As Engrossed: 2/26/92

1	State of Arkansas Call Item 7
2	78th General Assembly A BillACT 58 OF 1992
3	First Extraordinary Session, 1992SENATE BILL33
4	By: Senators Wilson, Bradford, and Bearden
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7	For An Act To Be Entitled
8	"AN ACT TO AMEND ARKANSAS CODE ANNOTATED §15-4-807 TO
9	QUALIFY BUSINESSES WHICH MANUFACTURE, REPAIR, CONVERT,
10	MODIFY, OR MAINTAIN COMMERCIAL JET AIRCRAFT OR COMMERCIAL
11	JET AIRCRAFT COMPONENTS OR SUBCOMPONENTS FOR ENTERPRISE
12	ZONE SALES AND USE TAX REFUNDS AND INCOME TAX CREDITS; TO
13	PROVIDE A SALES TAX EXEMPTION FOR THE SERVICE OF
14	REPAIRING, MODIFYING, CONVERTING OR MAINTAINING
15	COMMERCIAL JET AIRCRAFT; TO PROVIDE A SALES AND USE TAX
16	EXEMPTION FOR TANGIBLE PERSONAL PROPERTY WHICH BECOMES A
17	PART OF COMMERCIAL JET AIRCRAFT; AND FOR OTHER PURPOSES."
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arkansas Code Annotated §15-4-807 is hereby amended to add
22	subsection (f) to read as follows:
23	"(f)(1) The sales and use tax refund provided for in subsection (a) of
24	this section, and the income tax credit provided for in subsection (c) of this
25	section, may be claimed by qualified aircraft businesses. A qualified
26	aircraft business shall mean any business which manufactures, assembles,
27	repairs, rebuilds, converts, modifies, or maintains commercial jet aircraft,
28	commercial jet aircraft components or commercial jet aircraft subcomponents.
29	The sales and use tax refund shall also be available to any other entity which
30	constructs or expands a facility solely for use by a qualified aircraft
31	business. The term _commercial jet aircraft_ shall mean any commercial,
32	military, private or other turbine or turbo jet aircraft having a maximum
33	take-off weight of more than 12,500 pounds.
34	(A) To qualify for the sales and use tax refund provided for in

34 (A) To qualify for the safes and use tax refund provided for fin 35 subsection (a) of this section, the qualified aircraft business or other 36 qualified entity must obtain certification from the Department of Industrial

**SB 33** 

1 Development that:

(i) The business or entity is qualified as provided in 2 3 paragraph (1) of this subsection; and 4 (ii) The business or entity has an approved project which 5 will result in the investment of not less than five million dollars 6 (\$5,000,000), after the effective date of this act, in the construction of a 7 new facility or the expansion of an existing facility for housing a business 8 engaged in the manufacturing, assembling, repairing, rebuilding, converting, 9 modification, or maintenance of commercial jet aircraft, commercial jet 10 aircraft components or commercial jet aircraft subcomponents. The investment 11 shall include the cost of land, buildings, and equipment used in the 12 construction or expansion. To qualify for the income tax credit provided for in 13 (B) 14 subsection (c) of this section the qualified aircraft business must obtain 15 certification from the Department of Industrial Development of the following: 16 (i) That the business is a qualified aircraft business as 17 provided in paragraph (1) of this subsection; (ii) A statement of the average annual employment of the 18 19 business for the tax year prior to the year of certification under this 20 subsection; and 21 (iii) That the business has an approved project which will 22 result in the employment of at least fifty (50) net new employees within sixty (60) months of receiving certification. 23 No income tax credit under this subsection shall be allowed 24 (C) 25 until the business has employed at least fifty (50) net new employees within 26 sixty (60) months of receiving certification. In the year that the business 27 first employs at least fifty (50) net new employees, the business shall file a 28 claim with the Revenue Division to establish the amount of the income tax 29 credit allowed for that year under this subsection. 30 (D) An income tax credit shall be allowed for any net new 31 employees hired in any year after the taxpayer first establishes that it has 32 hired at least fifty (50) net new employees. No income tax credit shall be 33 allowed for any net new employees hired more than five (5) years from the date 34 the business first receives certification by the Department of Industrial 35 Development for the project.

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**SB 33** 

1 (E) A qualified aircraft business or other entity may request and 2 qualify for subsequent certification for new projects to receive sales and use 3 tax refunds and income tax credits provided that the qualified aircraft 4 business or other entity meets all requirements for qualification as provided 5 in subsection (f)(1)(A) for sales and use tax refunds or subsection (f)(1)(B) 6 for income tax credits.

7 (F) Any business or other entity which receives tax incentives, 8 credits or refunds under either the Manufacturer's Investment Sales and Use 9 Tax Credit Act of 1985, Arkansas Code Annotated §26-52-701 et seq., or any 10 other subdivision of the Arkansas Enterprise Zone Act of 1989, Arkansas Code 11 Annotated §15-4-801 et seq. shall not receive the sales and use tax refund or 12 income tax credit provided for in this subdivision. Any business or entity 13 which receives a tax refund or credit under this subdivision shall not receive 14 any tax credit, refund or incentive under the Manufacturer's Investment Sales 15 and Use Tax Credit Act of 1985 or any other subdivision of the Arkansas 16 Enterprise Zone Act of 1989.

17 (2) A business or entity qualifying for the state sales and use tax 18 refund under this subsection shall also be entitled to a refund of any city or 19 county sales and use tax applicable to the transactions for which the state 20 refund is claimed without obtaining the approval of the governing body of the 21 city or county. The qualified business or entity shall make its application 22 for this refund of city or county sales and use tax with the city or county 23 levying the tax.

(3) The prerequisites for obtaining a sales and use tax refund provided in subsection (b)(1) of this section, and the prerequisites for obtaining an income tax credit provided in subsection (d)(1) of this section, shall not apply to qualified aircraft businesses or other entities which construct or expand a facility solely for use by a qualified aircraft business."

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30 SECTION 2. Arkansas Code Annotated §26-52-301(3)(C), is hereby amended 31 to add a new subparagraph to read as follows:

"(vi) The gross receipts tax levied in this section shall not apply to the service of alteration, addition, cleaning, refinishing, replacement or repair of commercial jet aircraft, commercial jet aircraft components or commercial jet aircraft subcomponents. The term \_commercial jet aircraft\_

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1 shall mean any commercial, military, private or other turbine or turbo jet 2 aircraft having a certified maximum take-off weight of more than 12,500 3 pounds." 4 5 SECTION 3. Arkansas Code Annotated §26-52-401, is hereby amended to add 6 a new subsection (28) to read as follows: 7 "(28) Parts or other tangible personal property incorporated into or 8 which become a part of commercial jet aircraft components or commercial jet 9 aircraft subcomponents. The term commercial jet aircraft shall mean any 10 commercial, military, private or other turbine or turbo jet aircraft having a 11 certified maximum take-off weight of more than 12,500 pounds." 12 SECTION 4. The provisions contained in Section 2 and Section 3 of this 13 14 act shall be effective on and after July 1, 1993. 15 16 SECTION 5. All provisions of this act of a general and permanent nature 17 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 18 Revision Commission shall incorporate the same in the code. 19 20 SECTION 6. If any provision of this act or the application thereof to 21 any person or circumstance is held invalid, such invalidity shall not affect 22 other provisions or applications of the act which can be given effect without 23 the invalid provision or application, and to this end the provisions of this 24 act are declared to be severable. 25 26 SECTION 7. All laws and parts of laws in conflict with this act are 27 hereby repealed. 28 SECTION 8. EMERGENCY. It has been found and is hereby declared by the 29 30 General Assembly that unemployment in Arkansas has reached emergency 31 proportions, and that this situation can only be remedied by attracting new 32 industry. Offering tax incentives is an effective method of attracting 33 business to Arkansas. This act offers incentives which will reduce 34 unemployment levels. Therefore, an emergency is declared to exist, and this 35 act, being necessary for the immediate preservation of the public peace,

## **SB 33**

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