1	State of Arkansas	As Engrossed: H12/17/03	Call Item 6	5
2	84th General Assembly	A Bill		
3	Second Extraordinary Session,	2003	HOUSE BILL 1046	5
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5	By: Representatives Verkamp,			
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9	•		TO	
10			OME TO	
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12			CT TO	
13	USE TAX;	AND FOR OTHER PURPOSES.		
14		G 3 18 2		
15		Subtitle		
16	TO ELI	IMINATE THE REQUIREMENT THAT		
17	PROPE	RTY "COME TO REST" IN THE STATE OR		
18	"BECOME COMMINGLED" WITH PROPERTY IN THE			
19	STATE	IN ORDER TO BE SUBJECT TO USE TAX	•	
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22	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:	
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24	SECTION 1. Arkan	isas Code § 26-53-106 is amended to	read as follows:	
25	26-53-106. Impos	eition and rate of tax generally -	Presumptions.	
26	[Effective until contin	ngency in Acts, 2003, No. 1273, §§	88 is met.]	
27	(a) There is lev	ried and there shall be collected f	from every person in	
28	this state a tax or exc	eise for the privilege of storing,	using, distributing,	
29	or consuming within this state any article of tangible personal property			
30	purchased for storage,	use, distribution, or consumption	in this state at the	
31	rate of three percent (	3%) of the sales price of the prop	perty.	
32	(b) This tax wil	<del>.l not apply with respect to the st</del>	<del>:orage, use,</del>	
33	distribution, or consum	aption of any article of tangible p	<del>personal property</del>	
34	purchased, produced, or manufactured outside this state until the			
35	transportation of the article has finally come to rest within this state or			
36	until the article has b	ecome commingled with the general	mass of property of	

l this state.

 (e) This tax shall apply to use, storage, distribution, or consumption of every article of tangible personal property, except as provided in this subchapter, irrespective of whether the article or similar articles are manufactured within the State of Arkansas or are available for purchase within the State of Arkansas and irrespective of any other condition.

 $\frac{(d)(1)(A)}{(c)(1)(A)}$  For the purpose of the proper administration of this subchapter and to prevent evasion of the tax and the duty to collect the tax imposed in this section, it shall be presumed that tangible personal property sold by any vendor for delivery in this state or transportation to this state is sold for storage, use, distribution, or consumption in this state unless the vendor selling the tangible personal property has taken from the purchaser a resale certificate signed by and bearing the name, address, and sales tax permit number of the purchaser certifying that the property was purchased for resale.

- (B) The use by the purchaser of a resale certificate and any resulting liability for, or exemption from, use tax in a transaction involving a resale certificate shall be governed in all respects by the terms of  $\S 26-52-517$ .
- 20 (2) It is further presumed that tangible personal property 21 shipped, mailed, expressed, transported, or brought to this state by the 22 purchaser was purchased from a vendor for storage, use, distribution, or 23 consumption in this state.

SECTION 2. 26-53-106. Imposition and rate of tax generally - Presumptions. [Effective when contingency in Acts 2003, No. 1273, § 88 is met.]

Arkansas Code §26-53-106 is amended to read as follows:

- (a) There is levied and there shall be collected from every person in this state a tax or excise for the privilege of storing, using, distributing, or consuming within this state any article of tangible personal property or taxable service purchased for storage, use, distribution, or consumption in this state at the rate of three percent (3%) of the sales price of the property.
- (b) This tax will not apply with respect to the storage, use,
  distribution, or consumption of any article of tangible personal property

- purchased, produced, or manufactured outside this state until the
  transportation of the article has finally come to rest within this state or
  until the article has become commingled with the general mass of property of
- 4 this state.
- 5 (e) This tax shall apply to use, storage, distribution, or consumption 6 of every article of tangible personal property or taxable service except as 7 provided in this subchapter irrespective of whether the article or similar 8 articles are manufactured within the State of Arkansas or are available for 9 purchase within the State of Arkansas and irrespective of any other 10 condition.
- 11  $\frac{(d)(1)(A)}{(c)(1)(A)}$  (c)(1)(A) For the purpose of the proper administration of 12 this subchapter and to prevent evasion of the tax and the duty to collect the 13 tax imposed in this section, it shall be presumed that tangible personal 14 property or taxable services sold by any vendor for delivery in this state or 15 transportation to this state are sold for storage, use, distribution, or 16 consumption in this state unless the vendor selling the tangible personal 17 property or taxable service has taken from the purchaser a resale certificate signed by and bearing the name, address, and sales tax permit number of the 18 purchaser certifying that the property or taxable service was purchased for 19 20 resale except that sales made electronically will not require the purchaser's 21 signature.
  - (B) The use by the purchaser of a resale certificate and any resulting liability for, or exemption from, use tax in a transaction involving a resale certificate shall be governed in all respects by the terms of  $\S 26-52-517$ .
  - (2) It is further presumed that tangible personal property or taxable services shipped, mailed, expressed, transported, or brought to this state by the purchaser were purchased from a vendor for storage, use, distribution, or consumption in this state.

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SECTION 3. EMERGENCY CLAUSE. It is found and determined by the

General Assembly of the State of Arkansas that as a result of the Arkansas

Supreme Court decision, Lake View School Dist. No. 25 v. Huckabee, 351 Ark.

31, 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 to equalize funding for schools and teachers; that without additional

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1	revenue, the state will be unable to fulfill its constitutional duty to		
2	provide an adequate and equitable education to Arkansas children; and that		
3	this act is immediately necessary as it will provide needed revenue for the		
4	support and improvement of public schools. Therefore, an emergency is		
5	declared to exist and this act being immediately necessary for the		
6	preservation of the public peace, health, and safety shall become effective		
7	on the first day of the second calendar month following the effective date of		
8	this act.		
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10	/s/ Verkamp, et al		
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