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

## Act 384 of the Regular Session

1	1 State of Arkansas	A D:11		
2	2 87th General Assembly	A Bill		
3	Regular Session, 2009		SENATE BILL	322
4	4			
5	5 By: Senator Teague			
6	6			
7				
8	8 For A	n Act To Be Entitled		
9		HE SALE AND USE TAX LAWS TO	BE	
10		HE STREAMLINED SALES TAX		
11		RIFY THAT A WITHDRAWAL FROM		
12	2 STOCK IS SUBJECT T	TO SALES AND USE TAX; AND FO	)R	
13	OTHER PURPOSES.			
14	4			
15		Subtitle		
16	6 TO AMEND THE SA	ALE AND USE TAX LAWS TO BE		
17	7 CONSISTENT WITH	H THE STREAMLINED SALES		
18	8 TAX AGREEMENT A	AND TO CLARIFY THAT A		
19	9 WITHDRAWAL FROM	M STOCK IS SUBJECT TO		
20	O SALES AND USE T	ΓAX.		
21	1			
22	2			
23 24		SEMBLY OF THE STATE OF ARKAN	SAS:	
25		§ 26-52-103(13)(A)(v)-(vii)	. concerning th	ie.
26			, 00::00=::=::6 0::	
27	·	Installation charge.		
28		) Installation charges will	l not be includ	ed
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30			-	
31	-	_	_	_
32	2 separately stated on the invoice	e, billing, or similar docum	ent given to th	ıe
33		-	-	
34	4 <del>(vi) Th</del>	ne value of exempt tangible p	<del>personal proper</del>	<del>ty</del>
35	5 <del>given to the purchaser if taxabl</del>	e and exempt tangible perso	<del>nal property ha</del>	<del>ve</del>



1	been buildled together and sord by the serier as a single product or prece or
2	merchandise; and
3	(vii) (vi) Credit for any trade-in.
4	
5	SECTION 2. Arkansas Code § 26-52-103, concerning the sales tax
6	definitions, is amended to add an additional subdivision to read as follows:
7	(24) "Motor vehicle" means a vehicle that is self-propelled and
8	is required to be registered for use on the highway;
9	
10	SECTION 3. Arkansas Code § 26-52-301(2), concerning utilities and
11	public services, is amended to read as follows:
12	(2) Natural or artificial gas, electricity, water, ice, steam, or any
13	other <u>tangible personal property sold as a</u> utility or <u>provided as a</u> public
14	service <del>, except transportation services, sewer services, and sanitation or</del>
15	garbage collection services;
16	
17	SECTION 4. Arkansas Code § 26-52-304(a)(1)(B)(vi), concerning the
18	definition of prewritten computer software, is amended to read as follows:
19	(vi) "Prewritten computer software" means computer
20	software, including prewritten upgrades, which is $\underline{\mathtt{not}}$ designed and developed
21	by the author or other creator to the specifications of a specific purchaser;
22	and
23	
24	SECTION 5. Arkansas Code Title 26, Chapter 52, Subchapter 3 is amended
25	to add an additional section to read as follows:
26	26-52-322. Withdrawals from stock.
27	(a) As used in this section, "withdrawal from stock" means the
28	withdrawal or use of goods, wares, merchandise, or tangible personal property
29	from an established business, or from the stock in trade of the established
30	reserves of an established business, for consumption or use in the
31	established business or by any other person.
32	(b)(l) The gross receipts tax levied by this chapter, and the
33	compensating use tax levied by the Arkansas Compensating Tax Act of 1949, §
34	26-53-101 et seq., are levied on a withdrawal from stock.
35	(2) For purposes of calculating the gross receipts tax or the
36	compensating use tay under subdivision (b)(l) of this section the gross

_	receipts of gross proceeds for a withdrawar from stock is the value of any
2	goods, wares, merchandise, or tangible personal property withdrawn.
3	(c) The Director of the Department of Finance and Administration may
4	promulgate rules to implement this section.
5	
6	SECTION 6. Arkansas Code § 26-52-433(b)(2), concerning durable medical
7	equipment, is amended to read as follows:
8	(2)(A) "Durable medical equipment" means equipment, including
9	repair and replacement parts for the equipment, that:
10	(i) Can withstand repeated use;
11	(ii) Is primarily and customarily used to serve a
12	medical purpose;
13	(iii) Generally is not useful to a person in the
14	absence of illness or injury;
15	(iv) Is not worn in or on the body; and
16	(v) Is for home use.
17	(B) "Durable medical equipment" does not include mobility-
18	enhancing equipment; "Repair and replacement parts" include all components or
19	attachments used in conjunction with the durable medical equipment;
20	(C) "Durable medical equipment" does not include mobility-
21	<pre>enhancing equipment;</pre>
22	
23	SECTION 7. Arkansas Code § 26-52-507, concerning tax on florists, is
24	amended to read as follows:
25	26-52-507. [Repealed.] Florists transmitting orders.
26	(a) The gross receipts tax levied by this state shall be due and
27	collected by a florist who transmits an order by telegraph, telephone, or
28	other means of communication for flowers, floral arrangements, potted plants,
29	or any other article common to the florist business for delivery to any other
30	place within or without this state.
31	(b) The gross receipts tax collected by the florist transmitting the
32	order by telegraph, telephone, or other means of communication shall be the
33	only tax collected on that order regardless of whether the order originated
34	within or without this state.
35	(c) The destination sourcing rules in § 26-52-521 do not apply to the
36	florist transmitting the order by telegraph telephone or other means of

1	communication.	
2		
3	SECTION 8. Arkansas Code § 26-52-521(i), concerning the sourcing of	
4	sales by florists, is amended to read as follows:	
5	(i) The Director of the Department of Finance and Administration shall	
6	have the authority to delay the implementation of the destination sourcing	
7	rules in this section until July 1, 2009, as those sourcing rules relate to	
8	florists if the director determines that: The destination sourcing rules in	
9	this section do not apply to florists.	
10	(1) The Streamlined Sales Tax Governing Board, Inc., has changed	
11	or postponed the destination sourcing requirement for florists; and	
12	(2) The director determines that such delay is necessary to	
13	prevent undue hardship for Arkansas florists.	
14		
15	SECTION 9. Arkansas Code § 26-52-801(4), concerning definitions for	
16	custom manufactured homes, is amended to read as follows:	
17	(4) "Sales price" "Acquisition price" means the purchase price	
18	of the new manufactured home or modular home to be paid by the purchaser as	
19	set forth on the actual invoice or bill of sale, excluding transportation ar	
20	delivery fees, installation fees, and other items or services that are to be	
21	included as part of the final sale of the new manufactured home or modular	
22	home by the retailer before the consideration of a trade-in allowance or down	
23	payment paid in cash or otherwise.	
24		
25	SECTION 10. Arkansas Code § 26-52-802(a) and (b), concerning the sale	
26	of manufactured, modular, or mobile homes, is amended to read as follows:	
27	(a) Whether from an established business or by a licensed retailer,	
28	every person selling manufactured homes or modular homes in this state shall	
29	obtain a permit and report and remit to the Director of the Department of	
30	Finance and Administration as provided in this chapter, together with:	
31	(1) Copies of invoices, sales, tickets, or bills of sale	
32	reflecting the dates of all sales of such new manufactured homes or modular	
33	homes;	
34	(2) The purchaser's name and address;	
35	(3) The make, year, model, serial number, and sales acquisition	

price of each manufactured home or modular home; and

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1	(4) If applicable, the amount of tax collected from the	
2	purchaser.	
3	(b) Upon the initial sale of a new manufactured home or modular home,	
4	the tax levied by this chapter shall be collected on sixty-two percent (62%)	
5	of the $\frac{\text{sales}}{\text{sales}}$ acquisition price of the new manufactured home or modular home.	
6		
7	SECTION 11. Arkansas Code $$26-53-102(12)(A)(v) (vii), concerning$	
8	definitions for compensating use tax, is amended to read as follows:	
9	(v)(a) Installation charge.	
10	(b) However, installation charges will not be	
11	included in the "sales price" if they are not a specifically taxable service	
12	under the Arkansas Gross Receipts Tax Act of 1941, § 26-52-101 et seq. or	
13	this subchapter and the installation charges have been separately stated on	
14	the invoice, billing, or similar document given to the purchaser; $\underline{\text{or}}$	
15	(vi) The value of exempt personal property given to	
16	the purchaser when taxable and exempt personal property have been bundled	
17	together and sold by the seller as a single product or piece of merchandise;	
18	<del>and</del>	
19	(vii) (vi) Credit for any trade-in.	
20		
21	SECTION 12. Arkansas Code § 26-53-102, concerning definitions for	
22	compensating use tax, is amended to add an additional subdivision to read as	
23	follows:	
24	(21) "Motor vehicle" means a vehicle that is self-propelled and	
25	is required to be registered for use on the highway;	
26		
27	SECTION 13. Arkansas Code § 26-53-109(a)(1)(B)(vi), concerning the	
28	definition of prewritten computer software, is amended to read as follows:	
29	(vi) "Prewritten computer software" means computer	
30	software, including prewritten upgrades, which is $\underline{\mathtt{not}}$ designed and developed	
31	by the author or other creator to the specifications of a specific purchaser;	
32	and	
33		
34	SECTION 14. Arkansas Code § 26-53-141(b)(2)(B), concerning durable	
35	medical equipment, is amended to read as follows:	
36	(B) "Repair and replacement parts" include all components	

1	or attachments used in conjunction with the durable medical equipment.
2	(C) "Durable medical equipment" does not include mobility-
3	enhancing equipment;
4	
5	SECTION 15. EMERGENCY CLAUSE. It is found and determined by the
6	General Assembly of the State of Arkansas that certain provisions of the law
7	require amendment to provide consistency with the Streamlined Sales and Use
8	Tax Agreement, that a withdrawal from stock is subject to gross receipts tax
9	under current law, that clarification is needed to ensure that the original
10	legislative intent is fulfilled, and that this act is immediately necessary
11	to prevent possible confusion among the taxpayers of Arkansas. Therefore, an
12	emergency is declared to exist and this act being necessary for the
13	preservation of the public peace, health, and safety shall become effective
14	on:
15	(1) The date of its approval by the Governor;
16	(2) If the bill is neither approved nor vetoed by the Governor, the
17	expiration of the period of time during which the Governor may veto the bill;
18	<u>or</u>
19	(3) If the bill is vetoed by the Governor and the veto is overridden,
20	the date the last house overrides the veto.
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22	APPROVED: 3/10/2009
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