1	State of Arkansas	A Bill	DRAFT JLL/JLL
2	89th General Assembly		SENATE BILL
3 4	Regular Session, 2013		SENATE DILL
5	By: Senator <na></na>		
6	by. Schator And		
7		For An Act To Be Entitled	
8	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 26 OF		
9	THE ARKANSAS CODE CONCERNING TAXATION; AND FOR OTHER		
10	PURPOSES.		
11			
12			
13		Subtitle	
14	TO MAKE TECHNICAL CORRECTIONS TO TITLE 26		
15	OF THE ARKANSAS CODE CONCERNING TAXATION.		
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18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
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20	SECTION 1. Arkansas Code § 26-18-405(d)(1)(C), concerning hearings on		
21	proposed tax assessments, is amended to read as follows to clarify a term:		
22	(C) If it is not possible for the hearing officer to hold		
23	a hearing and issue a decision on a protest of a proposed assessment within		
24	one hundred eighty (180)	days after the taxpayer files	s a written protest for
25		officer determines are beyond	
26		all waive the interest for the	-
27	the <u>written</u> protest is fi	iled until the final assessmer	nt is issued.
28	GROWTON O A 1	0.1.0.06.10.4064.54154754	•
29		as Code § 26-18-406(e)(1)(B)(i	_
30 31	attorneys' fees that may be awarded to a taxpayer in a judicial action, is		
32	amended to read as follows to clarify its application:		
33	(i) Director revised <u>in favor of the taxpayer</u> a decision of the hearing officer in favor of the taxpayer under § 26-18-405;		
34	decision of the hearing (rilloi in lavo i of the taxpay	, or ander y 20-10-403,
35	SECTION 3. Arkansa	as Code § 26-26-1907, concerni	ing the Arkansas Real
36	Property Reappraisal Fund, is amended to add a new subsection to read as		

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- 1 follows to make it consistent with Arkansas Code § 26-80-101:
- 2 (f) Reappraisal funding under this section may be withheld and 3 forfeited under § 26-80-101(b)(4)(A).

- SECTION 4. Arkansas Code § 26-35-201(b), concerning distraint when a taxpayer is about to move, is amended to read as follows to make it consistent with Arkansas Code § 26-34-101:
- (b) A county collector may levy and collect the charged taxes with costs by distress and sale if the delinquent taxes are not satisfied or paid in full following the sale of a business or the sale of the <u>assets</u>, goods, chattels, inventory, or equipment of a business not in the ordinary course of business.

- SECTION 5. Arkansas Code § 26-36-206(a), concerning the distraint of goods to pay delinquent personal property taxes, is amended to read as follows to clarify its application and to make stylistic changes:
- (a) (1) At any time after October 15 in each year, after taxes may be due, the county collector shall distrain sufficient goods and chattels belonging to the a person charged with taxes levied upon the personal property who owes taxes upon the person's personal property to pay the taxes due upon the personal property of the person and a penalty of twenty-five percent (25%) on the taxes due, which shall be collected by the county collector and paid into the county school fund, and the costs that may accrue and shall immediately proceed to advertise the sale of the goods and chattels in three (3) public places in the county, stating the time when and the place where the goods and chattels shall be sold.
- (2) If the county collector distrains goods and chattels under subdivision (a)(1) of this section, the county collector shall immediately proceed to advertise the sale of the goods and chattels in three (3) public places in the county, stating the time when and the place where the goods and chattels will be sold.
- (3) The county collector shall collect taxes and penalties under this subsection and deposit the taxes and penalties under this subsection into the county school fund.

36 SECTION 6. Arkansas Code § 26-37-203(b)(2) and (3), concerning the

- 1 contest of a conveyance of tax-delinquent land, is amended to read as follows 2 to clarify its application and to clarify a term:
- 3 (2) A cause of action by a person suffering a mental incapacity,
 4 a minor, or a person serving in <u>active duty with</u> the United States armed
 5 forces during time of war during the one-year period under subdivision (b)(1)
 6 of this section is barred if not commenced within two (2) years after the
 7 disability is removed, the minor reaches majority, or the person is released
- from active duty <u>with the United States armed forces</u> during time of war with

 He United States armed forces.
- 10 (3) An action to challenge the validity of a conveyance to a
 11 purchaser of <u>tax-delinquent</u> land that was sold at a negotiated sale under §
 12 26-37-101 is barred if not commenced within ninety (90) days after the date
 13 of the conveyance.

- SECTION 7. Arkansas Code § 26-38-201(b), concerning suits to confirm title in land, is amended to read as follows to clarify its application:
- 17 (b)(1) <u>Suit A suit</u> to confirm title in the State of Arkansas or in a 18 purchaser, donee, or redemptor may be filed at any time after the conveyance 19 by certification.
 - (2) The state may elect to file <u>a suit</u> for confirmation after conveyance from the state to a purchaser, donee, or redemptor.
- 22 (3) If <u>a suit for</u> confirmation is filed after a conveyance from 23 the state, the decree of confirmation inures to the benefit of the purchaser, 24 donee, or redemptor of the real property.

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- SECTION 8. Arkansas Code § 26-38-208(a)(2), concerning severed mineral rights, is amended to read as follows to make stylistic changes:
- (2) For purposes of this subchapter, wherever the terms As used in this subchapter, "real property", "parcel(s)", or "parcel of real property" appear, the terms also shall mean includes without limitation a severed mineral interests interest.

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- SECTION 9. Arkansas Code § 26-51-1004(c), concerning the applicability of the tax credits provided under the Water Resource Conservation and Development Incentives Act, is amended to read as follows to clarify a term:
 - (c) Any tax credit issued to an approved applicant that is a

- l partnership, a limited liability company taxed as a partnership, a Subchapter
- 2 S corporation, or a fiduciary shall be passed through to the partners,
- 3 members, or owners, respectively, on a pro rata basis or pursuant to an
- 4 executed agreement between or among the partners, members, or owners
- 5 documenting an alternative method for the distribution of the tax credit.

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- SECTION 10. Arkansas Code \S 26-51-1010(c)(1), concerning the application and approval procedure under the Water Resource Conservation and Development Incentives Act, is amended to read as follows to clarify a term:
- (c)(l) The commission may issue a tax credit approval certificate for those applications proposing projects that meet the requirements of this subchapter and rules promulgated thereunder under this subchapter.

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- SECTION 11. Arkansas Code § 26-51-1010(e), concerning the application and approval procedure under the Water Resource Conservation and Development Incentives Act, is amended to read as follows to remove an incorrect reference:
- 18 (e) The department shall promulgate such rules and regulations as may 19 be deemed necessary to carry out the tax credit provisions of this 20 subchapter.

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- SECTION 12. Arkansas Code § 26-51-1012(a), concerning the deduction for project costs above the tax credit provided under the Water Resource Conservation and Development Incentives Act, is amended to read as follows to clarify a term and to make stylistic changes:
- (a) In determining net income for Arkansas income tax purposes, any approved applicant qualifying for the $\underline{\text{tax}}$ credits provided in this subchapter $\underline{\text{shall also be is also}}$ entitled to a deduction in an amount equal to the project cost less the total amount of $\underline{\text{tax}}$ credits to which the approved applicant is entitled under this subchapter.

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- SECTION 13. Arkansas Code § 26-52-117(e)(2), concerning the gross receipts tax imposed on sellers and affiliated persons, is amended to read as follows to make it consistent with Arkansas Code § 26-52-117(e)(1):
 - (2) Proof provided under subdivision (e)(1) of this section may consist of written statements from all of the residents with whom the seller

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    has an agreement stating that they did not engage in any solicitation in the
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     state on behalf of the seller during the preceding year twelve (12) months if
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     the statements were provided and obtained in good faith.
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           SECTION 14. Arkansas Code § 26-52-319 is amended to read as follows to
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     remove obsolete language and to make stylistic changes:
 7
           26-52-319. Natural gas and electricity used by manufacturers.
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          (a)(1) Beginning July 1, 2007, in lieu of the gross receipts or gross
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    proceeds tax levied in §§ 26-52-301 and 26-52-302, there is levied an excise
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     tax on the gross receipts or gross proceeds derived from the sale of natural
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    gas and electricity to a manufacturer for use directly in the actual
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    manufacturing process at the rate of four and three-eighths percent (4.375%).
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                 (2) Beginning July 1, 2008, the tax rate levied in subdivision
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    (a)(1) of this section shall be imposed at the rate of three and seven-
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    eighths percent (3.875%).
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                 (3) (A) Beginning July 1, 2009, the tax rate levied in
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    subdivision (a)(1) of this section shall be imposed at the rate of three and
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    one-eighth percent (3.125%).
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                       (B)(i) The Director of the Department of Finance and
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    Administration shall monitor the amount of tax savings received by all
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    taxpayers as a result of the reduction in the tax rate from that levied in §§
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    26-52-301 and 26-52-302 to that levied in subdivision (a)(3)(A) of this
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    section.
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                             (ii) When the director determines that the amount of
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    tax savings resulting from the determination described in subdivision
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    (a)(3)(B)(i) of this section plus any use tax savings described in § 26-53-
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    148(a)(3)(B) would reach twenty seven million dollars ($27,000,000) during a
    fiscal year, the director shall not process any further refund claims through
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    a refund process during the fiscal year for taxpayers seeking to claim the
    reduced tax rate provided by this section. The amount of twenty-seven million
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    dollars ($27,000,000) is intended to cover the accumulated but unclaimed
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    reduction of sales and use tax on natural gas and electricity as provided by
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    Acts 2007, No. 185, as well as the additional reduction provided by Acts
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    2009, No. 695.
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                             (iii) If the director determines that discontinuing
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refund payments as provided in subdivision (a)(3)(B)(ii) of this section is

- 1 insufficient to prevent the amount of tax savings from exceeding twenty seven 2 million dollars (\$27,000,000) during a fiscal year, the director may decline 3 to accept any amended return filed by a taxpayer to claim an overpayment 4 resulting from the reduced tax rate provided by this section for a period 5 other than the period for which a tax return is currently due. 6 (C)(i) Refund requests and amended returns filed with the director to claim the overpayment resulting from the reduced rate in 7 8 subdivision (a)(3)(A) of this section shall be processed in the order they 9 are received by the director. A taxpayer that does not receive a refund after 10 the refund and amended return process has ceased under subdivision (a)(3)(B) 11 of this section shall be given priority to receive a refund during the 12 subsequent fiscal year. The unpaid refunds from the prior fiscal year shall 13 be processed before any refund claims filed in the current fiscal year to 14 claim the benefit of this section. 15 (ii) The statute of limitations for refunds and 16 amended returns under § 26-18-306(i)(1)(A) is extended for one (1) year to 17 allow the payment of a refund under the process provided in subdivision 18 (a)(3)(C)(i) of this section. 19 (4)(A) Beginning July 1, 2011, the tax rate levied in 20 subdivision (a)(1) of this section shall be imposed (a) As used in this section, "manufacturer" means a: 21 22 (1) Manufacturer classified within sectors 31 through 33 of the 23 North American Industry Classification System, as in effect on January 1, 24 2011; or 25 (2) Generator of electric power classified within sector 22 of 26 the North American Industry Classification System, as in effect on January 1, 27 2011, that uses natural gas to operate a new or existing generating facility 28 that uses combined-cycle gas turbine technology. 29 (b)(1) Except as provided in subsection (c) of this section, in lieu 30 of the gross receipts or gross proceeds tax levied in §§ 26-52-301 and 26-52-302, there is levied an excise tax on the gross receipts or gross proceeds 31 32 derived from the sale of natural gas and electricity to a manufacturer for 33 use directly in the actual manufacturing process at the rate of two and five-
- 35 (B)(i) (2)(A) The Director of the Department of Finance and Administration shall monitor the amount of tax savings received by all

eighths percent (2.625%).

- 1 taxpayers as a result of the reduction in the tax rate from that levied in $\S\S$
- 2 26-52-301 and 26-52-302 to that levied in subdivision $\frac{(a)(4)(A)}{(b)(1)}$ of
- 3 this section.
- 4 (ii) (B) When the director determines that the amount of
- 5 tax savings resulting from the determination described in subdivision
- 6 $\frac{(a)(4)(B)(i)}{(b)(2)(A)}$ of this section plus any use tax savings described in
- 7 § $\frac{26-53-148(a)(4)(B)}{26-53-148(b)(2)}$ would reach twenty-seven million dollars
- 8 (\$27,000,000) during a fiscal year, the director shall not process any
- 9 further refund claims through a refund process during the fiscal year for
- 10 taxpayers seeking to claim the reduced tax rate provided by this section. The
- amount of twenty-seven million dollars (\$27,000,000) is intended to cover the
- 12 accumulated but unclaimed reduction of sales and use tax on natural gas and
- 13 electricity as provided by this section.
- 14 (iii) (C) If the director determines that discontinuing
- refund payments as provided in subdivision $\frac{(a)(4)(B)(ii)}{(b)(2)(B)}$ of this
- 16 section is insufficient to prevent the amount of tax savings from exceeding
- 17 twenty-seven million dollars (\$27,000,000) during a fiscal year, the director
- 18 may decline to accept any amended return filed by a taxpayer to claim an
- 19 overpayment resulting from the reduced tax rate provided by this section for
- 20 a period other than the period for which a tax return is currently due.
- 21 $\frac{(C)(i)}{(3)(A)}$ Refund requests and amended returns filed with the
- $22\,$ director to claim the overpayment resulting from the reduced rate in
- 23 subdivision (a)(4)(A) (b)(1) of this section shall be processed in the order
- 24 they are received by the director. A taxpayer that does not receive a refund
- 25 after the refund and amended return process has ceased under subdivision
- (a)(4)(B) (b)(2) of this section shall be given priority to receive a refund
- 27 during the subsequent fiscal year. The unpaid refunds from the prior fiscal
- 28 year shall be processed before any refund claims filed in the current fiscal
- 29 year to claim the benefit of this section.
- 30 $\frac{\text{(ii)}}{\text{(B)}}$ The statute of limitations for refunds and
- 31 amended returns under § 26-18-306(i)(1)(A) is extended for one (1) year to
- 32 allow the payment of a refund under the process provided in subdivision
- 33 $\frac{(a)(4)(C)(i)}{(b)(3)(A)}$ of this section.
- 34 (c)(1) In lieu of the tax rate under subsection (b) of this section,
- 35 the excise tax rate levied on the gross receipts or gross proceeds derived
- 36 from the sale of natural gas and electricity to a manufacturer as defined in

- l subdivision (a)(2) of this section to operate a new or existing facility that
- 2 uses combined-cycle gas turbine technology is as follows:
- 3 (A) Beginning January 1, 2012, five and one-eighths
- 4 percent (5.125%);
- 5 (B) Beginning January 1, 2013, four and one-eighths
- 6 percent (4.125%); and
- 7 (C) Beginning January 1, 2014, two and five-eighths
- 8 percent (2.625%).
- 9 (2)(A) The amount of tax savings described in subdivision (b)(2)
- 10 of this section does not include any tax savings received by a manufacturer
- 11 as defined in subdivision (a)(2) of this section.
- 12 (B) A manufacturer as defined in subdivision (a)(2) of
- 13 this section is not subject to the dollar limitations on refunds and amended
- 14 returns stated in subsection (b) of this section.
- 15 (5) (d) The taxes levied in this subsection section shall be
- 16 distributed as follows:
- 17 $\frac{(A)}{(1)}$ Seventy-six and six-tenths percent (76.6%) of the tax,
- 18 interest, penalties, and costs received by the director shall be deposited as
- 19 general revenues;
- 20 (B) (2) Eight and five-tenths percent (8.5%) of the tax,
- 21 interest, penalties, and costs received by the director shall be deposited
- 22 into the Property Tax Relief Trust Fund; and
- 23 (C) (3) Fourteen and nine-tenths percent (14.9%) of the tax,
- 24 interest, penalties, and costs received by the director shall be deposited
- 25 into the Educational Adequacy Fund.
- 26 $\frac{(6)(A)}{(e)(1)}$ The excise tax levied in this section applies only to
- 27 natural gas and electricity sold for use directly in the actual manufacturing
- 28 process.
- 29 (B) (2) Natural gas and electricity sold for any other purpose
- 30 shall be subject to the full gross receipts or gross proceeds tax levied
- 31 under §§ 26-52-301 and 26-52-302.
- 32 (7) (f) The excise tax levied in this section shall be collected,
- 33 reported, and paid in the same manner and at the same time as is prescribed
- 34 by law for the collection, reporting, and payment of all other Arkansas gross
- 35 receipts taxes.
- 36 (b) As used in this section, "manufacturer" means a:

1 (1) Manufacturer classified within sectors 31 through 33 of the 2 North American Industry Classification System, as in effect on January 1, 3 2011: or 4 (2) Generator of electric power classified within sector 22 of 5 the North American Industry Classification System, as in effect on January 1, 6 2011, that uses natural gas to operate a new or existing generating facility 7 that uses combined-cycle gas turbine technology. 8 (c)(1) Except as provided in subdivision (c)(2)(6) of this section, 9 the tax rate under subsection (a) of this section does not apply to a 10 manufacturer as defined in subdivision (b)(2) of this section. 11 (2) In lieu of the tax rate under subsection (a) of this 12 section, the excise tax rate levied on the gross receipts or gross proceeds 13 derived from the sale of natural gas and electricity to a manufacturer as 14 defined in subdivision (b)(2) of this section to operate a new or existing 15 facility that uses combined-cycle gas turbine technology is as follows: (A) Beginning January 1, 2012, five and one-eighths 16 17 percent (5.125%); (B) Beginning January 1, 2013, four and one-eighths 18 19 percent (4.125%); and 20 (C) Beginning January 1, 2014, two and five-eighths 21 percent (2.625%). 22 (3)(A) The amount of tax savings described in subdivision 23 (a)(4)(B)(i) of this section does not include any tax savings received by a manufacturer as defined in subdivision (b)(2) of this section. 24 (B) Manufacturers as defined in subdivision (b)(2) of this 25 26 section are not subject to the dollar limitations on refunds and amended 27 returns stated in subsection (a) of this section. 28 (4) The taxes levied in this subsection shall be distributed in 29 the same manner as set out in subsection (a) of this section. (d) (g) Natural gas and electricity subject to the reduced tax rate 30 31 levied in this section shall be separately metered from natural gas and 32 electricity used for any other purpose by the manufacturer or otherwise 33 established under subsection (f) (i) of this section. (e) (h) Before the sale of natural gas or electricity at the reduced 34 35 excise tax rate levied in this section, the director may require any seller 36 of natural gas or electricity to obtain a certificate from the consumer, in

- 1 the form prescribed by the director, certifying that the manufacturer is
- 2 eligible to purchase natural gas and electricity at the reduced excise tax
- 3 rate.
- 4 (f) (i) The director shall promulgate rules for the proper
- 5 administration of this section.
- 6 (g) (j) The gross receipts or gross proceeds derived from the sale of
- 7 natural gas and electricity to a manufacturer shall continue to be subject
- 8 to:
- 9 (1) The excise tax levied under the Arkansas Constitution,
- 10 Amendment 75, § 2; and
- 11 (2) All municipal and county gross receipts taxes.
- 12 (h) (k) All existing exemptions from the gross receipts tax levied by
- 13 this chapter and the compensating use tax levied by the Arkansas Compensating
- 14 Tax Act of 1949, § 26-53-101 et seq., for natural gas or electricity used in
- 15 manufacturing or for other purposes that are otherwise provided by law shall
- 16 continue in effect.

- SECTION 15. Arkansas Code § 26-52-445 is amended to read as follows to
- 19 add clarifying language:
- 20 26-52-445. Kegs used by wholesale manufacturer of beer.
- 21 The purpose of this act is to exempt a wholesale manufacturer of beer
- 22 from paying sales and use tax on kegs used to sell beer wholesale gross
- 23 receipts or gross proceeds derived from the sale of a keg that is used to
- 24 sell beer wholesale by a wholesale manufacturer of beer are exempt from the
- 25 gross receipts tax levied by this chapter and the compensating use tax levied
- 26 by the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq.

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- 28 SECTION 16. Arkansas Code § 26-52-517(d)(2), concerning sales tax
- 29 exemption certificates, is amended to read as follows to clarify a term:
- 30 (2) A seller is not required to renew blanket exemption
- 31 certificates or update exemption certificate information or data elements
- 32 when there is a recurring business relationship between the purchaser and
- 33 seller.

- 35 SECTION 17. Arkansas Code § 26-52-517(g)(2)(B), concerning sales tax
- 36 exemption certificates, is amended to read as follows to clarify a term:

1	(B) "Good faith" As used in this subsection, "good faith"		
2	means that the seller obtains a certificate that claims an exemption that:		
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4	SECTION 18. Arkansas Code § 26-52-902(c), concerning the certification		
5	required for steel mill tax incentives, is amended to read as follows to		
6	incorporate language from Acts 1987, No. 48, that was omitted from the		
7	codification of § 26-52-902:		
8	(c) To claim the benefits of $\$$ 26-52-903, a taxpayer must be certifie		
9	before July 1, 1989, pursuant to subsection (a) of this section or obtain a		
10	certification before July 1, 1989, from the Director of the Arkansas Economic		
11	Development Commission certifying to the division that the taxpayer meets the		
12	definition of "qualified manufacturer of steel" contained in § 26-52-901.		
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14	SECTION 19. Arkansas Code § 26-53-148 is amended to read as follows to		
15	remove obsolete language and to make stylistic changes:		
16	26-53-148. Natural gas and electricity used by manufacturers.		
17	(a)(1) Beginning July 1, 2007, in lieu of the tax levied in §§ 26-53-		
18	106 and 26-53-107, there is levied an excise tax on the sales price of		
19	natural gas and electricity purchased by a manufacturer for use directly in		
20	the actual manufacturing process at the rate of four and three-eighths		
21	percent (4.375%).		
22	(2) Beginning July 1, 2008, the tax rate levied in subdivision		
23	(a)(1) of this section shall be imposed at the rate of three and seven-		
24	eighths percent (3.875%).		
25	(3)(A) Beginning July 1, 2009, the tax rate levied in		
26	subdivision (a)(1) of this section shall be imposed at the rate of three and		
27	one-eighth percent (3.125%).		
28	(B)(i) The Director of the Department of Finance and		
29	Administration shall monitor the amount of tax savings received by all		
30	taxpayers as a result of the reduction in the tax rate from that levied in §§		
31	26-53-106 and $26-53-107$ to that levied in subdivision (a)(3)(A) of this		
32	section.		
33	(ii) When the director determines that the amount of		
34	tax savings resulting from the determination described in subdivision		
35	(a)(3)(B)(i) of this section plus any gross receipts tax savings described i		
36	\$ 26-52-319(a)(3)(B) would reach twenty-seven million dollars (\$27,000,000)		

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    during a fiscal year, the director shall not process any further refund
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    claims through a refund process during the fiscal year for taxpayers seeking
    to claim the reduced tax rate provided by this section. The amount of twenty-
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    seven million dollars ($27,000,000) is intended to cover the accumulated but
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    unclaimed reduction of sales and use tax on natural gas and electricity as
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    provided by Acts 2007, No. 185, as well as the additional reduction provided
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    by Acts 2009, No. 695.
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                             (iii) If the director determines that discontinuing
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    refund payments as provided in subdivision (a)(3)(B)(ii) of this section is
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    insufficient to prevent the amount of tax savings from exceeding twenty-seven
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    million dollars ($27,000,000) during a fiscal year, the director may decline
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    to accept any amended return filed by a taxpayer to claim an overpayment
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    resulting from the reduced tax rate provided by this section for a period
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    other than the period for which a tax return is currently due.
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                       (C)(i) Refund requests and amended returns filed with the
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    director to claim the overpayment resulting from the reduced rate in
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    subdivision (a)(3)(A) of this section shall be processed in the order they
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    are received by the director. A taxpayer that does not receive a refund after
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    the refund and amended return process has ceased under subdivision (a)(3)(B)
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    of this section shall be given priority to receive a refund during the
    subsequent fiscal year. The unpaid refunds from the prior fiscal year shall
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    be processed before any refund claims filed in the current fiscal year to
    claim the benefit of this section.
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                             (ii) The statute of limitations for refunds and
    amended returns under § 26-18-306(i)(1)(A) is extended for one (1) year to
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    allow the payment of a refund under the process provided in subdivision
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     (a)(3)(C)(i) of this section.
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                 (4)(A) Beginning July 1, 2011, the tax rate levied in
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    subdivision (a)(1) of this section shall be imposed
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          (a) As used in this section, "manufacturer" means a:
                 (1) Manufacturer classified within sectors 31 through 33 of the
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    North American Industry Classification System, as in effect on January 1,
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    2011; or
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                 (2) Generator of electric power classified within sector 22 of
    the North American Industry Classification System, as in effect on January 1,
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36
     2011, that uses natural gas to operate a new or existing generating facility
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- that uses combined-cycle gas turbine technology.
- 2 (b)(1) Except as provided in subsection (c) of this section, in lieu
- of the compensating use tax levied in §§ 26-53-106 and 26-53-107, there is
- 4 levied an excise tax on the sales price of natural gas and electricity
- 5 purchased by a manufacturer for use directly in the actual manufacturing
- 6 process at the rate of two and five-eighths percent (2.625%).
- 7 $\frac{(B)(i)}{(2)(A)}$ The Director of the Department of Finance and
- 8 Administration shall monitor the amount of tax savings received by all
- 9 taxpayers as a result of the reduction in the tax rate from that levied in §§
- 10 26-53-106 and 26-53-107 to that levied in subdivision $\frac{(a)(4)(A)}{(b)(1)}$ of
- ll this section.

- 12 (ii) (B) When the director determines that the amount of
- 13 tax savings resulting from the determination described in subdivision
- (a)(4)(B)(i) (b)(2)(A) of this section plus any gross receipts tax savings
- 15 described in $\frac{26-52-319(a)(4)(B)}{26-52-319(b)(2)}$ would reach twenty-seven
- 16 million dollars (\$27,000,000) during a fiscal year, the director shall not
- 17 process any further refund claims through a refund process during the fiscal
- 18 year for taxpayers seeking to claim the reduced tax rate provided by this
- 19 section. The amount of twenty-seven million dollars (\$27,000,000) is intended
- 20 to cover the accumulated but unclaimed reduction of sales and use tax on
- 21 natural gas and electricity as provided by this section.
- 22 (iii) (C) If the director determines that discontinuing
- 23 refund payments as provided in subdivision $\frac{(a)(4)(B)(ii)}{(b)(2)(B)}$ of this
- 24 section is insufficient to prevent the amount of tax savings from exceeding
- 25 twenty-seven million dollars (\$27,000,000) during a fiscal year, the director
- 26 may decline to accept any amended return filed by a taxpayer to claim an
- 27 overpayment resulting from the reduced tax rate provided by this section for
- 28 a period other than the period for which a tax return is currently due.
- 29 (C)(i) (3)(A) Refund requests and amended returns filed with the
- 30 director to claim the overpayment resulting from the reduced rate in
- 31 subdivision $\frac{(a)(4)(A)}{(b)(1)}$ of this section shall be processed in the order
- 32 they are received by the director. A taxpayer that does not receive a refund
- 33 after the refund and amended return process has ceased under subdivision
- (a)(4)(B) (b)(2) of this section shall be given priority to receive a refund
- 35 during the subsequent fiscal year. The unpaid refunds from the prior fiscal
- 36 year shall be processed before any refund claims filed in the current fiscal

- l year to claim the benefit of this section.
- 2 (ii) (B) The statute of limitations for refunds and
- 3 amended returns under $\S 26-18-306(i)(1)(A)$ is extended for one (1) year to
- 4 allow the payment of a refund under the process provided in subdivision
- 5 $\frac{(a)(4)(C)(i)}{(b)(3)(A)}$ of this section.
- 6 (c)(1) In lieu of the tax rate under subsection (b) of this section,
- 7 the excise tax rate levied on the sales price of natural gas and electricity
- 8 purchased by a manufacturer as defined in subdivision (a)(2) of this section
- 9 to operate a new or existing facility that uses combined-cycle gas turbine
- 10 technology is as follows:
- 11 (A) Beginning January 1, 2012, five and one-eighths
- 12 percent (5.125%);
- 13 (B) Beginning January 1, 2013, four and one-eighths
- 14 percent (4.125%); and
- 15 (C) Beginning January 1, 2014, two and five-eighths
- 16 percent (2.625%).
- 17 (2)(A) The amount of tax savings described in subdivision (b)(2)
- 18 of this section does not include any tax savings received by a manufacturer
- 19 <u>as defined in subdivision (a)(2) of this section.</u>
- 20 (B) A manufacturer as defined in subdivision (a)(2) of
- 21 this section is not subject to the dollar limitations on refunds and amended
- 22 returns stated in subsection (b) of this section.
- 23 (5) (d) The taxes levied in this subsection section shall be
- 24 distributed as follows:
- 25 $\frac{\text{(A)}}{\text{(1)}}$ Seventy-six and six-tenths percent (76.6%) of the tax,
- 26 interest, penalties, and costs received by the director shall be deposited as
- 27 general revenues;
- 28 (B) (2) Eight and five-tenths percent (8.5%) of the tax,
- 29 interest, penalties, and costs received by the director shall be deposited
- 30 into the Property Tax Relief Trust Fund; and
- 31 (C) (3) Fourteen and nine-tenths percent (14.9%) of the tax,
- 32 interest, penalties, and costs received by the director shall be deposited
- 33 into the Educational Adequacy Fund.
- 34 $\frac{(6)(A)}{(e)(1)}$ (e)(1) The excise tax levied in this section applies only to
- 35 natural gas and electricity purchased for use directly in the actual
- 36 manufacturing process.

1 (B) (2) Natural gas and electricity purchased for any other 2 purpose shall be subject to the full compensating use tax levied under §§ 26-3 53-106 and 26-53-107. 4 (f) The excise tax levied in this section shall be collected, 5 reported, and paid in the same manner and at the same time as is prescribed 6 by law for the collection, reporting, and payment of all other Arkansas 7 compensating use taxes. 8 (b) As used in this section, "manufacturer" means a: 9 (1) Manufacturer classified within sectors 31 through 33 of the North American Industry Classification System, as in effect on January 1, 10 11 2011; or 12 (2) Generator of electric power classified within sector 22 of 13 the North American Industry Classification System, as in effect on January 1, 14 2011, that uses natural gas to operate a new or existing generating facility 15 that uses combined-cycle gas turbine technology. 16 (c)(1) Except as provided in subdivision (c)(2)(6) of this section, 17 the tax rate under subsection (a) of this section does not apply to a manufacturer as defined in subdivision (b)(2) of this section. 18 19 (2) In lieu of the tax rate under subsection (a) of this 20 section, the excise tax rate levied on the sales price of natural gas and 21 electricity purchased by a manufacturer as defined in subdivision (b)(2) of 22 this section to operate a new or existing facility that uses combined cycle 23 gas turbine technology is as follows: 24 (A) Beginning January 1, 2012, five and one-eighths 25 percent (5.125%); 26 (B) Beginning January 1, 2013, four and one-eighths 27 percent (4.125%); and 28 (C) Beginning January 1, 2014, two and five eighths percent (2.625%). 29 (3)(A) The amount of tax savings described in subdivision 30 (a)(4)(B)(i) of this section does not include any tax savings received by a manufacturer as defined in subdivision (b)(2) of this section. 31 32 (B) Manufacturers as defined in subdivision (b)(2) of this 33 section are not subject to the dollar limitations on refunds and amended 34 returns stated in subsection (a) of this section. 35 (4) The taxes levied in this subsection shall be distributed in 36 the same manner as set out in subsection (a) of this section.

- (d) (g) Natural gas and electricity subject to the reduced tax rate levied in this section shall be separately metered from natural gas and electricity used for any other purpose by the manufacturer or otherwise established under subsection (f) (i) of this section.
 - (e) (h) Before purchasing any natural gas or electricity at the reduced excise tax rate levied in this section, the director may require any seller of natural gas or electricity to obtain a certificate from the consumer, in the form prescribed by the director, certifying that the manufacturer is eligible to purchase natural gas and electricity at the reduced excise tax rate.
- 11 (f) (i) The director shall promulgate rules for the proper administration of this section.
- 13 (g) (j) The purchase of natural gas and electricity by a manufacturer shall continue to be subject to:
- 15 (1) The excise tax levied under the Arkansas Constitution, 16 Amendment 75, § 2; and
- 17 (2) All municipal and county compensating taxes.

1819 SECTION 20. Ar

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- SECTION 20. Arkansas Code § 26-82-102(4)(A), concerning the definition of "economic development project" under the Local Sales and Use Tax Economic Development Project Funding Act, is amended to read as follows to clarify a term:
- 23 (A) The sponsor makes an investment of at least ten 24 million dollars (\$10,000,000) in the economic development project;

24 million dollars (\$10,000,000) in the <u>economic development</u> pro

- SECTION 21. Arkansas Code § 26-82-109(a), concerning the administration of a local sales and use tax imposed under the Local Sales and Use Tax Economic Development Project Funding Act, is amended to read as follows to clarify a term:
- 30 (a) On and after the effective date of a local sales and use tax
 31 imposed under this chapter, the Director of the Department of Finance and
 32 Administration shall perform all functions incidental to the administration,
 33 collection, enforcement, and operation of the <u>local sales and use</u> tax.

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SECTION 22. Arkansas Code § 26-82-112(b)(1), concerning penalties under the Local Sales and Use Tax Economic Development Project Funding Act,

1 is amended to read as follows to clarify terms:

(b)(1) When property is seized by the director under any statute authorizing seizure of property of a taxpayer who is delinquent in payment of the taxes imposed by the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., or the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq., and when the taxpayer is also delinquent in payment of any <u>local sales and use</u> tax imposed under this chapter, the director shall sell sufficient property to pay the delinquent <u>local sales and use</u> taxes and penalties due to any levying entity under this chapter in addition to the amount required to pay any taxes due to the state under the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., or the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq.

SECTION 23. Arkansas Code § 26-82-113(a)(1)(A), concerning the administration of funds received under the Local Sales and Use Tax Economic Development Project Funding Act, is amended to read as follows to clarify a term and to make stylistic changes:

(a)(1)(A) Money reported as local sales and use taxes that was collected in local taxing jurisdictions that is not immediately identifiable and money collected in local jurisdictions that have no do not have a local sales and use tax shall be deposited into the Identification Pending Trust Fund for Local Sales and Use Taxes.

SECTION 24. Arkansas Code § 26-82-115(b)(1)(A), concerning the maximum tax that can be imposed under the Local Sales and Use Tax Economic Development Project Funding Act, is amended to read as follows to clarify terms:

(b)(1)(A) For a taxpayer not subject to the levy of a use tax on taxable services or tangible personal property brought into the state for storage until the <u>tangible personal</u> property is subsequently initially used in the state, the use tax portion of the local sales and use tax authorized under this chapter shall be computed on each purchase of the <u>tangible personal</u> property by the taxpayer as if all the <u>tangible personal</u> property was subject upon purchase to the use tax <u>portion of the local sales and use tax</u>.

- SECTION 25. Arkansas Code § 26-82-115(b)(2), concerning the maximum tax that can be imposed under the Local Sales and Use Tax Economic

 Development Project Funding Act, is amended to read as follows to clarify terms and to make stylistic changes:
- 5 The taxes use tax portion of the local sales and use tax 6 computed under subdivision (b)(1) of this section shall be aggregated on a 7 monthly basis, and the aggregate monthly amount shall be divided by the sum 8 of the total purchases of the tangible personal property on which the taxes 9 are use tax portion of the local sales and use tax is computed, and the 10 quotient shall be multiplied by the amount of the taxpayer's tangible 11 personal property subsequently initially used and subject to levy of the use 12 tax portion of the local sales and use tax within the city or county during 13 the month for which the monthly aggregate tax figure was computed, and the 14 product shall be the amount of the use tax portion of the local sales and use 15 tax liability for the taxpayer for the month computed.

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- 17 SECTION 26. Arkansas Code § 26-82-116 is amended to read as follows to clarify terms and to make stylistic changes:
- 19 26-82-116. Reporting.
 - Vendors collecting, reporting, and remitting <u>a local</u> sales and use <u>taxes</u> <u>tax</u> levied under this chapter shall collect, report, and pay the <u>local</u> sales and use <u>taxes</u> <u>tax</u> in the same manner and at the same time as is prescribed by law for the collection, reporting, and payment of other local sales and use taxes.

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- SECTION 27. Arkansas Code \S 26-82-119 is amended to read as follows to clarify a term and to make a stylistic change:
- 28 26-82-119. Rules.
 - The Director of the Department of Finance and Administration may promulgate reasonable rules to implement the enforcement, administration, and collection of the taxes a local sales and use tax authorized in this chapter.

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33 SECTION 28. DO NOT CODIFY. The enactment and adoption of this act
34 shall not repeal, expressly or impliedly, the acts passed at the regular
35 session of the Eighty-Ninth General Assembly. All such acts shall have the
36 full force and effect and, so far as those acts intentionally vary from or

conflict with any provision contained in this act, those acts shall have the effect of subsequent acts and as amending or repealing the appropriate parts of the Arkansas Code of 1987.