Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/14/03		
2	84th General Assembly	A Bill	Act 1117 of	f 2003
3	Regular Session, 2003		HOUSE BILL	2401
4				
5	By: Representative Rosenba	aum		
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO REPEAL ARKANSAS CODE § 23-13-253 A	AND §	
10	23-13-2	254, CONCERNING THE DUTY OF A MOTOR CA	ARRI ER	
11	ENGAGE	D IN INTERSTATE OR INTRASTATE COMMERCE	E TO	
12	FILE A	N ANNUAL REPORT AND TO REPEAL THE PENA	ALTI ES	
13	FOR FA	ILING TO FILE THE REPORT OR FILING FAL	_SE	
14	REPORTS	S; AND FOR OTHER PURPOSES.		
15				
16		Subtitle		
17	TO I	REPEAL ARKANSAS LAWS CONCERNING THE		
18	DUT	Y OF A MOTOR CARRIER TO FILE AN		
19	ANNI	UAL REPORT AND TO REPEAL THE		
20	PEN	ALTIES FOR FAILING TO FILE THE REPORT		
21	OR	FILING FALSE REPORTS.		
22				
23				
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
25				
26	SECTION 1. Ark	kansas Code § 23-13-253 is repealed.		
27	<del>23-13-253. Rep</del>	<del>orts.</del>		
28	<del>(a) It shall k</del>	be the duty of each motor carrier or b	<del>roker-hol di ng</del>	
29	authority under this	subchapter to prepare and transmit to	⊢the Arkansas	
30	Transportation Commis	ssion [abolished] an annual report on	<del>or before March</del>	_31
31	<del>of each year covering</del>	g the next preceding calendar year end	ed December 31.	
32	<del>(b) The report</del>	required by this section shall be in	⊢such form and	
33	<del>contain such informat</del>	tion as required by the commission whi	<del>ch shall confor</del>	<del>m as</del>
34	nearly as may be cons	sistent with the public interest to th	<del>e forms prescri</del>	<del>bed</del>
35	by the Interstate Com	nmerce Commission [abolished] to be re	ndered by motor	:
36	<del>carriers engaged in i</del>	nterstate or foreign commerce.		



HB2401

1			
2	SECTION 2. Arkansas Code § 23-13-254 is repealed.		
3	<del>23-13-254. Failure to make reports - Filing false reports, accounts,</del>		
4	<del>records, etc.</del>		
5	Any motor carrier or broker, or any officer, agent, employee, or		
6	representative thereof, who shall willfully fail or refuse to make a report		
7	to the Arkansas Transportation Commission [abolished] as required by this		
8	subchapter or shall knowingly and willfully file any false report, account,		
9	record, or memorandum shall be deemed guilty of a misdemeanor and upon		
10	conviction shall be subject for each offense to a fine of not less than one		
11	hundred dollars (\$100) and not more than five hundred dollars (\$500).		
12			
13	SECTION 3. Arkansas Code § 23-13-262 is amended to read as follows:		
14	23-13-262. Actions to recover penalties.		
15	(a) An action to recover a penalty under §§ 23-13-234, <del>23-13-254,</del> and		
16	23-13-257 - 23-13-264 or to enforce the powers of the Arkansas Transportation		
17	Commission [abolished] under this subchapter or any other law may be brought		
18	in any circuit court in this state in the name of the State of Arkansas, on		
19	relation to the commission, and shall be commenced and prosecuted to final		
20	judgment by the counsel to the commission.		
21	(b) In any such action, all penalties incurred up to the time of		
22	commencing the action may be sued for and recovered therein.		
23	(c) The commencement of an action to recover a penalty shall not be,		
24	or be held to be, a waiver of the right to recover any other penalty.		
25			
26	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the		
27	General Assembly of the State of Arkansas that requiring a motor carrier or		
28	broker to report annually to the Arkansas Highway Commission creates an		
29	unjustified burden on the motor carrier or broker operating in the State of		
30	Arkansas; that other provisions of Arkansas law require a motor carrier or		
31	broker to report annually to other authorities; and that this act is		
32	immediately necessary because these dual reporting requirements are		
33	duplicative and need to be eliminated to reduce the duplication of government		
34	efforts. Therefore, an emergency is declared to exist and this act being		
35	immediately necessary for the preservation of the public peace, health and		
36	safety shall become effective on:		

2

1	(1) The date of its approval by the Governor;
2	(2) If the bill is neither approved nor vetoed by the Governor, the
3	expiration of the period of time during which the Governor may veto the bill;
4	<u>or</u>
5	(3) If the bill is vetoed by the Governor and the veto is overridden,
6	the date the last house overrides the veto.
7	
8	/s/ Rosenbaum
9	
10	
11	APPROVED: 4/7/2003
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29 30	
30 31	
31 32	
32 33	
34	
35	
36	