1 2	State of Arkansas 90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 793
4	,		
5	By: Senator D. Johnson		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	REPEAL OBSOLETE STATUTES IN AND MAKE	OTHER
9	TECHNICAL	CORRECTIONS TO TITLE 27 OF THE ARKANS	AS
10	CODE; AND	FOR OTHER PURPOSES.	
11			
12			
13		Subtitle	
14	TO F	REPEAL OBSOLETE STATUTES IN AND MAKE	
15	OTHE	ER TECHNICAL CORRECTIONS TO TITLE 27	
16	OF T	THE ARKANSAS CODE.	
17			
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
20			
21	SECTION 1. Ark	ansas Code § 27-14-101, is amended to	read as follows to
22	remove an obsolete re	ference:	
23	This chapter ma	y be cited as the " Uniform Motor Vehic	le Administration,
24	Certificate of Title,	and Antitheft Act".	
25			
26		ansas Code Title 27, Chapter 14, Subch	-
27		litional section to contain the definit	ions that are
28	being transferred fro	-	
29	<u>27-14-104.</u> Def		
30	As used in this		
31		" means a motor vehicle designed for c	
32		and used for the transportation of pers	-
33		than a taxicab, designed and used for	the transportation
34	of persons for compen		
35		ler" means a person engaged in the bus	
36	<u>selling, or exchangin</u>	<u>ig vehicles of a type required to be re</u>	<u>gistered under</u>

1	chis chapter and who has an established place of business for that purpose in
2	this state;
3	(3) "Essential parts" means all integral body parts of a vehicle
4	of a type required to be registered under this chapter, the removal,
5	alteration, or substitution of which would tend to conceal the identity of
6	the vehicle or substantially alter its appearance, model, type, or mode of
7	operation;
8	(4) "Established place of business" means the place actually
9	occupied, either continuously or at regular periods, by a dealer or
10	manufacturer, where his or her books and records are kept and a large share
11	of his or her business is transacted;
12	(5) "Foreign vehicle" means a vehicle of a type required to be
13	registered under this chapter brought into this state from another state,
14	territory, or country other than in the ordinary course of business by or
15	through a manufacturer or dealer and not registered in this state;
16	(6) "Implements of husbandry" means a vehicle designed or
17	adapted exclusively for timber harvesting or hauling, agricultural,
18	horticultural, or livestock raising operations, or for lifting or carrying an
19	implement of husbandry, and, in either case, not subject to registration if
20	used upon the highways;
21	(7) "Manufactured home" means a factory-built structure:
22	(A) Produced in accordance with the National Manufactured
23	Housing Construction and Safety Standards Act of 1974, 42 U.S.C. § 5401 et
24	seq.; and
25	(B) Designed to be used as a dwelling unit;
26	(8) "Manufacturer" means a person engaged in the business of
27	constructing or assembling vehicles of a type required to be registered under
28	this chapter at an established place of business in this state;
29	(9) "Mobile home" means a structure:
30	(A) Built in a factory before the enactment of the
31	National Manufactured Housing Construction and Safety Standards Act of 1974,
32	42 U.S.C. § 5401 et seq.; and
33	(B) Designed to be used as a dwelling unit;
34	(10)(A) "Motor home" means a motor vehicle designed to provide
35	temporary living quarters, built onto an integral part of, or permanently
36	attached to, a self-propelled motor vehicle chassis.

1	(b) The vehicle must contain permanently installed
2	<pre>independent life-support systems;</pre>
3	(11) "Motor vehicle" means a vehicle which is self-propelled or
4	vehicle which is propelled by electric power obtained from overhead trolley
5	wires, but not operated upon rails;
6	(12) "Motorcycle" means a motor vehicle having a saddle for the
7	$\underline{\mbox{use of the rider}}$ and designed to travel on not more than three (3) wheels $\underline{\mbox{in}}$
8	contact with the ground, excluding a tractor;
9	(13) "Nonresident" means a person who is not a resident of this
10	state;
11	(14)(A) "Owner" means a person who holds the legal title of a
12	vehicle.
13	(B) In the event a vehicle is the subject of an agreement
14	for the conditional sale or lease thereof with the right of purchase upon
15	performance of the conditions stated in the agreement and with an immediate
16	right of possession vested in the conditional vendee or lessee, or in the
17	event a mortgagor of a vehicle is entitled to possession, then the
18	conditional vendee or lessee or mortgagor shall be deemed the owner for the
19	purpose of this chapter;
20	(15) "Person" means a natural person, firm, copartnership,
21	association, or corporation;
22	(16) "Pneumatic tire" means a tire in which compressed air is
23	designed to support the load;
24	(17) "Pole trailer" means a vehicle without motive power
25	designed to be drawn by another vehicle and attached to the towing vehicle by
26	means of a reach or pole, or by being boomed or otherwise secured to the
27	towing vehicle, and ordinarily used for transporting long or irregularly
28	shaped loads such as poles, pipes, or structural members capable, generally,
29	of sustaining themselves as beams between the supporting connections;
30	(18) "Reconstructed vehicle" means a vehicle of a type required
31	to be registered under this chapter materially altered from its original
32	construction by the removal, addition, or substitution of essential parts,
33	new or used;
34	(19)(A) "Resident" means a person who:
35	(i) Remains in this state for a period of more than
36	six (6) months:

1	(11) Resides in this state due to a change of abode;
2	<u>or</u>
3	(iii) Is domiciled in this state on a temporary or
4	permanent basis.
5	(B) "Resident" does not include a person who normally
6	resides in another state or county who is in this state as a student;
7	(20) "School bus" means a motor vehicle owned by a public or
8	governmental agency and operated for the transportation of children to or
9	from school or privately owned and operated for compensation for the
10	transportation of children to or from school;
11	(21) "Semitrailer" means a vehicle with or without motive power,
12	other than a pole trailer, designed for carrying persons or property and for
13	being drawn by a motor vehicle and so constructed that some part of its
14	weight and that of its load rests upon or is carried by another vehicle;
15	(22)(A) "Special mobile equipment" means a vehicle not designed
16	or used primarily for the transportation of persons or property and
17	incidentally operated or moved over the highways, including farm tractors,
18	road construction or maintenance machinery, ditch-digging apparatus, well-
19	boring apparatus, and concrete mixers.
20	(B) This enumeration shall be deemed partial and shall not
21	operate to exclude other such vehicles which are within the general terms of
22	this section;
23	(23) "Specially constructed vehicle" means a vehicle of a type
24	required to be registered under this chapter not originally constructed under
25	a distinctive name, make, model, or type by a generally recognized
26	manufacturer of vehicles and not materially altered from its original
27	<pre>construction;</pre>
28	(24) "Street" or "highway" means the entire width between
29	boundary lines of every way publicly maintained when any part thereof is open
30	to the use of the public for purposes of vehicular travel;
31	(25) "Trailer" means a vehicle with or without motive power,
32	other than a pole trailer, designed for carrying persons or property and for
33	being drawn by a motor vehicle and so constructed that no part of its weight
34	rests upon the towing vehicle;
35	(26) "Transporter" means a person engaged in the business of
36	delivering vehicles of a type required to be registered under this chapter

1	from a manufacturing, assembly, or distributing plant to dealers or sales
2	agents of a manufacturer;
3	(27) "Truck" means a motor vehicle designed, used, or maintained
4	primarily for the transportation of property;
5	(28) "Truck tractor" means a motor vehicle designed and used
6	primarily for drawing other vehicles and not so constructed as to carry a
7	load other than a part of the weight of the vehicle and load so drawn; and
8	(29) "Vehicle" means a device in, upon, or by which any person
9	or property is, or may be, transported or drawn upon a highway, excepting
10	devices moved by human power or used exclusively upon stationary rails or
11	tracks.
12	
13	SECTION 3. Arkansas Code §§ $27-14-201-27-14-216$, which include some
14	outdated statutes and others which have been transferred to an additional
15	section in Chapter 14, Subchapter 1, are repealed.
16	27-14-201. Applicability.
17	As used in this chapter, words and phrases shall have the meanings
18	defined in this subchapter, unless the context otherwise requires.
19	
20	27-14-202. Commissioner and office.
21	(a) "Commissioner" means the Director of the Department of Finance and
22	Administration acting in his or her capacity as Commissioner of Motor
23	Vehicles in this state.
24	(b) "Office" means the Office of Motor Vehicle of this state acting
25	directly or through its duly authorized officers and agents.
26	
27	27-14-203. Person and owner.
28	(a) "Person" means every natural person, firm, copartnership,
29	association, or corporation.
30	(b) "Owner" means a person who holds the legal title of a vehicle. In
31	the event a vehicle is the subject of an agreement for the conditional sale
32	or lease thereof with the right of purchase upon performance of the
33	conditions stated in the agreement and with an immediate right of possession
34	vested in the conditional vendee or lessee, or in the event a mortgagor of a
35	vehicle is entitled to possession, then the conditional vendee or lessee or
36	mortgagor shall be deemed the owner for the purpose of this chapter.

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2	27-14-204. Nonresident and resident.
3	(a) "Nonresident" means every person who is not a resident of this
4	state.
5	(b)(1) "Resident" shall mean any person who:
6	(A) Remains in this state for a period of more than six
7	(6) months;
8	(B) Resides in this state due to a change of abode; or
9	(C) Is domiciled in this state on a temporary or permanent
10	basis.
11	(2) The term "resident" shall not include any person who is in
12	this state as a student.
13	
14	27-14-205. Dealer, transporter, and manufacturer.
15	(a) "Dealer" means every person engaged in the business of buying,
16	selling, or exchanging vehicles of a type required to be registered under
17	this chapter and who has an established place of business for that purpose in
18	this state.
19	(b) "Transporter" means every person engaged in the business of
20	delivering vehicles of a type required to be registered under this chapter
21	from a manufacturing, assembly, or distributing plant to dealers or sales
22	agents of a manufacturer.
23	(c) "Manufacturer" means every person engaged in the business of
24	constructing or assembling vehicles of a type required to be registered under
25	this chapter at an established place of business in this state.
26	
27	27-14-206. Established place of business.
28	"Established place of business" means the place actually occupied,
29	either continuously or at regular periods, by a dealer or manufacturer, where
30	his or her books and records are kept and a large share of his or her
31	business is transacted.
32	
33	27-14-207. Definitions.
34	As used in this chapter:
35	(1) "Bus" means every motor vehicle designed for carrying more
36	than ten (10) passengers and used for the transportation of persons and every

1	motor vehicle, other than a taxicab, designed and used for the transportation
2	of persons for compensation;
3	(2) "Manufactured home" means a factory-built structure:
4	(A) Produced in accordance with the National Manufactured
5	Housing Construction and Safety Standards Act of 1974, 42 U.S.C. § 5401 et
6	seq.; and
7	(B) Designed to be used as a dwelling unit;
8	(3) "Mobile home" means a structure:
9	(A) Built in a factory before the enactment of the
10	National Manufactured Housing Construction and Safety Standards Act of 1974,
11	42 U.S.C. § 5401 et seq.; and
12	(B) Designed to be used as a dwelling unit;
13	(4) "Motorcycle" means every motor vehicle having a saddle for
14	the use of the rider and designed to travel on not more than three (3) wheels
15	in contact with the ground, excluding a tractor;
16	(5) "Motor home" means a motor vehicle designed to provide
17	temporary living quarters, built onto an integral part of, or permanently
18	attached to, a self-propelled motor vehicle chassis. The vehicle must contain
19	permanently installed independent life-support systems;
20	(6) "Motor vehicle" means every vehicle which is self-propelled
21	and every vehicle which is propelled by electric power obtained from overhead
22	trolley wires, but not operated upon rails;
23	(7) "School bus" means every motor vehicle owned by a public or
24	governmental agency and operated for the transportation of children to or
25	from school or privately owned and operated for compensation for the
26	transportation of children to or from school; and
27	(8) "Vehicle" means every device in, upon, or by which any
28	person or property is, or may be, transported or drawn upon a highway,
29	excepting devices moved by human power or used exclusively upon stationary
30	rails or tracks.
31	
32	27-14-208. Foreign vehicle.
33	"Foreign vehicle" means every vehicle of a type required to be
34	registered under this chapter brought into this state from another state,
35	territory, or country other than in the ordinary course of business by or
36	through a manufacturer or dealer and not registered in this state.

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2	27-14-209. Truck tractor and truck.
3	(a) "Truck tractor" means every motor vehicle designed and used
4	primarily for drawing other vehicles and not so constructed as to carry a
5	load other than a part of the weight of the vehicle and load so drawn.
6	(b) "Truck" means every motor vehicle designed, used, or maintained
7	primarily for the transportation of property.
8	
9	27-14-210. Trailer, semitrailer, and pole trailer.
10	(a) "Trailer" means every vehicle with or without motive power, other
11	than a pole trailer, designed for carrying persons or property and for being
12	drawn by a motor vehicle and so constructed that no part of its weight rests
13	upon the towing vehicle.
14	(b) "Semitrailer" means every vehicle with or without motive power,
15	other than a pole trailer, designed for carrying persons or property and for
16	being drawn by a motor vehicle and so constructed that some part of its
17	weight and that of its load rests upon or is carried by another vehicle.
18	(c) "Pole trailer" means every vehicle without motive power designed
19	to be drawn by another vehicle and attached to the towing vehicle by means of
20	a reach or pole, or by being boomed or otherwise secured to the towing
21	vehicle, and ordinarily used for transporting long or irregularly shaped
22	loads such as poles, pipes, or structural members capable, generally, of
23	sustaining themselves as beams between the supporting connections.
24	
25	27-14-211. Special mobile equipment.
26	"Special mobile equipment" means every vehicle not designed or used
27	primarily for the transportation of persons or property and incidentally
28	operated or moved over the highways, including farm tractors, road
29	construction or maintenance machinery, ditch-digging apparatus, well-boring
30	apparatus, and concrete mixers. This enumeration shall be deemed partial and
31	shall not operate to exclude other such vehicles which are within the general
32	terms of this section.
33	
34	27-14-212. Implements of husbandry.
35	"Implements of husbandry" means every vehicle designed or adapted

exclusively for timber harvesting or hauling, agricultural, horticultural, or

1	investock faising operations, or for fifting or carrying an implement of
2	husbandry, and, in either case, not subject to registration if used upon the
3	highways.
4	
5	27-14-213. Specially constructed and reconstructed vehicles.
6	(a) "Specially constructed vehicle" means every vehicle of a type
7	required to be registered under this chapter not originally constructed under
8	a distinctive name, make, model, or type by a generally recognized
9	manufacturer of vehicles and not materially altered from its original
10	construction.
11	(b) "Reconstructed vehicle" means every vehicle of a type required to
12	be registered under this chapter materially altered from its original
13	construction by the removal, addition, or substitution of essential parts,
14	new or used.
15	
16	27-14-214. Essential parts.
17	"Essential parts" means all integral and body parts of a vehicle of a type
18	required to be registered under this chapter, the removal, alteration, or
19	substitution of which would tend to conceal the identity of the vehicle or
20	substantially alter its appearance, model, type, or mode of operation.
21	
22	27-14-215. Pneumatic, solid and metal tires.
23	(a) "Pneumatic tire" means every tire in which compressed air is
24	designed to support the load.
25	(b) "Solid tire" means every tire of rubber or other resilient
26	material which does not depend upon compressed air for the support of the
27	load.
28	(c) "Metal tire" means every tire the surface of which in contact with
29	the highway is, wholly or partly, of metal or other hard, nonresilient
30	material.
31	
32	27-14-216. Street or highway.
33	"Street or highway" means the entire width between boundary lines of
34	every way publicly maintained when any part thereof is open to the use of the
35	public for purposes of vehicular travel.

- SECTION 4. Arkansas Code $\S\S 27-14-402-27-14-407$ are amended to read as follows to correct obsolete references:
- 3 27-14-402. Commissioner to head Office of Motor Vehicle head
 4 The Office of Motor Vehicle shall be under the control of a civil
- 5 executive officer to be known as the "Commissioner of Motor Vehicles" who 6 shall be the Director of the Department of Finance and Administration.

8 27-14-403. Powers and duties of commissioner.

- 9 (a) The Commissioner of Motor Vehicles Director of the Department of
 10 Finance and Administration is vested with the power and is charged with the
 11 duty of observing, administering, and enforcing the provisions of this
 12 chapter and of all laws regulating the operation of vehicles or the use of
 13 the highways, the enforcement or administration of which is vested in the
 14 Office of Motor Vehicle.
- 15 (b) The <u>commissioner director</u> is authorized to adopt and enforce such 16 rules and regulations as may be necessary to carry out the provisions of this 17 chapter and any other laws, the enforcement and administration of which are 18 vested in the office.
 - (c) The commissioner <u>director</u> may adopt an official seal for the use of the office.

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22 27-14-404. Organization.

- (a) The Commissioner of Motor Vehicles Director of the Department of Finance and Administration shall organize the Office of Motor Vehicle in the manner as he or she may deem necessary and proper to segregate and conduct the work of the office.
- (b) The commissioner director shall appoint such deputies, subordinate officers, clerks, investigators, and other employees as may be necessary to carry out the provisions of this chapter.
- 30 (c) The <u>commissioner director</u> shall maintain an office in the State
 31 Capitol and in such other places in the state as he or she may deem necessary
 32 and proper to carry out the powers and duties vested in the office.

33

34 27-14-405. Police authority generally.

The Commissioner of Motor Vehicles Director of the Department of

Finance and Administration and such officers and inspectors of the Office of

- 1 Motor Vehicle as he or she shall designate shall have the power:
- 2 (1) Of peace officers for the purpose of enforcing the provisions
- 3 of this chapter and of any other law regulating the operation of vehicles or
- 4 the use of the highways;
- 5 (2) To make arrests upon view and without warrant for any
- 6 violation committed in their presence of any of the provisions of this
- 7 chapter or other law regulating the operation of vehicles or the use of the
- 8 highways;
- 9 (3) When on duty, upon reasonable belief that any vehicle is
- $10 \hspace{0.5cm} \textbf{being operated in violation of any provision of this chapter or of any other} \\$
- 11 law regulating the operation of vehicles, to require the driver thereof to
- 12 stop and exhibit his or her driver's or chauffeur's license and the
- 13 registration certificate issued for the vehicle and submit to an inspection
- 14 of the vehicle, the registration plates, and registration certificate thereon
- 15 or to an inspection and test of the equipment of the vehicle;
- 16 (4) To inspect any vehicle of a type required to be registered
- 17 under this chapter in any public garage or repair shop or in any place where
- 18 such vehicles are held for sale or wrecking, for the purpose of locating
- 19 stolen vehicles and investigating the title and registration thereof;
- 20 (5) (2) To serve warrants relating to the enforcement of the
- 21 laws regulating the operation of vehicles or the use of the highways; and
- 22 (6) (3) To investigate reported thefts of motor vehicles,
- 23 trailers, and semitrailers.

- 27-14-406. Authority to take possession.
- 26 (a) The Office of Motor Vehicle is authorized to take possession of
- 27 any certificate of title, registration certificate, permit, license, or
- 28 registration plate issued by it upon expiration, revocation, cancellation, or
- 29 suspension thereof, or which is fictitious or which has been unlawfully or
- 30 erroneously issued.
- 31 (b) The office is authorized to take possession of any vehicle which is
- 32 being operated unlawfully.

- 34 27-14-407. Summons of witnesses.
- 35 (a)(1) The Commissioner of Motor Vehicles Director of the Department
- 36 of Finance and Administration and officers of the Office of Motor Vehicle

- l designated by him or her shall have authority to summon witnesses to give
- 2 testimony under oath or to give written deposition upon any matter under the
- 3 jurisdiction of the office.
- 4 (2) The summons may require the production of relevant books,
- 5 papers, or records.
- 6 (b)(1) Every summons shall be served at least five (5) days before the
- 7 return date, either by personal service made by any person over eighteen (18)
- 8 years of age or by registered mail, but return acknowledgment is required to
- 9 prove the latter service.
- 10 (2) Failure to obey a summons so served shall constitute a
- 11 misdemeanor.
- 12 (c) Any court of competent jurisdiction shall have jurisdiction, upon
- 13 application by the commissioner <u>director</u>, to enforce all lawful orders of the
- 14 commissioner director under this section.

- SECTION 5. Arkansas Code §§ 27-14-410-27-14-412 are amended to read
- 17 as follows to correct obsolete references:

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- 19 27-14-410. Forms.
- 20 The Commissioner of Motor Vehicles Director of the Department of
- 21 Finance and Administration shall prescribe and provide suitable forms of
- 22 applications, certificates of title, registration certificates, and all other
- 23 forms requisite or deemed necessary to carry out the provisions of this
- 24 chapter and any other laws, the enforcement and administration of which are
- 25 vested in the Office of Motor Vehicle.

26

- 27 27-14-411. Oaths and signatures.
- 28 (a) Officers and employees of the Office of Motor Vehicle designated
- 29 by the Commissioner of Motor Vehicles Director of the Department of Finance
- 30 <u>and Administration</u> are, for the purpose of administering the motor vehicle
- 31 laws, authorized to administer oaths and acknowledge signatures.
- 32 (b) They shall do so without fee.

- 34 27-14-412. Records.
- (a)(1) All records of the Office of Motor Vehicle, other than those
- declared by law to be confidential for the use of the office, shall be open

- t to public inspection during office hours.
- 2 (2) The use of lists or other aggregations or compilations of
- 3 motor vehicle registration information is restricted to safety recall
- 4 notification programs involving motor vehicles and motor vehicle equipment,
- 5 other federal and state agency programs, and research and statistics
- 6 involving motor vehicles in which individual identities are not published or
- 7 disclosed. Motor vehicle registration information shall not be sold,
- 8 furnished, or used for solicitation purposes.
- 9 (b)(1) The Commissioner of Motor Vehicles Director of the Department
- 10 of Finance and Administration and such officers of the office as the
- 11 commissioner director may designate are authorized to prepare under the seal
- 12 of the office and deliver upon request a certified copy of any record of the
- 13 office.
- 14 (2) A fee of one dollar (\$1.00) shall be charged for each
- 15 document so authenticated.
- 16 (3) Every certified copy shall be admissible in any proceeding
- in any court in like manner as the original.
- 18 (c) The commissioner director may destroy any records of the office
- 19 which have been maintained on file for five (5) years which he or she may
- 20 deem obsolete and of no further service in carrying out the powers and duties
- 21 of the office.

- SECTION 6. Arkansas Code $\S\S$ 27-14-602 and 27-14-603 are amended to
- 24 read as follows to correct obsolete references:
- 25 27-14-602. Registration fees.
- 26 (a) Except as otherwise provided, all fees shall be paid to the Office
- 27 of Motor Vehicle for the registration of motor vehicles, trailers, and
- 28 semitrailers under this chapter.
- 29 (b) The following fees shall be charged under this chapter by the
- 30 Commissioner Office of Motor Vehicles Vehicle:
- 31 (1) For each certificate of title \$2.00
- 32 (2) For each duplicate certificate of title 2.00
- 34 (4) For transfer of registration 1.00
- 35 (5) For duplicate or substitute registration certificate 1.00
- 36 (6) For duplicate or substitute license plate 1.00.

- 2 27-14-603. Fee for special numbered license plates.
 - (a) There is levied a service fee of five dollars (\$5.00) to be added to the regular fee imposed for motor vehicle license plates collected by the Commissioner Office of Motor Vehicles Vehicles in all instances where a special number is reserved for any motor vehicle license plate applicant.
 - (b) These fees shall be treated as regular license fees and deposited accordingly as provided by law.

- SECTION 7. Arkansas Code § 27-14-701(b), concerning exceptions to the requirements of title, is amended to read as follows to correct an obsolete reference:
- (b) When an application accompanied by the proper fee has been made for registration and certificate of title for a vehicle, it may be operated temporarily pending complete registration upon displaying a duplicate application, duly verified, or other evidence of the application or otherwise under rules and regulations promulgated by the Commissioner of Motor Vehicles Director of the Department of Finance and Administration.

- SECTION 8. Arkansas Code § 27-14-705(b)(2)(C), concerning the contents of an application for registration and title, is amended to read as follows to correct an obsolete reference:
- (C) The certificate of origin shall be on a form to be prescribed by the Commissioner of Motor Vehicles <u>Director of the Department</u> of Finance and Administration.

- SECTION 9. Arkansas Code § 27-14-713(b)(1), concerning delivery of registration and title certificates, is amended to read as follows to correct an obsolete reference:
- (b)(1) The registration certificate shall be delivered to the owner and shall contain, upon the face thereof, the date issued, the name and address of the owner, the registration number assigned to the vehicle, and the description of the vehicle as determined by the Commissioner Office of Motor Vehicles Vehicle.

36 SECTION 10. Arkansas Code § 27-14-721(a), concerning the

- 1 assignment of new identifying numbers, is amended to read as follows to 2 correct an obsolete reference: The Office of Motor Vehicle is authorized to assign a 3 4 distinguishing number to a motor vehicle whenever the serial number thereon 5 is destroyed or obliterated and to issue to the owner a special plate bearing 6 the distinguishing number, which shall be affixed to the vehicle in a 7 position to be determined by the Gommissioner Office of Motor Vehicles 8 Vehicles. 9 10 SECTION 11. Arkansas Code § 27-14-722 is amended to read as follows to 11 correct an obsolete reference: 12 27-14-722. Change of engines 13 The Commissioner Office of Motor Vehicles Vehicles is authorized to 14 adopt and enforce such registration rules and regulations as may be deemed 15 necessary and compatible with the public interest, with respect to the change 16 or substitution of one engine in place of another in any motor vehicle. 17 18 SECTION 12. Arkansas Code § 27-14-806(a)(2), concerning options means 19 of recording, is amended to correct an obsolete reference: 20 (2) In the case of implements of husbandry, as defined in § 27-21 14-212, all-terrain vehicles as defined in § 27-21-102, mobile homes as 22 defined in § 27-14-207, or manufactured homes, as defined in § 27-14-207, as 23 defined in § 27-14-104, at his or her option, a lienholder may: 24 (A) Record the lien on the manufacturer's statement of 25 origin; 26 (B) Record the lien on an existing certificate of title; 27 or 28 (C) File with the division a certified copy of the 29 instrument creating and evidencing the lien or encumbrance. 30 31 Section 13. Arkansas Code § 27-14-906 is amended to read as follows to 32 correct obsolete references: 33 27-14-906. Dealer and lienholder applications for registration and title certificates.
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Finance and Administration is authorized to permit lienholders and motor

(a) The Commissioner of Motor Vehicles Director of the Department of

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- vehicle dealers to make applications for registration and certificates of title and to furnish them to the Office of Motor Vehicle on behalf of the purchaser of a new or used motor vehicle.
- (b) The commissioner director shall promulgate reasonable rules and regulations to be complied with by motor vehicle dealers and lienholders in making application for registration and certificates of title on behalf of purchasers of new or used motor vehicles and may, if he or she deems it necessary, require the dealer or lienholder to post bond to ensure faithful compliance with the rules and regulations.
- (c)(1) Any motor vehicle dealer or lienholder who has been authorized by the <u>commissioner director</u> to prepare applications for registration and certificates of title with respect to new or used motor vehicles shall transmit them to the <u>commissioner director</u> and shall attach thereto a copy of any conditional sales contract, conditional lease, chattel mortgage, or other lien or encumbrance or title retention instrument upon the motor vehicle.
- (2) Upon receipt thereof, the commissioner <u>director</u> shall file a lien and encumbrance, as provided in § 27-14-801 et seq., which shall, from the date of filing, be notice of the lien or encumbrance.
- (d) On issuing the registration and certificate of title, the <u>commissioner</u> <u>director</u> shall mail the registration to the owner and the title to the lienholder, or to the owner if no lien exists.
- (e) If the failure of a motor vehicle dealer or other lienholder to comply with the provisions of § 27-14-802 or § 27-14-806 results in the motor vehicle dealer or lienholder holding an unperfected security interest in the motor vehicle, no action shall lie against the Department of Finance and Administration for any damages resulting from the failure to perfect a security interest.

- SECTION 14. Arkansas Code § 27-14-907(c), concerning the power of the Office of Motor Vehicle to adopt rules and regulations, is amended to read as follows to correct an obsolete reference:
- (c) The Commissioner of Motor Vehicles Director of the Department of Finance and Administration shall have the power to adopt regulations or rules to establish what documents or evidence are required to verify that a lien or encumbrance holder or his or her assignee has complied with this section.

- 1 SECTION 15. Arkansas Code § 27-14-1002(a)(3), concerning the 2 definition of "Director," is repealed to remove an obsolete reference.
- 3 (3) "Director" means the Director of the Department of Finance and
 4 Administration acting in his or her capacity as Commissioner of Motor
 5 Vehicles, or his or her authorized agent;

- 7 SECTION 16. Arkansas Code § 27-14-1202(a)(2), concerning the 8 definition of "Director," is repealed to remove an obsolete reference.
- 9 (2) "Director" means the Director of the Department of Finance
 10 and Administration acting in his or her capacity as Commissioner of Motor
 11 Vehicles of this state, also known as the Assistant Director for Revenues of
 12 the Department of Finance and Administration, or his or her authorized
 13 agents;

14

- SECTION 17. Arkansas Code § 27-14-1204(a), concerning the penalties for failure to comply, is amended to read as follows to correct a citation reference:
- 18 (a) Any owner of a trailer failing to comply with the provisions of
 19 this subchapter shall be subject to the penalties provided for in Acts 1945,
 20 No. 221, § 3 § 27-14-304.

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- 22 SECTION 18. Arkansas Code § 27-14-1703 is amended to read as follows 23 to correct obsolete references:
- 24 27-14-1703. Expiration of special plates.
- 25 (a)(1) Every special plate, excluding temporary preprinted paper tags, 26 issued under this subchapter shall expire at 12:00 midnight on December 31 of 27 each year unless the Commissioner of Motor Vehicles Director of the 28 Department of Finance and Administration provides by rule a staggered method 29 of annual expiration.
- 30 (2) A new plate for the ensuing year may be obtained by the 31 person to whom any such expired plate was issued, upon application to the 32 Office of Motor Vehicle and payment of the fee provided by law.
 - (b) In lieu of providing a new special plate upon the expiration of the special plate issued under this subchapter, the <u>commissioner director</u> may by rule provide for the issuance of permanent special plates that are renewed using an alternate method.

1 2 SECTION 19. Arkansas Code § 27-15-4905(a)(1), concerning renewal of a 3 special In God We Trust license plate, is amended to read as follows to 4 correct an obsolete reference: 5 The special In God We Trust license plate issued under this 6 subchapter may be renewed annually under the procedures in § 27-15-4004 7 [repealed] and under §§ 27-14-1012 and 27-14-1013. 8 9 SECTION 20. Arkansas Code § 27-15-4907is amended to read as follows 10 to correct obsolete references: 11 27-15-4907. Compliance with other laws. 12 The special In God We Trust license plate shall comply with+ 13 (1) The minimum number of license plate applications required under § 14 27-15-4004 [repealed]; and 15 (2) All all other state motor vehicle laws relating to registration and 16 licensing of motor vehicles unless specifically provided otherwise in this 17 subchapter. 18 19 SECTION 21. Arkansas Code § 27-15-5106 is amended to read as follows 20 to correct obsolete references: 21 27-15-5106. Compliance with other laws. 22 The Arkansas State Golf Association special license plates shall comply 23 with all other state motor vehicle laws relating to registration and licensing of motor vehicles, including the minimum number of license plate 24 25 applications required under § 27-15-4004 [repealed], except as specifically 26 provided otherwise in this subchapter. 27 28 SECTION 22. Arkansas Code § 27-15-5206 is amended to read as follows 29 to correct obsolete references: 30 27-15-5206. Compliance with other laws. 31 Except as specifically provided otherwise in this subchapter, the 32 Arkansas Fallen Firefighters' Memorial special license plates shall comply 33 with all other state motor vehicle laws relating to registration and 34 licensing of motor vehicles, including the minimum number of license plate

35 36 applications required under § 27-15-4004 [repealed].

1 SECTION 23. Arkansas Code § 27-16-101 is amended to read as follows to 2 correct obsolete references: 3 27-16-101. Title. 4 This chapter may be cited as the "Uniform Motor Vehicle Driver's 5 License Act". 6 7 SECTION 24. Arkansas Code Title 27, Chapter 16, Subchapter 1, is 8 amended to add AN ADDITIONAL section to contain the definitions that are 9 being transferred from Subchapter 2; 10 27-16-104. Definitions. As used in this chapter: 11 12 (1) "Driver" means a person who is in actual physical control of 13 a motor vehicle upon a highway or who is exercising control over or steering 14 a vehicle being towed by a motor vehicle; 15 (2) "Farm tractor" means a motor vehicle designed and used 16 primarily as a farm implement for drawing plows, mowing machines, and other 17 implements of husbandry; 18 (3) "Motor vehicle" means a vehicle which is self-propelled and every vehicle which is propelled by electric power obtained from overhead 19 20 trolley wires but not operated upon rails; 21 (4) "Nonresident" means a person who is not a resident of this 22 state; 23 (5)(A) "Owner" means a person who holds the legal title of a 24 vehicle. 25 (B) In the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon 26 27 performance of the conditions stated in the agreement and with an immediate 28 right of possession vested in the conditional vendee or lessee or in the 29 event a mortgagor of a vehicle is entitled to possession, then the 30 conditional vendee or lessee or mortgagor shall be deemed the owner for the 31 purpose of this chapter; 32 (6) "Person" means a natural person, firm, copartnership, 33 association, or corporation; 34 (7)(A) "Resident" means a person who: 35 (i) Remains in this state for a period of more than 36 ninety (90) days.

1	(11) Resides in this state due to a change of abode;
2	<u>or</u>
3	(iii) Is domiciled in this state on a temporary or
4	permanent basis;
5	(B) The term "resident" shall not include a person who
6	normally lives outside the state who is in this state as a student;
7	(8)(A) "Revoke" means to terminate, by formal action, a driver's
8	license or privilege to operate a motor vehicle on the public highways, which
9	shall not be subject to renewal or restoration.
10	(B) However, an application for a new license may be
11	presented and acted upon by the Office of Driver Services after the
12	expiration of at least one (1) year after the date of revocation;
13	(9) "School bus" means a motor vehicle owned by a public or
14	governmental agency and operated for the transportation of children to or
15	from school or privately owned and operated for compensation for the
16	transportation of children to or from school;
17	(10) "Street" or "highway" means the entire width between
18	property lines of every way or place of whatever nature when any part is open
19	to the use of the public, as a matter of right for purposes of vehicular
20	traffic;
21	(11) "Suspend" means to temporarily withdraw, by formal action,
22	a driver's license or privilege to operate a motor vehicle on public
23	highways, which shall be for a period specifically designated by the
24	suspending authority; and
25	(12) "Vehicle" means a device in, upon, or by which any person
26	or property is, or may be, transported or drawn upon a public highway,
27	excepting devices moved by human power or used exclusively upon stationary
28	rails or tracks.
29	
30	SECTION 25. Arkansas Code §§ $27-16-201-27-16-207$, which include some
31	outdated statutes and others which have been transferred to a new section in
32	Chapter 16, Subchapter 1, are repealed.
33	27-16-201. Definitions generally.
34	As used in this chapter, the words and phrases defined in this
35	subchapter shall have the meanings respectively ascribed to them, unless the
36	context otherwise requires.

1	
2	27-16-202. Administration.
3	(a) "Commissioner" means the Director of the Department of Finance and
4	Administration acting in his or her capacity as Commissioner of Motor
5	Vehicles of this state.
6	(b) "Office" means the Office of Driver Services of this state acting
7	directly or through its duly authorized officers and agents.
8	
9	27-16-203. Nonresident - Resident.
10	(a) "Nonresident" means every person who is not a resident of this
11	state.
12	(b)(1) "Resident" means any person who:
13	(A) Remains in this state for a period of more than ninety
14	(90) days;
15	(B) Resides in this state due to a change of abode; or
16	(C) Is domiciled in this state on a temporary or permanent
17	basis.
18	(2) The term "resident" shall not include any person who is in
19	this state as a student.
20	
21	27-16-204. Driver - Owner - Person.
22	(a) "Driver" means every person who is in actual physical control of a
23	motor vehicle upon a highway or who is exercising control over or steering a
24	vehicle being towed by a motor vehicle.
25	(b) "Owner" means a person who holds the legal title of a vehicle or,
26	in the event a vehicle is the subject of an agreement for the conditional
27	sale or lease thereof with the right of purchase upon performance of the
28	conditions stated in the agreement and with an immediate right of possession
29	vested in the conditional vendee or lessee or in the event a mortgagor of a
30	vehicle is entitled to possession, then the conditional vendee or lessee or
31	mortgagor shall be deemed the owner for the purpose of this chapter.
32	(c) "Person" means every natural person, firm, copartnership,
33	association, or corporation.
34	
35	27-16-205. Street or highway.
36	"Street" or "highway" means the entire width between property lines of

1 every way or place of whatever nature when any part is open to the use of the 2 public, as a matter of right for purposes of vehicular traffic. 3 4 27-16-206. Suspension and revocation. 5 (a) "Suspend" means to temporarily withdraw, by formal action, a 6 driver's license or privilege to operate a motor vehicle on public highways, 7 which shall be for a period specifically designated by the suspending 8 authority. 9 (b) "Revoke" means to terminate, by formal action, a driver's license 10 or privilege to operate a motor vehicle on the public highways, which shall 11 not be subject to renewal or restoration. However, an application for a new 12 license may be presented and acted upon by the Office of Driver Services after the expiration of at least one (1) year after the date of revocation. 13 14 15 27-16-207. Vehicles. (a) "Farm tractor" means every motor vehicle designed and used 16 17 primarily as a farm implement for drawing plows, mowing machines, and other 18 implements of husbandry. (b) "Motor vehicle" means every vehicle which is self-propelled and 19 20 every vehicle which is propelled by electric power obtained from overhead 21 trolley wires but not operated upon rails. 22 (c) "School bus" means every motor vehicle owned by a public or governmental agency and operated for the transportation of children to or 23 from school or privately owned and operated for compensation for the 24 25 transportation of children to or from school. 26 (d) "Vehicle" means every device in, upon, or by which any person or 27 property is, or may be, transported or drawn upon a public highway, excepting 28 devices moved by human power or used exclusively upon stationary rails or 29 tracks. 30 31 SECTION 26. Arkansas Code § 27-16-509(c), concerning reciprocal 32 agreements for driver licensing, is amended to read as follows to correct

(c)(1) The Commissioner of Motor Vehicles <u>Director of the Department</u> of Finance and Administration may negotiate and consummate a reciprocal agreement as provided under this section.

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obsolete references:

1	(2) If the commissioner <u>Director of the Department of Finance</u>
2	and Administration enters into a reciprocal agreement under this section,
3	then he or she shall exercise due regard for the advantage and convenience of
4	resident drivers and citizens of the State of Arkansas.
5	(3) The commissioner Director of the Department of Finance and
6	Administration shall only enter into a reciprocal agreement that extends
7	equal or greater privileges and exemptions to Arkansas motor vehicle drivers
8	as compared to the privileges and exemptions provided to the other entity's
9	motor vehicle drivers.
10	
11	SECTION 27. Arkansas Code § 27-16-509(d), concerning reciprocal
12	agreements for driver licensing, is amended to read as follows to correct
13	obsolete references:
14	(d)(1) The commissioner Director of the Department of Finance and
15	Administration shall enter into a reciprocal agreement under this section by
16	promulgating rules in compliance with the Arkansas Administrative Procedure
17	Act, § 25-15-201 et seq.
18	(2) The reciprocal agreement shall become effective as outlined
19	in the reciprocal agreement.
20	
21	SECTION 28. Arkansas Code §27-16-509(e)(1)(A), concerning reciprocal
22	agreements for driver licensing, is amended to read as follows to correct
23	obsolete references:
24	(e)(1)(A) If the commissioner <u>Director of the Department of Finance</u>
25	and Administration enters into a reciprocal agreement under this section,
26	then he or she shall submit a report to the following:
27	(i) The cochairs of the Legislative Council;
28	(ii) The Chair of the House Committee on Public
29	Transportation and the Chair of the Senate Committee on Transportation,
30	Technology, and Legislative Affairs; and
31	(iii) The Director of the Bureau of Legislative
32	Research.
33	
34	SECTION 29. Arkansas Code § 27-16-604(a)(9), concerning persons who
35	are not to be awarded a driver's license, is amended to read as follows to
36	correct obsolete references:

1	(9) Whose operation of a motor vehicle on the highways the
2	Commissioner of Motor Vehicles Director of the Department of Finance and
3	Administration has good cause to believe would be inimical to public safety
4	or welfare;
5	SECTION 30. Arkansas Code § 27-16-702(a)(2), concerning who may
6	administer oaths for verification of information for a minor, is amended to
7	read as follows to correct obsolete references:
8	(2) For purposes of this section, duly authorized agents of the
9	Commissioner of Motor Vehicles Director of the Department of Finance and
10	Administration shall be authorized to administer oaths without charge.
11	
12	SECTION 31. Arkansas Code § 27-16-801(a)(1), concerning driver's
13	licenses generally, is amended to read as follows to correct obsolete
14	references:
15	(a)(1) In a manner prescribed by the Commissioner of Motor Vehicles
16	Director of the Department of Finance and Administration:
17	(A) The Office of Motor Vehicle shall issue a Class D
18	license or a Class M license to each qualified applicant for a period of four
19	(4) years upon payment of twelve dollars (\$12.00);
20	(B) The office shall issue a Class MD license to each
21	qualified applicant for a period of not more than two (2) years upon payment
22	of two dollars (\$2.00); and
23	(C)(i) Every applicant for a Class D license, Class M
24	license, or Class MD license under § 27-16-704, § 27-16-807, or § 27-20-108
25	shall pay an examination fee of five dollars (\$5.00) for the first
26	examination and a fee of five dollars (\$5.00) for each subsequent
27	examination, but there shall be no charge after the third examination if the
28	applicant produces receipts for fees paid for previous examinations.
29	(ii) The examination fee shall be remitted in a
30	manner prescribed by the commissioner director.
31	
32	SECTION 32. Arkansas Code § 27-16-801(a)(4), concerning driver's
33	licenses numbers, is amended to read as follows to correct obsolete
34	references:
35	(4) At the time of initial issuance or at the time of renewal of

a license, the distinguishing number assigned to the licensee for his or her

- license shall be a nine-digit number assigned to the specific licensee by the commissioner director.
- 3 SECTION 33. Arkansas Code § 27-16-801(b)(2), concerning the 4 photographing of a license applicant, is amended to read as follows to 5 correct obsolete references:
- 6 (2) A license may be valid without a photograph of the licensee 7 when the commissioner <u>director</u> is advised that the requirement of the 8 photograph is either objectionable on the grounds of religious belief or the 9 licensee is unavailable to have the photograph made.

SECTION 34. Arkansas Code § 27-16-901 is amended to read as follows to correct obsolete references:

13 27-16-901. Expiration and renewal of licenses.

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(a)(1)(A) Except for the intermediate driver's license and the
learner's license, every driver's license shall expire at the end of the
month in which it was issued four (4) years from its date of initial issuance
unless the Commissioner of Motor Vehicles Director of the Department of
Finance and Administration shall provide, by regulation, for some other
staggered basis of expiration.

- (B) A learner's license shall be issued for no more than a two-year period and shall expire upon the driver's reaching sixteen (16) years. Any person sixteen (16) years of age may apply for an intermediate driver's license, provided that his or her driving record is free of a serious accident and conviction of a serious traffic violation for the most recent six-month period.
- (C) An intermediate driver's license shall be issued for no more than a two-year period and shall expire upon the driver reaching eighteen (18) years of age and may be renewed at that time as a regular driver's license for four (4) years, so long as the intermediate driver has been free of a serious accident and conviction of a serious traffic violation for at least twelve (12) months before arriving at his or her eighteenth birthday.
- 33 (2)(A) The <u>commissioner director</u> shall have the authority, by 34 regulation, to shorten or lengthen the term of any driver's license period, 35 as necessary, to ensure that approximately twenty-five percent (25%) of the 36 total valid licenses are renewable each fiscal year.

1	(B)(i) All drivers' licenses subject to change under this
2	subsection shall also be subject to a pro rata adjustment of the license fee
3	charged in § 27-16-801(a).
4	(ii) The adjustment of the fee shall be carried out
5	in the manner determined by the commissioner director by regulation.
6	(b) Every driver's license shall be renewable on or before its
7	expiration upon completion of an application, payment of the fees designated
8	in § 27-16-801, and passage of the eyesight test required in § 27-16-704 and
9	shall be renewed without other examination, unless the commissioner director
10	has reason to believe that the licensee is no longer qualified to receive a
11	license.
12	
13	SECTION 35. Arkansas Code Title 27, Chapter 17, which contains
14	outdated statutes, is repealed as obsolete.
15	27-17-101. Adoption.
16	The Driver License Compact is enacted into law and entered into with
17	all other jurisdictions legally joining therein in the form substantially as
18	follows:
19	DRIVER LICENSE COMPACT
20	
21	ARTICLE I
22	Findings and Declaration of Policy
23	
24	(a) The party states find that:
25	(1) The safety of their streets and highways is materially
26	affected by the degree of compliance with the state and local ordinances
27	relating to the operation of motor vehicles.
28	(2) Violation of such a law or ordinance is evidence that the
29	violator engages in conduct which is likely to endanger the safety of persons
30	and property.
31	(3) The continuance in force of a license to drive is predicated
32	upon compliance with laws and ordinances relating to the operation of motor
33	vehicles, in whichever jurisdiction the vehicle is operated.
34	(b) It is the policy of each of the party states to:
35	(1) Promote compliance with the laws, ordinances, and
36	administrative rules and regulations relating to the operation of motor

vehicles	by	their	-operators	in	each	of	the	jurisdictions	where	such	-operators
drive mo	tor	vehic	les.								

(2) Make the reciprocal recognition of licenses to drive and eligibility therefor more just and equitable by considering the overall compliance with motor vehicle laws, ordinances, and administrative rules and regulations as a condition precedent to the continuance or issuance of any license by reason of which the licensee is authorized or permitted to operate a motor vehicle in any of the party states.

ARTICLE II

Definitions

- 13 As used in this compact:
- 14 (a) "State" means a state, territory, or possession of the
 15 United States, the District of Columbia, or the Commonwealth of Puerto Rico.
- 16 (b) "Home state" means the state which has issued and has the
 17 power to suspend or revoke the use of the license or permit to operate a
 18 motor vehicle.
 - (c) "Conviction" means a conviction of any offense related to the use or operation of a motor vehicle which is prohibited by state law, municipal ordinance, or administrative rule or regulation, or a forfeiture of bail, bond, or other security deposited to secure appearance by a person charged with having committed any such offense, and which conviction or forfeiture is required to be reported to the licensing authority.

ARTICLE III

Reports of Conviction

The licensing authority of a party state shall report each conviction of a person from another party state occurring within its jurisdiction to the licensing authority of the home state of the licensee. Such report shall clearly identify the person convicted; describe the violation specifying the section of the statute, code, or ordinance violated; identify the court in which action was taken; indicate whether a plea of guilty or not guilty was entered, or the conviction was a result of the forfeiture of bail, bond, or other security; and shall include any special findings made in connection

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3	ARTICLE IV
4	Effect of Conviction
5	
6	(a) The licensing authority in the home state, for the purposes of
7	suspension, revocation, or limitation of the license to operate a motor
8	vehicle, shall give the same effect to the conduct reported, pursuant to
9	Article III of this compact, as it would if such conduct has occurred in the
10	home state, in the case of convictions for:
11	(1) Manslaughter or negligent homicide resulting from the
12	operation of a motor vehicle;
13	(2) Driving a motor vehicle while under the influence of
14	intoxicating liquor or a narcotic drug, or under the influence of any other
15	drug to a degree which renders the driver incapable of safely driving a motor
16	vehicle;
17	(3) Any felony in the commission of which a motor vehicle is
18	used;
19	(4) Failure to stop and render aid in the event of a motor
20	vehicle accident resulting in the death or personal injury of another.
21	(b) As to other convictions, reported pursuant to Article III, the
22	licensing authority in the home state shall give such effect to the conduct
23	as is provided by the laws of the home state.
24	(c) If the laws of a party state do not provide for offenses or
25	violations denominated or described in precisely the words employed in
26	subdivision (a) of this article, such party state shall construe the
27	denominations and descriptions appearing in subdivision (a) hereof as being
28	applicable to and identifying those offenses or violations of a substantially
29	similar nature, and the laws of such party state shall contain such
30	provisions as may be necessary to ensure that full force and effect is given
31	to this article.
32	
33	ARTICLE V
34	Applications for New Licenses
35	
36	Upon application for a license to drive, the licensing authority in a

1	party state shall ascertain whether the applicant has ever held, or is the
2	holder of, a license to drive issued by any other party state. The licensing
3	authority in the state where application is made shall not issue a license to
4	drive to the applicant if:
5	(1) The applicant has held such a license, but the same has been
6	suspended by reason, in whole or in part, of a violation and if such
7	suspension period has not terminated.
8	(2) The applicant has held such a license, but the same has been
9	revoked by reason, in whole or in part, of a violation and if such revocation
10	has not terminated, except that after the expiration of one (1) year from the
11	date the license was revoked, such person may make application for a new
12	license if permitted by law. The licensing authority may refuse to issue a
13	license to any such applicant if, after investigation, the licensing
14	authority determines that it will not be safe to grant to such person the
15	privilege of driving a motor vehicle on the public highways.
16	(3) The applicant is the holder of a license to drive issued by
17	another party state and currently in force unless the applicant surrenders
18	such license.
19	
20	ARTICLE VI
21	Applicability of Other Laws
22	
23	Except as expressly required by the provisions of this compact, nothing
24	contained herein shall be construed to affect the right of any party state to
25	apply any of its other laws relating to licenses to drive to any person or
26	circumstance, nor to invalidate or prevent any driver license agreement or
27	other cooperative arrangement between a party state and a non-party state.
28	
29	ARTICLE VII
30	Compact Administrator and Interchange of Information
31	
32	(a) The head of the licensing authority of each party state shall be the
33	administrator of this compact for his or her state. The administrators,
34	acting jointly, shall have the power to formulate all necessary and proper
35	procedures for the exchange of information under this compact.

(b) The administrator of each party state shall furnish to the

administrator of each other party state any information or documents reasonably necessary to facilitate the administration of this compact.

ARTICLE VIII

Entry Into Force and Withdrawal

- (a) This compact shall enter into force and become effective as to any state when it has enacted the same into law.
- (b) Any party state may withdraw from this compact by enacting a statute repealing the same, but no such withdrawal shall take effect until six (6) months after the executive head of the withdrawing state has given notice of the withdrawal to the executive heads of all other party states. No withdrawal shall affect the validity or applicability by the licensing authorities of states remaining party to the compact of any report of conviction occurring prior to the withdrawal.

ARTICLE IX

Construction and Severability

This compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this compact shall be severable and if any phrase, clause, sentence, or provision of this compact is declared to be contrary to the constitution of any party state or of the United States or the applicability thereof to any government, agency, person, or circumstance is held invalid, the validity of the remainder of this compact and the applicability thereof to any government, agency, person, or circumstance shall not be affected thereby. If this compact shall be held contrary to the constitution of any state party thereto, the compact shall remain in full force and effect as to the remaining states and in full force and effect as to the state affected as to all severable matters.

- 27-17-102. Licensing authority.
- (a) As used in the compact, the term "licensing authority," with reference to this state, shall mean the Office of Driver Services of the Department of Finance and Administration.
 - (b) The office shall furnish to the appropriate authorities of any

1	other party state any information or documents reasonably necessary to
2	facilitate the administration of Articles III, IV, and V of the compact.
3	
4	27-17-103. Executive head.
5	As used in the compact, with reference to this state, the term
6	"executive head" shall mean the Governor.
7	
8	27-17-104. Compensation of administrator.
9	The compact administrator provided for in Article VII of the compact shall
10	not be entitled to any additional compensation on account of his or her
11	service as such administrator but shall be entitled to expenses incurred in
12	connection with his or her duties and responsibilities as the administrator,
13	in the same manner as for expenses incurred in connection with any other
14	duties or responsibilities of his or her office or employment.
15	
16	27-17-105. Report of actions concerning drivers' licenses.
17	Any court or other agency of this state, or a subdivision thereof, which has
18	jurisdiction to take any action suspending, revoking, or otherwise limiting a
19	license to drive, shall report any such action and the adjudication upon
20	which it is based to the Office of Driver Services of the Department of
21	Finance and Administration within ten (10) days on forms furnished by the
22	office.
23	
24	27-17-106. Incorporation of similar statutes.
25	Subdivisions (1)-(3) and (5) of $\$$ 27-16-905 are substantially similar to the
26	offenses described under Article IV, paragraphs 1, 2, 3, and 4, of this
27	compact. In addition, subdivision (4) of § 27-16-905, regarding perjury or
28	the making of a false affidavit or statement under oath to the Office of
29	Driver Services, is also incorporated in and made a part of this compact.
30	
31	Section 36. Arkansas Code § 27-24-703(c)(3)(B), concerning special
32	license plates for members of the General Assembly, is amended to read as
33	follows to correct a duplicative assignment of plates:
34	(B) The words "Lieutenant Governor" shall appear on special
35	license plate number "1".

1	SECTION 37. Arkansas Code §§ $27-36-201-27-36-203$, which are outdated
2	statutes, are repealed.
3	27-36-201. Regulation of lighting devices.
4	(a)(1) The State Highway Commission is authorized to approve or
5	disapprove lighting devices and to issue and enforce regulations establishing
6	standards and specifications for the approval of lighting devices, and their
7	installation, adjustment, and aiming, and adjustment when in use on motor
8	vehicles.
9	(2) The regulations shall correlate with and, so far as
10	practicable, conform to the then current standards and specifications of the
11	Society of Automotive Engineers applicable to such equipment.
12	(b) The commission is required to approve or disapprove any lighting
13	device, of a type on which approval is specifically required in this
14	subchapter, within a reasonable time after the device has been submitted.
15	(c) The commission is authorized to set up the procedure which shall
16	be followed when any device is submitted for approval.
17	(d) The commission, upon approving any lamp or device, shall issue to
18	the applicant a certificate of approval, together with any instructions
19	determined by the commission.
20	(e) The commission shall publish lists of all lamps and devices by
21	name and type which have been approved by the commission.
22	
23	27-36-202. Revocation of certificate of approval on lighting devices.
24	(a)(1) When the State Highway Commission has reason to believe that an
25	approved device as being sold commercially does not comply with the
26	requirements of this subchapter, it may, after giving thirty (30) days'
27	previous notice to the person holding the certificate of approval for the
28	device in this state, conduct a hearing upon the question of compliance of
29	the approved device.
30	(2)(A) After the hearing, the commission shall determine whether
31	the approved device meets the requirements of this subchapter.
32	(B) If the device does not meet the requirements of this
33	subchapter, the commission shall give notice to the person holding the
34	certificate of approval for the device in this state.
35	(b)(1)(Λ) If, at the expiration of ninety (90) days after the notice,
26	the names helding the contificate of approval for the device has foiled to

1	satisfy the commission that the approved device, as thereafter to be sold,
2	meets the requirements of this subchapter, then the commission shall suspend
3	or revoke the approval issued until or unless the device is resubmitted to
4	and retested by an authorized testing agency and is found to meet the
5	requirements of this subchapter.
6	(B) The commission may require that all such devices sold
7	since the notification following the hearing be replaced with devices that do
8	comply with the requirements of this subchapter.
9	(2)(A) At the time of the retest, the commission may purchase in
10	the open market and submit to the testing agency one (1) or more sets of the
11	approved devices.
12	(B) If the device upon the retest fails to meet the
13	requirements of this subchapter, then the commission may refuse to renew the
14	certificate of approval of the device.
15	
16	27-36-203. Sale or use of lamps and other devices.
17	(a)(1) On and after July 1, 1955, no person shall have for sale, sell,
18	or offer for sale for use upon or as a part of the equipment of a motor
19	vehicle, trailer, or semitrailer, or use upon any such vehicle, any headlamp
20	auxiliary, or fog lamp, rear lamp, signal lamp, or reflector, which reflector
21	is required under this subchapter, or parts of any of these items which tend
22	to change the original design or performance, unless of a type which has been
23	submitted to the State Highway Commission and approved by the commission.
24	(2) This subsection shall not apply to equipment in actual use
25	when this section is adopted or replacement parts therefor.
26	(b) No person shall have for sale, sell, or offer for sale for use
27	upon or as a part of the equipment of a motor vehicle, trailer, or
28	semitrailer any lamp or device mentioned in this section which has been
29	approved by the commission unless the lamp or device bears thereon the
30	trademark or name under which it is approved so as to be legible when
31	installed.
32	(c) No person shall use upon any motor vehicle, trailer, or
33	semitrailer any lamps mentioned in this section unless the lamps are mounted;

SECTION 38. Arkansas Code § 27-36-212, which is an outdated statute,

adjusted, and aimed in accordance with instructions of the commission.

1 is repealed. 2 27-36-212. Single-beam road lighting equipment. 3 Headlamps arranged to provide a single distribution of light not 4 supplemented by auxiliary driving lamps shall be permitted on motor vehicles manufactured and sold prior to one (1) year after March 23, 1938, in lieu of 5 6 multiple beam road lighting equipment specified in § 27-36-210 if the single 7 distribution of light complies with the following requirements and 8 limitations: 9 (1) The headlamps shall be so aimed that when the vehicle is not 10 loaded none of the high intensity portion of the light shall, at a distance 11 of twenty-five feet (25') ahead, project higher than a level of five inches 12 (5") below the level of the center of the lamp from which it comes and in no case higher than forty-two inches (42") above the level on which the vehicle 13 14 stands at a distance of seventy-five feet (75') ahead; and 15 (2) The intensity shall be sufficient to reveal persons and 16 vehicles at a distance of at least two hundred feet (200'). 17 18 SECTION 39. Arkansas Code § 27-37-201, which is an outdated statute, 19 is repealed as obsolete. 27-37-201. Sale of substandard seat belts prohibited. 20 21 (a) It shall be unlawful for any person, firm, or corporation to sell, 22 or offer for sale, any automobile seat belts which do not conform to the minimum standards prescribed for automobile seat belts by the Society of 23 24 Automotive Engineers. 25 (b)(1) Any person, firm, or corporation violating the provisions of 26 this section shall be guilty of a misdemeanor and upon conviction shall be 27 fined not less than twenty-five dollars (\$25.00) nor more than two hundred 28 fifty dollars (\$250). (2) Each sale or offer for sale in violation of this section 29 30 shall constitute a separate offense. 31 32 SECTION 40. Arkansas Code § 27-37-301, which is an outdated statute, 33 is repealed as obsolete. 34 27-37-301. Safety glass mandatory. 35 (a) No person shall sell any new motor vehicle nor shall any new motor 36 vehicle be registered which is designed or used for the purpose of

I	transporting passengers for compensation or as a school bus unless the
2	vehicle is equipped with safety glass wherever glass is used in doors,
3	windows, and windshields.
4	(b)(1) No person shall sell any new motor vehicle unless the vehicle
5	is equipped with safety glass wherever glass is used in the doors, windows,
6	and windshields.
7	(2) No person shall replace glass in any motor vehicle in the
8	doors, windows, and windshields other than with safety glass.
9	(c) The term "safety glass" shall mean any product composed of glass,
10	so manufactured, fabricated, or treated as to substantially prevent
11	shattering and flying glass when struck or broken, or other similar products
12	as may be approved by the State Highway Commission.
13	(d)(1) The commission shall compile and publish a list of types of
14	glass by name approved by it as meeting the requirements of this section.
15	(2) The commission shall not register any motor vehicle which is
16	subject to the provisions of this section unless it is equipped with an
17	approved type of safety glass.
18	(3) The commission shall suspend the registration of any motor
19	vehicle so subject to this section which it finds is not so equipped until it
20	is made to conform to the requirements of this section.
21	
22	SECTION 41. Arkansas Code Title 27, Chapter 38, Subchapter 2, which
23	contains outdated statutes, is repealed.
24	Subchapter 2 — Brake Fluid
25	
26	27-38-201. Violations.
27	Any person who shall sell, offer for sale, or have in his or her
28	possession for sale any hydraulic brake fluid which does not meet the
29	specifications prescribed by the Director of the Department of Finance and
30	Administration for hydraulic brake fluid shall be guilty of a misdemeanor.
31	
32	27-38-202. Conformity to specifications required.
33	No person shall sell, offer for sale, or have in his or her possession
34	for sale for use in motor vehicle brake systems in this state any hydraulic
35	brake fluid unless it meets the specifications prescribed by the Director of
36	the Department of Finance and Administration for hydraulic brake fluid.

1	27-38-203. Establishment of specifications.
2	(a)(1) The Director of the Department of Finance and Administration,
3	after public hearing following due notice, shall promulgate such
4	specifications for hydraulic brake fluid sold in this state as will promote
5	the public safety in the operation of motor vehicles.
6	(2) The director is authorized and directed to adopt the
7	specifications of the Society of Automotive Engineers for heavy duty brake
8	fluids and to amend such specifications, from time to time, as may be
9	necessary, after public hearing.
10	(b)(1) The director shall give notice of the minimum standards of
11	hydraulic brake fluid adopted by him or her by inserting the notice in some
12	newspaper of general circulation in this state.
13	(2) The notice shall state that specifications for hydraulic
14	brake fluid have been established, that a copy of the specifications may be
15	obtained by any interested person at the office of the director upon request,
16	and that the sale of any brake fluid in this state in violation of the
17	standards shall be unlawful.
18	(c) From time to time as the director may amend or change the minimum
19	specifications for hydraulic brake fluid as those specifications may be
20	changed by the Society of Automotive Engineers, the director shall give
21	notice of the change in the manner provided in this section at least thirty
22	(30) days in advance of the effective date for the revised specifications.
23	
24	27-38-204. Label requirements.
25	For the enforcement of this subchapter, the Director of the Department
26	of Finance and Administration shall require that the label of each retail
27	container in which brake fluid is sold in this state bears the name and
28	address of the manufacturer, packer, seller, or distributor; the words "BRAKE
29	FLUID"; and the duty type classification to show that the brake fluid meets
30	the specifications established by the director.
31	
32	SECTION 42. Arkansas Code Title 27, Chapter 49, Subchapter 1, is
33	amended to add a new section to contain those definitions transferred from
34	Subchapter 2, at §§ 27-49-201 - 27-49-219, to read as follows:

<u>27-49-113.</u> Definitions.

As used in this subchapter:

35

1	(1) "Business district" means the territory contiguous to and
2	including a highway when fifty percent (50%) or more of the frontage thereon
3	for a distance of three hundred feet (300') or more is occupied by buildings
4	in use for business;
5	(2) "Crosswalk" means;
6	(A) The portion of a roadway ordinarily included within
7	the prolongation or connection of the lateral lines of sidewalks at
8	intersections; and
9	(B) Any portion of a roadway distinctly indicated for
10	pedestrian crossing by lines or other markings on the surface;
11	(3) "Driver" means a person who drives or is in actual physical
12	control of a vehicle;
13	(4) "Explosives" means any chemical compound or mechanical
14	mixture that is commonly used or intended for the purpose of producing an
15	explosion and which contains any oxidizing and combustive units or other
16	ingredients in proportions, quantities, or packing that an ignition by fire,
17	by friction, by concussion, by percussion, or by detonator of any part of the
18	compound or mixture may cause such a sudden generation of highly heated gases
19	that the resultant gaseous pressures are capable of producing destructive
20	effects on contiguous objects or of destroying life or limb;
21	(5) "Flammable liquid" means any liquid which has a flash point
22	of seventy degrees Fahrenheit (70° F), or less as determined by a Tagliabue
23	open-cup method or equivalent closed-cup test;
24	(6) "Intersection" means the area embraced within the
25	prolongation or connection of the lateral curb lines, or if none, then the
26	lateral boundary lines of the roadways of two (2) highways which join one
27	another at, or approximately at, right angles, or the area within which
28	vehicles traveling upon different highways joining at any other angle may
29	<pre>come in conflict;</pre>
30	(7) "Local authority" means a county, municipal, or other local
31	board or body having authority to adopt local police regulations under the
32	Arkansas Constitution and laws of this state;
33	(8) "Motor vehicle" means a vehicle which is self-propelled or a
34	vehicle which is propelled by electric power obtained from overhead trolley
35	wires but not operated upon rails;
36	(9) "Motorcycle" means a motor vehicle having a saddle for the

1	use of the rider and designed to travel on not more than three (3) wheels in
2	contact with the ground but excluding a tractor;
3	(10) "Official traffic control device" means all sign, signal,
4	marking, or device not inconsistent with this act placed or erected by the
5	authority of a public body or official having jurisdiction for the purpose of
6	regulating, warning, or guiding traffic;
7	(11) "Official traffic control signal" means any device, by
8	which traffic is alternately directed to stop and to proceed;
9	(12) "Owner" means a person who holds the legal title of a
10	vehicle, or in the event a vehicle is the subject of an agreement for the
11	conditional sale or lease thereof with the right of purchase upon performance
12	of the conditions stated in the agreement and with an immediate right of
13	possession vested in the conditional vendee or lessee, or in the event \underline{a}
14	mortgagor of a vehicle is entitled to possession, then the conditional vendee
15	or lessee or mortgagor shall be deemed the owner for the purpose of this act;
16	(13) "Pedestrian" means any person afoot;
17	(14) "Person" means a natural person, firm, copartnership,
18	association, or corporation;
19	(15) "Pneumatic tire" means a tire in which compressed air is
20	designed to support the load;
21	(16) "Police officer" means every officer authorized to direct
22	or regulate traffic or to make arrests for violations of traffic regulations;
23	(17) "Private road or driveway" means a way or place in private
24	ownership and used for vehicular travel by the owner and those having express
25	or implied permission from the owner but not by other persons;
26	(18) "Railroad" means a carrier of persons or property upon
27	cars, other than streetcars, operated upon stationary rails;
28	(19) "Railroad sign or signal" means any sign, signal, or device
29	erected by the authority of a public body or official or by a railroad and
30	intended to give notice of the presence of railroad tracks or the approach of
31	a railroad train;
32	(20) "Residence district" means the territory contiguous to and
33	including a highway not comprising a business district when the property on
34	the highway for a distance of three hundred feet (300') or more is in the
35	main improved with residences or residences and buildings in use for
36	business:

1	(21) "Right-of-way" means the privilege of the immediate use of
2	the highway;
3	(22) "Roadway" means that portion of a highway improved,
4	designed, or ordinarily used for vehicular travel;
5	(23) "Safety zones" means the area or space officially set apart
6	within a roadway for the exclusive use of pedestrians and which is protected
7	or is so marked or indicated by adequate signs as to be plainly visible at
8	all times while set apart as a safety zone;
9	(24)(A) "School bus" means a motor vehicle designed to carry
10	more than ten (10) passengers that is:
11	(i) Owned by a public or a governmental agency or a
12	private school and operated for the transportation of students to or from
13	school or school-sponsored activities; or
14	(ii) Privately owned and operated for compensation
15	for the transportation of students to or from school or school-sponsored
16	activities.
17	(B) A motor vehicle designed to carry more than twenty-
18	five (25) passengers is exempt from this section if the motor vehicle is:
19	(i) Owned by a public or a governmental agency or a
20	private school and operated for the transportation of students to or from
21	school-sponsored activities but not used to transport students on any
22	scheduled school bus route; or
23	(ii) Privately owned and operated for compensation
24	under contract to a school district and used for the transportation of
25	students to or from school-sponsored activities;
26	(25) "Semitrailer" means a vehicle with or without motive power,
27	other than a pole trailer, designed for carrying persons or property and for
28	being drawn by a motor vehicle and so constructed that some part of its
29	weight and that of its load rests upon or is carried by another vehicle;
30	(26) "Sidewalk" means the portion of a street between the curb
31	lines, or the lateral lines of a roadway, and the adjacent property lines
32	intended for the use of pedestrians;
33	(27) "Street" or "highway" means the entire width between
34	property lines of every way or place of whatever nature when any part thereof
35	is open to the use of the public, as a matter of right, for purposes of
36	vehicular traffic;

1	(28) "Streetcar" means a car other than a railroad train for
2	transporting persons or property and operated upon rails principally within a
3	municipality;
4	(29) "Through highway" means every highway or portion thereof at
5	the entrances to which vehicular traffic from intersecting highways is
6	required by law to stop before entering or crossing it and when stop signs
7	are erected as provided in this act;
8	(30) "Traffic" means pedestrians, ridden or herded animals,
9	vehicles, streetcars, and other conveyances, either singly or together, while
10	using any highway for purposes of travel;
11	(31) "Trailer" means every vehicle with or without motive power,
12	other than a pole trailer, designed for carrying persons or property and for
13	being drawn by a motor vehicle and so constructed that no part of its weight
14	rests upon the towing vehicle; and
15	(32) "Vehicle" means every device in, upon, or by which any
16	person or property is or may be transported or drawn upon a highway, except
17	devices moved by human power or used exclusively upon stationary rails or
18	tracks.
19	
20	SECTION 43. Arkansas Code Title 27, Chapter 49, Subchapter 2, which
21	includes $\S\S$ 27-49-201 — 27-49-219, which contain some outdated statutes, and
22	others which have been transferred to a new section in Chapter 49, Subchapter
23	1, are repealed.
24	27-49-201. Definitions generally.
25	As used in this act, the following words and phrases shall have the meanings
26	respectively ascribed to them in this subchapter, unless the context
27	otherwise requires.
28	
29	27-49-202. Administration.
30	(a) "Commissioner" means the Director of the Department of Finance and
31	Administration in his or her capacity as the Commissioner of Motor Vehicles
32	of this state.
33	(b) "Office" means the Office of Motor Vehicle within the Revenue
34	Division of the Department of Finance and Administration, acting directly or
35	through its duly authorized officers and agents.
36	(c) "State Police Department" means the Department of Arkansas State

1	Police.
2	(d) "Commission" means the State Highway Commission.
3	
4	27-49-203. Business and residence districts.
5	(a) "Business district" means the territory contiguous to and
6	including a highway when fifty percent (50%) or more of the frontage thereon
7	for a distance of three hundred feet (300') or more is occupied by buildings
8	in use for business.
9	(b) "Residence district" means the territory contiguous to and
10	including a highway not comprising a business district when the property on
11	the highway for a distance of three hundred feet (300') or more is in the
12	main improved with residences or residences and buildings in use for
13	business.
14	
15	27-49-204. Crosswalk.
16	"Crosswalk" means:
17	(1) That portion of a roadway ordinarily included within the
18	prolongation or connection of the lateral lines of sidewalks at
19	intersections; and
20	(2) Any portion of a roadway distinctly indicated for pedestrian
21	erossing by lines or other markings on the surface.
22	
23	27-49-205. Explosives and flammable liquid.
24	(a) "Explosives" means any chemical compound or mechanical mixture
25	that is commonly used or intended for the purpose of producing an explosion
26	and which contains any oxidizing and combustive units or other ingredients in
27	proportions, quantities, or packing that an ignition by fire, by friction, by
28	concussion, by percussion, or by detonator of any part of the compound or
29	mixture may cause such a sudden generation of highly heated gases that the
30	resultant gaseous pressures are capable of producing destructive effects on
31	contiguous objects or of destroying life or limb.
32	(b) "Flammable liquid" means any liquid which has a flash point of
33	seventy degrees Fahrenheit (70° F.), or less as determined by a Tabliabue or
34	equivalent closed cup test device.
35	
36	27-49-206. Intersection.

1 "Intersection" means the area embraced within the prolongation or connection 2 of the lateral curb lines, or if none, then the lateral boundary lines of the 3 roadways of two (2) highways which join one another at, or approximately at, 4 right angles, or the area within which vehicles traveling upon different 5 highways joining at any other angle may come in conflict. 6 7 27-49-207. Local authorities. 8 "Local authorities" means every county, municipal, or other local board 9 or body having authority to adopt local police regulations under the 10 Constitution and laws of this state. 11 27-49-208. Persons. 12 13 (a) "Person" means every natural person, firm, copartnership, 14 association, or corporation. 15 (b) "Pedestrian" means any person afoot. 16 (c) "Driver" means every person who drives or is in actual physical 17 control of a vehicle. 18 (d) "Owner" means a person who holds the legal title of a vehicle, or 19 in the event a vehicle is the subject of an agreement for the conditional 20 sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession 21 22 vested in the conditional vendee or lessee, or in the event a mortgagor of a 23 vehicle is entitled to possession, then the conditional vendee or lessee or 24 mortgagor shall be deemed the owner for the purpose of this act. 25 26 27-49-209. Police officer. 27 "Police officer" means every officer authorized to direct or regulate 28 traffic or to make arrests for violations of traffic regulations. 29 27-49-210. Rail carriers. 30 31 (a) "Railroad" means a carrier of persons or property upon cars, other 32 than streetcars, operated upon stationary rails. 33 (b) "Railroad train" means a steam engine, electric, or other motor, with or 34 without cars coupled thereto, operated upon rails, except streetcars. (c) "Streetcar" means a car other than a railroad train for transporting 35 36 persons or property and operated upon rails principally within a

1	municipality.
2	
3	27-49-211. Right-of-way.
4	"Right-of-way" means the privilege of the immediate use of the highway.
5	27-49-212. Roadways.
7	(a) "Private road or driveway" means every way or place in private
8	ownership and used for vehicular travel by the owner and those having express
9	or implied permission from the owner but not by other persons.
10	(b) "Roadway" means that portion of a highway improved, designed, or
11	ordinarily used for vehicular travel.
12	(c) "Sidewalk" means that portion of a street between the curb lines,
13	or the lateral lines of a roadway, and the adjacent property lines intended
14	for the use of pedestrians.
15	(d) "Street or highway" means the entire width between property lines
16	of every way or place of whatever nature when any part thereof is open to the
17	use of the public, as a matter of right, for purposes of vehicular traffic.
18	(e) "Through highway" means every highway or portion thereof at the
19	entrances to which vehicular traffic from intersecting highways is required
20	by law to stop before entering or crossing it and when stop signs are creeted
21	as provided in this act.
22	
23	27-49-213. Safety zones.
24	"Safety zones" means the area or space officially set apart within a
25	roadway for the exclusive use of pedestrians and which is protected or is so
26	marked or indicated by adequate signs as to be plainly visible at all times
27	while set apart as a safety zone.
28	
29	27-49-214. Tires.
30	(a) "Pneumatic tire" means every tire in which compressed air is
31	designed to support the load.
32	(b) "Metal tire" means every tire the surface of which in contact with
33	the highway that is wholly or partly of metal or other hard nonresilient
34	material.
35	27-49-215. Tractors.
36	(a) "Truck tractor" means every motor webicle designed and used

1 primarily for drawing other vehicles and not constructed to carry a load 2 other than a part of the weight of the vehicle and load so drawn. (b) "Farm tractor" means every motor vehicle designed and used 3 4 primarily as a farm implement for drawing plows, mowing machines, and other 5 implements of husbandry. 6 7 27-49-216. Traffic. 8 "Traffic" means pedestrians, ridden or herded animals, vehicles, 9 streetcars, and other conveyances, either singly or together, while using any 10 highway for purposes of travel. 11 12 27-49-217. Traffic signals and devices. 13 (a) "Official traffic control devices" means all signs, signals, 14 markings, and devices not inconsistent with this act placed or erected by 15 authority of a public body or official having jurisdiction for the purpose of 16 regulating, warning, or guiding traffic. 17 (b) "Official traffic control signal" means any device, whether 18 manually, electrically, or mechanically operated, by which traffic is 19 alternately directed to stop and to proceed. 20 (c) "Railroad sign or signal" means any sign, signal, or device erected by authority of a public body or official or by a railroad and 21 22 intended to give notice of the presence of railroad tracks or the approach of 23 a railroad train. 24 27-49-218. Trailers. 25 26 (a) "Trailer" means every vehicle with or without motive power, other 27 than a pole trailer, designed for carrying persons or property and for being 28 drawn by a motor vehicle and so constructed that no part of its weight rests 29 upon the towing vehicle. 30 (b) "Semitrailer" means every vehicle with or without motive power, other than a pole trailer, designed for carrying persons or property and for 31 32 being drawn by a motor vehicle and so constructed that some part of its 33 weight and that of its load rests upon or is carried by another vehicle. 34 35 27-49-219. Vehicles.

(a) "Vehicle" means every device in, upon, or by which any person or

1 property is or may be transported or drawn upon a highway, except devices 2 moved by human power or used exclusively upon stationary rails or tracks. (b) "Motor vehicles" means every vehicle which is self-propelled and 3 4 every vehicle which is propelled by electric power obtained from overhead 5 trolley wires but not operated upon rails. 6 (c) "Motorcycle" means every motor vehicle having a saddle for the use 7 of the rider and designed to travel on not more than three (3) wheels in 8 contact with the ground but excluding a tractor. 9 (d)(1) "Authorized emergency vehicle" means authorized emergency vehicles, which shall include: 10 11 (A) Motor vehicles used by state, county, or city and 12 municipal police agencies, all of which shall be equipped with: 13 (i) Blue lights; or 14 (ii) Blue, red, or white rotating or flashing 15 emergency lights; 16 (B)(i) Motor vehicles used by state, county, city, or 17 municipal fire departments, motor vehicles owned and used by volunteer fire 18 fighters while engaged in official duties, motor vehicles used by emergency 19 medical services personnel licensed by the Department of Health or privately 20 owned fire departments, and ambulances used solely for ambulance purposes 21 that are approved as ambulances in accordance with state and federal highway 22 safety standards, all of which shall be equipped with red rotating or 23 flashing emergency lights. 24 (ii) Flashing emergency lights shall be used by volunteer fire fighters solely while engaged in the performance of duties as 25 26 volunteer fire fighters and by emergency medical services personnel solely 27 while engaged in the performance of duties with an ambulance service licensed 28 by the department or an organized rescue squad or team; (C)(i) Motor vehicles owned by state, county, and 29 30 municipal agencies whose use is determined by the state agency to be required for dangerous or hazardous services and motor vehicles owned by public 31 32 service corporations or private individuals whose use is determined by the 33 Commissioner of Motor Vehicles, in accordance with regulations established by 34 the commissioner to prevent abuses thereof, to be for extra hazardous 35 service, may be equipped with amber flashing or rotating emergency or warning 36 lights that shall not qualify them as emergency vehicles, but which shall

1 during hazardous uses display their amber flashing or rotating emergency or 2 warning lights in order that other motorists and the public may be aware of 3 the special or hazardous use of the vehicles and shall exercise caution in 4 approaching the vehicles at all times while the amber flashing or rotating 5 emergency or warning lights are in operation. 6 (ii) All hazardous service vehicles shall conform to 7 regular traffic signals and speed limits during their operation; and 8 (D)(i) Motor vehicles utilized as wreckers or tow vehicles 9 permitted or licensed under § 27-50-1203 may be equipped with amber flashing 10 or rotating emergency or warning lights that shall not qualify them as 11 emergency vehicles, but which shall only during hazardous uses display their 12 amber flashing or rotating emergency or warning lights in order that other motorists and the public may be aware of the special or hazardous use of the 13 14 wreckers or tow vehicles and exercise caution in approaching the wreckers or tow vehicles at all times while the amber flashing or rotating emergency or 15 16 warning lights are in operation. Unless otherwise directed by a law 17 enforcement officer, a wrecker or tow vehicle shall conform to regular 18 signals and speed limits during its operation. In addition to amber flashing 19 or rotating emergency or warning lights, wreckers or tow vehicles that 20 respond to highway emergencies may be equipped with red flashing or rotating 21 emergency or warning lights. 22 (ii) Red flashing or rotating emergency or warning 23 lights on a wrecker or tow vehicle shall be operated only while the wrecker 24 or tow vehicle is stopped on or within ten feet (10´) of a public way and 25 engaged in recovery or loading and hooking up an abandoned, an unattended, a 26 disabled, or a wrecked vehicle. A wrecker or tow vehicle shall not operate 27 forward-facing red flashing or rotating emergency or warning lights while 28 underway, except as may be expressly authorized or required by law otherwise. (2) It shall be unlawful to install, operate, or use any 29 30 rotating or flashing light on any motor vehicle except as authorized in this 31 subsection. 32 (e)(1) "School bus" means a motor vehicle designed to carry more than 33 ten (10) passengers: 34 (A) Owned by a public or a governmental agency or a 35 private school and operated for the transportation of students to or from 36 school or school-sponsored activities; or

1	(b) Frivatery owned and operated for compensation for the
2	transportation of students to or from school or school-sponsored activities.
3	(2) A motor vehicle designed to carry more than twenty-five (25)
4	passengers is exempt from this section if the motor vehicle is:
5	(A) Owned by a public or a governmental agency or a
6	private school and operated for the transportation of students to or from
7	school-sponsored activities but not used to transport students on any
8	scheduled school bus route; or
9	(B) Privately owned and operated for compensation under
10	contract to a school district and used for the transportation of students to
11	or from school-sponsored activities.
12	
13	SECTION 44. Arkansas Code Title 27, Chapter 51, Subchapter 9, is
14	amended to add an additional section as follows, to contain substantive
15	provisions previously contained in the definitions at § 27-49-219.
16	27-51-905. Use of flashing emergency lights.
17	(a)(1) Motor vehicles used by state, county, city, or municipal fire
18	departments, motor vehicles owned and used by volunteer fire fighters while
19	engaged in official duties, motor vehicles used by emergency medical services
20	personnel licensed by the Department of Health or privately owned fire
21	departments, and ambulances used solely for ambulance purposes that are
22	approved as ambulances in accordance with state and federal highway safety
23	standards, all of which shall be equipped with red rotating or flashing
24	<pre>emergency lights.</pre>
25	(2) Flashing emergency lights shall be used by volunteer fire
26	fighters solely while engaged in the performance of duties as volunteer fire
27	fighters and by emergency medical services personnel solely while engaged in
28	the performance of duties with an ambulance service licensed by the
29	department or an organized rescue squad or team.
30	(b)(1) Motor vehicles owned by state, county, and municipal agencies
31	whose use is determined by the state agency to be required for dangerous or
32	hazardous services and motor vehicles owned by public service corporations or
33	private individuals whose use is determined by the Office of Motor Vehicle,
34	in accordance with regulations established by the office to prevent abuses
35	thereof, to be for extra hazardous service, may be equipped with amber
36	flashing or rotating emergency or warning lights that shall not qualify them

- 1 as emergency vehicles, but which shall during hazardous uses display their
- 2 amber flashing or rotating emergency or warning lights in order that other
- 3 motorists and the public may be aware of the special or hazardous use of the
- 4 <u>vehicles</u> and shall exercise caution in approaching the vehicles at all times
- 5 while the amber flashing or rotating emergency or warning lights are in
- 6 operation.
- 7 (2) All hazardous service vehicles shall conform to regular
- 8 traffic signals and speed limits during their operation.
- 9 (c)(1) Motor vehicles utilized as wreckers or tow vehicles permitted
- 10 or licensed under § 27-50-1203 may be equipped with amber flashing or
- ll rotating emergency or warning lights that shall not qualify them as emergency
- 12 <u>vehicles</u>, but which shall only during hazardous uses display their amber
- 13 <u>flashing or rotating emergency or warning lights in order that other</u>
- 14 motorists and the public may be aware of the special or hazardous use of the
- 15 wreckers or tow vehicles and exercise caution in approaching the wreckers or
- 16 tow vehicles at all times while the amber flashing or rotating emergency or
- 17 warning lights are in operation. Unless otherwise directed by a law
- 18 <u>enforcement officer</u>, a wrecker or tow vehicle shall conform to regular
- 19 signals and speed limits during its operation. In addition to amber flashing
- 20 or rotating emergency or warning lights, wreckers or tow vehicles that
- 21 respond to highway emergencies may be equipped with red flashing or rotating
- 22 <u>emergency or warning lights.</u>
- 23 (2) Red flashing or rotating emergency or warning lights on a
- 24 wrecker or tow vehicle shall be operated only while the wrecker or tow
- 25 <u>vehicle is stopped on or within ten feet (10') of a public way and engaged in</u>
- 26 recovery or loading and hooking up an abandoned, an unattended, a disabled,
- 27 or a wrecked vehicle. A wrecker or tow vehicle shall not operate forward-
- 28 facing red flashing or rotating emergency or warning lights while underway,
- 29 <u>except as may be expressly authorized or required by law otherwise.</u>
- 30 (d) It is unlawful to install, operate, or use any rotating or
- 31 <u>flashing light on any motor vehicle except as authorized in this section.</u>
- 33 Section 45. Arkansas Code § 27-50-204(a)(2), which is an outdated
- 34 provision, is repealed.

- 35 (2) Employees of the Weights and Standards Division of the
- 36 Arkansas State Police shall be eligible for employment under this subchapter

without meeting the qualifications that may be established by the commission.

SECTION 46. Arkansas Code § 27-50-205(b), concerning the power and authority of the Arkansas Highway Police Division of the Arkansas State Highway and Transportation Department, is amended to read as follows to correct an obsolete reference:

(b) This responsibility shall include, but not be limited to, a full responsibility along with the Department of Arkansas State Police and the Arkansas Transportation Commission [abolished] Arkansas State Highway and Transportation Department for enforcement of the Hazardous Materials Transportation Act of 1977, § 27-2-101 et seq., and the rules and regulations promulgated thereunder.

SECTION 47. Arkansas Code § 27-50-307(b), concerning revocation of a license, is amended to read as follows to correct an obsolete reference:

(b) The <u>commissioner</u> <u>Director of the Department of Finance and</u>

<u>Administration</u> shall revoke the operator's or chauffeur's license of any person convicted of negligent homicide under the provisions of this section.

SECTION 48. Arkansas Code §§ 27-50-402-27-50-407, which are outdated statutes that were rendered ineffective by the repeal of § 27-50-401, are repealed.

27-50-402. Penalty mandatory.

The penalty provided in § 27-50-401 [repealed] is mandatory and shall be levied in connection with each conviction as provided in that section, and no court shall have the power or authority to suspend, postpone, or forgive the collection of any penalty as provided in this subchapter.

27-50-403. Applicable only to certain cities.

The penalties as provided in § 27-50-401 [repealed], and the collection thereof, shall only apply to those cities of the first and second class that provide retirement coverage to certified police personnel under provisions of Arkansas law establishing the policemen's pension and relief fund, and those cities which have adopted coverage for certified police personnel under the Arkansas Local Police and Fire Retirement System, since July 1, 1981.

1 27-50-404. Disposition of funds. 2 All penalties collected under the provisions of this subchapter shall be deemed to be collected for the benefit of employees of the policemen's 3 4 pension and relief fund or for payments to fund the employer's share of retirement cost for certified police personnel, covered under the Arkansas 5 6 Local Police and Fire Retirement System. 7 8 27-50-405. Penalties to be remitted monthly. 9 All penalties collected under the provisions of this subchapter shall be remitted by the collecting officials to the city treasurer, city clerk, or 10 11 city recorder for deposit into the policemen's pension and relief fund or for 12 deposit into the Arkansas Local Police and Fire Retirement System subsidy account or city general fund, on or before the fifth day of the month 13 14 following the month of collection thereof in each city of the first or second 15 class providing retirement coverage to certified police personnel. 16 17 27-50-406. Failure to collect and remit. 18 (a) Any official charged with the duty of collecting any of the 19 penalties as prescribed in this subchapter shall be guilty of misfeasance in 20 office and shall be subject to removal from office upon failure to collect the penalties and remit them to the city treasurer, city clerk, or city 21 22 recorder in each respective city of the first and second class of this state 23 that provides retirement coverage to certified police personnel under the policemen's pension and relief fund or the Arkansas Local Police and Fire 24 25 Retirement System since July 1, 1981. 26 (b) In addition, he or she shall be liable on his or her official bond 27 for any penalties which are not collected or remitted as required in this 28 subchapter. 29 30 27-50-407. Annual audit. 31 The records of all officials charged with the duty of collecting 32 penalties as prescribed in this subchapter shall be audited annually by the 33 Director of the Department of Finance and Administration or his or her

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designated agents.

SECTION 49. Arkansas Code §§ 27-50-611 and 27-50-612, which are

outdated statutes, are repealed.

- 27-50-611. Right of qualified surety company to become surety with respect to guaranteed arrest bond certificates.
- (a) Any domestic or foreign surety company which has qualified to transact surety business in this state may, in any year, become surety in an amount not to exceed two hundred dollars (\$200) with respect to any guaranteed arrest bond certificates issued in that year by an automobile club or association by filing with the Insurance Commissioner of this state an undertaking thus to become surety.
- (b) Such undertaking shall be in form to be prescribed by the commissioner and shall state the following:
- (1) The name and address of the automobile club or automobile association with respect to the guaranteed arrest bond certificates of which the surety company undertakes to be surety;
- (2) The unqualified obligation of the surety company to pay the fine or forfeiture in an amount not to exceed two hundred dollars (\$200) of any person who, after posting a guaranteed arrest bond certificate with respect to which the surety company has undertaken to be surety, fails to make the appearance to guarantee which the guaranteed arrest bond certificate was posted.
- (c) The term "guaranteed arrest bond certificate", as used in this section, means any printed card or other certificate issued by an automobile club or association to any of its members, which is signed by the member and contains a printed statement that the automobile club or association and a surety company guarantee the appearance of the person whose signature appears on the card or certificate and that they will, in the event of failure of the person to appear in court at the time of trial, pay any fine or forfeiture imposed on the person in an amount not to exceed two hundred dollars (\$200).

27-50-612. Guaranteed arrest bond certificates as cash bail.

(a) Any guaranteed arrest bond certificate with respect to which a surety company has become surety, as provided in § 27-50-611, when posted by the person whose signature appears thereon, shall be accepted in lieu of each bail in an amount not to exceed two hundred dollars (\$200) as a bail bond to guarantee the appearance of the person in any court, including district courts, in this state at such time as may be required by the court, when the

- person is arrested for violation of any motor vehicle law of this state or ordinance of any municipality in this state except for the offense of driving while intoxicated or for any felony when the violation is committed prior to the date of expiration shown on such guaranteed arrest bond certificates.
- (b) Any guaranteed arrest bond certificate so posted as a bail bond in any court in this state shall be subject to the forfeiture and enforcement provisions with respect to bail bonds posted in criminal cases, and that any guaranteed arrest bond certificate posted as a bail bond in any municipal court in this state shall be subject to the forfeiture and enforcement provisions of the charter or ordinance of the particular municipality pertaining to bail bonds posted.

- SECTION 50. Arkansas Code § 27-50-802, which is an outdated statute based upon a repealed federal statute, is repealed.
- 15 27-50-802. Certain speeding convictions not included in report 16 Exception for chauffeurs.
 - (a) All courts in this state required by law to furnish records of convictions of all motor vehicle violations to the Office of Driver Services of the Department of Finance and Administration shall continue to furnish the records, but in compiling reports of convictions of traffic violations, the Office of Driver Services shall not include in the traffic violation report of any individual any conviction for the offense of speeding if the conviction is based on speeding upon a public highway in excess of fifty-five miles per hour (55 m.p.h.) speed limit as established pursuant to Public Law 93-239 of January 2, 1974, but less than seventy-five miles per hour (75 m.p.h.).
 - (b) The Office of Driver Services shall include in the traffic violation report of any person holding a chauffeur's license any conviction for the offense of speeding in excess of the fifty-five miles per hour (55 m.p.h.) speed limit as established pursuant to Public Law 93-239 of January 2, 1974, to the employer of the person and shall furnish the complete driver history record of the person pursuant to a written authorization as provided in § 27-50-908 to the employer of the person holding a chauffeur's license.

35 SECTION 51. Arkansas Code § 27-50-904, which is an outdated statute, is repealed.

1	27-50-904. Conviction for offense arising out of railroad accident.
2	The Office of Driver Services shall not include in the traffic
3	violation report of a railroad engineer, conductor, fireman, or brakeman any
4	conviction for an offense arising out of a railroad accident occurring while
5	the engineer, conductor, fireman, or brakeman was performing duties as an
6	engineer, conductor, fireman, or brakeman of a railroad.
7	
8	SECTION 52. Arkansas Code § 27-50-1211(b), concerning a bond to be
9	executed pursuant to the now-defunct blanket bond program, is repealed.
10	(b) The secretary-treasurer shall execute a bond in the amount
11	determined by the State Risk Manager pursuant to the blanket bond program as
12	authorized in § 21-2-601 et seq. [repealed].
13	
14	SECTION 53. Arkansas Code § 27-51-103, is amended to remove obsolete
15	references to read as follows:
16	27-51-103. Right to recover damages unaffected.
17	(a) Nothing in this act shall be construed to curtail or abridge the
18	right of any person to prosecute a civil action for damages by reason of
19	injuries to persons or property resulting from the negligent use of the
20	highways by the driver or operator of a motor vehicle or its owner or his or
21	her employee or agent.
22	(b) In any action brought to recover any damages for injury either to
23	person or property caused by running any motor vehicle at a greater rate of
24	speed than designated in Acts 1911, No. 134, § 10 [repealed], the plaintiff
25	shall be deemed to have made a prima facie case by showing the fact of the
26	injury and that the person driving the motor vehicle was at the time of the
27	injury running it at a rate of speed in excess of that mentioned in Acts
28	1911, No. 134, § 10 [repealed].
29	
30	SECTION 54. Arkansas Code § 27-51-201(c), concerning certain speed
31	limits, which is an outdated statute, is repealed.
32	(c) On all facilities other than controlled-access highways, except
33	when a special hazard exists that requires lower speed for compliance with
34	subsection (a) of this section, the limits specified in this section or
35	established as authorized shall be maximum lawful speeds, and no person shall
36	drive a vehicle on a highway at a speed in excess of the following limits:

1	(1) Initty miles per nour (30 m.p.n.) in any urban district;
2	(2) Fifty miles per hour (50 m.p.h.) for trucks of one-and-one-
3	half-ton capacity or more in other locations;
4	(3) Sixty miles per hour (60 m.p.h.) for other vehicles in other
5	locations; and
6	(4) No vehicle which is over width, over length, or over height
7	or the gross load of which is in excess of sixty-four thousand pounds (64,000
8	lbs), excluding the front axle, even if operated under a special permit,
9	shall be operated in excess of thirty miles per hour (30 m.p.h.).
10	
11	SECTION 55. Arkansas Code § 27-51-201(f), concerning speed limits for
12	motorcycles which are not equipped with headlamps, which is an outdated
13	statute, is repealed.
14	(f) No person shall operate any motor-driven eyele at any time
15	mentioned in § 27-36-204(a) at a speed greater than thirty-five miles per
16	hour (35 m.p.h.) unless such motor-driven cycle is equipped with a headlamp
17	or headlamps which are adequate to reveal a person or vehicle at a distance
18	of three hundred feet (300') ahead.
19	
20	SECTION 56. Arkansas Code § 27-51-211, which is an outdated statute,
21	is repealed.
22	27-51-211. Use of nonpneumatic tires.
23	No person shall drive any vehicle equipped with solid rubber or cushion
24	tires at a speed greater than a maximum of ten miles per hour (10 m.p.h.).
25	
26	SECTION 57. Arkansas Code § 27-51-303, which is an outdated statute,
27	is repealed.
28	27-51-303. Passing a vehicle proceeding in opposite direction.
29	Drivers of vehicles proceeding in opposite directions shall pass each other
30	to the right. Upon roadways having width for not more than one (1) line of
31	traffic in each direction, each driver shall give to the other at least one-
32	half (1/2) of the main-traveled portion of the roadway as nearly as possible.
33	
34	SECTION 58. Arkansas Code § 27-51-403(a), concerning signals for
35	turning, stopping, changing lanes, or decreasing speed, is amended to read as
36	follows to remove an obsolete provision.

(a) No person shall A person shall not turn a vehicle from a direct course upon a highway unless and until the movement can be made with reasonable safety and then only after giving a clearly audible signal by sounding the horn if any pedestrian may be affected by the movement or after giving an appropriate signal in the manner provided in subsection (b) of this section in the event any other vehicle may be affected by the movement.

SECTION 59. Arkansas Code § 27-51-404(b), concerning signal lamp placement, is amended to read as follows to remove an obsolete provision:

(b) Any motor vehicle in use on a highway shall be equipped with, and the required signal shall be given by, signal lamps when the distance from the center of the top of the steering post to the left outside limit of the body, cab, or load of the motor vehicle exceeds twenty-four inches (24") or when the distance from the center of the top of the steering post to the rear limit of the body or load exceeds fourteen feet (14'). The latter measurement shall apply to any single vehicle and also to any combination of vehicles.

SECTION 60. Arkansas Code § 27-51-704(a), concerning due care when carrying explosives or flammable liquids, is amended to read as follows to remove an obsolete provision.

(a) The operator of any truck carrying any explosive substances or flammable liquids or gases as a cargo or part of a cargo shall, before crossing any railroad tracks, stop the vehicle within fifty feet (50') but not less than fifteen feet (15') from the nearest railroad and while stopped shall open the door of the truck on the driver's side or roll down the window at least twelve inches (12") in order to remove any obstruction of the sound of a train whistle. He or she shall also listen and look in both directions along the track for any approaching train or signals indicating the approach of a train and shall proceed to cross the tracks only after he or she has determined that it is safe to do so.

- SECTION 61. Arkansas Code § 27-51-705, which is an outdated statute, is repealed.
- 27-51-705. Moving heavy equipment at crossings.
- 35 (a) No person shall operate or move any crawler-type tractor, steam 36 shovel, derrick, roller, or any equipment or structure having a normal

- 1 operating speed of up to ten miles per hour (10 m.p.h.) or a vertical body or
- 2 load clearance of less than one-half inch (1/2") per foot of the distance
- 3 between any two (2) adjacent axles or, in any event, of less than nine inches
- 4 (9"), measured above the level surface of a roadway, upon or across any
- 5 tracks at a railroad grade crossing without first complying with this
- 6 section.
- 7 (b) Notice of any intended crossing shall be given to a station agent 8 of the railroad, and a reasonable time shall be given to the railroad to
- 9 provide proper protection at the crossing.
- 10 (c) Before making any crossing, the person operating or moving any
- 11 such vehicle or equipment shall first stop it not less than fifteen feet
- 12 (15') nor more than fifty feet (50') from the nearest rail of the railroad.
- 13 While stopped that person shall listen and look in both directions along the
- 14 tracks for any approaching train and for signals indicating the approach of a
- 15 train and shall not proceed until the crossing can be made safely.
- 16 (d)(1) No crossing shall be made when warning is given by automatic
- 17 signal or crossing gates or a flagger or otherwise of the immediate approach
- 18 of a railroad train or car.
- 19 (2) If a flagger is provided by the railroad, movement over the
- 20 crossing shall be under his or her direction.

- 22 SECTION 62. Arkansas Code §§ 27-51-801 and 27-51-802, which are
- 23 outdated statutes, are repealed.
- 24 27-51-801. Passing streetcar on left.
- 25 (a) The driver of a vehicle shall not overtake and pass upon the left
- 26 nor drive upon the left side of any streetcar proceeding in the same
- 27 direction, whether the streetcar is actually in motion or temporarily at
- 28 rest, except:
- 29 (1) When so directed by a police officer;
- 30 (2) When upon a one-way street; or
- 31 (3) When upon a street where the tracks are so located as to
- 32 prevent compliance with this section.
- 33 (b) The driver of any vehicle, when permitted to overtake and pass
- 34 upon the left of a streetcar which has stopped for the purpose of receiving
- 35 or discharging any passenger, shall reduce speed and may proceed only upon
- 36 exercising due caution for pedestrians and shall accord pedestrians the

right-of-way when required by other sections of this chapter.

27-51-802. Passing streetcar on right.

The driver of a vehicle overtaking upon the right any streetcar stopped or about to stop for the purpose of receiving or discharging any passenger shall stop the vehicle at least five feet (5') to the rear of the nearest running board or door of the streetcar and thereupon remain standing until all passengers have boarded the car or, upon alighting, have reached a place of safety. However, where a safety zone has been established, a vehicle need not be brought to a stop before passing any streetcar but may proceed past such car at a speed not greater than is reasonable and proper and with due caution for the safety of pedestrians.

SECTION 63. Arkansas Code §§ 27-51-1406-27-51-1407, which are outdated statutes, are repealed.

27-51-1406. Warning by motorists to persons and animals on highway. Upon approaching a person walking upon or along a public highway or a horse or other draft animal being ridden, led, or driven thereon, the operator of a motor vehicle or motor bicycle shall give reasonable warning of his or her approach and use every reasonable precaution to avoid injuring the persons or frightening the horses or other draft animals.

27-51-1407. Stopping for frightened horses.

- (a) Whenever it shall appear that any horse ridden or driven by any person upon any streets, roads, and highways is about to become frightened by the approach of any motor vehicle, it shall be the duty of the person driving or conducting the motor vehicle to cause it to come to a full stop until the horse shall have passed and, if necessary, assist in preventing an accident.
- (b) Any person convicted of violating this section shall be fined in any sum not to exceed two hundred dollars (\$200).

- SECTION 64. Arkansas Code § 27-66-201, which is an outdated statute, is repealed.
- 34 27-66-201. Worked roads.
 - All public roads in the several counties in this state on which the several county courts have, from time to time, appointed overseers to work,

and directed that hands should be apportioned therefor, shall be declared and
deemed to be public roads, without regard to any informality of the several
county courts, or either of them, by which they were ordered to be declared
public roads in their several counties.

SECTION 65. Arkansas Code § 27-66-204, which is an outdated statute, is repealed.

8 27-66-204. Certain direct routes to county courthouse.

The county judge in his or her discretion may designate as a county road any road that is the most direct route to the county courthouse for ten (10) or more families if that road is graded and has been used by the general public as a road for at least two (2) years.

SECTION 66. Arkansas Code §§ 27-66-502-27-66-505, which are outdated statutes, are repealed.

27-66-502. License required for use of rough metal tires.

The using, driving, or operating upon any improved hard-surfaced public highway of this state of any tractor, truck, automobile, or other vehicle having corrugated, spiked, jointed, or other rough-surfaced metal tires is prohibited without first procuring from the county judge of the county in which the road is situated a license permitting such use or operation.

 27-66-503. Penalty.

Any person violating § 27-66-502 or, after publication of the notices required above, using, driving, or operating on any road or highway any vehicle, loaded or empty of greater weight than that described or provided for in such order or classification as the commission shall have made with reference to a road or highway, shall be deemed guilty of a misdemeanor. Upon conviction, that person shall be fined in any sum not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100). Each day's use of any such vehicle shall constitute a separate offense.

 27-66-504. Civil liability.

In addition to the penalty prescribed in § 27-66-503, the person convicted of violation of §§ 27-66-501 — 27-66-504, or of the orders of classifications of the commission shall be liable in a civil action for all

- damage occasioned or caused by such violation. However, as to a special trip
 for the movement of some particular thing or vehicle from one (1) location to
 another, the fine or penalty provided in § 27-66-503 shall not apply, but
 that person shall be civilly liable to the proper county or road improvement
 district for all damages which he may occasion to the public highway over
 - 27-66-505. Prohibition on use of heavily loaded vehicles during emergencies.
 - (a) The county court of each county acting through the county judge is given the authority in times of emergency caused by unusually heavy or long-continued rainfalls or by freezes, thaws, snows, and other unusual conditions caused by the elements to prohibit vehicles having a net load of more than three thousand five hundred pounds (3,500 lbs) from operating on or over the county highways whereon such conditions exist until the time that the county judge shall determine that the emergency has passed.
 - (b) Whenever, in the judgment of the county judge, an emergency arises in his or her county, as described in subsection (a) of this section, he or she shall cause notice to be posted in the county courthouse to the effect that until further notice the operation of vehicles having a net load of more than three thousand five hundred pounds (3,500 lbs) over the highways described in the notice is prohibited. Notice shall also be posted in at least ten (10) of the most prominent and public places in the county and be published in a newspaper in the county if practicable. Notice may also be given by mail, telephone, or personal contact to persons operating vehicles, and notice by mail, telephone, or personal contact shall be sufficient notice for the purposes of this section.
 - (c) If any person, after having knowledge that the operation of vehicles over the county highways or any designated part thereof having a net load of more than three thousand five hundred pounds (3,500 lbs) has been prohibited by the county judge during an emergency as described in this section, violates this section by using the roads contrary to the order of the county judge, the person shall be guilty of a misdemeanor. Upon conviction, he or she shall be fined in any sum not less than twenty-five dollars (\$25.00) nor more than two hundred dollars (\$200).

which such movement is made.

SECTION 67. Arkansas Code § 27-88-121 is amended to remove obsolete

1 references as follows: 2 27-88-121. Right of eminent domain. 3 For the purpose of acquiring any land, rights, easements, franchises, or 4 other real or personal property deemed to be necessary or convenient for the 5 construction and reconstruction of any bridge or ferry, or for the 6 acquisition of the approaches thereto, the State Highway Commission shall 7 have the right of eminent domain, as is provided in Acts 1927, No. 116, § 5 [repealed] and Acts 1933, No. 115, § 1 [repealed] and in §§ 27-64-104 and 27-8 9 67-316. 10 11 SECTION 68. Arkansas Code §§ 27-87-102 - 27-87-107, which are outdated 12 statutes, are repealed. 27-87-102. Ferrykeeper's neglect of duty - Penalties. 13 14 (a) Any person detained at any public ferry by reason of the 15 ferrykeeper not having sufficient boats or other proper craft and hands to 16 work it, or by neglecting his or her duty in any way, may make application to 17 a justice of the peace in the township where the ferry is located for a 18 warrant of arrest. 19 (b) The justice of the peace is required to issue the warrant of arrest 20 and impose a fine on the ferrykeeper, not exceeding twenty-five dollars 21 (\$25.00), as the justice of the peace may find just and equitable. 22 (c) The fine shall not extend to, or be deemed a bar to, any action for 23 personal damages sustained by any person or persons by reason of the 24 insufficiency of the ferry or boats. 25 26 27-87-103. Public ferry on private stream. 27 (a) Where a public road crosses any private stream which has not been 28 meandered as a navigable stream, the bed of which may belong to any individual, if in the opinion of the county court, the public convenience 29 30 will be promoted thereby, the court may make an order upon its record to that effect, declaring the crossing to be a public ferry. 31 32 (b) And when so declared by the county court, the ferry shall be and 33 remain a public ferry during the pleasure of the court and be subject to all 34 the regulations and restrictions that are made by law applicable to public

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ferries on navigable streams.

1	27 07 104. Hilgibility to keep lelly.
2	(a) Every person owning the land fronting on any public navigable
3	stream shall be entitled to the privilege of keeping a public ferry over or
4	across the navigable stream if that person:
5	(1) Owns the land on both sides or banks; or
6	(2) Shall have possession of both sides or banks by preemption
7	or settlement right and shall be entitled to the sole and exclusive right of
8	ferriage at that place.
9	(b) If the person owns the lands on one (1) side only, or has
10	possession thereof by preemption or settlement right, he or she shall have
11	the privilege of:
12	(1) A public ferry from his or her own shore;
13	(2) Making the landing and road up the opposite bank;
14	(3) Keeping them at all times in good repair and condition for
15	ascending and descending; and
16	(4) An exclusive right to all ferry privileges in any such case
17	shall follow any leasehold interest during the life of the lease and the
18	faithful performance of all municipal, county, and state obligations.
19	(c) The right shall not be impaired by any packet trade or company, or
20	otherwise, under penalty of one hundred dollars (\$100) fine of any owner or
21	manager of the packet enterprise or the party in any way violating the spirit
22	or letter hereof, to be recovered by appropriate action in any court having
23	jurisdiction, at the instance of the injured party.
24	(d) Each day's interference shall constitute a separate offense.
25	27-87-105. Exclusiveness of privilege.
26	The county court shall not permit any ferry to be established within
27	one (1) mile above or below any ferry previously established, except at or
28	near cities and towns where the public convenience may require it and
29	satisfactory proof of the need shall be first adduced.
30	
31	SECTION 69. Arkansas Code Title 27, Chapter 87, Subchapter 2, which
32	are outdated statutes, are repealed.
33	27-87-201. Taking toll without license Penalty.
34	If any person shall keep any ferry over any navigable stream, for which he or
35	she shall charge any person any money or any other valuable thing, without
36	complying with the provisions of this chapter in relation to obtaining

1 license, he or she shall forfeit and pay to every other person having a 2 licensed ferry on the same stream or lake in the same county five dollars (\$5.00) for every person so ferried, and the same sum for every vehicle or 3 4 other article so transported which may be the subject of a separate charge is 5 to be sued for and recovered before any justice of the peace in the county by 6 civil action founded on this statute, with the costs of prosecution. 7 8 27-87-202. License - Navigable waterways generally. 9 (a) No person shall keep any ferry over or across any public navigable stream or lake so as to charge any compensation for crossing the stream or 10 11 lake without first procuring a license from the county court of the county in 12 which the ferry is situated. (b) Any person wishing to establish a ferry across any navigable 13 14 stream in this state shall apply to the county court of the county in which 15 the ferry site may be. (c) The county court shall grant a license to the applicant for the 16 17 term of one (1) year from the date of the license upon the applicant's: 18 (1) Showing lawful possession of the land on which the ferry is 19 sought to be established; 20 (2) Satisfying the court that the public convenience will be 21 promoted thereby; 22 (3) Paying the tax levied by the county court for the privilege 23 of the ferry; and 24 (4) Executing the bond required by this chapter. 25 26 27-87-203. License - Stream on county boundary. 27 If any navigable stream or lake shall form a portion of the boundary of any 28 county, so that one bank is in one county and the other is in a different county at the place where it is proposed to erect a ferry, a license shall be 29 had from the county court for the ferry on the counties' respective banks or 30 31 shores. 32 33 27-87-204. Operation by advertisement. 34 (a) Any person wishing to put into operation any public ferry when the county court is not in session may do so by putting up an advertisement at 35

the ferry, stating that he or she intends to apply at the next county court

- for a license for the ferry, and he or she may charge and receive the usual rates of ferriage until the county court shall meet.
- (b) The county court, in cases where ferries have been put in operation in vacation of the court, by advertisement shall grant to the person a license at the next term of such court on his or her applying for it and complying with the provisions of this chapter as in cases of other ferries, which shall relate back for one (1) year from the time of putting the ferry in operation by advertisement.
- (c) Any person putting a ferry across any navigable stream in operation by advertisement who shall fail or neglect at the next term of the county court to apply for a license and in all respects to comply with the orders of the county court in respect thereto shall by notice served on him or her by order of the county court be required to appear at its next term and show cause, if any, why he or she should not be fined. If no sufficient legal reason is shown, he or she shall be fined by the court in any sum not exceeding thirty dollars (\$30.00). These proceedings shall be had without the necessity of formal pleadings.

19 27-87-205. Tax - Assessment.

- (a) Before any ferry shall be established, the court shall determine what tax shall be paid by the applicant for the privilege of the ferry, which shall not be less than one dollar (\$1.00) nor more than one hundred dollars (\$100).
- (b) It shall be the duty of the county courts to levy a tax on all ferry privileges in their respective counties whether application be made by any person for the same or not. However, no ferry at which the public county road does not cross shall be subject to the tax herein provided.

27-87-206. License - Issuance.

It shall be the duty of the clerk of the county court, immediately after the assessment of any tax for ferry privileges by the court, to issue a license for the ferrykeeper to whom the privileges were granted and to deliver it to the sheriff and charge him or her with the amount thereof, in the same manner that he or she is required to be charged with other county revenue.

1 27-87-207. Tax - Failure to pay. 2 (a) It shall be the duty of the sheriff to present the licenses named in § 27-87-206 to the proper ferryman within twenty (20) days after they are 3 4 issued. 5 (b) If the amount is not paid, the sheriff shall retain the license. 6 (c) Twenty (20) days thereafter, if the amount is still unpaid, it 7 shall be the duty of the sheriff to levy on and sell the property of the 8 ferrykeeper to satisfy the amount of the ferry tax, in the same manner and 9 under the same restrictions as lands and tenements, goods, and chattels are 10 required to be levied on and sold under executions on judgments at law. 11 (d) If sufficient property of the ferrykeeper cannot be found to make 12 the amount of his or her ferry tax, it shall be the duty of the sheriff to return a statement of the facts to the next term of the county court, whose 13 14 duty it shall be to order a seire facias issued against the securities of the 15 ferrykeeper, returnable to the next term of the court. 16 (e) If sufficient cause shall not be shown to the contrary, the court 17 shall order judgment against his securities for the amount found due with all 18 costs. 27-87-208. Tax - Sheriff's settlement. 19 The sheriff shall settle for the amount collected by him or her for 20 ferry tax in the manner and at the time that he or she is required to settle 21 22 for other revenue of the county. 27-87-209. Tax or charge - Stream on state boundary. 23 24 When a navigable stream makes a part of the boundary line of this state, if any tax or charge shall be assessed or collected by any adjoining 25 26 state for the privilege of a ferry landing on the shore or bank of another 27 state from this state, then the same tax or duty shall be assessed and 28 collected for like privilege of landing on the banks or shores of this state. 29 30 SeECTION 70. Arkansas Code Title 27, Chapter 87, Subchapter 3, which are outdated statutes, are repealed. 31 32 27-87-301. Requirement and terms. 33 The county court shall have authority and is required to compel all 34 persons who are authorized to keep a public ferry to give bond and good 35 security in such sum as the court may deem sufficient to the judge of the

county court and his or her successors in office. This bond shall be

conditioned that the ferrykeeper will constantly find, provide, and keep good and sufficient boats or other proper craft in constant good repair and the banks on either side of the creek or watercourse that may be ferried in good condition and that the ferry shall always be so attended as to pass all persons and their horses and other stock, vehicles, and effects in safety and without detention and that he or she will comply with all the requisitions of the law relating to or governing public ferries.

27-87-302. Damages.

If any persons sustaining damage by reason of a ferrykeeper not having complied with the conditions of bond, the persons sustaining the damage may bring suit against the ferrykeeper on the bond in the name of the judge of the county court and recover for such nonperformance of the conditions so much damage as they shall appear to have sustained and take out execution for whatever shall be recovered.

27-87-303. Liability of sureties.

In all cases of recoveries against ferrykeepers for violations of this chapter, if after judgment execution shall be returned that there are no goods and chattels of the ferrykeeper whereupon to levy and make the money demanded in the execution, the justice shall issue a scire facias against the sureties of the ferrykeeper. If the securities do not show sufficient reason to the contrary, the justices shall enter judgment against the securities for the amount of debt as may be unsatisfied and issue execution therefor as in other cases.

SECTION 71. Arkansas Code Title 27, Chapter 87, Subchapter 4, which are outdated statutes, are repealed.

27-87-401. Regulation - Fines.

- (a) The toll of ferries that are established shall at all times be subject to regulation by the county court in which the ferry may be kept.
- (b) Every keeper of a ferry shall keep constantly posted in some conspicuous place at the ferry the rates of toll allowed to be charged. If any ferrykeeper fails or neglects to do so, he or she shall forfeit and pay the sum of four dollars (\$4.00) for every neglect. Each day that the ferry rates are not posted shall constitute a separate offense. The sum shall be recovered in a civil action before any justice of the county, one-half (1/2)

1 for the use of the prosecutor and one-half (1/2) to the county. 2 (c) Should any keeper presume to charge or demand more than what the county court may have allowed, the keeper shall forfeit and pay for every 3 4 offense the sum of ten dollars (\$10.00), to be recovered before any justice 5 of the peace of the township in which such ferry is located by any person of 6 whom the demand may be made. 7 27-87-402. Record - Distribution. 8 9 (a) The court shall state on its record the rates of toll or ferriage which may be demanded for ferrying passengers, vehicles, beasts, and other 10 11 property usually transported by ferries. 12 (b) The clerk shall make out a copy of ferriage rates under his or her 13 official signature and give it to the person procuring a license. 14 15 27-87-403. Ferries in competition with state-owned toll bridges. 16 (a) All ferries operating in competition with state-owned toll bridges 17 shall be subject to regulation as to ferry rates by the State Highway 18 Commission and the rates to be charged shall be the same as the traffic rates 19 prevailing upon the state-owned toll bridge with which the ferry is operated 20 in competition. 21 (b) Any ferrykeeper operating and a competing ferrykeeper charging 22 less than the rate fixed on state-owned toll bridges shall be deemed guilty of a misdemeanor and punished by a fine not to exceed fifty dollars (\$50.00) 23 for each separate offense. However, the commission, in its discretion, may 24 fix a lower rate on those ferries for all vehicles other than motor-propelled 25 26 vehicles and riparian landowners or tenants on the lands for passing from one 27 part of a farm to another owned or leased by the landowner or tenant. 28 (c) No ferry shall be declared to be in competition with the stateowned toll bridge unless it is within three (3) miles of a state-owned toll 29 30 bridge. 31 32 SECTION 71. Arkansas Code § 27-14-806(a)(2), concerning optional means 33 of recording, is amended to correct an obsolete reference: 34 (2) In the case of implements of husbandry, as defined in § 27-35 14-212, all-terrain vehicles as defined in § 27-21-102, mobile homes as

defined in § 27-14-207, or manufactured homes, as defined in § 27-14-207, as

1	defined in § 27-14-104, at his or her option, a lienholder may:
2	(A) Record the lien on the manufacturer's statement of
3	origin;
4	(B) Record the lien on an existing certificate of title; on
5	(C) File with the division a certified copy of the
6	instrument creating and evidencing the lien or
7	encumbrance.
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