1 2	State of Arkansas 84th General Assembly	A Bill	Call	Item 6
3	Second Extraordinary Session		HOUSE BILL	1030
4	Second Extraordinary Session	, 2005	HOUSE DILL	1050
5	By: Representative Boyd			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT T	O LEVY GROSS RECEIPTS TAX ON SERVI	CES; TO	
10	LEVY AN	ADDITIONAL THREE-EIGHTHS OF ONE PE	RCENT	
11	(.375%)	GROSS RECEIPTS TAX; AND FOR OTHER		
12	PURPOSES	•		
13				
14		Subtitle		
15	TO LE	CVY GROSS RECEIPTS TAX ON SERVICES		
16	AND T	O LEVY AN ADDITIONAL THREE-EIGHTHS		
17	OF ON	E PERCENT (.375%) GROSS RECEIPTS		
18	TAX.			
19				
20				
21	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:	
22				
23	SECTION 1. Arka	nsas Code Title 26, Chapter 52, Sub	ochapter 3 is ame	nded
24	by adding additional s	ections to read as follows:		
25	<u>26-52-316. Acco</u>	untants and tax preparers.		
26	<u>(a)</u> For purpose	s of this section:		
27	<u>(1)</u> "Acco	untant" means any person, partnersh	nip, corporation,	
28	limited liability comp	any, or other entity certified or ]	licensed or requi	red
29	to be licensed under §	17-12-301, § 17-12-312, or §§ 17-1	12-401 17-12-4	04 <b>,</b>
30	<u>or any accountant cert</u>	ified or licensed or required to be	e licensed by ano	ther
31	<u>state who performs ser</u>	vices in the State of Arkansas;		
32	<u>(</u> 2) "Empl	oyer" means those who have a right	to exercise cont	rol
33	as to how, when, and w	here services are to be performed;		
34	<u>(3)</u> "Prac	tice of public accounting" means th	ne performance of	
35	professional services	as defined in this section or the p	performance of	
36	professional services	while using the title or designation	on of certified	



1	public accountant, public accountant, CPA, PA, accountant, or auditor;
2	(4) "Services" means all acts, work, or professional services
3	rendered, furnished, or performed for a valuable consideration by any
4	accountant or tax preparer for a consumer or client other than an employer;
5	and
6	(5) "Tax preparer" means any person, partnership, corporation,
7	limited liability company, or other entity that prepares, files, or assists
8	in the preparation or filing of any state or federal tax return or related
9	document or provides any accounting or bookkeeping services.
10	(b) All fees and compensation collected by any accountant or tax
11	preparer for services performed are subject to the gross receipts tax levied
12	by the Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
13	
14	26-52-317. Advertising agencies and services.
15	(a) The gross receipts or gross proceeds derived from the performance
16	of advertising services by advertising agencies are subject to the Arkansas
17	Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
18	(b)(1) "Advertising agency" means a person or a legal entity that
19	plans, creates and arranges for production of advertising for clients;
20	(2) "Advertising services" includes:
21	(A) Advertising space and time, including advertising
22	space in newspapers, magazines, advertising supplements, and other
23	publications;
24	(B) Television and radio advertising time;
25	(C) Billboard advertising space and time; and
26	(D) Other advertising space and time, including, but not
27	limited to, outdoor structures, displays, banners, broadcasts, devices,
28	vehicles, or airborne devices.
29	
30	<u>26-52-318. Architects.</u>
31	(a) For purposes of this section:
32	(1) "Architect" means any person, firm, partnership,
33	corporation, limited liability company, or other entity who is an architect
34	as defined by § 17-15-102 or who engages in the practice of architecture as
35	defined by § 17-15-102 or who is registered as an architect by another state
36	who performs services in the State of Arkansas;

1	(2) "Employer" means those who have a right to exercise control
2	as to how, when, and where services are to be performed; and
3	(3) "Services" means all acts or work rendered, furnished, or
4	performed for a valuable consideration by any person engaged in the practice
5	of architecture for a consumer or client other than an employer.
6	(b) All fees and compensation collected by any architect for services
7	performed are subject to the gross receipts tax levied by the Arkansas Gross
8	Receipts Act of 1941, as amended, § 26-52-101 et seq.
9	
10	26-52-319. Attorneys.
11	(a) As used in this section:
12	(1) "Attorney" means any:
13	(A) Person licensed or required to be licensed to practice
14	law in the state or federal courts in Arkansas;
15	(B) Partnership, association, or corporation of licensed
16	attorneys; and
17	(C) Attorney licensed or required to be licensed by
18	another state who provides services in the State of Arkansas;
19	(2) "Employer" means those who have a right to exercise control
20	as to how, when, and where services are to be performed;
21	(3) "Practice of law" means any service related to the legal
22	representation of clients, including, but not limited to, acts included in
23	§ 16-22-501(a) that involves conduct regulated by the Arkansas Supreme Court;
24	and
25	(4) "Services" means all acts, work, or representation rendered,
26	furnished, or performed for a valuable consideration by any person engaged in
27	the practice of law for a consumer or client other than an employer.
28	(b) All fees and compensation collected by any attorney for services
29	performed are subject to the gross receipts tax levied by the Arkansas Gross
30	Receipts Act of 1941, as amended, § 26-52-101 et seq.
31	(c)(l) Any attorney required to collect and remit gross receipts tax
32	on fees collected for services under this section shall obtain a sales tax
33	permit for the purpose of identification.
34	(2) The provisions of §§ 26-52-501(a) and 26-18-206 making it
35	unlawful to operate a business without a permit shall not apply to the
36	practice of law by an attorney.

1	(3) The provisions of § 26-18-702 allowing the director to
2	enjoin the operation of a business shall not apply to the practice of law by
3	an attorney.
4	
5	<u>26-52-320. Auctioneers.</u>
6	(a) The gross receipts or gross proceeds derived from all auction
7	sales of new or used tangible personal property by auctioneers licensed or
8	required to be licensed under the Auctioneer's Licensing Act, § 17-17-101, et
9	seq. are subject to the Arkansas Gross Receipts Act of 1941, as amended, §
10	26-52-101 et seq. unless a sale is exempt from tax under an exemption
11	provided to the purchaser of the tangible personal property.
12	(b) Auctioneers and consignees are considered the sellers of all items
13	sold and the exemption for isolated sales provided in § 26-52-401(17) shall
14	not apply to any sales by auctioneers or consignees.
15	
16	<u>26-52-321. Bail bondsmen.</u>
17	The gross receipts tax levied by the Arkansas Gross Receipts Act of
18	1941, as amended, § 26-52-101 et seq. is levied on all fees collected by bail
19	bondsmen licensed or required to be licensed under § 17-19-101 et seq., as
20	amended.
21	
22	26-52-322. Banks and financial institutions.
23	(a) The gross receipts or gross proceeds derived from service charges
24	of banks and financial institutions are subject to the Arkansas gross
25	receipts tax levied by the Arkansas Gross Receipts Act of 1941, as amended,
26	<u>§ 26-52-101 et seq.</u>
27	(b) "Service charges" include fees for transferring funds from one (1)
28	account to another, stop payment charges, debit card replacement charges,
29	copy and research fees, bill payment fees, returned deposit item fees, fees
30	for issuing certified checks, and any other charges for bank or financial
31	institution services.
32	
33	26-52-323. Barbers and cosmetologists.
34	(a) The gross receipts or gross proceeds from all services rendered by
35	barbers, cosmetologists, or electrologists are subject to the Arkansas Gross
36	Receipts Act of 1941, as amended, § 26-52-101 et seq.

1	(b) For purposes of this section, "barbering" means those services
2	specified in § 17-20-102 without regard to whether the services are performed
3	by a person licensed by the State Board of Barber Examiners.
4	(c) For purposes of this section, "cosmetologist" means a person who
5	practices the art of cosmetology, including electrolysis, and is licensed or
6	required to be licensed under § 17-26-101 et seq.
7	
8	26-52-324. Brokerage fees.
9	The gross receipts or gross proceeds derived from fees charged by
10	brokers licensed to buy and sell stocks, bonds, or other securities are
11	subject to the Arkansas gross receipts tax levied by the Arkansas Gross
12	Receipts Act of 1941, as amended, § 26-52-101 et seq.
13	
14	26-52-325. Charter services.
15	The gross receipts or gross proceeds derived from the service of
16	renting an aircraft with a pilot's service, renting a bus with a driver's
17	service, or renting a motor vehicle, including limousines, with a driver's
18	service are subject to the gross receipts tax levied by the Arkansas Gross
19	Receipts Act of 1941, as amended, § 26-52-101 et seq.
20	
21	26-52-326. Commercial art and design.
22	The gross receipts or gross proceeds derived from the service of
23	creating or designing commercial art or graphic designs for a customer are
24	subject to the gross receipts tax levied by Arkansas Gross Receipts Tax Act
25	of 1941, as amended, § 26-52-101 et seq.
26	
27	<u>26-52-327. Computer consultants.</u>
28	(a) For purposes of this section:
29	(1) "Computer consultant" means any person, firm, partnership,
30	corporation, limited liability company, or other entity who installs,
31	maintains, repairs, or updates computer hardware or software or who provides
32	technical support or assistance in the purchase, installation, maintenance,
33	repair or updating of computer hardware or software;
34	(2) "Employer" means those who have a right to exercise control
35	as to how, when, and where services are to be performed; and
36	(3) "Services" means all acts or work rendered, furnished, or

1	performed for a valuable consideration by any person engaged in computer
2	consulting for a consumer or client other than an employer.
3	(b) All fees and compensation collected by any computer consultant for
4	services performed are subject to the gross receipts tax levied by the
5	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
6	
7	26-52-328. Court reporting services.
8	(a) The gross receipts or gross proceeds derived from court reporting
9	services are subject to the Arkansas gross receipts tax levied by the
10	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
11	(b)(1) "Court reporting services" means the recording or transcription
12	of proceedings, including depositions, meetings, and mediation or arbitration
13	hearings by video, audio, stenographic, or other means.
14	(2) "Court reporting services" does not include services
15	rendered, furnished, or performed for a valuable consideration by a court
16	reporter for a consumer or client other than an employer.
17	
18	26-52-329. Data processing services.
19	(a) The gross receipts or gross proceeds derived from data processing
20	services are subject to the Arkansas gross receipts tax levied by the
21	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
22	(b)(1) "Data processing services" includes word processing, data
23	entry, data retrieval, data search, information compilation, payroll and
24	business accounting data production, and other computerized data and
25	information storage or manipulation.
26	(2) "Data processing service" also includes the use of a
27	computer or computer time for data processing whether the processing is
28	performed by the provider of the computer or computer time or by the
29	purchaser or other beneficiary of the service.
30	
31	26-52-330. Dry cleaning and laundry.
32	(a) The gross receipts tax levied by the Arkansas Gross Receipts Act
33	of 1941, as amended, § 26-52-101 et seq., is levied on the gross receipts or
34	gross proceeds derived from laundry and dry cleaning services, including, but
35	not limited to:
36	(1) Cleaning, pressing, repairing, altering, and storing

1	clothes; and
2	(2) Carpet, drapery, upholstery, and industrial cleaning.
3	(b) "Laundry and dry cleaning services" includes services provided by
4	coin-operated facilities operated by the customer.
5	
6	26-52-331. Funeral services.
7	The gross receipts or gross proceeds derived from the rendering,
8	furnishing, or performance of funeral services are subject to Arkansas gross
9	receipts tax as levied by the Arkansas Gross Receipts Act of 1941, as
10	amended, § 26-52-101 et seq.
11	
12	26-52-332. Employment fees.
13	(a) All fees and compensation collected by an employment agency,
14	employment placement agency, or temporary-help firm are subject to the gross
15	receipts tax levied by the Arkansas Gross Receipts Act of 1941, as amended,
16	<u>§ 26-52-101 et seq.</u>
17	(b) As used in this section:
18	(1) "Employment agency" means any person engaged in the business
19	of providing or supplying personnel, on a temporary or long-term basis, to
20	perform work or labor under the supervision or control of another, when the
21	personnel so supplied receive their wages, salary, or other compensation from
22	the provider of the service;
23	(2) "Employment placement agency" means any person engaged in
24	the business of locating or finding employment for a person or finding or
25	locating an employee to fill an available position; and
26	(3) "Temporary-help firm" means a person who employs individuals
27	for the purpose of assigning those individuals to work for the clients of the
28	temporary-help firm to support or supplement a client's workforce during
29	employee absences, temporary skill shortages, seasonal workloads, special
30	assignments and projects, and other similar work situations.
31	
32	<u>26-52-333. Engineers.</u>
33	(a) For purposes of this section:
34	(1) "Engineer" means any person, firm, partnership, corporation,
35	limited liability company, or other entity who is a professional engineer as
36	defined by § 17-30-101 or who engages in the practice of engineering as

1	defined by § 17-30-101 or who is registered as an engineer by another state
2	who performs services in the State of Arkansas;
3	(2) "Employer" means those who have a right to exercise control
4	as to how, when, and where services are to be performed; and
5	(3) "Services" means all acts or work rendered, furnished, or
6	performed for a valuable consideration by any person engaged in the practice
7	of engineering for a consumer or client other than an employer.
8	(b) All fees and compensation collected by any engineer for services
9	performed are subject to the gross receipts tax levied by the Arkansas Gross
10	Receipts Act of 1941, as amended, § 26-52-101 et seq.
11	
12	26-52-334. Environmental consultants.
13	(a) For purposes of this section:
14	(1) "Environmental consultant" means any person, firm,
15	partnership, corporation, limited liability company, or other entity who
16	provides environmental consulting services;
17	(2) "Environmental consulting services" includes services
18	provided by environmental scientists, engineers, and other experts and
19	establishments that primarily engage in providing advice and assistance to
20	businesses and other organizations on environmental issues, such as the
21	control of environmental contamination from pollutants, toxic substances, and
22	<u>hazardous materials;</u>
23	(3) "Employer" means those who have a right to exercise control
24	as to how, when, and where services are to be performed; and
25	(4) "Services" means all acts or work rendered, furnished, or
26	performed for a valuable consideration by any person engaged in environmental
27	consulting for a consumer or client other than an employer.
28	(b) All fees and compensation collected by any environmental
29	consultant for services performed are subject to the gross receipts tax
30	levied by the Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et
31	<u>seq.</u>
32	
33	<u>26-52-335. Interior designers.</u>
34	(a) For purposes of this section:
35	(1) "Interior designer" means any person, firm, partnership,
36	corporation, limited liability company, or other entity who provides the

1	service of designing or decorating the interiors of houses or buildings,
2	counseling with respect to designing or decoration, or the procurement of
3	furniture, fixtures, or home or building decorations;
4	(2) "Employer" includes those who have a right to exercise
5	control as to how, when, and where services are to be performed; and
6	(3) "Services" means all acts or work rendered, furnished, or
7	performed for a valuable consideration by any person engaged in interior
8	design for a consumer or client other than an employer.
9	(b) All fees and compensation collected by any interior designer for
10	services performed are subject to the gross receipts tax levied by the
11	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
12	
13	26-52-336. Investment counseling.
14	The gross receipts or gross proceeds derived from the rendering,
15	furnishing, or performance of services by persons engaged in the business of
16	counseling others relative to investments in or disposition of property
17	rights, whether real, personal, tangible or intangible are subject to
18	Arkansas gross receipts tax as levied by the Arkansas Gross Receipts Act of
19	1941, as amended, § 26-52-101 et seq.
20	
21	26-53-337. Landscape architects.
22	(a) For purposes of this section:
23	(1) "Landscape architect" means any person, firm, partnership,
24	corporation, limited liability company, or other entity who is a landscape
25	architect as defined by § 17-36-102 or who engages in landscape architecture
26	as defined by § 17-36-102, or who is licensed as a landscape architect by
27	another state who performs services in the State of Arkansas;
28	(2) "Employer" means those who have a right to exercise control
29	as to how, when, and where services are to be performed; and
30	(3) "Services" means all acts or work rendered, furnished, or
31	performed for a valuable consideration by any person engaged in landscape
32	architecture for a consumer or client other than an employer.
33	(b) All fees and compensation collected by any landscape architect for
34	services performed are subject to the gross receipts tax levied by the
35	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
36	

1	<u>26-52-338. Lobbyists.</u>
2	The gross receipts or gross proceeds derived from lobbying as defined
3	in § 21-8-402 are subject to the Arkansas gross receipts tax levied by the
4	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
5	
6	26-52-339. Locksmith services.
7	(a) The gross receipts or gross proceeds derived from locksmith
8	services are subject to the Arkansas gross receipts tax levied by the
9	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
10	(b)(l) "Locksmith services" means repairing, servicing, or installing
11	locks and locking devices, whether the locks and locking devices are:
12	(A) Incorporated into real property;
13	(B) Incorporated into tangible personal property; or
14	(C) Locks separate and apart from other property.
15	(2) "Locksmith services" also includes unlocking locks or
16	locking devices for another person.
17	
18	26-52-340. Management consultants.
19	(a) For purposes of this section:
20	(1) "Management consultant" means any person, firm, partnership,
21	corporation, limited liability company, or other entity who provides
22	management consulting services;
23	(2) "Management consulting" means furnishing advice and
24	assistance to businesses and other organizations on management issues, such
25	as strategic and organizational planning; financial planning and budgeting;
26	marketing objectives and policies; human resource policies, practices and
27	planning; production scheduling; and control planning;
28	(3) "Employer" means those who have a right to exercise control
29	as to how, when, and where services are to be performed; and
30	(4) "Services" means all acts or work rendered, furnished, or
31	performed for a valuable consideration by any person engaged in management
32	consulting for a consumer or client other than an employer.
33	(b) All fees and compensation collected by any management consultant
34	for services performed are subject to the gross receipts tax levied by the
35	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
36	

1	26-52-341. Massage therapists.
2	The excise tax levied by Arkansas Gross Receipts Act of 1941, as
3	amended, § 26-52-101 et seq. is levied on all services performed by massage
4	therapists licensed or required to be licensed under § 17-86-102 et seq.
5	
6	<u>26-52-342. Meeting rooms.</u>
7	The gross receipts or gross proceeds from the rental of meeting rooms
8	for meetings, conferences, conventions, social functions, and other events
9	are subject to the Arkansas gross receipts tax levied by the Arkansas Gross
10	Receipts Act of 1941, as amended, § 26-52-101 et seq.
11	
12	26-52-343. Moving and storage.
13	(a)(1) The gross receipts or gross proceeds from mini-storage are
14	subject to the Arkansas gross receipts tax levied by the Arkansas Gross
15	Receipts Act of 1941, as amended, § 26-52-101 et seq.
16	(2)(A) "Mini-storage" means a commercial operation that provides
17	individual storage units of various sizes to persons for the purpose of
18	storing tangible personal property.
19	(B) "Mini-storage" includes a secured area where vehicles,
20	boats, recreational vehicles, camping trailers, and other types of tangible
21	personal property are stored.
22	(b) The gross receipts or gross proceeds from docking or storage
23	spaces for boats in boat docks or marinas are subject to the Arkansas gross
24	receipts tax levied by the Arkansas Gross Receipts Act of 1941, as amended,
25	§ <u>26-52-101 et seq.</u>
26	(c) The gross receipts or gross proceeds derived from the service of
27	moving, storing, and packing tangible personal property belonging to other
28	persons are subject to the Arkansas gross receipts tax levied by the Arkansas
29	Gross Receipts Tax Act of 1941, as amended, § 26-52-101 et seq.
30	
31	26-52-344. Personal instruction services.
32	(a) The gross receipts or gross proceeds derived from personal
33	instruction services are subject to the Arkansas gross receipts tax levied by
34	the Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
35	(b) "Personal instruction services" includes teaching an individual or

1	(1) To play a musical instrument or to dance;
2	(2) To paint, sculpt, draw, make pottery or jewelry, or
3	otherwise engage in artistic or creative activities;
4	(3) To mime, act, or otherwise engage in dramatic activities;
5	(4) Tae kwon do, tae bo, kung fu, karate, or other martial arts;
6	(5) To play or improve skills in baseball, football, basketball,
7	soccer, volleyball, golf, tennis, or other sports;
8	(6) To drive a motor vehicle;
9	(7) To fly an airplane, glider, or other aircraft; or
10	(8) To operate a boat, jet ski, or other watercraft.
11	
12	<u>26-52-345. Pest control.</u>
13	(a) The gross receipts or gross proceeds derived from providing pest
14	control services are subject to the Arkansas Gross Receipts Act of 1941, as
15	amended, § 26-52-101 et seq.
16	(b) For purposes of this section, "pest control services" means those
17	services enumerated in § 17-37-102(13), without regard to whether the
18	services are performed by a person licensed by the State Plant Board.
19	
20	<u>26-52-346. Private investigators.</u>
21	The gross receipts or gross proceeds derived from all services
22	performed or rendered by private investigators licensed or required to be
23	licensed under the Private Investigators and Private Security Agencies Act, §
24	17-40-101 et seq. are subject to the Arkansas Gross Receipts Act of 1941, as
25	<u>amended, § 26-52-101 et seq.</u>
26	
27	26-52-347. Process servers.
28	The gross receipts or gross proceeds derived from all fees collected by
29	any person serving a summons, process, or order are subject to the Arkansas
30	Gross Receipts Act of 1941, as amended, § 26-52-101, et seq.
31	
32	26-52-348. Real estate fees and commissions.
33	(a) The gross receipts tax levied by the Arkansas Gross Receipts Act
34	of 1941, as amended, § 26-52-101 et seq. is levied on the gross receipts or
35	gross proceeds derived from real estate broker services, real estate
36	settlement charges and closing fees, and real estate management services

1	related to the sale, lease, exchange, management of Arkansas real property,
2	whether the services are performed by a person licensed by the Arkansas Real
3	Estate Commission or otherwise.
4	(b) As used in this section:
5	(1) "Real estate broker services" means those activities listed
6	in § 17-42-103 for which a fee is paid; and
7	(2) "Real estate settlement charges and closing fees" includes
8	all fees for services related to the sale of Arkansas real property,
9	including abstract fees, appraisal fees, title search fees, closing fees, but
10	not including title insurance premiums.
11	
12	26-52-349. Secretarial and word processing services.
13	(a) The gross receipts or gross proceeds derived from secretarial and
14	word processing services are subject to the Arkansas gross receipts tax
15	levied by the Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et
16	seq.
17	(b) "Secretarial and word processing services" includes:
18	(1) Document preparation, printing, or copying;
19	(2) Preparation of documents for mailing or distribution; and
20	(3) Document filing or storage, including transfer of
21	information to a hard drive, diskette, CD-Rom, or other electronic media.
22	
23	26-52-350. Security services and alarm monitoring.
24	(a) The gross receipts derived from the sale of all security services,
25	security guard services, and alarm monitoring services are subject to the
26	Arkansas gross receipts tax levied by the Arkansas Gross Receipts Act of
27	1941, as amended, § 26-52-101 et seq.
28	(b) The security services or security guard services of off-duty
29	police officers and off-duty firefighters are exempt from the tax levied by
30	subsection (a) of this section.
31	
32	26-52-351. Surveying and mapping services.
33	(a) The gross receipts or gross proceeds derived from surveying and
34	mapping services are subject to the Arkansas gross receipts tax levied by the
35	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
36	(b) "Surveying and mapping services" includes the:

1	(1) Determination of the location of:
2	(A) Land boundaries and land boundary corners; or
3	(B) Boundaries of archeological sites;
4	(2) Preparation of plats or maps showing the shape and areas of
5	tracts of land and their subdivisions into smaller tracts;
6	(3) The preparation of plats or maps showing the location of
7	streets, roads, and the right-of-way of tracts to give access to smaller
8	tracts; or
9	(4) Preparation of any other plats or maps concerning land.
10	
11	26-52-352. Travel services.
12	The gross receipts or gross proceeds derived from all services rendered
13	in making travel arrangements by travel agencies or other reservation
14	services are subject to the Arkansas gross receipts tax levied by the
15	Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101 et seq.
16	
17	<u>26-52-353. Tourism.</u>
18	(a) The gross receipts or gross proceeds derived from camping fees,
19	fees charged for excursion tours, and fees charged for hunting and fishing
20	guide services are subject to the Arkansas Gross Receipts Act of 1941, as
21	amended, § 26-52-101 et seq.
22	(b) For purposes of this section:
23	(1) "Camping fees" means fees for furnishing camping spaces or
24	trailer spaces at public or privately-owned campgrounds, except for federal
25	campgrounds, on less than a month-to-month basis; and
26	(2) "Excursion tours" means river boat and lake boat cruises and
27	excursions, local sightseeing and excursion tours, helicopter tours, and
28	excursion railroads.
29	
30	26-52-354. Veterinary services.
31	The gross receipts or gross proceeds derived from all services
32	performed or rendered by veterinarians licensed or required to be licensed
33	under the Arkansas Veterinary Medical Practice Act, § 17-101-101, et seq.
34	are subject to the Arkansas Gross Receipts Act of 1941, as amended, § 26-52-
35	<u>101 et seq.</u>
36	

1	26-52-355. Water well construction services.
2	(a) All fees and compensation collected by any water well driller or
3	water well contractor for services performed in Arkansas are subject to the
4	gross receipts tax levied by the Arkansas Gross Receipts Act of 1941, as
5	amended, § 26-52-101 et seq.
6	(b) "Water well driller" means any person who engages for compensation
7	in well construction.
8	(c) "Water well contractor" means any person who engages in the
9	business of well construction or pump installation or repair, exclusive of
10	surveying or other acts preparatory to the construction of a water well.
11	
12	SECTION 2. Arkansas Code § 26-52-301(2), establishing an excise tax on
13	property and services, is amended to read as follows:
14	(2)(A) Natural or artificial gas, electricity, water, ice,
15	steam, sewer services, sanitation services, garbage collection, and solid and
16	liquid waste collection and disposal or any other utility or public service,
17	except transportation services, sewer services, and sanitation or garbage
18	collection services;.
	~
19	(B) Any other utility or public service except
19	(B) Any other utility or public service except
19 20	(B) Any other utility or public service except
19 20 21	(B) Any other utility or public service except transportation services;
19 20 21 22	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on
19 20 21 22 23	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No.
19 20 21 22 23 24	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows:
19 20 21 22 23 24 25	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u>
19 20 21 22 23 24 25 26	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor
19 20 21 22 23 24 25 26 27	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires
19 20 21 22 23 24 25 26 27 28	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs,
19 20 21 22 23 24 25 26 27 28 29	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs, upholstery, household appliances, televisions and radios, jewelry, watches
19 20 21 22 23 24 25 26 27 28 29 30	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs, upholstery, household appliances, televisions and radios, jewelry, watches and clocks, engineering instruments, medical and surgical instruments,
19 20 21 22 23 24 25 26 27 28 29 30 31	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs, upholstery, household appliances, televisions and radios, jewelry, watches and clocks, engineering instruments, medical and surgical instruments, machinery of all kinds, bicycles, office machines and equipment, shoes, tin
19 20 21 22 23 24 25 26 27 28 29 30 31 32	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs, upholstery, household appliances, televisions and radios, jewelry, watches and clocks, engineering instruments, medical and surgical instruments, machinery of all kinds, bicycles, office machines and equipment, shoes, tin
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> </ol>	(B) Any other utility or public service except transportation services; SECTION 3. Arkansas Code § 26-52-301(3)(C)(i), concerning sales tax on various services and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (3)(C)(i) Service of <u>initial installation, inspection,</u> alteration, addition, cleaning, refinishing, replacement, and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs, upholstery, household appliances, televisions and radios, jewelry, watches and clocks, engineering instruments, medical and surgical instruments, machinery of all kinds, bicycles, office machines and equipment, shoes, tin and sheetmetal, mechanical tools, <u>guns,</u> and shop equipment.

1	(3)(C)(i) Service of <u>initial installation</u> , inspection,
2	alteration, addition, cleaning, refinishing, replacement, and repair of motor
3	vehicles, aircraft, farm machinery and implements, motors of all kinds, tires
4	and batteries, boats, electrical appliances and devices, furniture, rugs,
5	upholstery, household appliances, televisions and radios, jewelry, watches
6	and clocks, engineering instruments, medical and surgical instruments,
7	machinery of all kinds, bicycles, office machines and equipment, shoes, tin
8	and sheetmetal, mechanical tools, guns, and shop equipment.
9	
10	SECTION 5. Arkansas Code § 26-52-301(3)(C)(viii), pertaining to gross
11	receipts tax on services and which is effective until contingency in Acts
12	2003, No. 1273, § 88 is met, is amended to read as follows:
13	(viii)(a) Additionally, the <u>The</u> gross receipts tax levied
14	in this section shall <del>not</del> apply to the alteration, addition, cleaning,
15	refinishing, replacement, or repair of nonmechanical, passive, or manually
16	operated components of buildings or other improvements or structures affixed
17	to real estate, including, but not limited to, the following:
18	(1) Walls;
19	(2) Floors;
20	<pre>(3) Ceilings;</pre>
21	(4) Doors;
22	(5) Locks;
23	(6) Windows;
24	(7) Glass;
25	(8) Heat and air ducts;
26	(9) Roofs;
27	(10) Wiring;
28	(11) Breakers;
29	(12) Breaker boxes;
30	(13) Electrical switches and receptacles;
31	(14) Light fixtures;
32	(15) Pipes;
33	(16) Plumbing fixtures;
34	(17) Fire and security alarms;
35	(18) Intercoms;
36	<pre>(19) Sprinkler systems;</pre>

1 (20) Parking lots; 2 (21) Fences; 3 (22) Gates; 4 (23) Fireplaces; and 5 Similar components which become a part of (24) 6 real estate after installation. 7 (b) Contractors are deemed to be consumers or users 8 of all tangible personal property used or consumed by them in providing 9 contracting services. such nontaxable services, in the same manner as when 10 performing any other contract. 11 (c) Subdivision (3)(C)(viii) of this section shall 12 not apply to any services subject to tax pursuant to the terms of subdivision 13 (3)(E) of this section. 14 (d) The gross receipts tax levied in this section 15 shall apply to all labor charges incurred by a contractor or subcontractor in 16 performance of a contract, including new construction of a building, either residentia<u>l or commercial.</u> 17 18 19 SECTION 6. Arkansas Code § 26-52-301(3)(C)(viii), pertaining to gross receipts tax on services and which is effective when contingency in Acts 20 21 2003, No. 1273, § 88 is met, is amended to read as follows: 22 (viii)(a) Additionally, the The gross receipts tax 23 levied in this section shall not apply to the alteration, addition, cleaning, 24 refinishing, replacement, or repair of nonmechanical, passive, or manually 25 operated components of buildings or other improvements or structures affixed 26 to real estate, including, but not limited to, the following: 27 (1) Walls; 2.8 (2) Floors; 29 (3) Ceilings; 30 (4) Doors; 31 (5) Locks; 32 (6) Windows; 33 (7) Glass; 34 (8) Heat and air ducts; 35 (9) Roofs; 36 (10) Wiring;

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1	(11) Breakers;
2	(12) Breaker boxes;
3	(13) Electrical switches and
4	receptacles;
5	(14) Light fixtures;
6	(15) Pipes;
7	(16) Plumbing fixtures;
8	(17) Fire and security alarms;
9	(18) Intercoms;
10	(19) Sprinkler systems;
11	(20) Parking lots;
12	(21) Fences;
13	(22) Gates;
14	(23) Fireplaces; and
15	(24) Similar components which become a
16	part of real estate after installation.
17	(b) Contractors are deemed to be consumers or
18	users of all tangible personal property used or consumed by them in providing
19	contracting services. such nontaxable services, in the same manner as when
20	performing any other contract.
21	(c) Subdivision (3)(C)(viii) of this section
22	shall not apply to any services subject to tax pursuant to the terms of
23	subdivision (3)(E) of this section.
24	(d) The gross receipts tax levied in this section
25	shall apply to all labor charges incurred by a contractor or subcontractor in
26	performance of a contract, including new construction of a building, either
27	residential or commercial.
28	
29	SECTION 7. Arkansas Code § 26-52-301(3)(D), pertaining to the sales
30	tax exclusion for services purchased by radio or television companies and
31	which is effective until contingency in Acts 2003, No. 1273, § 88 is met,, is
32	amended to read as follows:
33	(D) <del>(i)</del> Service of cable television, community antenna
34	television, and any and all other distribution of television, video, or radio
35	services with or without the use of wires provided to subscribers or paying
36	customers or users, including all service charges and rental charges, whether

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1 for basic service, premium channels, or other special service, and including 2 installation and repair service charges and any other charges having any 3 connection with the providing of the said services, and 4 (ii) The tax levied by this section does not apply to services 5 purchased by radio or television companies for use in providing their 6 services; and 7 8 SECTION 8. Arkansas Code § 26-52-301(3)(D), pertaining to the sales 9 tax exclusion for services purchased by radio or television companies and which is effective when contingency in Acts 2003, No. 1273, § 88 is met, is 10 11 amended to read as follows: 12 (D)(i) Service of cable television, community antenna television, and any and all other distribution of television, video, or radio 13 14 services with or without the use of wires provided to subscribers or paying 15 customers or users, including all service charges and rental charges, whether 16 for basic service, premium channels, or other special service, and including 17 installation and repair service charges and any other charges having any 18 connection with the providing of the said services $_{\tau}$ ; and 19 (ii) The tax levied by this section does not apply to services purchased by radio or television companies for use in providing 20 21 their services; and 22 23 SECTION 9. Arkansas Code § 26-52-301(3)(E), pertaining to gross 24 receipts tax on services and which is effective until contingency in Acts 25 2003, No. 1273, § 88 is met, is amended to read as follows: 26 (E)(i) Service of providing transportation or delivery of 27 money, property, or valuables by armored car; service of providing cleaning 28 or janitorial work, including cleaning the outside of a building and its grounds; pet grooming and pet boarding or kennel services; taxidermy 29 30 services; service of providing wrecker and towing services; service of boarding or training horses; service of pool cleaning and servicing; pager 31 32 services; telephone answering services; lawn care and landscaping services; 33 service of parking a motor vehicle or allowing the motor vehicle to be 34 parked; service of storing a motor vehicle; service of storing furs; service of providing indoor tanning at a tanning salon. 35 36 (ii) [Repealed].

1	(iii)(ii) For purposes of this section:
2	(a) "Landscaping" means: the installation,
3	preservation, or enhancement of ground covering by planting trees, bushes and
4	shrubbery, grass, flowers, and other types of decorative plants; and
5	(1) The activity of arranging or modifying
6	areas of land and natural scenery for an improved or aesthetic effect;
7	(2) The addition, removal, or arrangement of
8	natural forms, features, and plantings; and
9	(3) The addition, removal, or modification of
10	retaining walls, ponds, sprinkler systems, or other landscape construction
11	services;
12	(b) "Lawn care" means <u>:</u>
13	(1) the <u>The</u> maintenance, preservation,
14	pruning, cutting, trimming, or enhancement of ground covering of
15	nonresidential property, including shrubs, trees, grass, flowers, bushes, and
16	other decorative plants, and does not include planting trees, bushes and
17	shrubbery, grass, flowers, and other types of decorative <code>plants+; and</code>
18	(2) Trimming of trees on residential and
19	nonresidential property; and
20	(c) "Residential" means a single family residence
21	used solely as the principal place of residence of the owner;
22	
23	SECTION 10. Arkansas Code § 26-52-301(3)(E), pertaining to gross
24	receipts tax on services and which is effective when contingency in Acts
25	2003, No. 1273, § 88 is met, is amended to read as follows:
26	(E)(i) Service of providing transportation or delivery of
27	money, property, or valuables by armored car; service of providing cleaning
28	or janitorial work, including cleaning the outside of a building and its
29	grounds; pet grooming and pet boarding or kennel services; taxidermy
30	services; service of providing wrecker and towing services; service of
31	boarding or training horses; service of pool cleaning and servicing; pager
32	services; telephone answering services; lawn care and landscaping services;
33	service of parking a motor vehicle or allowing the motor vehicle to be
34	parked; service of storing a motor vehicle; service of storing furs; service
35	of providing indoor tanning at a tanning salon.
36	(ii) [Repealed].

1	(iii)(ii) For purposes of this section:
2	(a) "Landscaping" means: the installation,
3	preservation, or enhancement of ground covering by planting trees, bushes and
4	shrubbery, grass, flowers, and other types of decorative plants; and
5	(1) The activity of arranging or
6	modifying areas of land and natural scenery for an improved or aesthetic
7	effect;
8	(2) The addition, removal, or
9	arrangement of natural forms, features, and plantings; and
10	(3) The addition, removal, or
11	modification of retaining walls, ponds, sprinkler systems, or other
12	landscape construction services;
13	(b) "Lawn care" means <u>:</u>
14	(1) the <u>The</u> maintenance, preservation,
15	pruning, cutting, trimming, or enhancement of ground covering of
16	nonresidential property, including shrubs, trees, grass, flowers, bushes, and
17	other decorative plants, and does not include planting trees, bushes and
18	shrubbery, grass, flowers, and other types of decorative plants.
19	(2) Trimming of trees on residential and
20	nonresidential property; and
21	(c) "Residential" means a single family
22	residence used solely as the principal place of residence of the owner;
	residence used solery as the principal place of residence of the owner;
23	residence used solely as the principal place of residence of the owner,
23 24	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts
24	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts
24 25	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in
24 25 26	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows:
24 25 26 27	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (6)(A) Dues and membership fees to Dues or fees for joining,
24 25 26 27 28	<pre>SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows:</pre>
24 25 26 27 28 29	<pre>SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows:</pre>
24 25 26 27 28 29 30	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (6)(A) Dues and membership fees to Dues or fees for joining, membership, or initiation in: (i) Health spas, health clubs, and fitness clubs; and
24 25 26 27 28 29 30 31	<pre>SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows:</pre>
24 25 26 27 28 29 30 31 32	<pre>SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows:</pre>
24 25 26 27 28 29 30 31 32 33	SECTION 11. Arkansas Code § 26-52-301(6), concerning gross receipts subject to gross receipts tax and which is effective until contingency in Acts 2003, No. 1273, § 88 is met, is amended to read as follows: (6)(A) Dues and membership fees to Dues or fees for joining, membership, or initiation in: (i) Health spas, health clubs, and fitness clubs; and (ii) Private clubs within the meaning of § 3-9- 202(10) which hold any permit from the Alcoholic Beverage Control Board allowing the sale, dispensing, or serving of alcoholic beverages of any kind

1	(b) "Private club" includes a country club,
2	golf club, city club, yacht club, dinner club, social club, theater club, or
3	dance club if the club:
4	(1) Restricts access to facilities,
5	amenities, or activities to members or guests of members;
6	(2) Is organized for social, pleasure,
7	or recreational purposes; or
8	(3) Provides facilities for member
9	activities.
10	(c) Semiprivate athletic or recreational clubs
11	that do not hold a permit from the Alcoholic Beverage Control Board, if the
12	<u>club:</u>
13	(1) Permits public, nonmember access to
14	facilities for a fee;
15	(2) Offers club memberships; or
16	(3) Provides facilities for member
17	activities.
18	(B)(i) Except as provided in subdivision (B)(ii) of this
19	section, the gross receipts derived from services provided by or through a
20	health spa, health club, fitness club, or private club shall not be subject
21	to gross receipts tax unless the service is specifically enumerated as a
22	taxable service under this chapter.
23	(ii) The gross receipts derived by a private club
24	from the charges to members for the preparation and serving of mixed drinks
25	or for the cooling and serving of beer and wine shall be subject to gross
26	receipts tax as well as any supplemental taxes as provided by law.
27	
28	SECTION 12. Arkansas Code § 26-52-301(6), concerning gross receipts
29	subject to gross receipts tax and which is effective when contingency in Acts
30	2003, No. 1273, § 88 is met, is amended to read as follows:
31	(6)(A) <del>Dues and membership fees to</del> <u>Dues or fees for joining</u> ,
32	membership, or initiation in:
33	(i) Health spas, health clubs, and fitness clubs;
34	and
35	(ii) Private clubs within the meaning of § 3-9-
36	202(10) which hold any permit from the Alcoholic Beverage Control Board

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1	allowing the sale, dispensing, or serving of alcoholic beverages of any kind
2	on the premises <del>, and</del>
3	(iii)(a) Private clubs that do not hold a permit
4	from the Alcoholic Beverage Control Board.
5	(b) "Private club" includes a country club,
6	golf club, city club, yacht club, dinner club, social club, theater club, or
7	dance club if the club:
8	(1) Restricts access to facilities,
9	amenities, or activities to members or guests of members;
10	(2) Is organized for social, pleasure,
11	or recreational purposes; or
12	(3) Provides facilities for member
13	activities.
14	(c) Semiprivate athletic or recreational clubs
15	that do not hold a permit from the Alcoholic Beverage Control Board, if the
16	<u>club:</u>
17	(1) Permits public, nonmember access to
18	<u>facilities for a fee;</u>
19	(2) Offers club memberships; or
20	(3) Provides facilities for member
21	<u>activities.</u>
22	(B)(i) Except as provided in subdivision (B)(ii) of this
23	section, the gross receipts derived from services provided by or through a
24	health spa, health club, fitness club, or private club shall not be subject
25	to gross receipts tax unless the service is specifically enumerated as a
26	taxable service under this chapter.
27	(ii) The gross receipts derived by a private club
28	from the charges to members for the preparation and serving of mixed drinks
29	or for the cooling and serving of beer and wine shall be subject to gross
30	receipts tax as well as any supplemental taxes as provided by law.
31	
32	SECTION 13. Arkansas Code § 26-52-304(a), pertaining to computer
33	software and services, is amended to read as follows:
34 25	(a) The excise tax levied by the Arkansas Gross Receipts Act of 1941,
35	as amended, § 26-52-101, et seq., and by any act supplemental thereto, is
36	levied on gross receipts or gross proceeds received from the following:

1	(1) Sales of computer software or licenses to use software,
2	which shall be taxed as sales of tangible personal property whether or not
3	the software or license is delivered in a tangible or intangible manner.
4	Software shall include <del>tapes, disks, cards, or other devices or materials</del>
5	which contain instructions for a computer and dictate different operations or
6	functions to be performed by the computer;
7	(2) Service of repairing or maintaining computer equipment or
8	hardware in any form <del>.</del> ; and
9	(3) Service of programming, writing, creating, producing,
10	designing, modifying, installing, implementing, or maintaining computer
11	software or processing of data.
12	
13	SECTION 14. Arkansas Code § 26-52-401(4), providing a sales tax
14	exemption for the sale of newspapers, is repealed.
15	(4) Gross receipts or gross proceeds derived from the sale of
16	newspapers;
17	
18	SECTION 15. Arkansas Code § 26-52-401(13) and (14), providing a sales
19	tax exemption for advertising space and publications sold through
20	subscription, are repealed.
21	(13) Gross proceeds derived from sales of advertising space in
22	newspapers and publications and billboard advertising services;
23	(14) Gross receipts or gross proceeds derived from sales of
24	publications sold through regular subscription, regardless of the type or
25	content of the publication or the place printed or published;
26	
27	SECTION 16. Arkansas Code § 26-53-109(a), pertaining to use tax, is
28	amended to read as follows:
29	(a) The excise tax levied by the Arkansas Compensating Tax Act, § 26-
30	53-101 et seq., and by any act supplemental thereto, is levied on the
31	privilege of storing, using, distributing, or consuming within this state any
32	computer software or license to use software which shall be treated as a use,
33	storage, distribution, or consumption of tangible personal property for
34	purposes of tax, whether the software or license is delivered in a tangible
35	or intangible manner. Computer software shall include tapes, disks, cards,
36	or other devices or materials which contain instructions for a computer and

dictate different operations or functions to be performed by the computer.
SECTION 17. Arkansas Code § 26-57-1203(9), concerning definitions
related to vending devices, is amended to read as follows:
(9) "Operator" means the person who (as owner, lessee, bailee or

6 otherwise) is responsible for removing money from the vending device and who
7 is the person who would otherwise be responsible for reporting and paying the
8 applicable gross receipts (sales) taxes on sales made through the vending
9 device.

10

SECTION 18. Arkansas Code § 26-57-1204(a) is amended to read as follows:

13 (a) Any person who is the operator of a vending device in this state 14 that is made available for use and operation by the general public (whether 15 the operator is the owner of such vending device, or a lessee, renter, 16 bailee, etc. of the owner of such vending device) may, in lieu of paying 17 sales taxes under the provisions of § 26-52-101, et seq., or under the provisions of § 26-57-1001, et seq. elect to shall pay the decal fees 18 19 provided by § 26-57-1206. If such election is not made by the operator, then 20 the general or special sales taxes that are otherwise applicable to the 21 operation of these vending devices shall be imposed upon the sale of tangible 22 personal property from such vending devices.

23

24 SECTION 19. Arkansas Code § 26-57-1204(b) is amended to read as 25 follows:

26 The operator of vending devices, who makes the election to pay the (b) 27 decal fees provided by this subchapter, shall be responsible for applying to 28 the Director of the Department of Finance and Administration for the issuance 29 of an annual or special vending device decal for such vending device and 30 shall, at the same time, pay to the Director of the Department of Finance and Administration the annual or special vending device decal fee provided for by 31 32 this subchapter, before such vending device is made available for use and 33 operation by the general public.

34

35 SECTION 20. Arkansas Code § 26-57-1204(d) is amended to read as 36 follows:

1 (d)(1) The annual or special vending device decals, and the 2 application provided for herein, shall be in such form as prescribed by the 3 Director of the Department of Finance and Administration. These decals and 4 applications shall contain on their faces such information and descriptions 5 as shall be required by regulations adopted by the Director of the Department 6 of Finance and Administration to properly and reasonably implement the 7 provisions of this subchapter.

8 (2) Any number of vending devices may be included in one (1) 9 application, but all vending devices operated by the applying operator must 10 be made subject to this alternative decal fee. Such operator may not choose 11 to have part of his or her vending devices covered by the decal fee provided 12 by this subchapter, while other vending devices operated by the same operator during the decal registration year would be subject to the general or special 13 sales taxes that would be otherwise applicable to the sale of tangible 14 15 personal property from such vending devices.

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SECTION 21. Arkansas Code § 26-57-1206 is amended to read as follows: 26-57-1206. Annual decal fee - Special decal - In lieu of sales tax. 18 19 [Effective January 1, 1998.]

(a)(1) Every person who is the operator of a vending device, who 20 21 elects to have the operation of such vending device covered by the provisions 22 of this subchapter, and who makes available to the general public for use and 23 operation vending devices described in this subchapter, shall pay to the 24 Director of the Department of Finance and Administration (for the benefit of 25 the state and its municipalities and counties) the following annual vending 26 device decal fee for each vending device before such vending device may be placed in service within the state for use by members of the public: 27

28 (A) For each coin-operated vending device requiring a coin 29 or thing of value of twenty-five cents (25¢) or more for a sale, seventy 30 dollars (\$70.00);

31 (B) For each coin-operated vending device requiring a coin or thing of value of less than twenty-five cents (25¢) for a sale, fifteen 32 33 dollars (\$15.00);

34 (C) For each coin-operated bulk vending device requiring a 35 coin or thing of value of more than twenty-five cents (25¢) for a sale, seven 36 dollars and fifty cents (\$7.50);

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1 (D) For each coin-operated bulk vending device requiring a 2 coin or thing of value of twenty-five cents (25¢) or less for a sale, two 3 dollars and fifty cents (\$2.50); and

4 (E) For each coin-operated manually powered vending
5 devices, coin-operated tabletop snack vending device, or other manually
6 powered coin-operated vending device requiring a coin or thing of value of
7 twenty-five cents (25¢) or more for a sale, thirty dollars (\$30.00).

8 (2) The annual vending device decal issued by the Director of 9 the Department of Finance and Administration, after payment of the 10 appropriate annual vending device decal fee, shall bear on its face the year 11 of its issue, and such annual decal must be affixed to each vending device in 12 a place that is clearly visible to the user of such device before each such 13 vending device may be placed for public use or operation in this state by the 14 operator.

15 (3) Such annual vending device decal shall not be transferred 16 from one (1) vending device to another, unless the person who is the operator 17 of such vending device shall establish to the satisfaction of the Director of 18 the Department of Finance and Administration that the vending device to which 19 the annual vending device decal is to be transferred is a vending device that 20 is replacing the vending device to which such annual decal was originally 21 affixed.

22 (b) In those instances where it is shown to the satisfaction of the 23 Director of the Department of Finance and Administration that a vending 24 device upon which an annual vending device decal fee is otherwise due will be 25 placed in service for use by members of the general public for a definite, 26 but limited, period of time that is less than one (1) year, such as where the 27 vending device shall be placed for public use in connection with fairs, 28 carnivals, and places of amusement that operate only during certain seasons 29 of the year, the Director of the Department of Finance and Administration 30 shall issue a special vending device decal and collect a special vending device decal fee for such vending devices as hereinafter computed: 31

(1) Such special decal may be issued for any number of thirtyday periods, less than a full year, and such special decal shall indicate on its face that it is a special decal, not an annual decal, and such special decal shall be for one (1) or more thirty-day periods, but such special decal state on its face the precise dates for which it has been issued and such

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special decal shall not be transferred from one (1) vending device to
 another.

3 (2) The special vending device decal fee shall be computed and 4 paid by the person who is the operator of such vending device on the basis of 5 one-fifth (1/5) of the annual vending device decal fee charged by this 6 subchapter for the type of vending device operated, for each thirty-day 7 period for which such special decal is <u>issued</u>.

8 (3) In the event the vending device is made available to the 9 public for a period beyond that for which the special decal is issued, then a 10 full year's fee and penalty, as set out in § 26-57-1206, shall be due on such 11 vending device from the person who is the operator of such vending device.

12 (c)(1) The annual or special vending device decal fees required to be paid by subsections (a) and (b) of this section shall be paid by the person 13 14 who is the operator of such vending device in lieu of the in addition to the 15 requirement that such person collect and remit: (1) the state and local gross 16 receipts (sales) taxes levied pursuant to the provisions of the Arkansas 17 Gross Receipts Act of 1941, as amended, § 26-52-101 et. seq., or any provision of Chapters 74 and 75 of Title 26, or any other provision of this 18 19 Code which provides for the levy of a local sales tax; or (2) the special sales taxes levied pursuant to the provisions the Vending Devices Sales Tax 20 21 Act of 1995, § 26-57-1001, et seq.

22 (2) Where gross receipts or gross proceeds are received by a 23 person who is the operator of a vending device from the sale of any item of 24 tangible personal property, through the vending device, where the annual or 25 special vending device decal fee has been paid and such decal is affixed to 26 the vending device, then it is the intent of the General Assembly that such 27 gross proceeds or gross receipts shall not be subject to any the state or 28 local gross receipts (sales) taxes imposed in this state.

(d) Any sales made by the operator of a coin-operated vending device that is made without the use of a vending device, e.g., office coffee service, manual hot foods lines, catering events, etc., shall be subject to the state and local gross (sales) taxes levied pursuant to the provisions of the Arkansas Gross Receipts Act of 1941, as amended, § 26-52-101, et seq, or any provision of Chapters 74 and 75 of Title 26, or any other provision of the Code that provides for the levy of a local sales tax.

36 (e) For all vending devices that the operator does not elect to have

1 covered by the decal fee provided by this section, the operator of that 2 vending device shall acquire from the Director of the Department of Finance 3 and Administration an identifying decal that the operator shall affix to the 4 vending device in a prominent place so as to establish to the consuming 5 public that such vending device is not covered by the provisions of this 6 subchapter. The Director of the Department of Finance and Administration 7 shall establish, by reasonable regulations, the amount to be charged for such 8 identifying decal, which amount shall not exceed the cost of producing such 9 decals.

10 (f)(e) Operators who elect to pay tax at the wholesale level and which 11 have been issued an identification number by the Department of Finance and 12 Administration as of March 31, 1997, shall be entitled to utilize that 13 identification number for all vending devices owned by that operator. 14

15 SECTION 22. Arkansas Code § 26-57-1208(a), concerning the distribution 16 of vending decal fees, is amended to read as follows:

17 (a)(1) It is hereby declared to be the purpose of this subchapter to 18 provide revenues for general governmental functions of the state, and its 19 counties and municipalities, in lieu of the state and local gross receipts 20 (sales) taxes or vending devices sales taxes that would otherwise be due and 21 owing from the person who is the operator of such vending devices. For that 22 purpose and to that end, it is expressly provided that the.

23 <u>(2) The</u> revenue derived by the Director of the Department of 24 Finance and Administration from the sale of annual or special vending device 25 decal fees, including penalties, shall be deposited by the director into the 26 State Treasury and credited as follows.

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28 29 SECTION 23. Arkansas Code § 26-57-1217 is repealed.

26-57-1217. Purpose. [Effective January 1, 1998.]

30 The purpose for the enactment of this "Vending Devices Decal Act of 31 1997" is to provide a simplified method for the operators of such vending 32 devices to be able to pay their proportionate amount of state and local 33 taxes, without being required to maintain complex financial records that 34 would otherwise be required of such operators (who are in the unique position 35 among retailers in this state of not being able to pass the cost of sales 36 taxes directly on to their customers), and to assure that the State of

1	Arkansas and its cities and counties collect their fair share of taxes from
2	what is almost entirely a cash business.
3	
4	SECTION 24. Arkansas Code § 26-52-302, pertaining to additional gross
5	receipts tax, is amended to add a new subsection to read as follows:
6	(d)(1) There is levied an additional excise tax of three-eighths of
7	one percent (.375%) upon all taxable sales of property and services subject
8	to the tax levied by the Arkansas Gross Receipts Act of 1941, as amended,
9	<u>§ 26-52-101 et seq.</u>
10	(2) The tax shall be collected, reported, and paid in the same
11	manner and at the same time as is prescribed by the Arkansas Gross Receipts
12	Act of 1941, as amended, § 26-52-101 et seq., for the collection, reporting,
13	and payment of Arkansas gross receipts taxes.
14	
15	SECTION 25. Arkansas Code § 26-53-107, pertaining to additional use
16	taxes and which is effective until contingency in Acts 2003, No. 1273, § 88
17	is met, is amended to add a new subsection to read as follows:
18	(d)(1) There is levied an additional excise tax of three-eighths of
19	one percent (.375%) upon all tangible personal property subject to the tax
20	levied by the Arkansas Compensating Tax Act of 1949, as amended, § 26-53-101
21	et seq.
22	(2) The tax shall be collected, reported, and paid in the same
23	manner and at the same time as is prescribed by the Arkansas Compensating Act
24	of 1949, as amended, § 26-53-101 et seq., for the collection, reporting, and
25	payment of Arkansas compensating taxes.
26	
27	SECTION 26. Arkansas Code § 26-53-107, pertaining to additional use
28	taxes and which is effective when contingency in Acts 2003, No. 1273, § 88 is
29	met, is amended to add a new subsection to read as follows:
30	(d)(1) There is levied an additional excise tax of three-eighths of
31	one percent (.375%) upon all tangible personal property subject to the tax
32	levied by the Arkansas Compensating Tax Act of 1949, as amended, § 26-53-101
33	<u>et seq.</u>
34	(2) The tax shall be collected, reported, and paid in the same
35	manner and at the same time as is prescribed by the Arkansas Compensating Act
36	of 1949, as amended, § 26-53-101 et seq., for the collection, reporting, and

## payment of Arkansas compensating taxes.

2 SECTION 27. Arkansas Code § 6-5-301(a) is amended to read as follows: 3 4 (a)(1) There is hereby established on the books of the Treasurer of 5 State, the Auditor of State, and the Chief Fiscal Officer of the State a fund 6 to be known as the "Educational Excellence Trust Fund". 7 (2) For each of the State's fiscal years, the Chief Fiscal 8 Officer of the State shall determine as an annual allocation for this fund an 9 amount based on the total net general revenues as enumerated in § 19-6-201(1) and (2) state sales and use tax levied pursuant to §§ 26-52-301, 26-52-302(a) 10 11 and (b), 26-53-106, and 26-53-107 (a) and (b), which were collected in the 12 immediate past year, times a factor of 0.1414. 13 SECTION 28. EMERGENCY CLAUSE. It is found and determined by the 14 15 General Assembly of the State of Arkansas that as a result of the Arkansas 16 Supreme Court decision, Lakeview Sch. Dist. No. 25 v. Huckabee, 351 Ark. 31, 17 91 S.W.3d 472 (2002), additional revenue is necessary for the improvement of public schools, to provide all Arkansas children an adequate education, and 18 to equalize funding for schools and teachers; that without additional 19 revenue, the state will be unable to fulfill its constitutional duty to 20 provide an adequate and equitable education to Arkansas children; and that 21 22 this act is immediately necessary as it will provide needed revenue for the 23 support and improvement of public schools. Therefore, an emergency is 24 declared to exist and this act being necessary for the preservation of the 25 public peace, health, and safety shall become effective on the first day of 26 the second calendar month following the effective date of this act. 27 28 29 30 31 32 33 34 35 36