mayor Allen Ray ToothakerVan Buren	2006—Mayor Stewart Nelson Morrilton
1965—Mayor Clyde Andrews Marianna	2007—Mayor Tab Townsell
1966—Mayor Vaskell Carter Crossett	2007/2008—Mayor Mike GaskillParagould
1967—Mayor John Bueker Stuttgart	2008/2009—Mayor JoAnne Bush Lake Village
1968—Mayor C.A. HughesRussellville	2009/2010—Vice Mayor Gary Campbell Fort Smith
1968/1969—Mayor Jesse Porter West Helena	2010/2011—Alderman Murry Witcher North Little Rock
1970—Mayor Flynn Chivers Clarendon	2011/2012—Mayor Frank FoglemanMarion
1971—Mayor Adrian WhitePocahontas	2012/2013—Mayor Chris Claybaker Camden
1972—Mayor Ed M. BauttsRogers	2013/2014—Mayor Jackie Crabtree Pea Ridge
1973—Mayor Tom Little Jr	2014/2015—Mayor Mark StodolaLittle Rock
1974—Mayor Leslie CarmichaelSearcy	2015/2016—Mayor Rick Elumbaugh Batesville
1975—Mayor Tom EllsworthHot Springs	2016/2017—Mayor Harry BrownStephens
1976—Mayor Neil StallingsJonesboro	2017/2018—Mayor Doug SprouseSpringdale



Arkansas Municipal League P.O. Box 38 North Little Rock, AR 72115-0038 501-374-3484 www.arml.org

Policies and Goals