Stricken language would be deleted from and underlined language would be added to present law. Act 810 of the Regular Session

1	State of Arkansas	As Engrossed: H4/2/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1918
4			
5	By: Representative McAlindon		
6	By: Senators J. Dotson, C. Per	nzo, M. McKee	
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND THE LAW CONCERNING SPECIE OR LEGAL		
10	TENDER; TO	O AUTHORIZE THE USE OF A BULLION DEPO	OSITORY;
11	TO ALLOW F	OR A PRECIOUS METALS-BACKED ELECTRON	NIC
12	SYSTEM; AN	ID FOR OTHER PURPOSES.	
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14			
15		Subtitle	
16	TO AM	MEND THE LAW CONCERNING SPECIE OR	
17	LEGAL	L TENDER; TO AUTHORIZE THE USE OF A	
18	BULLI	ION DEPOSITORY; AND TO ALLOW FOR A	
19	PRECI	IOUS METALS-BACKED ELECTRONIC	
20	SYSTE	EM.	
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22	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
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24	SECTION 1. Arka	unsas Code § 4-56-106 is amended to a	read as follows:
25	4-56-106. Speci	e or legal tender — Definitions.	
26	(a) As used in	this section:	
27	(1) <u>"Bull</u>	ion" means refined precious gold or	<u>silver metal</u>
28	<u>bullion or any shape o</u>	or form as adopted by rule of the Ch:	<u>ief Fiscal Officer</u>
29	of the State that is valued primarily based on its metal content and not on		
30	its form or function;		
31	<u>(2) "Bull</u>	ion depository" means an entity prov	<u>viding vault</u>
32	facilities within the	United States for the storage of but	llion that:
33	<u>(A)</u>	Is accredited by the London Bullion	<u>n Market Association</u>
34	for storage of bullion;		
35	<u>(B)</u>	Complies with the prescribed London	<u>n Bullion Market</u>
36	Association best pract	tice guidelines for the storage of bu	ullion; and



1	(C) Has a contractual relationship to provide vault		
2	services to hold and receive deposits of specie or legal tender for an		
3	authorized precious metals-backed electronic payment system vendor;		
4	(3) "Legal tender" means a recognized medium of exchange for the		
5	payment of debts and taxes; <del>and</del>		
6	(4) "Precious metals-backed electronic payment system" means an		
7	electronic payment system that:		
8	(A) Uses bullion held in a bullion depository as backing		
9	for electronic transactions;		
10	(B) Allows for the redemption of bullion by electronic		
11	payment system participants;		
12	(C) Enables the account holder to make payments to a		
13	participating vendor; and		
14	(D) Is an entity authorized and approved by the Chief		
15	Fiscal Officer of the State to provide an account that holds bullion and		
16	allows account holders to buy, sell, save, or spend bullion as a form of		
17	currency;		
18	(2)(5) "Specie" means:		
19	(A) Coin having gold or silver content; or		
20	(B) <del>Refined gold or silver bullion</del> <u>Bullion</u> that is <del>:</del>		
21	(i) Coined coined, stamped, or imprinted with its		
22	weight and purity <del>; and</del>		
23	(ii) Valued primarily based on its metal content and		
24	not its form;		
25	(6) "State or local government" means:		
26	(A) A county;		
27	(B) A city of the first class, a city of the second class,		
28	or an incorporated town; or		
29	(C) Any other state entity or political subdivision of the		
30	state or an agency, board, or commission of the state entity or political		
31	subdivision of the state; and		
32	(7)(A) "Transactional gold and silver" means a representation of		
33	physical gold, silver, specie, or bullion that:		
34	(i) May be transferred through electronic or written		
35	instruction through a transaction by the owner of the specie; and		
36	(ii) Is fully redeemable as physical gold, silver,		

2

04-02-2025 10:20:58 ANS450

1 specie, or bullion. 2 (B) The representation of physical gold, silver, specie, 3 or bullion under subdivision (7)(A) of this section shall reflect the exact units of physical gold, silver, specie, or bullion in its fractional troy 4 5 ounce measurement or grams. 6 (b) Specie or legal tender shall consist of: 7 (1) Specie coin issued by the United States Government; or 8 (2) Other specie that an Arkansas court rules to be within state 9 authority to make or designate as legal tender. 10 (c) Specie or legal tender shall not be characterized as personal 11 property for taxation or regulatory purposes. 12 (d)(1) The exchange of one (1) type or form of legal tender for another type or form of legal tender shall not give rise to any tax 13 14 liability. (2) The purchase, sale, or exchange of any type or form of 15 16 specie shall not give rise to any tax liability. 17 (e) Unless specifically provided by law or by contract, a person shall 18 not compel another person to tender specie or to accept specie as legal 19 tender. 20 The Attorney General's office shall enforce this section without (f) 21 prejudice to a private right of action. 22 (g) If a valid contract expressly designates a type or form of specie 23 as tender, then an Arkansas court asked to adjudicate the breach of such a 24 contract shall require, as a remedy for the breach, the specific performance 25 of tendering the type or form of specie specified in the contract. 26 (h) Specie may be recognized to pay debts Specie or legal tender may 27 be recognized to pay private debts, taxes, and fees levied by the state or local government if the state or local government agrees to payment with 28 29 physical gold or silver. 30 (i)(1) The Chief Fiscal Officer of the State shall promulgate rules to implement and administer this section. 31 32 (2) The rules promulgated under subdivision (i)(1) of this 33 section shall include without limitation: 34 (A)(i) The ability of a vendor to elect payment for goods 35 or services from a precious metals-backed electronic payment system 36 participant to be in either bullion or dollars at no additional cost to the

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04-02-2025 10:20:58 ANS450

HB1918

1	vendor.
2	(ii) The conversion of bullion into the dollar
3	equivalent shall be based on the terms agreed upon by the parties and provide
4	for the acceptance of specie, legal tender, or dollars as payment for any
5	public debt, tax, fee, or obligation owed at the option of the vendor;
6	(B) The security of the transactional gold and silver;
7	(C) That all account costs, conversion fees, or other cost
8	associated with the transactional gold and silver account remain with the
9	precious metals-backed electronic payment system participant, the provider of
10	the precious metals-backed electronic payment system, and the bullion
11	depository, as agreed to between them under a contract;
12	(D) Determining the sufficiency of the specie held by
13	bullion depositories authorized in the state of their physical location;
14	(E) Authorizing and approving precious metals-backed
15	electronic system vendors to do business within this state; and
16	(F) Fraud prevention.
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18	/s/McAlindon
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21	APPROVED: 4/17/25
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