## Hall of the House of Representatives

87th General Assembly - Regular Session, 2009 **Amendment Form** 

Subtitle of House Bill No. 2265 "TO REPEAL ACT 218 OF 2009 WHICH PROVIDES CERTAIN APPEALS FROM THE ARKANSAS PUBLIC SERVICE COMMISSION TO BE MADE TO THE COURT OF APPEALS." 

## Amendment No. 1 to House Bill No. 2265.

Amend House Bill No. 2265 as originally introduced:

Page 1, delete line 5 and substitute the following: "By: Representatives Nickels, Carter, and Harrelson"

AND

Delete everything after the enacting clause and substitute:

"SECTION 1. Arkansas Code §§ 26-24-101, 26-24-123, and 26-26-1610 as amended by Act 218 of 2009 are repealed.

SECTION 1. Arkansas Code § 26-24-101 is amended to read as follows: 26-24-101. Divisions created.

For the purpose of assisting it in the carrying out of its functions, powers, and duties, there is created within the Arkansas Public Service Commission the following divisions:

(1)(A) A Tax Division which shall have the responsibility of performing all functions and duties regarding assessment and equalization of properties of public utilities and public carriers;

(B)(i)(a) All rules, regulations, and procedures to be followed by the division in assessing public utilities shall be promulgated by the commission, and all assessments of public utilities made by the division shall be upon the approval of the commission;

(b) Any person aggrieved by any assessment of any public utility made by the division and approved by the commission shall, upon petition, be entitled to a hearing before the commission, and appeals from the rulings of the commission shall be to the circuit court of Appeals upon the record made before the commission in the manner provided by law §§ 23-2-422 - 23-2-424;

(ii)(a) All rules, regulations, and procedures to be followed by the division in assessing public carriers shall be promulgated by the Arkansas Transportation Commission, and all assessments of public



carriers made by the division shall be upon the approval of the Arkansas Transportation Commission Arkansas Highway Commission;

(b) Any person aggrieved by any assessment of any public carrier made by the division and approved by the Arkansas Transportation Commission Arkansas Highway Commission shall, upon petition, be entitled to a hearing before that commission, and appeals from the rulings of the commission shall be to the circuit court Court of Appeals upon the record made before the commission in the manner provided by law;

(2) An Assessment Coordination Division, the duties of which shall be such of those formerly imposed upon the Arkansas Assessment Coordination Department as shall be assigned to the division by the commission. None of the duties so assigned shall relate to the assessment of the properties of public carriers or public utilities.

SECTION 2. Arkansas Code § 26-24-123 is amended to read as follows: 26-24-123. Appeal of actions or orders.

(a)(1) Any taxpayer A party to a proceeding aggrieved by the action or an order of the Arkansas Public Service Commission respecting the assessment or equalization of property shall have the right of appeal to the circuit court and thence to the Arkansas Supreme Court, the original assessment that has been fixed by the commission, may obtain a review of the order in the Court of Appeals as provided by §§ 23-2-422 - 23-2-424.

(2) The review of the order may be had by filing, within thirty (30) days from the date of the action or order appealed, in the Court of Appeals, a notice of appeal stating:

- (A) The nature of the proceeding before the commission;
- (B) The identity of the order complained of ;
- (C) The reasons why the order is claimed to be unlawful;

and

- (D) A prayer that the order of the commission be modified, remanded, or set aside in whole or in part.
- (3) No appeal shall lie from the action or order of the commission on original assessments unless the property owner shall have first exhausted his or her remedy before the commission by way of a petition for review.
- (b)(1) All appeals from the commission involving the assessment or equalization of property locally assessed may be either to the circuit court of the county where the property is located or the Pulaski County Circuit Court.
- (2) All appeals involving the assessment or equalization of property, the original assessment of which has been fixed by the commission, shall be the Pulaski County Circuit Court.
- $\frac{\text{(b)(1)(A)} \quad A \ copy \ of \ the \ notice \ of \ appeal \ shall \ immediately \ be}{\text{transmitted by the Clerk of the Court of Appeals to the Secretary of the}} \\ \frac{\text{Arkansas Public Service Commission.}}{\text{Commission.}}$
- (B) Within thirty (30) days from the service of the notice of appeal, the commission shall file with the Court of Appeals the record upon which the order complained of was entered.
- $\frac{(2)(A) \quad \text{The record shall consist of a complete transcript of the }}{\text{record in the case made before the commission that shall include a copy of }} \\ \text{all the following in the case:}$

(i) Pleadings;

- (ii) Proceedings;
- (iii) Testimony:
- (iv) Exhibits;
- (v) Orders;
- (vi) Findings; and
- (vii) Opinions.
- (B) The parties and the commission may stipulate that only a specified portion of the record as made before the commission shall be included in the transcript to be filed with the Court of Appeals.
- (c) All appeals shall be taken within thirty (30) days from the date of the action or order appealed from by filing a written notice with the commission and shall be tried de novo.
- (c)(1) Upon the filing of the notice of appeal and the record, the Court of Appeals shall have original and exclusive jurisdiction, to affirm, modify, or set aside the order of the commission in whole or in part.
- (2) An objection to any order of the commission shall not be considered by the Court of Appeals unless the objection was raised before the commission in the application for rehearing.
- (3) The findings of the commission as to facts, if supported by substantial evidence, are conclusive.
- (d) No appeal shall lie from the action or order of the commission on original assessments unless the property owner shall have first exhaused his remedy before the commission by way of petition for review.
  - SECTION 3. Arkansas Code § 26-26-1610 is amended to read as follows: 26-26-1610. Notice of assessment Review and refunds.
- (a) After the Tax Division of the Arkansas Public Service Commission shall have completed the original assessment of any property within its jurisdiction, it shall, as soon as practicable, give notice in writing by first-class mail to the owner, officer, agent, or attorney making the statement, or, if no statement has been filed, then the notice is to be forwarded by first-class mail to the party or company against which the assessment has been made, showing the total amount of the assessment.
- (b)(1) If the owner of the property so assessed is dissatisfied with the assessment made by the division, as approved by the Arkansas Public Service Commission or the Arkansas Transportation Commission, the owner, within ten (10) days from date of notice, may file with the appropriate commission a written petition for review of the assessment.
- (2)( $\Lambda$ ) All hearings on the petition shall be had before the appropriate commission or its agent, on or before November 1 after assessment notice has been given.
- $\frac{\hbox{(B) The appropriate commission shall issue its order on}}{\hbox{the petition within two hundred forty (240) days after the date the petition}} \\$
- <u>(3)</u> However, hearings <u>Hearings</u> on petitions for review of assessments of bus lines, motor carriers, airlines, water transportation companies, and private car companies, which assessments are certified to the Director of the Department of Finance and Administration for collection of tax, shall be to the appropriate commission or its agent, on or before December 31 of the assessing year.
- (c)(1) The party or company, on an appeal to the Pulaski County Gircuit Court during the pendency of a petition for review and on appeal from

an order or finding of the appropriate commission, during the pendency of a pending final judgment after any appeal, shall pay all taxes due before the date on which penalties are attached based upon the original assessment.

(2) If on or prior to the final date for the payment of taxes without penalty, the final judgment of the court shall have been entered, all taxes due shall be based upon the amount of the assessment arising under the final judgment.

(d)(1) In the event any company shall not have paid, on or before the final date for payment of taxes without penalty, all taxes due based upon the assessment record on the tax rolls on the final date, then the company shall be required to pay, in addition to these taxes and by reason of the delinquency, all penalties at the time provided by law, together with the costs as shall have accrued.

(2)(A) At the time the payment is made, the company shall, in writing, advise the official to whom payment of taxes, penalties, and costs have been paid that a specified amount thereof is being paid under protest.

(B)(i) Upon receipt of the payment and written protest, the collecting official shall cause the specified amount set forth by the company to be deposited in an Ad Valorem Tax Protest Fund.

(ii) If, as a result of any final judgment, the company shall be entitled to a refund, then the collecting official shall cause a refund, as determined by the final judgment, to be made from the fund; and the remaining, if any, or the whole, if no refund is due the company, shall be distributed for the benefit of the respective taxing units entitled thereto."

SECTION 2. Arkansas Code § 26-24-101 is re-enacted to read as follows:

"For the purpose of assisting it in the carrying out of its functions,
powers, and duties, there is created within the Arkansas Public Service
Commission the following divisions:

(1)(A) A Tax Division which shall have the responsibility of performing all functions and duties regarding assessment and equalization of properties of public utilities and public carriers;

(B)(i)(a) All rules, regulations, and procedures to be followed by the division in assessing public utilities shall be promulgated by the commission, and all assessments of public utilities made by the division shall be upon the approval of the commission;

(b) Any person aggrieved by any assessment of any public utility made by the division and approved by the commission shall, upon petition, be entitled to a hearing before the commission, and appeals from the rulings of the commission shall be to the circuit court upon the record made before the commission in the manner provided by law;

(ii)(a) All rules, regulations, and procedures to be followed by the division in assessing public carriers shall be promulgated by the Arkansas Transportation Commission, and all assessments of public carriers made by the division shall be upon the approval of the Arkansas Transportation Commission;

(b) Any person aggrieved by any assessment of any public carrier made by the division and approved by the Arkansas

Transportation Commission shall, upon petition, be entitled to a hearing before that commission, and appeals from the rulings of the commission shall be to the circuit court upon the record made before the commission in the

## manner provided by law;

- (2) An Assessment Coordination Division, the duties of which shall be such of those formerly imposed upon the Arkansas Assessment

  Coordination Department as shall be assigned to the division by the commission. None of the duties so assigned shall relate to the assessment of the properties of public carriers or public utilities."
- SECTION 3. Arkansas Code § 26-24-123 is re-enacted to read as follows:

  "(a) Any taxpayer aggrieved by the action or order of the Arkansas

  Public Service Commission respecting the assessment or equalization of

  property shall have the right of appeal to the circuit court and thence to

  the Arkansas Supreme Court.
- (b)(1) All appeals from the commission involving the assessment or equalization of property locally assessed may be either to the circuit court of the county where the property is located or the Pulaski County Circuit Court.
- (2) All appeals involving the assessment or equalization of property, the original assessment of which has been fixed by the commission, shall be the Pulaski County Circuit Court.
- (c) All appeals shall be taken within thirty (30) days from the date of the action or order appealed from by filing a written notice with the commission and shall be tried de novo.
- (d) No appeal shall lie from the action or order of the commission on original assessments unless the property owner shall have first exhaused his remedy before the commission by way of petition for review."
- SECTION 4. Arkansas Code § 26-26-1610 is re-enacted to read as follows:
- "(a) After the Tax Division of the Arkansas Public Service Commission shall have completed the original assessment of any property within its jurisdiction, it shall, as soon as practicable, give notice in writing by first-class mail to the owner, officer, agent, or attorney making the statement, or, if no statement has been filed, then the notice is to be forwarded by first-class mail to the party or company against which the assessment has been made, showing the total amount of the assessment.
- (b)(1) If the owner of the property so assessed is dissatisfied with the assessment made by the division, as approved by the Arkansas Public Service Commission or the Arkansas Transportation Commission, the owner, within ten (10) days from date of notice, may file with the appropriate commission a written petition for review of the assessment.
- appropriate commission or its agent, on or before November 1 after assessment notice has been given. However, hearings on petitions for review of assessments of bus lines, motor carriers, airlines, water transportation companies, and private car companies, which assessments are certified to the Director of the Department of Finance and Administration for collection of tax, shall be to the appropriate commission or its agent, on or before December 31 of the assessing year.
- (c)(1) The company, on an appeal to the Pulaski County Circuit Court from an order or finding of the appropriate commission, during the pendency of a final judgment after any appeal, shall pay all taxes due before the date on which penalties are attached based upon the original assessment.

- (2) If on or prior to the final date for the payment of taxes without penalty, the final judgment of the court shall have been entered, all taxes due shall be based upon the amount of the assessment arising under the final judgment.
- (d)(1) In the event any company shall not have paid, on or before the final date for payment of taxes without penalty, all taxes due based upon the assessment record on the tax rolls on the final date, then the company shall be required to pay, in addition to these taxes and by reason of the delinquency, all penalties at the time provided by law, together with the costs as shall have accrued.
- (2)(A) At the time the payment is made, the company shall, in writing, advise the official to whom payment of taxes, penalties, and costs have been paid that a specified amount thereof is being paid under protest.

(B)(i) Upon receipt of the payment and written protest, the collecting official shall cause the specified amount set forth by the company to be deposited in an Ad Valorem Tax Protest Fund.

(ii) If, as a result of any final judgment, the company shall be entitled to a refund, then the collecting official shall cause a refund, as determined by the final judgment, to be made from the fund; and the remaining, if any, or the whole, if no refund is due the company, shall be distributed for the benefit of the respective taxing units entitled thereto."

The Amendment was read	
By: Representative Nickels	
GLG/RCK - 03-24-2009 07:57	
GLG180	Chief Clerk