1	State of Arkansas 82nd General Assembly	A Bill	Act 673 of 1999
3	Regular Session, 1999		SENATE BILL 374
4			
5	By: Senator Mahony		
6	By: Representative P. Malone		
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8			
9	For An Act To Be Entitled		
10	"AN ACT TO REPEAL ARKANSAS CODE 26-54-106 PERTAINING		
11	TO THE FAILURE TO FURNISH INFORMATION OF TAXES DUE BY		
12	CORPORATIONS;	AND FOR OTHER PURPOSES."	
13			
14		Subtitle	
15	"TO REPEAL ARKANSAS CODE 26-54-106		
16	PERTAINING TO THE FAILURE TO FURNISH		
17	INFORMATION OF TAXES DUE BY		
18	CORPORAT	TI ONS. "	
19			
20			
21	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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23	SECTION 1. Arkansa	s Code 26-54-106 is hereby re	epeal ed:
24	26-54-106. Failure	to furnish information - Pen	al ty.
25	(a) Each corporati	on, the tax for which is fixe	ed in lump sums by this
26	chapter, which fails or r	efuses to furnish the inform	ation necessary to make a
27	proper determination of t	he tax due on or before June	1 of the reporting year,
28	may be assessed a tax equ	al to the tax previously paid	d by the corporation,
29	plus one hundred dollars	(\$100) in addition to any per	nalty that may apply.
30	(b)(1) Each other	corporation which fails or re	efuses to file its report
31	or fails or refuses to furnish the information necessary to make a proper		
32	determination of the tax	due, on or before June 1 of	the reporting year, may
33	be assessed a tax.		
34	(2) The tax	assessed shall be the lesser	of the maximum rate
35	provided in this chapter	for the corporation based on	its entire outstanding
26	capital stock whather or	not all or only a part of i	to canital is amplayed in

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1	Arkansas, or double the last previous year's tax.		
2	(3) In no event shall the corporation pay less than twenty-five		
3	dollars (\$25.00) in addition to any penalty that may apply.		
4	(c) [Repeal ed.]		
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6	SECTION 2. EMERGENCY CLAUSE. It is hereby found and determined by the		
7	Eighty-second General Assembly that a delay in the effective date of this Act		
8	would be after the tax due date and would work irreparable harm upon the		
9	proper administration of essential governmental programs. Therefore, an		
10	emergency is declared to exist and this act being immediately necessary for		
11	the preservation of the public peace, health and safety shall become effective		
12	on the date of its approval by the Governor. If the bill is neither approved		
13	nor vetoed by the Governor, it shall become effective on the expiration of the		
14	period of time during which the Governor may veto the bill. If the bill is		
15	vetoed by the Governor and the veto is overridden, it shall become effective		
16	on the date the last house overrides the veto.		
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19	APPROVED: 3/17/1999		
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