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.

Act 827 of the Regular Session

State of Arkansas As Engrossed:	13/22/07
86th General Assembly AB	.11
Regular Session, 2007	HOUSE BILL 2462
By: Representative Bond	
By: Senator Madison	
For An Act To	Be Entitled
AN ACT TO MAKE VARIOUS CORE	ECTIONS TO THE
ARKANSAS CODE OF 1987 ANNOT	ATED; AND FOR OTHER
PURPOSES.	
Subtit	le
AN ACT TO MAKE VARIOUS C	ORRECTIONS TO
THE ARKANSAS CODE OF 198	7 ANNOTATED.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF	THE STATE OF ARKANSAS:
SECTION 1. Arkansas Code § 2-5-207	is amended to read as follows to
correct the classification of an offense	and to make stylistic changes:
(a) It shall be <u>is</u> unlawful for an	y person to:
(1) Use the term "Arkansas c	ertified" or any similar term
concerning the quality of bait or ornamen	tal fish without the proper
certification from the State Plant Board;	
(2) Falsely advertise or rep	resent any bait or ornamental fish
as being certified by the board;	
(3) Use any emblem, label, o	r language for the purpose of
	ny bait or ornamental fish has been
·	tion has not been obtained;
(4) Misuse any tag, label, o	r certificate issued by the board;
	ain the certification of any bait or
	nt or misrepresentation to the board
or to the board's inspectors, deputies, o	r agents;
	Regular Session, 2007 By: Representative Bond By: Senator Madison For An Act To D AN ACT TO MAKE VARIOUS CORE ARKANSAS CODE OF 1987 ANNOT PURPOSES. Subtite AN ACT TO MAKE VARIOUS CORE ARKANSAS CODE OF 1987 ANNOT PURPOSES. Subtite AN ACT TO MAKE VARIOUS CORE ARKANSAS CODE OF 1988 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE ARKANSAS CODE OF 1988 SECTION 1. Arkansas Code § 2-5-207 correct the classification of an offense of the content of the classification of the content of the concerning the quality of bait or ornament certification from the State Plant Board; (2) Falsely advertise or representation of the certification of the certification of the certification of the board; (3) Use any emblem, label, or misleading a person into believing that an certified by the board when the certification of the certification of the certification of the certification of the board when the certification of the certification of the board when the certification of the board when the certification of the certification of the board when the certification of the boar



1	(6) Violate any of the rules and regulations rule or regulation
2	of the board under this subchapter; or
3	(7) Violate any agreement made as a condition for receiving a
4	certificate.
5	(b) Any person who pleads guilty or nolo contendere to or is found
6	guilty of violating the provisions of this section is guilty of a misdemeanor
7	violation and shall be punished by a fine of not less than twenty-five
8	dollars (\$25.00) nor more than five hundred dollars (\$500) for each offense.
9	(c)(l) A certificate issued under this subchapter may be revoked by
10	the Director of the State Plant Board after a hearing before the director,
11	regardless of whether a prosecution is commenced.
12	(2)(A) Any person whose certificate is revoked by the director
13	$\frac{\text{shall be}}{\text{is}}$ entitled to an appeal to the board.
14	(B) The decision of the board on appeal $\frac{1}{2}$ shall be $\frac{1}{2}$ final.
15	
16	SECTION 2. Arkansas Code § 2-5-208 is amended to read as follows to
17	clarify the duty of the State Plant Board in administering § 2-5-201 et seq.:
18	2-5-208. Intergovernmental cooperation.
19	In administering this subchapter, the State Plant Board may shall
20	cooperate to the fullest extent possible with other agencies of the state and
21	the federal government.
22	
23	SECTION 3. Arkansas Code § 2-23-101(7) is repealed so as to remove an
24	unnecessary definition.
25	(7) "Director" means the Director of the State Plant Board;
26	
27	SECTION 4. Arkansas Code § 2-23-101(12) is repealed so as to remove an
28	unnecessary definition.
29	(12) "State Plant Board" means the State Plant Board.
30	
31	SECTION 5. Arkansas Code § 2-38-501 is amended to read as follows to
32	clarify the section and to make stylistic changes:
33	2-38-501. Definition. (a) "Feral hog" means any hogs (Sus scrofa),
34	including Russian and European wild boar, which are roaming freely upon
35	public lands or upon private lands which are not enclosed by a fence
36	sufficient under § 2-39-101 et seq. and without the landowner's permission.

1	(b) A stray domestic hog shall not be considered a feral hog until
2	five (5) calendar days after escaping from domestic confinement. If notice
3	is provided to adjacent landowners within those five (5) calendar days, the
4	stray domestic hog shall not be considered a feral hog for an additional ten
5	(10) calendar days.
6	(c) For purposes of this section, a feral hog is deemed domestic
7	livestock.
8	As used in this subchapter:
9	(1) "Feral hog" means any hog of the species Sus scrofa,
10	including a Russian or European wild boar, that is roaming freely upon public
11	<pre>land or private land:</pre>
12	(A) That is not enclosed with a fence sufficient under §
13	2-39-101 et seq.; and
14	(B) Without the landowner's permission;
15	(2)(A) "Feral hog" does not include a stray domestic hog that
16	has escaped from domestic confinement for less than five (5) calendar days.
17	(B) If the owner of the stray domestic hog provides notice
18	of the escape to all adjacent landowners within five (5) calendar days of the
19	escape, the stray domestic hog is not considered a "feral hog" for an
20	additional ten (10) calendar days following the initial five-day period; and
21	(3) A "feral hog" is deemed to be domestic livestock.
22	
23	SECTION 6. Arkansas Code § 2-38-504(a) is amended to read as follows
24	to clarify the culpable mental state required for an offense:
25	(a) Unless the landowner has consented, any person who willfully
26	knowingly releases any hog to live in a wild or feral state upon public land
27	or private land in violation of this section.
28	
29	SECTION 7. Arkansas Code § 2-40-208(a)(1) is amended to read as
30	follows to clarify a duty of the Arkansas Livestock and Poultry Commission:
31	(a)(1) The Arkansas Livestock and Poultry Commission is authorized and
32	directed to shall prescribe minimum sanitary and health standards for
33	livestock markets in the state to promote and protect the health of livestock
34	handled at these markets and the health of personnel working in the markets.
35	
36	SECTION 8. Arkansas Code § 2-40-803(b) is amended to read as follows

- 1 to clarify the criminal offenses provided for in the section:
- 2 (b) Except as otherwise provided in this subchapter, upon conviction
 3 any person or entity who that violates a provision of this subchapter and or
 4 a commission rule or regulation promulgated pursuant to this subchapter shall
 5 be deemed is guilty of a Class A misdemeanor.

- SECTION 9. Arkansas Code § 2-40-819(b) is amended to read as follows to clarify the phrase "and/or" and to make stylistic changes:
- 9 (b) Notwithstanding the provisions of subsection (a) of this section,
 10 with respect to a horse claimed in a claiming race run at a licensed
 11 racetrack regulated by the Arkansas Racing Commission, the commission may
 12 require:
- (1) Require that the The negative equine infectious anemia test

 shall to have been conducted at an approved laboratory within the previous

 twelve twelve (12) months, rather than the previous six (6) months;

 and/or
- 17 (2) Allow any such test Any negative equine infectious anemia
 18 test required to be conducted within the last six (6) months to be conducted
 19 after the race and after title and risk of loss have passed to the buyer+; or
 20 (3) That the requirements of both subdivisions (b)(1) and (2) of

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this section be met.

- 23 SECTION 10. Arkansas Code § 3-5-227(d)(1)(B)(i) is amended to read as 24 follows to correct an incorrect reference to a criminal offense:
- (B)(i) That the purchaser is aware that giving, procuring, or otherwise furnishing any alcoholic beverage to any person under twenty-one (21) years of age is a misdemeanor a criminal offense as provided in §§ 3-3-201 and 3-3-202; and

29

- 30 SECTION 11. Arkansas Code § 5-1-102(13)(B)(ii)(c) is amended to read 31 as follows to make stylistic changes:
- 32 (c) An act that is committed in the course of medical research, 33 experimental medicine, or acts an act deemed necessary to save the life or 34 preserve the health of the mother woman.

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36 SECTION 12. Arkansas Code § 5-2-605(4) is amended to read as follows

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1
     to clarify a reference:
 2
                 (4) A person who reasonably believes that another person is
 3
     about to commit suicide or to inflict serious physical injury upon himself or
     herself may use nondeadly physical force upon the other person to the extent
 4
 5
     reasonably necessary to thwart the result suicide or infliction of serious
 6
     physical injury;
 7
8
           SECTION 13. Arkansas Code § 5-2-606(b)(2) is amended to read as
9
     follows to clarify references:
10
                 (2)(A) The person is the initial aggressor.
11
                       (B) However, the person's initial aggressor's use of
12
     physical force upon another person is justifiable if:
                                  The person initial aggressor in good faith
13
     withdraws from the encounter and effectively communicates to the other person
14
15
     his or her purpose to withdraw from the encounter; and
16
                                   The other person continues or threatens to
                             (ii)
17
     continue the use of unlawful physical force; or
18
19
           SECTION 14. Arkansas Code § 5-4-323(e) is amended to read as follows
     to correctly classify a criminal offense:
20
21
           (e) Any Upon conviction, any person who fails to make a good faith
22
     effort to comply with a court order issued pursuant to this section is guilty
23
     of an unclassified misdemeanor a violation and shall be punished by a fine of
24
     at least one hundred dollars ($100) but not more than one thousand dollars
25
     (\$1,000).
26
27
           SECTION 15. Arkansas Code § 5-4-501(d)(2)(A)(viii) is repealed so as
28
     to remove an obsolete reference.
29
                             (viii) Sexual abuse in the first degree, § 5-14-108
30
     [repealed];
31
32
           SECTION 16. Arkansas Code \S 5-4-501(d)(2)(A)(ix) is repealed so as to
33
     remove an obsolete reference.
34
                             (ix) Violation of a minor in the first degree, § 5-
35
     <del>14-120 [repealed];</del>
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           SECTION 17. Arkansas Code § 5-5-401 is amended to read as follows to
 2
     repeal an unnecessary definition:
           As used in this subchapter, +
 3
 4
                 (1) "State Crime Laboratory" means the State Crime Laboratory
 5
     established in § 12-12-301 et seg; and
 6
                 (2) "Weapon" "weapon" means any firearm, bomb, explosive, metal
 7
     knuckles, sword, spear, or other device employed as an instrument of crime by
8
     subjecting another to physical harm or fear of physical harm.
9
10
           SECTION 18. Arkansas Code § 5-5-402(a)(2) is amended to read as
11
     follows to clarify its application:
12
                 (2) However, no transfer of a weapon or ammunition shall be made
     pursuant to this section until there is a final determination concerning the
13
14
     disposition of the weapon or ammunition by the court having jurisdiction over
15
     the weapon or ammunition.
16
17
           SECTION 19. Arkansas Code § 5-10-101(a)(1)(A) is amended to read as
     follows to clarify the criminal offenses within its scope:
18
19
                            The person commits or attempts to commit:
20
                             (i) Terrorism, as defined in § 5-54-205;
21
                             (ii) Rape, § 5-14-103;
22
                             (iii) Kidnapping, § 5-11-102;
2.3
                             (iv) Vehicular piracy, § 5-11-105;
24
                             (v) Robbery; Robbery, § 5-12-102;
                             (vi) Aggravated robbery, § 5-12-103;
25
26
                             (vi) Burglary (vii) Residential burglary, § 5-39-
27
     201(a);
28
                             (viii) Commercial burglary, § 5-39-201(b);
29
                             (vii)(ix) A felony violation of the Uniform
30
     Controlled Substances Act, \S 5-64-101 - 5-64-608, \S 5-64-101 - 5-64-508,
     involving an actual delivery of a controlled substance; or
31
32
                             (viii)(x) First degree escape, § 5-54-110; and
33
34
           SECTION 20. Arkansas Code § 5-10-101(a)(8) is amended to read as
35
     follows to clarify its application:
36
                 (8) The person enters into an agreement in which one (1) a
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1 person is to cause the death of another person in return for anything of 2 value, and the a person hired pursuant to the agreement causes the death of 3 any person; 4 5 SECTION 21. Arkansas Code § 5-10-104(a)(1)(B) is amended to read as 6 follows to clarify its application and word usage: 7 (B) The reasonableness of the excuse is determined from 8 the viewpoint of a person in the defendant's actor's situation under the circumstances as he or she the actor believes believed them to be; 9 10 11 SECTION 22. Arkansas Code § 5-10-106(a)(1) is amended to read as 12 follows to conform the culpable mental state element of a criminal offense to a culpable mental state defined in the Arkansas Criminal Code and to clarify 13 14 the criminal offense: 15 (a)(1) As used in this section, "physician-assisted suicide" means a 16 physician or health care provider participating in a medical procedure or 17 willfully knowingly prescribing any drug, compound, or substance for the 18 express purpose of assisting a patient to intentionally end the patient's 19 life. 20 21 SECTION 23. Arkansas Code § 5-10-106(c) is amended to read as follows 22 to clarify a criminal offense and to make stylistic changes: 23 (c) Any Upon conviction, any physician or health care provider 24 violating a provision of subsection (b) of this section is deemed guilty of a 25 Class C felony. 26 27 SECTION 24. A. Arkansas Code § 5-11-101 (1) is amended to read as 28 follows to incorporate in a definition language incorporated by reference: 29 (1) "Deviate sexual activity" means the same as defined in § 5-30 14-101 any act of sexual gratification involving: (A) The penetration, however slight, of the anus or mouth 31 32 of a person by the penis of another person; or 33 (B) The penetration, however slight, of the labia majora 34 or anus of a person by any body member or foreign instrument manipulated by 35 another person; 36 B. Arkansas Code § 5-11-101(4) is amended to read as

1 follows to incorporate in a definition language incorporated by reference: 2 (4) "Sexual contact" means the same as defined in § 5-14-101 any act of sexual gratification involving the touching, directly or through 3 clothing, of the sex organs, buttocks, or anus of a person or the breast of a 4 5 female; 6 7 SECTION 25. Arkansas Code § 5-11-101(5) is amended to read as follows 8 to incorporate in a definition language incorporated by reference: 9 (5) "Sexual intercourse" means the same as defined in § 5-14-101 penetration, however slight, of the labia majora by a penis; and 10 11 SECTION 26. Arkansas Code § 5-13-201(a)(7) is amended to read as 12 13 follows to clarify the culpable mental state required for a criminal offense: (7) The person intentionally or knowingly, without legal 14 15 justification, causes serious physical injury to a person he or she knows to 16 be twelve (12) years of age or younger; or 17 SECTION 27. The introductory language of Arkansas Code § 5-13-18 19 202(a)(4) is amended to read as follows to clarify the culpable mental state required for a criminal offense: 20 21 (4) The person intentionally or knowingly, without legal 22 justification, causes physical injury to a person he or she knows to be: 23 24 SECTION 28. Arkansas Code § 5-13-209 is amended to read as follows to clarify a criminal offense and to make stylistic changes: 25 26 (a) A person commits abuse of an athletic official if, with With the 27 purpose of causing physical injury to another person, any person who the 28 person strikes or otherwise physically abuses an athletic contest official 29 immediately prior to, during, or immediately following an interscholastic, 30 intercollegiate, or any other organized amateur or professional athletic contest in which the athletic contest official is participating, is guilty of 31 32 (b) Abuse of an athletic official is a Class A misdemeanor. 33 SECTION 29. Arkansas Code § 5-13-310 is amended to read as follows to 34 35 clarify a criminal offense, to remove unnecessary language, and to make 36 stylistic changes:

- (a) For the purposes of this section, a Δ person commits a terroristic act if, while not in the commission of a lawful act, the person:
 (1) Shoots at or in any manner projects an object at a conveyance which is being operated or which is occupied by another person
- 6 (2) Shoots at an occupiable structure with the purpose to cause 7 injury to a person or damage to property.

with the purpose to cause injury to another person or damage to property; or

- 8 (b)(1) Any <u>Upon conviction</u>, any person who commits a terroristic act as
 9 defined in subsection (a) of this section is deemed guilty of a Class B
 10 felony.
 - (2) Any <u>Upon conviction</u>, any person who commits a terroristic act as defined in subsection (a) of this section is deemed guilty of a Class Y felony if the person with the purpose of causing physical injury to another person causes serious physical injury or death to any person.
- 15 (c) This section does not repeal any law or part of a law in conflict 16 with this section, but is supplemental to the law or part of a law in 17 conflict.

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- SECTION 30. Arkansas Code § 5-14-122(b) is amended to read as follows to clarify a criminal offense:
- (b) A person commits bestiality if he or she performs or submits to any act of sexual gratification with an animal involving the his or her or the animal's sex organs of the one and the mouth, anus, penis, or vagina of the other.

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- 26 SECTION 31. Arkansas Code § 5-26-401(b)(2)(A)(i) is amended to read as 27 follows to correct an internal reference:
- 28 (i) Leaves or remains outside the State of Arkansas 29 for more than thirty (30) days while a current duty of support is unpaid.
- 30 However, it is an affirmative defense to a charge under this section
- 31 $\underline{\text{subdivision (b)(2)(A)(i)}}$ that the defendant did not leave or remain outside
- 32 the state with the purpose of avoiding the payment of support;

33

- 34 SECTION 32. Arkansas Code § 5-26-415(3) is amended to read as follows 35 to clarify its application:
- 36 (3) After conviction, in lieu of $\frac{a}{b}$ penalty provided in $\frac{b}{b}$

1	$\frac{act}{s}$ $\frac{s}{s}$ $\frac{5-26-401}{s}$ or in addition to $\frac{s}{s}$ $\frac{act}{s}$ $\frac{s}{s}$ $\frac{s}{s}$ $\frac{s}{s}$
2	<u>401</u> .
3	
4	SECTION 33. Arkansas Code §5-26-501(b) is amended to read as follows
5	to clarify a criminal offense:
6	(b)(1) $\frac{(A)}{(A)}$ Interference with visitation is a Class C misdemeanor.
7	$\frac{(B)}{(2)}$ However, interference with visitation is a:
8	(A) Class D felony for any offense if the minor is taken,
9	enticed, or kept outside of the State of Arkansas+ ; or
10	(B) Class A misdemeanor for a third or subsequent offense.
11	(2) Any person who has pleaded guilty or nolo contendere to or
12	is found guilty of interference with visitation more than two (2) times is
13	guilty of a Class A misdemeanor.
14	
15	SECTION 34. Arkansas Code § 5-27-222 is amended to read as follows to
16	clarify a criminal offense:
17	A parent or person standing in loco parentis to a minor is guilty of a
18	violation and upon conviction shall be punished by a fine not to exceed two
19	hundred fifty dollars (\$250), if the parent's or person's gross neglect of a
20	parental duty with reference to the minor:
21	(a) It is unlawful for a parent or person standing in loco parentis to
22	a minor to grossly neglect a parental duty to the minor if the gross neglect:
23	(1) Proximately results in the delinquency of the minor; or
24	(2) Fails to correct the delinquency of the minor.
25	(b) Upon conviction, a person who violates this section is guilty of a
26	violation and shall be punished by a fine not to exceed two hundred fifty
27	<u>dollars (\$250).</u>
28	
29	SECTION 35. Arkansas Code § 5-27-302(5) is amended to read as follows
30	to clarify the phrase "and/or" and to make stylistic changes:
31	(5) "Visual or print medium" means any film, photograph, negative,
32	slide, book, magazine, or other visual or print medium other than material
33	specifically used by a licensed medical $\underline{professional}$ $\underline{and/or}$ \underline{or} mental health
34	professional, or both, for the purpose of assessment, evaluation, and
35	treatment of a sex offender.
36	

1	SECTION 36. A. Arkansas Code § $5-2/-306(a)(1)(C)$ is amended to read as
2	follows to remove an unnecessary internal reference:
3	(C) Deviate sexual activity as defined in § 5-14-101;
4	
5	B. Arkansas Code § 5-27-306(a)(2)(C) is amended to read as
6	follows to remove an unnecessary internal reference:
7	(C) Deviate sexual activity as defined in § 5-14-101;
8	
9	C.Arkansas Code § 5-27-306(a)(3)(C) is amended to read as
10	follows to remove an unnecessary internal reference:
11	(C) Deviate sexual activity as defined in § 5-14-101; or
12	
13	D. Arkansas Code § 5-27-306(a)(4)(C) is amended to read as
14	follows to remove an unnecessary internal reference:
15	(C) Deviate sexual activity as defined in § 5-14-101;
16	
17	SECTION 37. Arkansas Code § 5-27-306(b)(3) is amended to read as
18	follows to clarify its application:
19	(3) Class A felony if the person arranges a meeting with a child
20	fifteen (15) years of age or younger and an actual meeting with the child
21	takes place, even if the person fails to engage the child in any sexual
22	activity:
23	(A) Sexual intercourse;
24	(B) Sexually explicit conduct; or
25	(C) Deviate sexual activity.
26	
27	SECTION 38. Arkansas Code § 5-27-401(1) is repealed so as to remove ar
28	unnecessary definition.
29	(1) "Deviate sexual intercourse" means any act of sexual
30	gratification involving:
31	(A) The penetration, however slight, of the anus or mouth
32	of a person by the penis of another person; or
33	(B) The penetration, however slight, of the labia majora
34	or anus of a person by any body member or foreign instrument manipulated by
35	another person;
36	

1	SECTION 39. Arkansas Code § 5-36-103(c)(2)(A) is amended to read as
2	follows to clarify a definition:
3	(A) "Public safety agency" means an agency of the State of
4	Arkansas or a functional division of a political subdivision that provides:
5	(i) Fire fighting Firefighting and rescue;
6	(ii) Natural or man-caused disaster or major
7	emergency response;
8	(iii) Law enforcement; and or
9	(iv) Ambulance or emergency medical services; and
10	
11	SECTION 40. Arkansas Code § 5-37-225(a) is amended to read as follows
12	to conform the culpable mental state element of a criminal offense to a
13	culpable mental state defined in the Arkansas Criminal Code:
14	(a) No person may falsely make, forge, or counterfeit, or cause or
15	procure to be falsely made, forged, or counterfeited, or willingly knowingly
16	aid or assist in falsely making, forging, or counterfeiting a transcript,
17	diploma, or grade report of a postsecondary educational institution.
18	
19	SECTION 41. Arkansas Code § 5-37-407(a)(2) is amended to read as
20	follows to clarify the scope of a definition:
21	(2) "Any As used in this section, "any person aggrieved"
22	includes any communication service provider.
23	
24	SECTION 42. Arkansas Code § 5-38-301(d)(3)(A) is amended to read as
25	follows to make stylistic changes:
26	(3)(A) The Governor may establish and administer a <u>fund to be</u>
27	known as the "Reward Pool Fund".
28	
29	SECTION 43. Arkansas Code § 5-40-103 is amended to read as follows to
30	clarify its application:
31	(a) $rac{ ext{In any case in which}}{ ext{If}}$ any land or town or city lot has been
32	forfeited to the State of Arkansas for the nonpayment of taxes and the title
33	of the state to the land or town or city lot has been confirmed, it is
34	unlawful after the date of the confirmation decree for the former owner or
35	any other person to sell, buy, damage, or remove from the land or town or
36	city lot any building, fence, or other improvement on the land or town or

1 city lot or to buy or sell any building, fence, or other improvement on the 2 land or town or city lot. 3 (b) Any Upon conviction, any person violating any provision of this 4 section is guilty of a Class B misdemeanor and is liable to the State of 5 Arkansas for three (3) times the amount of the value of the building, fence, 6 or other improvement, as defined in subsection (a) of this section, so that 7 is sold, bought, damaged, or removed in violation of this section. 8 9 SECTION 44. Arkansas Code § 5-41-202(a)(4) is amended to read as 10 follows to clarify its application: 11 (4) Obtains and discloses, publishes, transfers, or uses a 12 device used to access a computer, system, network, or data; or 13 SECTION 45. Arkansas Code § 5-53-110(a)(2) is amended to read as 14 15 follows to correct internal references: 16 (2) Withhold any unprivileged testimony, information, document, 17 or thing regardless of the admissibility under the rules of evidence of the testimony, information, document, or thing and notwithstanding the relevance 18 19 or probative value of the testimony, information, document, or thing to an 20 investigation; 21 22 SECTION 46. Arkansas Code § 5-54-122(c)(1)(A) is amended to read as 23 follows to correct an internal reference: 24 (A) The erime alleged criminal wrongdoing is a capital 25 offense, Class Y felony, Class A felony, or Class B felony; 26 27 SECTION 47. Arkansas Code § 5-54-201(1)(G) is amended to read as 28 follows to clarify a criminal offense: 29 (G) Any act that causes damage of five hundred thousand 30 dollars (\$500,000) or more to any building or set of buildings; 31 32 SECTION 48. Arkansas Code § 5-54-201(14)(G)(ii)(b) is amended to read 33 as follows to correct an internal reference and to make stylistic changes: 34 (b) Licensed medical personnel A licensed medical worker who provide 35 provides emergency medical treatment to a person whom the doctor licensed

medical worker believes committed an offense under this subchapter if, as

1 soon as reasonably practicable either before or after providing the medical 2 treatment, the doctor licensed medical worker notifies a law enforcement 3 agency; and 4 SECTION 49. Arkansas Code § 5-55-103(a)(1) is amended to read as 5 6 follows to clarify a criminal offense and to correct an internal reference: 7 (a)(1) It is unlawful for any person to commit medicaid fraud as 8 defined in this subchapter, and any person found to have committed any such 9 act or acts is deemed guilty of medicaid fraud prohibited by § 5-55-111. 10 11 SECTION 50. Arkansas Code § 5-55-301 is amended to read as follows to 12 clarify a criminal offense, to make stylistic changes, and to clarify its 13 application: (a) Any person or entity who knowingly makes any material false 14 15 statement or representation for the purpose of obtaining any benefit or 16 payment, or for the purpose of defeating or wrongfully increasing or 17 wrongfully decreasing any claim for benefit or payment, or who aids and abets for either of these purposes, is guilty of a Class D felony. 18 (a)(1) It is unlawful for any person to knowingly make any material 19 20 false statement or representation to the State Department for Social Security 21 Administration Disability Determination for the purpose of: 22 (A) Obtaining any benefit or payment; 23 (B) Defeating or wrongfully increasing or wrongfully decreasing any claim for benefit or payment; or 24 25 (C) Aiding and abetting another person in violation of 26 subdivisions (a)(1)(A) or (B) of this section. 27 (2) Upon conviction, a person who violates subdivision (a)(1) of 28 this section is guilty of a Class D felony. 29 (b) A copy of subsection (a) of this section shall be placed on all 30 forms prescribed by the State Department for Social Security Administration 31 Disability Determination for the use of a person claiming a benefit, a 32 provider participating in the claims process, and any other party involved in 33 the claims process. 34 (c) When the department finds that a false or misleading statement or 35 representation was made willfully and knowingly for the purpose of obtaining

a benefit or payment, or for the purpose of obtaining, wrongfully increasing,

1	wrongfully decreasing, or defeating any claim for a benefit or payment <u>a</u>
2	violation of subsection (a) of this section, the Director of the State
3	Department for Social Security Administration Disability Determination shall
4	refer the matter for appropriate action to the prosecuting attorney of the
5	district where the original claim was filed.
6	
7	SECTION 51. Arkansas Code § 5-62-118(a) is amended to read as follows
8	to correctly classify a criminal offense and to make stylistic changes:
9	(a) (1) Any person who impounds or causes to be impounded in any pound
10	or other place any creature shall supply to it during the confinement a
11	sufficient quantity of good wholesome food and water, and in default of this
12	requirement upon conviction is adjudged guilty of a misdemeanor.
13	(2) Upon conviction, a person who violates subdivision (a)(1) of
14	this section is guilty of a Class A misdemeanor.
15	
16	SECTION 52. Arkansas Code \S 5-64-101(4) is repealed so as to remove an
17	unnecessary definition.
18	(4) "Bureau" means the Drug Enforcement Administration of the
19	United States Department of Justice or its successor agency;
20	
21	SECTION 53. Arkansas Code \S 5-64-101(8) is repealed so as to remove an
22	unnecessary definition.
23	(8) "Director" means the Director of the Division of Health of
24	the Department of Health and Human Services or his or her duly authorized
25	agent;
26	
27	SECTION 54. The introductory language of Arkansas Code § 5-64-
28	101(14)(C) is amended to read as follows to clarify a duty:
29	(C) In determining whether an object is "drug
30	paraphernalia", a court or other authority $\frac{\text{should}}{\text{shall}}$ consider, in addition
31	to any other logically relevant factor, the following:
32	
33	SECTION 55. Arkansas Code § 5-64-101(17)(A)(i) is amended to read as
34	follows to clarify the phrase "and/or" and to make stylistic changes:
35	(i) All parts Any part and any variety and/or or
36	species, or both, of the plant Cannabis <u>Cannabis plant</u> that contains THC

```
1
     (Tetrahydrocannabinol) whether growing or not;
 2
 3
           SECTION 56. Arkansas Code § 5-64-214(3) is amended to read as follows
 4
     to clarify the phrase "and/or":
 5
                 (3) That the substance has relatively high psychological and/or
 6
     or physiological dependence liability, or both,; and
 7
8
           SECTION 57. The introductory language of Arkansas Code § 5-64-
9
     215(a)(3) is amended to read as follows to clarify the phrase "and/or" and to
10
     clarify internal references:
11
                 (3) A synthetic equivalent of the substance contained in the
12
     Cannabis plant, or in the resinous extractives of the genus eannabis
     Cannabis, sp., and/or or a synthetic substance, derivative, or its isomers
13
14
     with similar chemical structure and pharmacological activity such as the
15
     following:
16
           SECTION 58. Arkansas Code § 5-64-401(a)(4)\frac{(A)(i)}{(A)(i)} is amended to read as
17
     follows to clarify the phrase "and/or":
18
19
                 (4) Schedule VI. A controlled substance classified in Schedule
     VI is guilty of a felony and shall be:
20
21
                       (A)(i) Imprisoned no less than four (4) nor more than ten
22
     (10) years and/or or fined no more than twenty-five thousand dollars
23
     ($25,000), or both, if the quantity of the controlled substance is less than
24
     ten pounds (10 lbs.).
25
                             (ii) For any purpose other than disposition, this
26
     offense is a Class C felony;
27
                       (B)(i) Imprisoned for no less than five (5) years nor more
28
     than twenty (20) years and/or or fined no less than fifteen thousand
     ($15,000) nor more than fifty thousand ($50,000), or both, if the quantity of
29
30
     the controlled substance is ten pounds (10 lbs.) or more but less than one
     hundred pounds (100 lbs.).
31
32
                             (ii) For any purpose other than disposition, this
33
     offense is a class B felony; or
34
                       (C)(i) Imprisoned for no less than six (6) years nor more
35
     than thirty (30) years and/or or fined no less than fifteen thousand dollars
36
     ($15,000) nor more than one hundred thousand dollars ($100,00), or both if
```

1 the quantity of the controlled substance is one hundred pounds (100 lbs.) or 2 more. 3 (ii) For any purpose other than disposition, this 4 offense is a Class A felony. 5 6 SECTION 59. Arkansas Code § 5-64-402(a)(2) is amended to read as 7 follows to correct an internal reference: 8 (2) Knowingly to keep or maintain any store, shop, warehouse, 9 dwelling, building, or other structure or place or premise, that is resorted 10 to by a person for the purpose of using or obtaining these substances a 11 controlled substance in violation of this chapter or that is used for keeping 12 them a controlled substance in violation of this chapter. 13 SECTION 60. Arkansas Code § 5-64-403(a)(5)(A) is amended to read as 14 15 follows to correct an internal reference: 16 (5)(A) Agree, consent, or in any manner offer to unlawfully 17 sell, furnish, transport, administer, or give any controlled substance to any person, or to arrange for any of the above action described in this 18 19 subdivision (a)(5)(A), and then to substitute a non-controlled noncontrolled substance in lieu of the controlled substance bargained for. 20 21 22 SECTION 61. The introductory language of Arkansas Code § 5-64-404(b) 23 is amended to read as follows to clarify a criminal offense: 24 (b) A person commits the offense of unlawful use of a communication 25 device if he or she knowingly uses any communication device in committing or 26 in causing or facilitating the commission of any act constituting a: 27 28 SECTION 62. Acts 1995, No. 778, § 1, is repealed due to a conflict between that act and Acts 1995, No. 779, § 1, in amending § 5-64-411, and 29 30 which conflict under § 1-2-207 is resolved in favor of Acts 1995, No. 779. 31 32 SECTION 63. Arkansas Code § 5-64-415(c)(1)(B) is amended to read as 33 follows to formally create the Health Department Drug Precursor Cash Fund: 34 (B)(i) There is created on the books of the Treasurer of 35 State, the Auditor of State, and the Chief Fiscal Officer of the State, a cash fund to be known as the "Health Department Drug Precursor Cash Fund". 36

1	(ii) The fees established under this subsection
2	shall be collected by the Division of Health of the Department of Health and
3	Human Services and transmitted to the Treasurer of State, who shall credit
4	the fees to the Health Department Drug Precursor Cash Fund, which fund is
5	ereated by this section.
6	(ii)(iii) The fund shall be administered by the
7	Division of Pharmacy Services and Drug Control of the Division of Health of
8	the Department of Health and Human Services.
9	
10	SECTION 64. Arkansas Code § 5-64-415(j)(2) is amended to read as
11	follows to clarify a duty:
12	(2) Further, the Department of Arkansas State Police and the
13	Division of Health of the Department of Health and Human Services are
14	$\frac{\text{authorized and directed to}}{\text{to}} \; \underline{\text{shall}} \; \text{exchange information gathered or received by}$
15	either agency under the provisions of this section.
16	
17	SECTION 65. Arkansas Code § 5-64-505(b)(3) is amended to read as
18	follows to clarify the phrase "and/or":
19	(3) Any drug paraphernalia or counterfeit substance except in
20	the possession or control of a practitioner in the course of professional
21	practice and/or or research.
22	
23	SECTION 66. Arkansas Code § 5-64-508(d)(2) is amended to read as
24	follows to clarify its application:
25	(2) A person who obtains this authorization is not shall not be
26	compelled in any civil, criminal, administrative, legislative, or other
27	proceeding to identify the individuals who are the subjects of research for
28	which the authorization was obtained.
29	
30	SECTION 67. Arkansas Code § 5-64-803 is amended to read as follows to
31	correct internal references:
32	(a) A place where a drug device is manufactured, sold, stored,
33	possessed, given away, or furnished in violation of this section subchapter
34	is deemed a common or public nuisance.
35	(b) A conveyance or vehicle of any kind is deemed a place "place"
36	within the meaning of this section subsection (a) of this section and may be

1 proceeded against under the provisions of § 5-64-804. 2 (c) A person who maintains, or aids or abets, or knowingly associates with another in maintaining a common or public nuisance under subsection (a) 3 4 of this section is in violation of this subchapter, and judgment shall be 5 given that the common or public nuisance be abated or closed as a place for 6 the manufacture, sale, storage, possession, giving away, or furnishing of a 7 drug device. 8 9 SECTION 68. Arkansas Code § 5-64-1103(c) is repealed because its provisions are being enacted as a new § 5-64-1104. 10 11 (c)(1) A pharmacy shall maintain a written or electronic log or 12 receipts of transactions involving the sale of ephedrine, pseudoephedrine, or phenylpropanolamine. 13 14 (2) A person purchasing, receiving, or otherwise acquiring 15 ephedrine, pseudoephedrine, or phenylpropanolamine is required to: 16 (A) Produce current and valid proof of identity; and 17 (B) Sign a written or electronic log or receipt that documents the date of the transaction, the name of the person, and the 18 19 quantity of pseudoephedrine or ephedrine purchased, received, or otherwise 20 acquired. 21 22 SECTION 69. Arkansas Code Title 5, Chapter 64, Subchapter 11 is 2.3 amended to add a new section to read as follows: 5-64-1104. Sales records - Purchaser's proof of identity. 24 (a) A pharmacy shall maintain a written log or an electronic log or 25 26 receipts of transactions involving the sale of ephedrine, pseudoephedrine, or 27 phenylpropanolamine. 28 (b) A person purchasing, receiving, or otherwise acquiring ephedrine, 29 pseudoephedrine, or phenylpropanolamine shall: 30 (1) Produce current and valid proof of identity; and 31 (2) Sign a written log or an electronic log or a receipt that 32 documents the date of the transaction, the name of the person, and the 33 quantity of ephedrine, pseudoephedrine, or phenylypropanolamine purchased, received, or otherwise acquired. 34 35

SECTION 70. Arkansas Code § 5-64-1103(g) is repealed because its

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1
    provisions are being enacted as a new § 5-64-1105.
 2
           (g) As used in this subchapter:
                 (1) "Ephedrine", "pseudoephedrine", and "phenylpropanolamine"
 3
    mean any product containing ephedrine, pseudoephedrine, or
 4
 5
    phenylpropanolamine or any of their salts, isomers, or salts of isomers,
 6
    alone or in a mixture;
 7
                (2)(A) "Proof of age" or "proof of identity" means any document
8
    issued by a governmental agency that contains a description of the person or
9
    a photograph of the person, or both, and gives the person's date of birth.
                       (B) "Proof of age" or "proof of identity" includes,
10
11
    without being limited to, a passport, military identification card, or
12
    driver's license;
13
                 (3)(A) "Retail distributor" means a grocery store, general
    merchandise store, drugstore, convenience store, or other related entity, the
14
    activities of which, as a distributor of ephedrine, pseudoephedrine, or
15
16
    phenylpropanolamine products, are limited exclusively to the sale of
17
     ephedrine, pseudoephedrine, or phenylpropanolamine products for personal use,
    both in number of sales and volume of sales, either directly to walk in
18
19
    customers or in face-to-face transactions by direct sales.
20
                       (B) "Retail distributor" includes any person or entity
21
    that makes a direct sale or has knowledge of the direct sale.
22
                       (C) "Retail distributor" does not include:
23
                             (i) Any manager, supervisor, or owner not present
24
    and not otherwise aware of the direct sale; or
25
                             (ii) The parent company of a grocery store, general
26
    merchandise store, drugstore, convenience store, or other related entity if
27
    the parent company is not involved in direct sales regulated by this
    subchapter; and
28
29
                 (4) "Sale for personal use" means the sale in a single
30
    transaction to an individual customer for a legitimate medical use of a
31
    product containing ephedrine, pseudoephedrine, or phenylpropanolamine in a
32
     quantity at or below that specified in subsection (a) of this section, and
33
     includes the sale of those products to an employer to be dispensed to
34
    employees from a first-aid kit or medicine chest.
35
           SECTION 71. Arkansas Code Title 5, Chapter 64, Subchapter 11 is
36
```

1	amended to add a new section to read as follows:
2	5-64-1105. Definitions.
3	As used in this subchapter:
4	(1) "Ephedrine", "pseudoephedrine", and "phenylpropanolamine"
5	means any product containing ephedrine, pseudoephedrine, or
6	phenylpropanolamine or any of their salts, isomers, or salts of isomers,
7	alone or in a mixture;
8	(2)(A) "Proof of age" and "proof of identity" means any document
9	issued by a governmental agency that contains a description of the person or
10	a photograph of the person, or both, and gives the person's date of birth.
11	(B) "Proof of age" and "proof of identity" includes
12	without limitation, a passport, military identification card, or driver's
13	license;
14	(3)(A) "Retail distributor" means a grocery store, general
15	merchandise store, drugstore, convenience store, or other related entity, the
16	activities of which, as a distributor of ephedrine, pseudoephedrine, or
17	phenylpropanolamine products, are limited exclusively to the sale for
18	personal use of ephedrine, pseudoephedrine, or phenylpropanolamine products,
19	both in number of sales and volume of sales, either directly to walk-in
20	customers or in face-to-face transactions by direct sales.
21	(B) "Retail distributor" includes any person or entity
22	that makes a direct sale or has knowledge of the direct sale.
23	(C) "Retail distributor" does not include:
24	(i) Any manager, supervisor, or owner not present
25	and not otherwise aware of the direct sale; or
26	(ii) The parent company of a grocery store, general
27	merchandise store, drugstore, convenience store, or other related entity if
28	the parent company is not involved in direct sales regulated by this
29	subchapter; and
30	(4) "Sale for personal use" means the sale in a single
31	transaction to an individual customer for a legitimate medical use of a
32	product containing ephedrine, pseudoephedrine, or phenylpropanolamine in a
33	quantity at or below that specified in \S 5-64-1103, and includes the sale of
34	those products to an employer to be dispensed to employees from a first-aid
35	kit or medicine chest.

1	SECTION 72. Arkansas Code § 5-64-1201 is amended to read as follows to
2	clarify a criminal offense and to make stylistic changes:
3	Any person is guilty of a Class A misdemeanor who possesses
4	(a) It is unlawful for any person to possess any a substance in
5	subdivisions (1)-(3) listed in subsection (b) of this section:
6	$\underline{\text{(1)}}$ with $\underline{\text{With}}$ the intent to breathe, inhale, ingest, or use the
7	substance for the purpose of:
8	(A) causing Causing a condition of intoxication, elation,
9	euphoria, dizziness, stupefaction, or dulling of the senses; or
10	(B) for the purpose of in In any manner changing,
11	distorting, or disturbing his or her audio, visual, or mental processes; or
12	(2) who Who knowingly and with the intent to do so purposely is
13	under the influence of + the substance.
14	(b) This subchapter applies to the following substances:
15	(1) Nitrous oxide, commonly known as "laughing gas";
16	(2) Any compound, liquid, or chemical that contains nitrous
17	oxide; or
18	(3) Any amyl nitrite, commonly known as "poppers" or "snappers".
19	(c) Upon conviction, a person who violates this section is guilty of a
20	Class A misdemeanor.
21	
22	SECTION 73. Arkansas Code § 5-64-1202 is amended to read as follows to
23	conform the culpable mental state element of a criminal offense to a culpable
24	mental state defined in the Arkansas Criminal Code, to clarify the criminal
25	offense, and to correct internal references:
26	(a) It is unlawful for any Any person, firm, corporation, limited
27	liability company, or association is guilty of a Class A misdemeanor if that
28	person, firm, corporation, limited liability company, or association
29	intentionally sells, offers for sale, distributes, or gives away the
30	following substances to purposely sell, offer for sale, distribute, or give
31	away a substance listed in § 5-64-1201(b) for the purpose of inducing or
32	aiding another person to breathe, inhale, ingest, use, or be under the
33	influence of the <u>substances</u> <u>substance</u> for <u>the purposes</u> <u>a purpose</u> prohibited
34	in § 5-64-1201÷
35	(1) Nitrous oxide;
36	(2) Any compound liquid or chemical that contains nitrous

1 oxide; or 2 (3) Any amyl nitrate. 3 (b) Upon conviction, a person, a firm, a corporation, a limited 4 liability company, or an association that violates this section is guilty of 5 a Class A misdemeanor. 6 SECTION 74. Arkansas Code § 5-64-1203(a) is amended to read as follows 7 8 to correct an internal reference: 9 (a) A prohibitive provision in this subchapter does not apply to the possession and use of these substances a substance listed in § 5-64-1201(b) 10 11 that is prescribed as part of the practice of dentistry or as part of the 12 care or treatment of a disease, condition, or injury by a licensed physician or to their use as part of a manufacturing process or industrial operation. 13 14 15 SECTION 75. Acts 1999, No. 1077, § 9, is repealed due to a conflict 16 between that act and Acts 1999, No. 1468, § 1, and Acts 1999, No. 1508, § 7, 17 in amending § 5-65-104, and which conflict under § 1-2-207 is resolved in favor of Acts 1999, Nos. 1468 and 1508. 18 19 20 SECTION 76. Arkansas Code § 5-65-108(c)(1) is amended to read as 21 follows to remove obsolete language: 22 (c)(1) After March 21, 1983, no No circuit court judge, district court 23 judge, or city court judge may utilize the provisions of § 16-93-301 et seq. 24 in an instance in which the defendant is charged with violating § 5-65-103. 25 26 SECTION 77. Arkansas Code § 5-65-109(b)(2)(A) is amended to read as 27 follows to correct an internal reference: 28 (2)(A) After entry of a plea of guilty or nolo contendere or a 29 finding of guilt and if the sentencing of the defendant is delayed by the 30 defendant, the clerk of the court shall notify the defendant by first class mail sent to the defendant's last known address that the defendant has 31 32 fifteen (15) days to appear and show cause for failing to appear for 33 sentencing. 34 35 SECTION 78. Acts 1995, No. 172, § 1, and Acts 1995, No. 1032, § 1, are

repealed due to a conflict between those acts and Acts 1995, No. 263, § 1,

1 and Acts 1995, No. 1256, § 20, in amending § 5-65-115, and which conflict 2 under § 1-2-207 is resolved in favor of Acts 1995, Nos. 263 and 1256. 3 4 SECTION 79. Arkansas Code § 5-65-118(b)(1)(B) is amended to read as 5 follows to remove obsolete language: 6 (B) However, if the office restricts the offender to the 7 use of an ignition interlock device in conjunction with the issuance of an 8 ignition interlock restricted license under a provision of § 5-65-104, the 9 period of requirement of use of the ignition interlock device shall be at 10 least the remaining time period of the original suspension imposed under § 5-11 65-104, and so notify the office; 12 13 SECTION 80. Arkansas Code § 5-65-120(a)(2)(D) is amended to read as 14 follows to clarify an internal reference: 15 (D) To and from the alcohol safety education and 16 alcoholism treatment course programs for drunk drivers; or 17 SECTION 81. Arkansas Code § 5-65-207(d) is amended to read as follows 18 19 to remove obsolete language and to make stylistic changes: (d) Any law enforcement agency that conducts alcohol testing shall be 20 21 in maintain full compliance with the provisions of this section by June 28, 22 1989. 23 24 SECTION 82. Arkansas Code § 5-66-103 is amended to read as follows to 25 clarify a criminal offense and to make stylistic changes: 26 (a) It is unlawful for any person to Any person who: 27 (1) Keeps, conducts, or operates, or who is Keep, conduct, or 28 operate, or be interested directly or indirectly in keeping, conducting, or 29 operating any gambling house or place where gambling is carried on; 30 (2) Sets up, keeps, or exhibits or causes Set up, keep, or exhibit or cause to be set up, kept, or exhibited or assists in 31 32 setting up, keeping, or exhibiting any gambling device; or 33 (3) Is Be interested directly or indirectly in running any 34 gambling house or in setting up and exhibiting any gambling device, either by 35 furnishing money or another article, for the purpose of carrying on any 36 gambling house,.

1 (b) Upon conviction, a person who violates this section is deemed 2 guilty of a an unclassified felony and on conviction shall be confined in the Department of Correction for not less than one (1) year nor more than three 3 4 (3) years. 5 6 SECTION 83. Arkansas Code § 5-66-105 is amended to read as follows to 7 clarify a criminal offense and to make stylistic changes: 8 (a) It is unlawful for If any person is in any way, either directly or 9 indirectly, to be: 10 (1) Interested interested or concerned in any gaming prohibited 11 by § 5-66-104, either by furnishing money or another article for the purpose 12 of carrying on gaming,; or is (2) Interested interested in the loss or gain of such prohibited 13 14 gaming, gaming prohibited by § 5-66-104. 15 (b) Upon conviction, a person who violates this section is he or she 16 is deemed guilty of a an unclassified misdemeanor and on conviction shall be 17 fined in any sum not less than one hundred dollars (\$100) and may be imprisoned any length of time not less than thirty (30) days nor more than 18 one (1) year as in \$5-66-104. 19 20 21 SECTION 84. Arkansas Code § 5-66-106 is amended to read as follows to 22 correctly classify a criminal offense, to clarify the criminal offense, and 23 to make stylistic changes: 24 (a) It is unlawful for any person to bet If any person is guilty of 25 betting any money or other valuable thing or any representative of any thing 26 that is esteemed of value, on any game prohibited by § 5-66-104, upon, 27 (b) Upon conviction, he or she a person who violates this section is 28 guilty of a violation and shall be fined in any sum not exceeding one hundred 29 dollars (\$100) nor less than fifty dollars (\$50.00). 30 31 SECTION 85. Arkansas Code § 5-66-107 is amended to read as follows to 32 correctly classify a criminal offense, to clarify the criminal offense, 33 correct internal references, and to make stylistic changes: 34 (a) It is unlawful for any If the owner or occupant of any house, 35 outhouse outbuilding, or other building or any steamboat, or other vessel

shall to knowingly permit or suffer any of games, tables, or banks mentioned

- in § 5-66-104 or shall permit or suffer any kind of gaming under any name

 whatsoever, to be carried on or exhibited in their houses, or outhouses or

 other buildings his or her house, outbuilding, or other building, or on board

 of any steamboat, flatboat, keelboat, or other vessel on any of the waters

 within this state, upon,
 - (b) Upon conviction, the owner or occupant shall be punished as provided in § 5-66-104 a person who violates this section is guilty of an unclassified misdemeanor and shall be fined in any sum not less than one hundred dollars (\$100) and may be imprisoned any length of time not less than thirty (30) days nor more than one (1) year.

2.3

SECTION 86. Arkansas Code \S 5-66-115 is amended to read as follows to clarify a criminal offense:

Any person who:

- to Gives, promises, or offers to any professional or amateur baseball, football, hockey, polo, tennis, or basketball player or boxer or any player who participates or expects to participate in any professional or amateur game or sport or any jockey, driver, groom, or any person participating or expecting to participate in any horse race, including owners of race tracks and their employees, stewards, trainers, judges, starters, or special policemen, or to any manager, coach, or trainer of any team or participant or prospective participant in any such game, contest, or sport any valuable thing with intent to influence him or her to lose or try to lose or cause to be lost or to limit his or her or his or her team's margin of victory in a baseball, football, hockey, or basketball game, boxing, tennis, or polo match or a horse race or any professional or amateur sport or game in which such player or participant or jockey or driver is taking part or expects to take part or has any duty or connectiontherewith; or
- (2) Solicits or accepts any valuable thing to influence him or her to lose or try to lose or cause to be lost or to limit his or her or his or her team's margin of victory in a baseball, football, hockey, or basketball game or boxing, tennis, or polo match or horse race or any game or sport in which he or she is taking part or expects to take part or has any duty or connection therewith, being a professional or amateur baseball, football, hockey, basketball, tennis, or polo player, boxer, or jockey, driver, or groom or participant or prospective participant in any sport or

1	game or a manager, coach, or trainer of any team or individual participant or
2	prospective participant in any such game, contest, or sport,
3	commits a Class D felony.
4	(a) As used in this section:
5	(1) "Participant" means any:
6	(A) Professional or amateur baseball, football,
7	basketball, hockey, polo, tennis, or other athletic player;
8	(B) Boxer;
9	(C) Jockey, driver, groom, or other person participating
10	or expecting to participate in a horse race, including an owner of a race
11	track or the owner's employee, steward, trainer, judge, starter, or special
12	police officer; or
13	(D) Manager, coach, or trainer of any sport team or
14	participant or prospective participant in any sport team, sport game, or
15	sport contest; and
16	(2) "Sport" means any:
17	(A) Professional or amateur baseball, football,
18	basketball, hockey, polo, tennis, or other athletic game or contest;
19	(B) Boxing match; or
20	(C) Horse race.
21	(b) It is unlawful for any person to give, promise, or offer to any
22	participant in any sport any valuable thing with the purpose to influence the
23	participant to lose or try to lose or cause to be lost or to limit the
24	participant's or the participant's team's margin of victory in a sport in
25	which the participant is taking part or expects to take part or has any duty
26	or connection.
27	(c) It is unlawful for any participant to solicit or accept any
28	valuable thing to influence the participant to lose or try to lose or cause
29	to be lost or to limit the participant's or the participant's team's margin
30	of victory in a sport in which the participant is taking part or expects to
31	take part or has any duty or connection.
32	(d) Upon conviction, any person who violates this section is guilty of
33	a Class D felony.
34	
35	SECTION 87. Arkansas Code § 5-66-117(a) is amended to read as follows
36	to clarify a criminal offense and to make stylistic changes:

1 (a)(1) It is unlawful for any Any person who, either for himself or 2 herself or as agent or employee of another person, to place, offer, or agree to place places, offers, or agrees to place, either in person or by 3 4 messenger, telephone, or telegraph, a wager on behalf of another person, for 5 a consideration paid or to be paid by or on behalf of the other person, on a 6 thoroughbred horse race being conducted in or out of this state. 7 (2) Upon conviction, a person who violates subdivision (a)(1) of 8 this section is deemed guilty of a Class D felony. 9 10 SECTION 88. Arkansas Code § 5-67-102(c) is amended to read as follows 11 to clarify a duty of the State Highway Commission: 12 (c) The commission shall cause the removal and destruction of, and it is made the duty of the commission to remove and destroy, any signboard now 13 on or within one hundred yards (100 yds.) of the right-of-way of any state 14 15 highway that gives to the traveling public any false and or misleading 16 information pertaining to the highways of this state. 17 SECTION 89. Arkansas Code § 5-68-205(a)(1)(A) is amended to read as 18 19 follows to correct an internal reference: 20 "Obscene" means the same as it is "obscene material" 21 defined by § 5-68-302; and 22 23 SECTION 90. Arkansas Code § 5-68-205(b)(2) is amended to read as 24 follows to make stylistic changes: 25 (2) A violation of this subsection is punishable as a Class C 26 misdemeanor. 27 28 SECTION 91. Arkansas Code § 5-69-102(d)(2) is amended to read as 29 follows to clarify a duty of the Attorney General and prosecuting attorneys: 30 (2) The Attorney General and the several prosecuting attorneys of this state are authorized and directed to shall proceed in the name of the 31 32 State of Arkansas in any court of competent jurisdiction by injunction, 33 mandamus, or other appropriate remedy for the abatement of a public nuisance 34 under subdivision (d)(1) of this section. 35 SECTION 92. Arkansas Code § 5-71-202(a) is amended to read as follows 36

- 1 to add clarifying language: 2 (a) A person commits the offense of aggravated riot if he or she 3 commits the offense of riot when: 4 (1) The person knowingly possesses a deadly weapon; or 5 The person knows that another person with whom he or she is 6 acting possesses a deadly weapon. 7 8 SECTION 93. Arkansas Code § 5-71-207(a)(6) is amended to read as 9 follows to add clarifying language: 10 (6) Congregates with two (2) or more other persons in a public 11 place and refuses to comply with a lawful order to disperse of a law 12 enforcement officer or other person engaged in enforcing or executing the 13 law: 14 15 SECTION 94. Arkansas Code § 5-71-229(d)(2) is amended to read as 16 follows to clarify an internal reference: 17 (2) "Harasses" means an act of harassment as defined prohibited by § 5-71-208; and 18 19 SECTION 95. Arkansas Code § 5-72-105(b)(2) is amended to read as 20 21 follows to remove obsolete language: 22 (2) The person, levee district, or drainage district has a cause 23 of action against any person or corporation that may have felled or thrown, 24 or caused to be felled or thrown timber, a tree, or material into a stream, 25 drain, ditch, or canal, for the reasonable cost of removing the timber, tree, 26 or material, whether the obstruction was placed in the stream, ditch, drain, 27 or canal either before or after the passage of this section. 28 29 SECTION 96. Arkansas Code § 5-73-130(c) is amended to read as follows 30 to remove obsolete language: 31 (c) As used in this section, "unlawfully in possession of a firearm"
- does not include any act of possession of a firearm that is prohibited only by:
- 34 (1) Section 15-43-214 [repealed], unlawful to possess firearms
 35 while hunting deer or turkey by bow and arrow;
- 36 (2) Section 15-43-225 [repealed], unlawful for guide for persons

1	hunting migratory birds to carry gun;
2	(3) Section 5-43-317 [repealed], unlawful to shoot fish with a
3	gun;
4	$\frac{(4)}{(1)}$ Section 5-73-127, unlawful to possess loaded center-fire
5	weapons in certain areas; or
6	(5)(2) A regulation of the Arkansas State Game and Fish
7	Commission.
8	
9	SECTION 97. Arkansas Code § 5-73-205(a)(3) is repealed so as to remove
10	obsolete language.
11	(3) When the machine gun is of the kind described in § 5-73-209
12	<pre>[repealed] and has not been registered as required in § 5-73-209 [repealed];</pre>
13	or
14	
15	SECTION 98. Arkansas Code § 5-73-301(2) is repealed so as to remove an
16	unnecessary definition:
17	(2) "Director" means the Director of the Department of Arkansas
18	State Police; and
19	
20	SECTION 99. Arkansas Code § 5-73-301 is amended to add a new
21	definition to clarify the application of Title 5, Chapter 73, Subchapter 3:
22	(4) "Licensee" means a person granted a valid license to carry a
23	concealed handgun pursuant to this subchapter.
24	
25	SECTION 100. Arkansas Code § 5-73-307(b) is amended to read as follows
26	to remove obsolete language:
27	(b) Nothing in this subchapter shall be construed to require or allow
28	the registration, documentation, or providing of a serial number with regard
29	to any firearm, except as required by former § 5-73-310(8).
30	
31	SECTION 101. Arkansas Code § 5-73-312(a)(1) is amended to read as
32	follows to clarify the scope of its application:
33	(a)(1) A license to carry a concealed handgun issued under this
34	subchapter shall be revoked if the licensee becomes ineligible under the
35	criteria set forth in §§ 5-73-308(a) and or § 5-73-309.
36	

1 SECTION 102. Arkansas Code § 5-73-315(a) is amended to read as follows 2 to clarify its application and to correct an internal reference: (a) Any person licensee possessing a valid license issued pursuant to 3 4 this subchapter may carry a concealed handgun. 5 6 SECTION 103. Arkansas Code Title 5, Chapter 73, Subchapter 3 is 7 amended to add a new section containing the provisions of former § 5-73-402: 8 5-73-321. Recognition of other states' licensees. 9 (a) Any person granted and in possession of a valid license to carry a concealed handgun issued by another state is entitled to the privileges and 10 11 subject to the restrictions prescribed by this subchapter if the state that issued the license recognizes concealed handgun licenses issued under this 12 13 subchapter. 14 (b)(1) The Director of the Department of Arkansas State Police shall 15 make a determination as to which states' licensees will be recognized in 16 Arkansas and provide that list to every law enforcement agency within the 17 state. 18 (2) The director shall revise the list from time to time and provide the revised list to every law enforcement agency in this state. 19 20 21 SECTION 104. Arkansas Code Title 5, Chapter 73 is repealed because its 22 provisions are being enacted as a new § 5-73-321. 23 Subchapter 4. 24 Concealed Handgun License Reciprocity. 25 5-73-401. Recognition of other states' permits - Acts 1997, No. 789. 26 Any person in possession of a valid license issued by another state to carry 27 a concealed handgun shall be entitled to the privileges and subject to the 28 restrictions prescribed by Arkansas' concealed handgun law (§ 5-73-301 et 29 seq.) provided that the concealed handgun law of the state that issued the 30 license is at least as restrictive as Arkansas' concealed handgun law and 31 that the state that issued the license recognizes concealed handgun licenses 32 issued under § 5-73-301 et seq. The Director of the Department of State 33 Police shall make a determination as to which states' permits will be 34 recognized in Arkansas and provide that list to every law enforcement agency 35 within the state. The director shall revise the list from time to time and

provide the revised list to every law enforcement agency in this state.

1	
2	5-73-402. Recognition of other states' permits - Acts 1997, No. 1239.
3	Any person in possession of a valid license issued by another state to carry
4	a concealed handgun shall be entitled to the privileges and subject to the
5	restrictions prescribed by Arkansas concealed handgun law (§ 5-73-301 et
6	seq.) provided that the state that issued the license recognizes concealed
7	handgun licenses issued under § 5-73-301 et seq. The Director of the
8	Department of State Police shall make a determination as to which states'
9	permits will be recognized in Arkansas and provide that list to every law
10	enforcement agency within the state. The director shall revise the list from
11	time to time and provide the revised list to every law enforcement agency in
12	this state.
13	
14	SECTION 105. Arkansas Code § 5-74-106(d) is amended to read as follows
15	to clarify an internal reference:
16	(d) It is a defense to this section that the defendant was in his or
17	her home and the firearm or other implement or weapon was not readily
18	accessible for use.
19	
20	SECTION 106. Arkansas Code § 5-75-106(d)(1)(B) is amended to read as
21	follows to clarify an internal reference:
22	(B) These documents are A document described in
23	subdivision (d)(1)(A) of this section is self-authenticating.
24	
25	SECTION 107. Arkansas Code § 5-76-102(c)(3)(A) is amended to read as
26	follows to make a stylistic change:
27	(3)(A) For a third or subsequent offense within a three-year
28	period, a person violating this section shall be punished by a fine of not
29	less than one thousand dollars (\$1,000) nor more than five thousand dollars
30	(\$5,000) and by imprisonment in the county or municipal jail for not less
31	than sixty (60) days nor more than one (1) year, to include a minimum of
32	sixty (60) days which shall be served in the county or municipal jail and
33	that cannot shall not be probated or suspended.
34	
35	SECTION 108. Arkansas Code § 5-76-102(c)(4) is amended to read as

follows to clarify its application to certain court orders:

1	(4) Any person who operates a motorboat on the waters of this
2	state in violation of a court order issued pursuant to this section shall be
3	imprisoned for ten (10) days.
4	
5	SECTION 109. Arkansas Code § 5-76-102(e)(3)(B) is amended to read as
6	follows to clarify an internal reference:
7	(B) These documents are A document described in
8	subdivision (e)(3)(A) of this section is self-authenticating.
9	
10	SECTION 110. Arkansas Code § 5-77-201 is amended to add certain
11	provisions of former § 5-77-301 which substantially duplicated this section:
12	(a)(l) It is unlawful to sell or transfer a blue light or blue lens
13	cap to any person other than a law enforcement officer or a county coroner.
14	(2) It is unlawful for a person other than a law enforcement
15	officer or a county coroner to buy a blue light or blue lens cap.
16	(b) Before selling a blue light or blue lens cap, the seller shall
17	require the buyer to provide identification that legally demonstrates that
18	the buyer is a law enforcement officer or a county coroner.
19	(c) Any sale of a blue light or blue lens cap shall be reported to the
20	Department of Arkansas State Police on a form prescribed by the department.
21	(d) A violation of Upon conviction, a person who violates this section
22	is <u>guilty of</u> a Class D felony.
23	(e) As used in this section; section:
24	(1) "Blue lens cap" means a lens cap designed to produce a blue
25	color of light when light from a device designed for an emergency vehicle
26	passes through the lens cap; and "blue light" means an operable blue light
27	that:
28	(2) "Blue light" means any operable device that:
29	(A) Emits a blue color of light;
30	$\frac{(1)}{(B)}$ Is designed for use by an emergency vehicle, or is
31	similar in appearance to a blue light <u>device</u> designed for use by an emergency
32	vehicle; and
33	$\frac{(2)}{(C)}$ Can be operated by use of the vehicle's battery, the
34	vehicle's electrical system, or a dry cell battery.
35	
36	SECTION 111. Arkansas Code Title 5, Chapter 77, Subchapter 3 is

1 repealed because it is duplicative of § 5-77-201. 2 Subchapter 3. Blue Light Sales. 3 4 5-77-301. Blue light sales. 5 -(a)(1) It is unlawful to sell or transfer a blue light to any person 6 other than a certified law enforcement officer. 7 (2) A sale or transfer of a blue light shall be reported to the 8 Department of Arkansas State Police on a form prescribed by the department. 9 (b) A violation of this section is a Class A misdemeanor. 10 (c) As used in this section, "blue light" means an operable blue light 11 that: 12 (1) Is designed for use by an emergency vehicle, or is similar 13 in appearance to a blue light designed for use by an emergency vehicle; and 14 (2) Can be operated by use of the vehicle's battery, the 15 vehicle's electrical system, or a dry cell battery. 16 17 SECTION 112. Arkansas Code § 6-3-110 is amended to read as follows to delete redundant language and clarify existing language: 18 6-3-110. Appropriation and annual audit - State employees. 19 20 (a) No person employed by the Arkansas Educational Television 21 Commission and paid from state funds shall receive supplemental compensation 22 or remuneration from funds not appropriated by the state. 23 (b) In fulfilling their day-to-day responsibilities, Only an 24 appropriate state employee may supervise state employees of the Division of 25 Educational Television of the Department of Education are to be supervised 26 only by appropriate state employees. A "state employee" is defined as one 27 paid by funds appropriated by the General Assembly. No person or employee 28 paid with funds not appropriated by the General Assembly shall supervise any 29 state employee of the division. No person employed by the commission and 30 paid from state funds shall receive supplemental compensation or remuneration 31 from funds not appropriated by the state. 32 (c) As used in this section, "state employee" means an individual paid 33 by funds appropriated by the General Assembly. 34 35 SECTION 113. Arkansas Code § 6-11-132 is amended to read as follows to

clarify that each of the boards are responsible only for financial impact

1 statements relating to rules promulgated by it: 2 6-11-132. Financial impact statements for administrative rules. (a)(1) $\frac{(A)}{(A)}$ Except as provided in subdivision (a)(2) subsection (b) of 3 4 this section, the for each rule promulgated by the State Board of Education 5 or the State Board of Workforce Education and Career Opportunities under the 6 Arkansas Administrative Procedure Act, § 25-15-201 et seq., the State Board 7 of Education and the State Board of Workforce Education and Career 8 Opportunities, board promulgating the rule shall prepare file a financial 9 impact statement for each rule promulgated under the Arkansas Administrative Procedure Act, § 25-15-201 et seq. with the Bureau of Legislative Research. 10 11 (B)(2) The scope of the financial impact statement shall 12 be determined by the State Board of Education and the State Board of 13 Workforce Education and Career Opportunities board promulgating the rule but 14 shall include, at a minimum:, 15 (i) The a public school district's estimated cost of 16 complying to comply with and implement the rule; and 17 (ii) The estimated cost for public school districts to implement the rule. 18 (3) This subsection applies to an emergency rule for permanent 19 adoption. 20 (2)(A)(b) For each emergency rule not for permanent adoption, If 21 if the State Board of Education and or the State Board of Workforce Education 22 and Career Opportunities have has reason to believe that the development of a 23 financial impact statement for an the emergency rule promulgated by it 24 pursuant to the Arkansas Administrative Procedure Act, § 25-15-201 et seq., 25 will be so speculative as to be cost prohibitive, the board promulgating the 26 rule the State Board of Education and the State Board of Workforce Education 27 and Career Opportunities shall submit to the bureau a statement and 28 explanation to that effect. 29 (B) However, the State Board of Education and the State 30 Board of Workforce Education and Career Opportunities shall prepare a 31 financial impact statement pursuant to subdivision (a)(1) of this section for 32 an emergency rule that is promulgated for permanent adoption. 33 (b)(c) Except as provided in subdivision (a)(2) of this section, 34 neither Neither the State Board of Education and nor the State Board of 35 Workforce Education and Career Opportunities shall not promulgate a rule for 36 with respect to which it has not prepared a financial impact statement that

1 provides the estimated cost of complying with the rule and the estimated cost 2 for public school districts to implement the rule complied with this section. 3 4 SECTION 114. Arkansas Code § 6-20-402(a)(1)(B) is amended to read as 5 follows to include a word inadvertently deleted by a previous act: 6 (B) A school district or public charter school may enter 7 into public-private partnerships whereby the school district or public 8 charter school enters into a lease-purchase agreement for the acquisition or 9 construction of a school building or related facilities built or acquired by the private entities with facilities bonds exempt from federal taxes under 26 10 11 U.S.C. § 142(a)(13), as in existence it existed on January 1, 2003, or 12 otherwise exempt under 26 U.S.C. § 103, as it existed on January 1, 2005. 13 14 SECTION 115. Arkansas Code § 6-20-402(b)(1)(A) is amended to read as 15 follows to include a word inadvertently omitted by a previous act: 16 (b)(1)(A) Except as provided in subdivisions (b)(1)(B) and (C) of this 17 section, a postdated warrant, a short-term lease-purchase agreement, or an installment contract must be paid within ten (10) years of the date of 18 19 issuance of the postdated warrant or the execution of the written lease-20 purchase agreement or installment contract, as the case may be. 21 22 SECTION 116. Arkansas Code § 6-21-803(15) is amended to read as 23 follows to subdivide the subdivision and clarify the definition of "school 24 district": 25 (15) "School district" means a geographic area with an elected 26 board of directors that: 27 (B) qualifies Qualifies as a taxing unit for purposes of 28 ad valorem property taxes under § 26-1-101 et seq.; Arkansas Constitution, 29 Article 14, § 3; and 30 (A) Is governed by an elected board of directors that and which board conducts the daily affairs of public schools under the 31 32 supervisory authority vested in it by the General Assembly and § 6-1-101 § 6-33 13-101 et seq.; and 34 35 SECTION 117. Arkansas Code § 6-23-304(e) is amended to read as follows

to clarify that Acts 2005, No. 2005, § 8, renumbered the former subdivision

1 (d)(1) as (e) and repealed former subdivision (d)(2): 2 (e) No private or parochial elementary or secondary school shall be 3 eligible for open-enrollment public charter school status. 4 (2) No open-enrollment charter school shall be located in a 5 school district with an enrollment of fewer than five hundred (500) students 6 at the time that the state board initially approves the charter. 7 8 SECTION 118. Arkansas Code § 6-51-805 is amended to read as follows to 9 delete the reference to the non-existent State Council on Vocational 10 Education: 11 6-51-805. Creation of general advisory council. (a) The State Board of Workforce Education and Career Opportunities 12 13 shall relate to the community-based education centers as a coordinating 14 board. Furthermore, the governing board of a community-based education center 15 is encouraged to create a general advisory council. Such general advisory 16 council shall provide advice on programs of the school, including data that 17 reflects the needs of business and industry served by the community-based 18 education center. 19 (b) Upon request by the community-based education center, the State 20 Council on Vocational Education shall provide such assistance as may be 21 required to establish a general advisory council. 22 23 SECTION 119. Arkansas Code § 6-61-230 is amended to read as follows to 24 reflect that there is more than one funding formula in the subchapter: 25 6-61-230. Review of funding formulas. 26 The Arkansas Higher Education Coordinating Board, in collaboration with 27 the Executive Council of the Presidents Council, shall review the funding 28 formula formulas set forth in this subchapter biennially and make written 29 recommendations for appropriate modifications or changes to the President Pro 30 Tempore of the Senate, the Speaker of the House of Representatives, and the Governor by October 15 of the year prior to each regular session of the 31 32 General Assembly. 33 34 SECTION 120. Arkansas Code § 8-7-1303 is amended to read as follows to 35 remove superfluous definitions and to clarify two existing definitions:

8-7-1303. Definitions.

36

1	As used in this subchapter:
2	(1) "Commission" means the Arkansas Pollution Control and
3	Ecology Commission;
4	$\frac{(2)}{(1)}$ "Comprehensive site assessment" means an assessment to
5	determine the rate, extent, and characteristics of contamination at a site
6	addressed under the Arkansas Hazardous Waste Management Act of 1979, § 8-7-
7	201 et seq., the Emergency Response Fund Act, § 8-7-401 et seq., the Remedial
8	Action Trust Fund Act, \S 8-7-501 et seq., or the Voluntary Cleanup Act, \S 8-
9	7-1101 et seq.;
10	$\frac{(3)}{(2)}$ "Comprehensive site assessment consultant" means a person
11	that performs a comprehensive environmental site assessment for a fee or in
12	conjunction with other services for which a fee is charged;
13	(4) "Department" means the Arkansas Department of Environmental
14	Quality;
15	(5) "Director" means the Director of the Arkansas Department of
16	Environmental Quality;
17	$\frac{(6)(3)}{(3)}$ "Environmental site assessment" means a Phase I
18	environmental site assessment or a comprehensive site assessment;
19	$\frac{(7)(4)}{(6)}$ "Environmental site assessment consultant" means a person
20	that performs a Phase I environmental site assessment or \underline{a} comprehensive
21	environmental site assessment for a fee or in conjunction with other services
22	for which a fee is charged;
23	(8)(5) "Hazardous substance" has the same meaning as that term
24	is set out in § 8-7-503 means:
25	(A) As of March 21, 1985, any:
26	(i) Substance designated pursuant to section
27	311(b)(2)(A) of the Federal Water Pollution Control Act, Pub. L. No. 92-500;
28	(ii) Element, compound, mixture, solution, or
29	substance designated pursuant to section 102 of Title I of the Comprehensive
30	Environmental Response, Compensation, and Liability Act of 1980, Pub. L. No.
31	<u>96-510;</u>
32	(iii) Hazardous waste, including polychlorinated
33	biphenyls, as defined by the Arkansas Hazardous Waste Management Act of 1979,
34	§ 8-7-201 et seq., and the regulations promulgated under that subchapter;
35	(iv) Toxic pollutant listed under section 307(a) of
36	the Federal Water Pollution Control Act:

1	(v) Hazardous air pollutant listed under section 112
2	of the Clean Air Act; and
3	(vi) Hazardous chemical substance or mixture
4	regulated under section 7 of the Toxic Substances Control Act; and
5	(B) Any other substance or pollutant designated by
6	regulations of the Arkansas Pollution Control and Ecology Commission
7	promulgated under the Remedial Action Trust Fund Act, § 8-7-501 et seq.;
8	(9)(6)(A) "Hazardous waste" has the same meaning as that term is
9	set out in § 8-7-203 means any waste or combination of wastes of a solid,
10	liquid, contained gaseous, or semisolid form that, because of its quantity,
11	concentration, or physical, chemical, or infectious characteristics, may in
12	the judgment of the Arkansas Department of Environmental Quality:
13	(i) Cause or significantly contribute to an increase
14	in mortality or an increase in serious irreversible or incapacitating
15	reversible illness; or
16	(ii) Pose a substantial present or potential hazard
17	to human health or the environment when improperly treated, stored,
18	transported, or disposed of, or otherwise improperly managed.
19	(B) "Hazardous waste" includes without limitation wastes
20	that are radioactive, toxic, corrosive, flammable, irritants, or strong
21	sensitizers or those which generate pressure through decomposition, heat, or
22	other means;
23	$\frac{(10)}{(7)}$ "Person" means any individual, corporation, company,
24	firm, partnership, association, trust, joint-stock company or trust, venture,
25	state or federal government or agency, or any other legal entity however
26	organized;
27	(11)(8) "Phase I environmental site assessment consultant" means
28	a person that performs a Phase I environmental site assessment for a fee or
29	in conjunction with other services for which a fee is charged;
30	$\frac{(12)(9)}{(12)}$ "Phase I environmental site assessment" means a Phase I
31	environmental site assessment as that term is used in the American Society
32	for Testing and Materials standard El527-00, as in effect it existed on
33	January 1, 2005; and
34	$\frac{(13)}{(10)}$ "Response action contractor" means a person that is:
35	(A) Required to obtain a contractor's license pursuant to
36	§ 17-25-101 et seq.; and

Ţ	(B) Responsible for undertaking the physical removal,
2	treatment, or disposal of hazardous substances or environmental media
3	contaminated with hazardous substances associated with a response action at a
4	site addressed under the Arkansas Hazardous Waste Management Act of 1979, §
5	8-7-201 et seq., the Emergency Response Fund Act, \S 8-7-401 et seq., the
6	Remedial Action Trust Fund Act, § 8-7-501 et seq., or the Voluntary Cleanup
7	Act, \S 8-7-1101 et seq., for a fee or in conjunction with other services for
8	which a fee is charged.
9	
10	SECTION 121. Arkansas Code § 8-7-1305(d) and (e) are amended to read
11	as follows to consolidate and clarify the wording of the subsections:
12	(d) Any environmental site assessment activities performed by a person
13	certified as an environmental site assessment consultant under this
14	subchapter that would constitute:
15	(1) the The "practice of engineering" as defined in § 17-30-101
16	shall be performed under the responsible charge of and signed and sealed by a
17	professional engineer registered in the State of Arkansas.; or
18	(e)(2) Any environmental site assessment activities performed by
19	a person certified as an environmental site assessment consultant under this
20	subchapter that would constitute the $\underline{\text{The}}$ "public practice of geology" as
21	defined in § 17-32-102 shall be performed under the responsible charge of and
22	signed and sealed by a professional geologist registered in the State of
23	Arkansas.
24	
25	SECTION 122. Arkansas Code § 8-7-1306 is amended to read as follows to
26	conform the terms used in the section with the terms as defined in the
27	applicable subchapter:
28	8-7-1306. Certification categories.
29	(a) The Arkansas Pollution Control and Ecology Commission shall
30	establish by regulation categories of certification under this subchapter.
31	(b) Categories of certification shall include:
32	(1) Phase I environmental site <u>assessment</u> consultant;
33	(2) Comprehensive environmental site assessment consultant; and
34	(3) Response action contractor.
35	
36	SECTION 123. Arkansas Code § 8-7-1307(a)(2) is amended to read as

1 follows to include a specific date in a reference to an applicable federal 2 law: (2) The criteria shall incorporate United States Environmental 3 4 Protection Agency requirements including minimum qualifications for an 5 environmental professional who undertakes Phase I environmental site 6 assessments of "all appropriate inquiry" as defined under the Small Business 7 Liability Relief and Brownfields Revitalization Act, Pub. L. No. 107-118, as 8 it existed on January 1, 2005, and the rules promulgated under that federal 9 act that are not inconsistent with this subchapter. 10 11 SECTION 124. Arkansas Code § 8-7-1307(b)(3) and (4) are amended to 12 read as follows to make the language of the subdivisions parallel in grammatical structure with the other subdivisions in the subsection: 13 14 (3) Any person meets the requirements for an environmental site 15 assessment consultant certificate who: 16 (A) provides Provides proof of: 17 (A)(i) Certification by another state recognized by the department as substantially equivalent for performing environmental site 18 19 assessments; or 20 (B)(ii) Completion of training and receipt of 21 certification or other form of recognition of successful completion of 22 training provided by organizations found by the department to provide 23 training necessary to perform environmental site assessments; or 24 (4)(A)(B)(i) Any person who demonstrates Demonstrates 25 competence by achieving a passing score on an examination administered by the 26 department in accordance with the rules issued under this subchapter or 27 relevant and appropriate criteria as the commission shall deem appropriate, 28 or both. 29 (B)(ii) Any examination administered by the 30 department in accordance with the rules issued under this subchapter is the property of the department and shall remain confidential and shall not be 31 subject to disclosure under the Freedom of Information Act of 1967, § 25-19-32 33 101 et seq. 34 35 SECTION 125. Arkansas Code § 9-33-304(b) is amended to read as follows

to reflect a change in a department's name:

1 The Department of Health and Human Services, in consultation with 2 the Director of the Department of Education and the Director of the Department of Human Services, shall develop a plan for ensuring the 3 4 cooperation of state agencies and for local agencies and encouraging the 5 cooperation of private entities, especially those receiving state funds, in 6 the coordination and implementation of the Arkansas After-School Enrichment 7 Program. 8 9 SECTION 126. Arkansas Code § 11-11-204(d)(1) is amended to read as 10 follows to remove a reference to the Arkansas Employment Agency Advisory 11 Council, which was abolished by Acts 1989, No. 536, § 3: 12 (d)(1) The director, with the assistance and approval of the Arkansas 13 Employment Agency Advisory Council, shall have authority to may prescribe 14 such rules and regulations for the conduct of the business of private 15 employment agencies as may be deemed necessary to earry out the provisions of 16 implement this subchapter. 17 SECTION 127. Arkansas Code §§ 11-11-205 - 11-11-207 are repealed 18 19 because the Arkansas Employment Agency Advisory Council was abolished by Acts 20 1989, No. 536, § 3. 21 11-11-205. Arkansas Employment Agency Advisory Council - Creation -22 Members. 2.3 (a) There shall be an Arkansas Employment Agency Advisory Council 24 composed of five (5) members appointed by the Director of the Department of 25 Labor. 26 (b)(1) Each member of the council shall be of good character, a 27 citizen of the United States, and domiciled in this state for at least (1) 28 year immediately preceding his or her appointment to the council. 29 (2)(A) Of the appointive members, three (3) members shall have, 30 for at least one (1) year immediately preceding their appointment, occupied 31 executive or managerial positions in the private employment agency industry 32 in this state. 33 (B) Two (2) members of the council shall represent the 34 general public. 35 (c)(1) Members appointed to the council shall serve terms of three (3) 36 years.

1	(2) Each member of the council shall hold office until the
2	appointment and qualification of his or her successor.
3	(d) Vacancies occurring in the membership of the council for any cause
4	shall be filled by appointment for the balance of the unexpired term.
5	(e) The director may remove any member of the council for misconduct,
6	incompetency, or neglect of duty.
7	(f) The director may reappoint members of the council whose terms
8	expire as provided in this section to succeeding terms of membership on the
9	council.
10	(g) Each member of the council shall serve without compensation but
11	may receive expense reimbursement in accordance with § 25-16-901 et seq.
12	
13	11-11-206. Arkansas Employment Agency Advisory Council - Officers -
14	Meetings.
15	(a)(1) The Arkansas Employment Agency Advisory Council may meet at
16	least once in each calendar quarter of each year.
17	(2) All meetings of the council shall be open to the public, and
18	all records of the council shall be open to inspection, except as otherwise
19	prescribed by law.
20	(3) Three (3) members shall constitute a quorum for the
21	transaction of business.
22	(b) The council shall elect from its members, each for a term of one
23	(1) year, a chair and vice chair and may appoint such committees as it deems
24	necessary to carry out its duties.
25	(c) Any three (3) members of the council shall have authority to call
26	meetings of the council, and the Director of the Department of Labor shall
27	also have authority to call meetings of the council.
28	
29	11-11-207. Arkansas Employment Agency Advisory Council - Powers and
30	duties.
31	The Arkansas Employment Agency Advisory Council shall:
32	(1) Inquire into the needs of the employment agency industry and
33	make such recommendations with respect thereto as, after consideration, may
34	be deemed important and necessary for the welfare of the state, the health
35	and welfare of the public, and the welfare and progress of the employment
36	agency industry;

1 (2) Consider and make appropriate recommendations in all matters 2 submitted to it by the Director of the Department of Labor; 3 (3) Assist the director in collection of such information and 4 data as the director may deem necessary to proper administration of this 5 subchapter; 6 (4) Assist the director in the formulation, adoption, amendment, 7 or repeal of any rules or regulations authorized by this subchapter. Both the 8 director and a majority of a properly constituted quorum of the advisory 9 council must approve any rules or regulations, or amendments or repeals 10 thereof, before they become effective; and 11 (5) Assist and advise the director regarding formulation, 12 revision, and administration of examinations required by this subchapter. 13 SECTION 128. Arkansas Code § 11-11-216(a)(1) is amended to read as 14 15 follows to subdivide the subsection and remove the reference to the Arkansas 16 Employment Agency Advisory Council which was abolished by Acts 1989, No. 536, § 3: 17 (a)(1)(A) Every Before the Director of the Department of Labor issues 18 19 a license to an applicant for a permanent employment agent's, permanent 20 agency manager's, or permanent counselor's license, the applicant shall-21 before the Director of the Department of Labor issues a license to him or 22 her, be required to take and successfully complete a written examination, 23 prepared by the Director of the Department of Labor with the assistance of 24 the Arkansas Employment Agency Advisory Council. 25 (B) The examination shall establish the competency of the 26 applicant to: 27 (i) operate Operate and conduct an employment 28 agency; or 29 (ii) to To perform service as an agency manager or 30 counselor for the agency. 31 32 SECTION 129. Arkansas Code § 12-29-109 is amended to read as follows 33 to correct duplicative language: 34 12-29-109. Furnishing liquor, etc., to inmates. Board action upon 35 violations of $\S 5-54-119$. 36 (a)(1)(A) If any person shall furnish, unless by order of a physician,

1 any inmate any wine, spirituous or intoxicating liquors, narcotics, or 2 controlled substances which would facilitate an escape or violence within a facility, he or she shall be guilty of a Class B felony. 3 (B) Otherwise, furnishing a prohibited article is a Class 4 5 C felony. 6 (2) However, this section shall not apply to a religious 7 official who supplies sacramental wine labeled as such for the sole purpose 8 of approved religious services, pursuant to rules and regulations promulgated 9 by the Board of Corrections. 10 (b) If the board Board of Corrections has good reason for believing that 11 any violation of this section § 5-54-119 has occurred, it shall investigate 12 the matter and report the facts together with the names of the witnesses to 13 the proper prosecuting attorney. 14 15 SECTION 130. Arkansas Code § 14-138-105(a) is amended to read as 16 follows to reflect Code style and format: 17 (a) Whenever any number of natural persons, not less than three (3), three (3) or more natural persons shall file with the governing body an 18 19 application in writing for authority to incorporate a public corporation 20 under this chapter, if it is made to appear to the governing body that each 21 of the persons is a duly qualified elector of the municipality or county 22 creating the corporation and if the governing body adopts a resolution that 23 declares that it will be wise, expedient, and necessary that a public 24 corporation be formed and that the persons filing the application may proceed to form a corporation, then the persons shall become the incorporators of and 25 26 shall proceed to incorporate the corporation in the manner provided in this 27 chapter. 28 29 SECTION 131. Arkansas Code § 15-4-2205 is amended to read as follows: 30 15-4-2205. Arkansas Workforce Investment Board Executive Committee. 31 (a) In order to comply with the requirements and responsibilities assigned within this subchapter, the Arkansas Workforce Investment Board 32 33 shall select from its membership an executive committee to be composed of at 34 least eleven (11) thirteen (13) members but no more than fifteen (15) 35 members.

The chair and vice chair of the board shall serve as the chair and

1 vice chair of the Arkansas Workforce Investment Board Executive Committee, 2 respectively: 3 (c) The membership of the executive committee shall include: 4 (1) At least seven (7) business members, at least one (1) of 5 whom serves on a local workforce investment board; 6 (2) At least two (2) Arkansas labor federation representatives; 7 (3) At least two (2) members of the General Assembly; 8 (4)(3) At least one (1) community college representative; and 9 (5)(4) At least one (1) chief elected official. 10 The board shall form such other committees as needed. 11 (e) Membership on any committee shall not extend beyond the term of 12 service on the board. The executive committee shall meet at least one (1) time every 13 14 other month and shall report to the board at the quarterly meetings. 15 (g) Compensation for the members of the executive committee shall be 16 as provided in 15-4-2204(e). 17 SECTION 132. Arkansas Code § 15-5-303 is amended to read as follows to 18 19 delete a reference to an abolished agency: § 15-5-303. Exclusive issuer of revenue bonds for public facilities. 20 21 It is the intention of the General Assembly that the Arkansas 22 Development Finance Authority shall be the exclusive issuer of revenue bonds 23 for public facilities acquired or constructed for the benefit of state 24 agencies, except the Arkansas Student Loan Authority, the respective boards 25 of trustees of state-supported institutions of higher education, the State 26 Board of Workforce Education and Career Opportunities, the State Board of 27 Finance, the War Memorial Stadium Commission, the Arkansas Turnpike 28 Authority, and the Arkansas Economic Development Commission when issuing 29 bonds pursuant to §§ 15-4-604, 15-4-605, 15-4-608, and 15-4-701 et seq. 30 SECTION 133. Arkansas Code § 15-5-403(8), is amended to read as 31 32 follows to define "Bond Guaranty Reserve Account": 33 "Bond Guaranty Reserve Account" means the Bond Guaranty 34 Reserve Account account created in this subchapter for the purpose of: (A) meeting Meeting amortization payments of qualified 35

bonds guaranteed by the authority; and for the purpose of

1 (B) enhancing Enhancing and supporting the credit of those 2 qualified bonds; 3 SECTION 134. Arkansas Code § 15-5-414(a), is amended to read as 4 5 follows to correct the internal references to the Bond Guaranty Reserve 6 Account: 7 If the Arkansas Development Finance Authority shall at any time 8 determine that the moneys in the Bond Guaranty Reserve Account created and 9 being maintained pursuant to the provisions of this subchapter are not or 10 will not be sufficient to meet the obligations of the Bond Guaranty Reserve 11 Account, the authority is authorized to use the necessary amount of any 12 available moneys that it may have which are not needed then or in the foreseeable future for or committed to, other authorized functions and 13 purposes of the authority, and any such moneys so used may be reimbursed out 14 15 of the Bond Guaranty Reserve Account if and when there are moneys therein 16 available for the purposes. 17 SECTION 135. Arkansas Code § 15-5-420(c), is amended to read as 18 19 follows to correct a reference to the Bond Guaranty Reserve Account: (c) The net proceeds, being gross proceeds less all expenses of 20 21 authorizing and issuing the bonds, which shall be first paid out of the 22 proceeds, of all bonds issued under this subchapter shall be deposited into 23 the Bond Guaranty Reserve Account, except accrued interest paid by the 24 purchaser shall be deposited in the Guaranty Bond Fund. 25 26 SECTION 136. Arkansas Code § 15-11-506(b)(3)(A)(ii) is amended to read 27 as follows to clarify the conditions for extending the term of a contract 28 respecting a tourism attraction project: 29 (ii) However, the term of the agreement may be 30 extended for up to two (2) additional years by the Director of the Department of Economic Development, with the advice and consent of the Director of the 31 Department of Finance and Administration, if the Director of the Department 32 33 of Economic Development determines that: 34 (a) the The failure to complete the tourism attraction project within 35 two (2) years resulted from unanticipated and unavoidable delay in the 36 construction of the tourism attraction project;

1	(b) the The tourism attraction project as originally planned will
2	require more than two (2) years to complete, or
3	(c) resulted The failure to complete the tourism attraction project
4	within two (2) years resulted from a merger, acquisition, or other change in
5	business ownership or business structure;
6	
7	SECTION 137. Arkansas Code § 17-95-202(1) is amended to read as
8	follows to correct the wording of the definition:
9	(1) "Active" means a physician actively engaged in the full-time
10	practice of medicine;
11	
12	SECTION 138. Arkansas Code § 17-97-310(b) is amended to read as
13	follows to correct the wording of the subsection:
14	(b) The board shall refuse to issue or $\underline{\text{shall}}$ revoke the license of any
15	person who has been found guilty of or pleaded guilty or nolo contendere to
16	any of the offenses listed in § 17-97-312(f) unless the person requests and
17	the board grants a waiver pursuant to § 17-97-312(h).
18	
19	SECTION 139. Arkansas Code § 17-97-401(b)(4) is amended to read as
20	follows to clarify the wording of the subdivision:
21	(4) A technician who has completed a degree with a nonpsychology
22	major shall have completed course work with passing grades in $\frac{\text{these}}{\text{the}}$
23	subject matter areas listed in subdivision (b)(2) of this section.
24	
25	SECTION 140. Arkansas Code § 17-104-203(c)(1)(C) is amended to read as
26	follows to clarify the wording of the subdivision:
27	(C) The procedure for the revocation, suspension, or
28	denial of a license, probate the probating of a license suspension, or the
29	reprimand of a licensee for a violation of this chapter, the code of ethics,
30	or the regulations promulgated by the board;
31	
32	SECTION 141. Arkansas Code § 17-106-107(a)(2)(D) is amended to read as
33	follows to clarify the wording of the subdivision:
34	(D) Has been awarded a high school diploma , GED, or has
35	passed the General Educational Development Test or the equivalent.
36	

1 SECTION 142. Arkansas Code § 18-12-205 is amended to read as follows 2 to clarify its application to any instrument affecting real property: 3 Every court or officer that shall take the proof or acknowledgment of 4 any deed or conveyance of real estate, or the relinquishment of dower of any 5 married woman in any conveyance of the real estate of her husband, shall 6 grant a certificate thereof. The court or officer shall cause the certificate 7 to be endorsed on the deed, instrument, conveyance, or relinquishment of 8 dower. This certificate shall be signed by the clerk of the court where 9 probate is taken in court or by the officer before whom the probate is taken 10 and sealed, if he or she has a seal of office. 11 (a) Any court or officer that takes a proof or an acknowledgment of any instrument affecting real property shall grant a certificate of the proof 12 or acknowledgment. 13 (b) The court or officer shall cause the certificate of the proof or 14 15 acknowledgment to be endorsed on the instrument affecting real property. 16 (c) The certificate of the proof or acknowledgment shall be signed by 17 the clerk of the court or by the officer if he or she has a seal of office. 18 SECTION 143. Arkansas Code § 19-5-304(3)(A) is amended to delete the 19 20 obsolete language concerning the transfer of the Arkansas Educational 21 Television Commission into the Department of Education and give the complete 22 name of the Educational Television Division as a unit of the Department of 23 Education: 24 (3)(A) Educational Television Fund Account. The Educational 25 Television Fund Account shall be used for the maintenance, operation, and 26 improvement required by the Educational Television Division of the Department 27 of Education in carrying out those powers, functions, and duties of the 28 Arkansas Educational Television Commission as set out in § 6-3-101 et 29 seq., or other duties imposed by law upon the commission. Gommission, which 30 was transferred to the Department of Education by §§ 6-11-101, 6-11-102, and 31 25-6-102. 32 33 SECTION 144. Arkansas Code § 20-2-102(e) is repealed because the 34 subsection restates language appearing in another section of the subchapter. 35 (e) The commission members shall serve without pay, but those members 36 not employed by the State of Arkansas may receive expense reimbursement in

1 accordance with § 25-16-901 et seq. 2 3 SECTION 145. Arkansas Code § 20-2-104(a) is amended to read as follows 4 to add essential language: 5 (a) Members of the Arkansas Minority Health Commission shall serve 6 without pay, but those members not employed by the State of Arkansas may 7 receive expense reimbursement in accordance with § 25-16-901 et seq. 8 9 SECTION 146. Arkansas Code § 20-7-117(c)(1) is amended to read as 10 follows to remove from the subdivision temporary language the effectiveness 11 of which has expired: 12 (c)(1) The regulations and requirements of the Health Services Permit Agency and the Health Services Permit Commission shall be revised to include 13 14 separate permit-of-approval categories of health care facilities entitled 15 "hospice facilities" and "hospice agencies" and to develop criteria for 16 granting the permits of approval for hospice facilities and for hospice 17 agencies for which applications shall be filed in accordance with the criteria after March 7, 1997, provided that those entities that have filed 18 19 written intent to build a hospice facility or to operate a hospice agency with both the Health Services Permit Agency and the division prior to March 20 21 7, 1997, shall have thirty-six (36) months to complete the project and be 22 licensed. 2.3 24 SECTION 147. Arkansas Code § 20-7-123(b)(1) is amended to read as 25 follows to remove from the subdivision temporary language the effectiveness 26 of which has expired and to update the fee amounts listed in the subdivision 27 so that they conform to current law: 28 (1) All fees prescribed in the Vital Statistics Act, § 20-18-101 29 et seq., which are as follows: 30 (A) A fee of two dollars and fifty cents (\$2.50) collected by the State Registrar of Vital Records for the filing of a delayed 31 32 certificate of birth; 33 (B) A fee of two dollars and fifty cents (\$2.50) collected 34 by the state registrar for the filing of a delayed certificate of death or 35 marriage; 36 (C) [Repealed.]

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1
                       (D)(C) A fee of five dollars ($5.00) collected by the
 2
     state registrar for issuing a new certificate of birth for a person who has
 3
     been legitimated, or whose paternity has been determined, or whose name has
     been changed;
 4
 5
                       (E)(D) A fee of one dollar ($1.00) collected by the clerks
 6
     of the county courts upon the application of any person for marriage, which
 7
     fee is in addition to any other fees;
8
                       (F) [Repealed.]
 9
                       (G)(E) A fee of two dollars ($2.00) collected by the state
10
     registrar for the amendment of any record;
11
                       (H)(i)(F) A fee of eight dollars ($8.00) five dollars
12
     ($5.00) collected by the state registrar for the making and certification of
     any certificate or record other than a death certificate;
13
14
                             (ii) A fee of five dollars ($5.00) collected for the
15
     making and certification of each additional copy of a certificate or record
16
     other than a death certificate;
17
                       (I)(i)(G) A fee of: eight dollars ($8.00)
                             (i) Four dollars ($4.00) collected by the state
18
19
     registrar for the making and certification of a single copy of a death
20
     certificate; and
21
                             (ii) A fee of three dollars ($3.00) One dollar
22
     ($1.00) collected for the making and certification of each additional copy of
23
     a death certificate;
24
                       (J)(i)(H)(i) A fee of eight dollars ($8.00) five dollars
25
     ($5.00) collected by the state registrar for an examination and search of the
26
     files for any birth, marriage, divorce, or death record.
27
                                   The fee shall be paid prior to searching the
28
     record; and
29
                       (K)(I) A fee of five dollars ($5.00) collected by the
30
     state registrar for establishing a new certificate of birth under § 20-18-
     406.
31
32
                       (L) After June 30, 2003, the fee provisions as set forth
33
     in this subdivision (b)(1) shall revert to those fees allowed prior to August
34
     13, 2001.
35
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SECTION 148. Arkansas Code § 20-7-306(c)(2) and (3) are repealed

1	because the subdivisions consist of temporary language the effectiveness of
2	which has expired.
3	(2)(A) The division shall facilitate a study to include
4	religious, philosophical, and medical exemption patterns and the incidence of
5	disease in the state.
6	(B) The study shall include:
7	(i) An evaluation of the state's immunization
8	policies;
9	(ii) The incidence of disease in Arkansas and other
10	states; and
11	(iii) A risk evaluation of specific populations in
12	Arkansas.
13	(C) The study shall begin July 3, 2003, and shall be
14	completed by December 31, 2004.
15	(D) The study shall be a collaborative effort coordinated
16	by the division.
17	(3) The division shall issue a final assessment on the impact of
18	this subsection to the committees during the 2005 regular session of the
19	General Assembly.
20	
21	SECTION 149. Arkansas Code § 20-8-110(i)(1) is amended to read as
22	follows to add terms to the subdivision consistent with the terms added to
23	another subsection by an earlier amendment:
24	(i)(l) The agency may impose a fine on hospitals,
25	nursing homes, outpatient surgery centers, home health agencies, assisted
26	living facilities, residential care facilities, and hospices for failure to
27	timely submit reports of statistics as required by the agency.
28	
29	SECTION 150. Arkansas Code § 20-10-101(11) is amended to read as
30	follows to replace an undefined term with a term defined in the subchapter:
31	(11) "Long-term care facility administrator" means a person who
32	administers, manages, supervises, or is in general administrative charge of a
33	long-term care facility whether the individual has an ownership interest in
34	the $\frac{1}{1}$ home $\frac{1}{1}$ long-term care facility and whether his or her functions and duties
35	are shared with one (1) or more individuals;
36	

1	SECTION 151. Arkansas Code § 20-10-108(a)(2) is repealed because the
2	subdivision consists of temporary language the effectiveness of which has
3	expired.
4	(2) Long-term care facilities shall meet the requirements in
5	subdivision (a)(1) of this section within three (3) years from July 30, 1999.
6	
7	SECTION 152. Arkansas Code § 20-10-907(a) is amended to read as
8	follows to add a term to the subdivision consistent with the term added to
9	another subsection by an earlier amendment:
10	(a) If the complaint filed under § 20-10-905 is filed by the
11	Department of Health and Human Services and alleges that grounds set out in §
12	20-10-904(1) or (2) exist within a facility and is accompanied by a verified
13	affidavit setting forth facts which would constitute such a ground, a
14	temporary receiver shall be appointed with or without notice to the owner, or
15	licensee, or administrator.
16	
17	SECTION 153. Arkansas Code § 20-10-1005(c) is amended to read as
18	follows to replace an undefined term with a term defined in the subchapter:
19	(c) If the facility prevails and the final determination is not
20	rendered within seven (7) days of the conclusion of the hearing, the
21	Department of Health and Human Services shall bear the cost of the resident's
22	continued stay in the $\frac{1}{1}$ long-term care facility until such time as the
23	decision is rendered.
24	
25	SECTION 154. Arkansas Code § 20-10-1301 is amended to read as follows
26	to correct the title of the subchapter:
27	20-10-1301. Title.
28	This subchapter shall be known and may be cited as the "Nursing Home
29	Resident and Employee Immunization Act of 1999".
30	
31	SECTION 155. The introductory language of Arkansas Code § 20-10-1305
32	is amended to read as follows to clarify the meaning of the language:
33	All residents of nursing home facilities or and all full-time or and
34	part-time employees of nursing home facilities shall be immunized according
35	to this subchapter with the following exemptions:

SECTION 156. Arkansas Code § 20-13-206(e)(1) is amended to read as 1 2 follows to correct a reference to an officer: (e)(1) The executive secretary of the council shall keep full and true 3 4 records of all council proceedings and preserve all books, documents, and 5 papers relating to the business of the council. 6 7 SECTION 157. Arkansas Code § 20-13-808(b) is amended to read as 8 follows to correct a reference to an entity: 9 (b) The members of the council shall elect from their membership a chair, a vice chair, and a secretary-treasurer, whose duties shall be those 10 11 customarily exercised by those officers or duties specifically designated by 12 the board council. All officers shall serve for a period of one (1) year and 13 until their successors are elected. 14 15 SECTION 158. Arkansas Code § 20-13-1306(b)(3) is amended to read as 16 follows to correct a Code section reference: 17 (3) At all times that a spa is open for business, the spa shall ensure that at least one (1) employee who has completed a knowledge and 18 skills course as required under \$17-95-604 \$20-13-1304 is assigned to be on 19 20 duty. 21 22 SECTION 159. Arkansas Code § 20-14-705 is repealed because the 23 language of the section has no application to the subchapter. 24 20-14-705. Audit. 25 All of the above fines are subject to audit by the Legislative Joint 26 Auditing Committee. 27 28 SECTION 160. Arkansas Code § 20-16-501 is amended to read as follows 29 to replace an antiquated term with its preferred contemporary equivalent: 30 20-16-501. Notification required. 31 (a) Any person who determines by laboratory examination that a 32 specimen derived from a human body yields microscopical, cultural, 33 serological, or other evidence suggestive of those venereal sexually 34 transmitted diseases enumerated in subsection (b) of this section shall 35 notify the Division of Health Maintenance of the Division of Health of the 36 Department of Health and Human Services of such findings.

1	(b) Notice shall be given for the following conditions or diseases:
2	(1) Syphilis;
3	(2) Gonorrhea;
4	(3) Chancroid;
5	(4) Lymphogranuloma Venereum; and
6	(5) Granuloma Inguinale.
7	(c) Specific reportable venereal sexually transmitted disease tests
8	are: (1) All reactive or positive and weakly reactive or doubtful
9	serological tests for syphilis;
10	(2) All reactive or positive and weakly reactive or doubtful
11	spinal fluid serological tests for syphilis;
12	(3) All positive darkfield microscopic test for treponema
13	pallidum;
14	(4) All positive gonococcal smears or cultures; and
15	(5) All positive tests indicating the presence of Ducrey's
16	bacillus, known as chancroid, or Donovan bodies, known as Granuloma
17	Inguinale, or filterable virus, known as Lymphogranuloma Venereum.
18	
19	
20	SECTION 161. Arkansas Code § 20-16-503 is amended to read as follows
21	to replace an antiquated term with its preferred contemporary equivalent:
22	20-16-503. Notification - Physician's duty.
23	Laboratory reporting under §§ 20-16-501 - 20-16-506 shall in no way
24	release the attending physician from his or her responsibility to report
25	cases of venereal <u>sexually transmitted</u> diseases to the Division of Health
26	Maintenance of the Division of Health of the Department of Health and Human
27	Services.
28	
29	SECTION 162. Arkansas Code § 20-16-508(a)(1) is amended to read as
30	follows to replace an antiquated term with its preferred contemporary
31	equivalent:
32	(a)(1) Consent to the provision of medical or surgical care or
33	services by a hospital or public clinic or consent to the performance of
34	medical or surgical care or services by a physician who is licensed to
35	practice medicine in this state when the consent is executed by a minor who
36	has or believes himself or herself to have a venereal sexually transmitted

- disease shall be valid and binding as if the minor had achieved his or her majority. Any consent shall not be subject to a later disaffirmance by reason of his or her minority.
 - SECTION 163. Arkansas Code § 20-17-1002(13) is repealed because the definition is confusing and superfluous.
 - (13) "Secretary" means the Securities Commissioner.

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- 9 SECTION 164. Arkansas Code § 20-18-105 is amended to read as follows 10 to remove from the section references to an undefined and superfluous 11 culpable mental state:
- 12 20-18-105. Penalties.
- 13 (a) The following persons shall be punished by a fine of not more than 14 ten thousand dollars (\$10,000) or by imprisonment for not more than five (5) 15 years, or both:
- (1) Any person who willfully and knowingly makes any false
 statement in a certificate, record, or report required to be filed under this
 chapter, or in an application for an amendment thereof or in an application
 for a certified copy of a vital record or who willfully and knowingly
 supplies false information intending that the information be used in the
 preparation of any report, record, or certificate, or amendment thereof;

 Any person who without lawful authority and with the intent
 - (2) Any person who without lawful authority and with the intent to deceive, makes, counterfeits, alters, amends, or mutilates any certificate, record, or report required to be filed under this chapter or a certified copy of the certificate, record, or report;
 - (3) Any person who willfully and knowingly obtains, possesses, uses, sells, furnishes, or attempts to obtain, possess, use, sell, or furnish to another for any purpose of deception any certificate, record, report, or certified copy thereof so made, counterfeited, altered, amended, or mutilated or which is false in whole or in part or which relates to the birth of another person, whether living or deceased;
- 32 (4) Any employee of the Division of Vital Records of the
 33 Division of Health of the Department of Health and Human Services or any
 34 office designated under § 20-18-203(b) who willfully and knowingly furnishes
 35 or processes a certificate of birth, or certified copy of a certificate of
 36 birth, with the knowledge or intention that it be used for the purposes of

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care for their lifetimes.

1 deception; and 2 (5) Any person who without lawful authority possesses any certificate, record, or report required by this chapter or a copy or 3 4 certified copy of the certificate, record, or report knowing that it has been 5 stolen or otherwise unlawfully obtained. 6 The following persons shall be punished by a fine of not more than 7 one thousand dollars (\$1,000) or by imprisonment for not more than one (1) 8 year, or both: 9 (1) Any person who willfully and knowingly refuses to provide information required by this chapter or regulations adopted pursuant to this 10 11 chapter; 12 (2) Any person who willfully and knowingly transports or accepts 13 for transportation, interment, or other disposition, a dead body without an 14 accompanying permit as provided in this chapter; or 15 (3) Any person who willfully and knowingly neglects or violates 16 any of the provisions of this chapter or refuses to perform any of the duties 17 imposed upon him or her by this chapter. 18 19 SECTION 165. Arkansas Code § 20-19-501 is amended to read as follows 20 to clarify the wording of the section and to add a specific date in a 21 reference to an applicable federal law: 20-19-501. Definitions. 22 23 As used in this subchapter: 24 (1) "Large carnivore" means any live individual of those species 25 of animals that are inherently dangerous to humans, including: 26 (A) Tigers Bears; 27 (B) Lions; and 28 (C) All bears Tigers; 29 (2) "Possessor" means a person who owns, keeps, or has custody 30 or control of a large carnivore; and 31 (3)(A) "Wildlife sanctuary" means a nonprofit organization under \S section 501(c)(3) of the Internal Revenue Code as it existed on January 1, 32 33 2005, that operates a place of refuge where abused, neglected, unwanted,

impounded, abandoned, orphaned, or displaced large carnivores are provided

(B) "Wildlife sanctuary" does not mean a place that:

2 the large carnivore's nature; 3 (ii) Uses the large carnivore for any type of 4 entertainment; 5 (iii) Sells, trades, or barters the large carnivore 6 or the large carnivore's body parts; or 7 (iv) Breeds the large carnivore for purposes of 8 sale. 9 10 SECTION 166. Arkansas Code § 20-25-104(b) and (c) are amended to read 11 as follows to remove references to an undefined and superfluous culpable 12 mental state and to correct references to applicable federal law: 13 (b) Any individual or director, officer, or agent of a corporation who 14 knowingly and willfully violates this chapter in a manner which threatens the 15 health or safety of any purchaser shall be deemed guilty of a misdemeanor. 16 Upon conviction, the person shall be fined not more than one thousand dollars 17 (\$1,000) or imprisoned for not more than one (1) year, or both, for each violation. 18 19 (c)(1)(A) Whoever violates any provision of section 610 of Title VI of Pub. L. No. 93-383 or any regulation or final order issued pursuant to it 20 21 shall be liable to the State of Arkansas for a civil penalty of not to exceed 22 one thousand dollars (\$1,000) for each violation. 23 (B) Each violation of a provision of section 610 of Title 24 VI of Pub. L. No. 93-383 or any regulation or order issued pursuant to it 25 shall constitute a separate violation with respect to each manufactured home 26 or with respect to each failure or refusal to allow or perform an act 27 required thereby, except that. However, the maximum civil penalty may shall 28 not exceed one million dollars (\$1,000,000) for any related series of 29 violations occurring within one (1) year from the date of the first 30 violation. 31 (2) Any individual or a director, officer, or agent of a 32 corporation who knowingly and willfully violates section 610 of Title VI of 33 Pub. L. No. 93-383 in a manner which that threatens the health or safety of 34 any purchaser shall be fined not more than one thousand dollars (\$1,000) or 35 imprisoned not more than one (1) year, or both.

(i) Conducts any activity that is not inherent to

1	SECTION 167. Arkansas Code § 20-27-1603(e)(5) is amended to read as
2	follows to correct the wording of the subdivision:
3	(5) Rail height dimensions that do not conform to both of the
4	following:
5	(A) The height of the rail and end panel as measured from
6	the top of the rail or panel in its lowest position to the top of the
7	mattress support in its highest position is at least nine inches (9"); and
8	(B) The height of the rail and end panel as measured from
9	the top of the rail or panel in its highest position to the top of the
10	mattress support in its highest position to the top of the mattress support
11	in its lowest position is at least twenty-six inches (26");
12	
13	SECTION 168. Arkansas Code § 20-33-205(b) is amended to add the
14	following introductory language to subsection(b):
15	(b) For the purposes of this section, the following criminal offenses
16	apply to this section:
17	
18	SECTION 169. Arkansas Code § 20-48-804(b) is amended to add the
19	following introductory language to subsection (b):
20	(b) For the purposes of this section, the following criminal offenses
21	apply to this section:
22	
23	SECTION 170. Arkansas Code § 20-56-214(b)(1) is amended to read as
24	follows to clarify the wording of the subdivision:
25	(b)(1) $\underline{(A)}$ For the purpose of this subchapter, the advertisement of a
26	drug or device shall also be deemed to be false if the advertisement
27	representing it represents the drug or device to have any effect in on any of
28	the following diseases or conditions:
29	(i) albuminuria;
30	(ii) appendicitis; Appendicitis;
31	(iii) arteriosclerosis; Arteriosclerosis;
32	(iv) blood poison; Blood poison;
33	(v) bone disease;
34	(vi) Bright's disease;
35	<pre>(vii) cancer;</pre>
36	(viii) earbuncles; Carbuncles;

T	(ix) enoiecystitis; choiccystitis;
2	(x) diabetes; Diabetes;
3	(xi) diphtheria; Diphtheria;
4	(xii) dropsy; Dropsy;
5	(xiii) erysipelas;
6	(xiv) gallstones; Gallstones;
7	(xv) heart Heart and vascular diseases;
8	(xvi) high High blood pressure;
9	(xvii) mastoiditis; Mastoiditis;
10	(xviii) measles;
11	(xix) meningitis; Meningitis;
12	(xx) mumps, Mumps;
13	(xxi) nephritis; Nephritis;
14	(xxii) otitis media,;
15	(xxiii) paralysis; Paralysis;
16	(xxiv) pneumonia; Pneumonia;
17	(xxv) poliomyelitis Poliomyelitis or infantile
18	paralysis ,
19	(xxvi) prostate Prostate gland disorders;
20	(xxvii) pyelitis;
21	(xxviii) searlet Scarlet fever,;
22	(xxix) sexual impotence;
23	(xxx) Sexually transmitted disease;
24	(xxxi) sinus Sinus infection;
25	(xxxii) smallpox; Smallpox;
26	(xxxiii) tuberculosis; Tuberculosis;
27	(xxxiv) tumors; Tumors;
28	(xxxv) typhoid; or
29	(xxxvi) uremia, or venereal disease Uremia.
30	shall also be deemed to be false, except that no advertisement not in
31	violation of
32	(B) An advertisement of a drug or device subsection (a) of
33	$\underline{\text{this section}}$ shall $\underline{\text{not}}$ be deemed to be false under this subsection if $\underline{\text{it}}$ $\underline{\text{the}}$
34	advertisement is disseminated only for the purpose of public health education
35	by persons not commercially interested, directly or indirectly, in the sale
36	of such drugs or devices the drug or device.

1 2 SECTION 171. Arkansas Code § 20-64-601 is amended to read as follows to reflect the current organizational structure of an entity: 3 4 20-64-601. Bureau of Alcohol and Drug Abuse Prevention - Creation. 5 (a) There is established within the Division of Behavioral Health of 6 the Department of Health and Human Services a Bureau of Alcohol and Drug 7 Abuse Prevention to be located under the Office of the Director of the 8 Department of Human Services. 9 (b) The head Director of the office Bureau of Alcohol and Drug Abuse 10 Prevention shall be appointed by the Director of the Department of Health and 11 Human Services. (c) Such personnel as are necessary shall be appointed by the office 12 13 head Director of the Bureau of Alcohol and Drug Abuse Prevention to carry out the powers, duties, functions, and responsibilities of the bureau, in 14 15 accordance with the requirements of law within the limits of available 16 appropriations. 17 18 SECTION 172. Arkansas Code § 21-1-405(a) is amended to read as follows 19 to conform the culpable mental state element of a criminal offense to a 20 culpable mental state defined in the Arkansas Criminal Code and to clarify 21 the criminal offense: 22 (a) Any willful and knowing violation of this subchapter shall 23 constitute is a Class D felony. 24 SECTION 173. Arkansas Code § 21-4-505 is repealed because its 25 26 provisions are in conflict with and impliedly repealed by the provisions of 27 Acts 2005, No. 1288 as discussed in Attorney General Opinion No. 2005-211. 28 (a) A two-year college may provide compensation for unused sick leave 29 as allowed under this subchapter to an employee of the two year college. 30 (b) Compensation for accumulated unused sick leave under this section 31 shall not be used by the Arkansas Teacher Retirement System in the 32 calculation of "final average salary" under § 24-7-202. 33

34 SECTION 174. Arkansas Code § 21-5-109(b)(1) is amended to read as 35 follows to make stylistic changes:

(b)(1) For purposes of the direct deposit requirement set forth As

2 agencies, boards, commissions, bureaus, councils, or programs except: The elected constitutional officers of the State of 3 4 Arkansas and their employees; 5 The General Assembly and its employees, including 6 employees of the Bureau of Legislative Research and the Division of 7 Legislative Audit; 8 (C) Members and employees of the Supreme Court, the Court 9 of Appeals, the Administrative Office of the Courts, circuit courts, and 10 prosecuting attorneys, not including deputy prosecuting attorneys; 11 (D) The Arkansas State Game and Fish Commission; 12 (E) The Arkansas State Highway and Transportation 13 Department; and (F) All administrative, academic, classified, and 14 15 nonclassified employees of the state-supported institutions of higher 16 learning. 17 SECTION 175. Arkansas Code § 21-8-401 resulting from Initiated Measure 18 19 No. 1 of 1988 is amended to read as follows to remove obsolete language and to make a stylistic change: 20 21 Subchapters 4, 5 [repealed], and 6-8 of this chapter may be referred to 22 and cited as the "The "Disclosure Act for Lobbyists and State and Local 23 Officials". 24 25 SECTION 176. Arkansas Code § 21-8-402(13) resulting from Initiated 26 Measure No. 1 of 1988 is amended to read as follows to add clarifying 27 language: 28 "Official capacity" means activities which: (13)29 (A) Arise solely because of the position held by the 30 public servant; 31 (B) Would be subject to expense reimbursement by the 32 agency with which the public servant is associated; and 33 (C) Involve matters which fall within the official 34 responsibility of the public servant; 35 36 SECTION 177. Acts 2001, No. 1192, § 1 is repealed due to a conflict

used in subdivision (a)(1) of this section, the term "agency" means all state

1 between that act and Acts 2001, No. 1839, § 23 in amending § 21-8-402, and 2 which conflict under § 1-2-207 is resolved in favor of Acts 2001, No. 1839. 3 4 SECTION 178. Arkansas Code § 21-8-403(a) resulting from Initiated 5 Measure No. 1 of 1988 is amended to read as follows to remove obsolete 6 language and to make stylistic changes: 7 (a) Any Upon conviction, any person who violates any provision of 8 subchapters 4, 5 [repealed], and 6-8 subchapter 4, 6, 7, or 8 of this chapter 9 shall be deemed is guilty of a Class A misdemeanor. 10 11 SECTION 179. Arkansas Code § 21-8-405 resulting from Initiated Measure 12 No. 1 of 1988 is amended to read as follows to remove obsolete language and 13 to make stylistic changes: 14 Subchapters 4, 5 [repealed], and 6-8 of this chapter shall be 15 supplemental to all other laws pertaining to ethics, conflicts of interest, 16 and shall not repeal any other laws, except for laws specifically repealed by 17 subchapters 4, 5 [repealed], and 6-8 of this chapter. 18 Subchapters 4 and 6-8 of this chapter are supplemental to any other law pertaining to ethics or conflicts of interest and do not repeal any other law 19 20 except for a law specifically repealed by subchapter 4, 6, 7, or 8 of this 21 chapter. 22 23 SECTION 180. Arkansas Code § 21-15-103(a) is amended to read as 24 follows to remove obsolete language and to clarify its application: 25 (a)(1)(A) State agencies shall ensure that all employees in designated 26 positions will have applied for criminal history checks by October 1, 2000, 27 and shall adopt a rule that prescribes how criminal background checks on 28 incumbent employees will be phased in over the period of time prior to July 29 1, 2000. 30 (B) A state agency shall ensure that any An incumbent 31 employee in a designated position shall have has a subsequent criminal 32 background check completed within five (5) years of the incumbent employee's 33 initial criminal background check and every five (5) years thereafter. 34 (2)(A) State agencies shall ensure that all employees in 35 designated positions will have applied for central registry checks by October

1, 2002, and shall adopt a rule that prescribes how central registry checks

- l on incumbent employees will be phased in over the period of time prior to
- 2 July 1, 2002.
- 3 <u>A state agency shall ensure that any An incumbent</u>
- 4 employee in a designated position shall have has a subsequent central
- 5 registry checks check completed within five (5) years of the incumbent
- 6 <u>employee's</u> initial central registry check and every five (5) years
- 7 thereafter.

- 9 SECTION 181. Arkansas Code § 21-15-104(a) is amended to read as 10 follows to clarify internal references:
- 11 (a)(1) The provisions of $\S 21-15-102(a)(4)$, 21-15-102(f), 21-15-
- 12 103(e), 21-15-103(g), and 21-15-110(b) may be waived by the director of a
- 13 state agency upon the request of:
- 14 (A) A supervisor or other managerial employee in the state
- 15 agency;
- 16 (B) An affected applicant for employment; or
- 17 (C) The person An incumbent employee in a designated
- 18 position who is subject to discharge.
- 19 (2) Application A request for a waiver must be made within five
- 20 (5) days of receipt of the criminal background check.
- 21 (3) If the crime is a misdemeanor and more than five (5) years
- 22 have lapsed since the conviction, the state agency is not required to
- 23 discharge an incumbent employee if a request for a waiver is timely made and
- 24 if the waiver is ultimately granted.
- 25 (4) If the waiver is not granted and the waiver applicant is
- 26 <u>request was for</u> an incumbent employee who was not immediately discharged, the
- 27 state agency shall immediately discharge the incumbent employee.
- 28 (5) If the waiver is not granted and the waiver applicant is
- 29 request was for an applicant for employment, the state agency is prohibited
- 30 from hiring the applicant.
- 31 (6) If an incumbent employee was immediately discharged but was
- 32 subsequently granted a waiver, the incumbent employee shall be immediately
- 33 reinstated but shall not be is not entitled to retroactive relief, including
- 34 back pay.

35

36 SECTION 182. Arkansas Code § 21-15-104(c) is amended to read as

1 follows to clarify and correct internal references and to make stylistic 2 changes: 3 (c) Because of the serious nature of the offenses and the close 4 relationship to the type of work that is to be performed, the following 5 offenses may not be waived by the director of a state agency: 6 (1) Capital murder, as prohibited in § 5-10-101; 7 (2) Murder in the first degree, § 5-10-102 and second degree, as 8 prohibited in §§ 5-10-102 and 5-10-103; 9 (3) Murder in the second degree, § 5-10-103; (3)(4) Kidnapping, as prohibited in § 5-11-102; 10 11 (4)(5) Rape, as prohibited in § 5-14-103; 12 (5)(6) Sexual assault in the first degree, § 5-14-124 and second 13 degree, as prohibited in §§ 5-14-124 and 5-14-125; 14 (7) Sexual assault in the second degree, § 5-14-125; 15 (6)(8) Sexual indecency with a child, as prohibited in § 5-14-16 110; 17 (7)(9) Endangering the welfare of an incompetent person in the 18 first degree, as prohibited in § 5-27-201; 19 (8)(10) Endangering the welfare of a minor in the first degree, 20 as prohibited in § 5-27-203 § 5-27-205; 21 (9)(11) Engaging children in sexually explicit conduct for use 22 in visual or print media medium, § 5-27-303 transportation of minors for 23 prohibited sexual conduct, pandering, or possessing visual or print medium 24 depicting sexually explicit conduct involving a child, or use of a child or 25 consent to the use of a child in a sexual performance by producing, 26 directing, or promoting a sexual performance by a child, as prohibited in §§ 5-27-303 - 5-27-305, 5-27-402, and 5-27-403; 27 28 (12) Pandering or possessing visual or print medium depicting 29 sexually explicit conduct involving a child, § 5-27-304; 30 (13) Transportation of minors for prohibited sexual conduct, § 31 5-27-305; 32 (14) Employing or consenting to the use of a child in a sexual 33 performance, § 5-27-402; 34 (15) Producing, directing, or promoting a sexual performance by 35 a child, § 5-27-403; 36 (10)(16) Adult abuse that constitutes a felony, as prohibited in

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1
     § 5-28-103;
 2
                 (11)(17) Arson, as prohibited in § 5-38-301;
                 (12)(18) Computer child pornography, as prohibited in § 5-27-
 3
 4
     603; and
 5
                 (13)(19) Computer exploitation of a child in the first degree,
 6
     as prohibited in § 5-27-605.
 7
 8
           SECTION 183. Arkansas Code § 21-15-113(a) is amended to read as
 9
     follows to clarify internal references:
10
           (a)(1) The provisions of §§ 21-15-111 and 21-15-112 prohibiting the
11
     hiring of a person or requiring the discharge of a person in a designated
12
     financial or information technology position may be waived by the director of
13
     a state agency upon the request of:
14
                       (A) A supervisor or other managerial employee in the state
15
     agency;
16
                       (B) An affected applicant for employment; or
17
                       (C) The person An incumbent employee in the designated
     financial or information technology position who is subject to discharge.
18
19
                      Application A request for a waiver must be made within five
20
     (5) days of the receipt of the criminal background check.
21
                 (3) If the crime is a misdemeanor and more than five (5) years
22
     have lapsed since the conviction, the state agency is not required to
     discharge an incumbent employee if a request for a waiver is timely made and
23
24
     if the waiver is ultimately granted.
25
                 (4) If the waiver is not granted and the waiver applicant is
26
     request was for an incumbent employee who was not immediately discharged, the
27
     state agency shall immediately discharge the incumbent employee.
28
                 (5) If the waiver is not granted and the waiver applicant is
29
     request was for an applicant for employment, the state agency is prohibited
30
     from hiring the applicant in a designated financial or information technology
31
     position.
                 (6) If an incumbent employee was immediately discharged but was
32
33
     subsequently granted a waiver, the incumbent employee shall be immediately
34
     reinstated but shall not be is not entitled to retroactive relief, including
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35

back pay.

1 SECTION 184. Arkansas Code § 23-67-211(c) is amended to read as 2 follows to remove temporary language, to clarify the wording of the subsection, and to add an essential word in a reference to a term: 3 4 (c) Effective June 30, 2006, if If a private passenger automobile, 5 homeowners multi-peril, or dwelling fire policy overall rate is+ 6 (1) Increased increased under this section, then the 7 commissioner shall publish notice of the rate increase and the overall 8 percentage of the rate increase: 9 (1) on On the State Insurance Department Web site Department's 10 website; or and 11 (2) Increased by twenty percent (20%) or greater under this 12 section, the commissioner shall publish notice of the increase for three (3) 13 consecutive business days in If the increase is twenty percent (20%) or greater, in a newspaper of general circulation in this state for three (3) 14 15 consecutive business days in addition to the notice published on the 16 department's Web site. 17 18 SECTION 185. Arkansas Code § 23-79-153(g) is repealed to remove it as 19 it is now obsolete. 20 (g) A carrier shall bring any block of business closed prior to August 21 12, 2005, into compliance with the terms of this section, except the 22 requirement in subdivision (b)(1) of this section, no later than January 1, 23 2007. 24 SECTION 186. Arkansas Code § 23-79-153(h) is repealed because the 25 26 application of the subsection depends upon a nonexistent provision in the 27 section. 28 (h) A carrier may petition the commissioner for an exemption from 29 subdivision (b)(1) of this section if complying with subdivision (b)(1) of 30 this section will cause the carrier to be subject to administrative 31 supervision by the commissioner or if the carrier purchased a closed block of 32 business from an insurance company that was under administrative supervision 33 or regulatory oversight by the commissioner. 34 35 SECTION 187. Arkansas Code § 23-81-401(a) is amended to read as 36 follows to clarify and reorganize the subsection:

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1
           (a)(1) Except for §§ 23-81-122, 23-81-127, and 23-81-128 in the case
 2
     of a variable annuity contract and §§ 23-81-104, 23-81-109 - 23-81-111, and
     23-81-201 et seq. in the case of a variable life insurance policy and except
 3
 4
     for § 23-83-109 in the case of group variable life insurance, and except as
 5
     otherwise provided in this subchapter, all All pertinent provisions of the
 6
     Arkansas Insurance Code shall apply to separate accounts and contracts
 7
     relating thereto. to those accounts, except:
8
                       (A) Sections 23-81-122, 23-81-127, and 23-81-128 in the
9
     case of a variable annuity contract;
10
                       (B) Sections 23-81-104, 23-81-109-23-81-111, and § 23-
11
     81-201 et seq. in the case of a variable life insurance policy;
12
                       (C) Section 23-83-109 in the case of group variable life
13
     insurance; and
14
                       (D) As otherwise provided in this subchapter.
15
                 (2) Any group or individual variable life insurance contract or
16
     annuity contract delivered or issued for delivery in this state shall contain
17
     grace, reinstatement, and nonforfeiture provisions appropriate to the
18
     contract.
19
20
           SECTION 188. Arkansas Code § 23-97-304(5) is amended to read as
21
     follows to correct an error in the subdividing of the language:
22
                 (5) "Federally tax-qualified long-term care insurance contract"
23
     means:
24
                       (A) an An individual or group insurance contract that meets
25
     the following requirements of section 7702B(b) of the Internal Revenue Code
26
     of 1986, as it existed on January 1, 2004:
27
                             (A)(i)(a) The only insurance protection provided
28
     under the contract is coverage of qualified long-term care services.
29
                                   (b) A contract satisfies the requirements of
30
     this subdivision (5)(A)(i) even though payments are made on a per diem or
31
     other periodic basis without regard to the expenses incurred during the
32
     period to which the payments relate;
33
                             (ii)(a) The contract does not pay or reimburse
34
     expenses incurred for services or items to the extent that the expenses:
35
                                         (1) Are reimbursable under Title XVIII
36
     of the Social Security Act, as it existed on January 1, 2004; or
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(2) Would be reimbursable but for the

2 application of a deductible or coinsurance amount. 3 (b) The requirements of this subdivision 4 (5)(A)(ii) do not apply to expenses that are reimbursable under Title XVIII 5 of the Social Security Act only as a secondary payor. 6 (c) A contract satisfies the requirements of 7 this subdivision (5)(A)(ii) even though payments are made on a per diem or 8 other periodic basis without regard to the expenses incurred during the 9 period to which the payments relate; 10 (iii) The contract is guaranteed renewable under 11 section 7702B(b)(1)(C) of the Internal Revenue Code of 1986, as it existed on 12 January 1, 2004; The contract does not provide for a cash 13 (iv) 14 surrender value or other money that can be paid, assigned, pledged as 15 collateral for a loan, or borrowed, except as provided in subdivision 16 (5)(A)(v) of this section; 17 (v)(a) All refunds of premiums, policyholder 18 dividends, or similar amounts under the contract are to be applied as a 19 reduction in future premiums or to increase future benefits. 20 (b) except that However, a refund in the event 21 of the death of the insured or a complete surrender or cancellation of the 22 contract cannot exceed the aggregate premiums paid under the contract; and 23 (vi) The contract meets the consumer protection 24 provisions set forth in section 7702B(g) of the Internal Revenue Code of 25 1986, as it existed on January 1, 2004; or and 26 (B) The portion of a life insurance contract that provides long-27 term care insurance coverage by rider or as part of the contract and that 28 satisfies the requirements of section sections 7702B(b) and section 7702B(e) of the Internal Revenue Code of 1986, as it existed on January 1, 2004; 29 30 31 SECTION 189. Arkansas Code § 23-97-318(c)(2) is amended to read as 32 follows to correct the wording of a definition: 33 (2) As used in this section, "field issued" means a policy or 34 certificate issued by an agent or a third-party administrator under the underwriting authority granted to the agent or third-party administrator by 35 36 an insurer.

2 SECTION 190. Arkansas Code § 23-100-104 is amended to read as follows 3 to clarify and reorganize the section: 4 23-100-104. Antifraud assessment. 5 (a)(1) Notwithstanding the provisions of § 26-57-601 et seq., the 6 State Insurance Department Trust Fund Act, § 23-61-701 et seq., and other 7 provisions of Arkansas law, all licensed insurers, including, but not limited 8 to, all licensed stock and mutual insurance companies, reinsurers, health 9 maintenance organizations, fraternal benefit societies, hospital and medical 10 service corporations, stipulated premium insurers, farmers' mutual aid 11 associations, and prepaid legal insurers, not later than June 30, 1997, for 12 the 1996-1997 fiscal year, and thereafter annually on or before June 30 for 13 all subsequent years at the time and in the manner as the Insurance 14 Commissioner shall prescribe, or at times alternate from June 30 annually as the commissioner shall prescribe, shall pay to the State Insurance Department 15 16 Criminal Investigation Division Trust Fund, in addition to the premium taxes 17 and fees now required under existing law, a nonrefundable antifraud assessment as directed by the commissioner for the reasonable and necessary 18 19 expenses and operation of the Criminal Investigation Division of the State Insurance Department. 20 21 (2) Effective for the 1996-1997 fiscal year, all licensed insurers described in subdivision (a)(1) of this section shall pay a one-time 22 antifraud assessment of four hundred dollars (\$400) to the fund. The 2.3 24 commissioner may, by rule or regulation, reduce the antifraud assessment to the fund or adjust the antifraud assessment to a maximum of no more than one 25 26 thousand dollars (\$1,000) per each fiscal year following the 1996-1997 fiscal 27 year. 28 (b) Approved but nonadmitted surplus lines insurers and registered 29 risk retention groups are exempt from payment of the antifraud assessment 30 described in this section. 31 (a)(1)(A) Each licensed insurer shall pay into the State Insurance 32 Department Criminal Investigation Division Trust Fund a nonrefundable 33 antifraud assessment as directed by the Insurance Commissioner for the reasonable and necessary expenses and operation of the Criminal Investigation 34 35 Division of the State Insurance Department. (B) As used in this <u>section</u>, "licensed insurer" includes 36

1	<u>a:</u>
2	(i) Licensed stock and mutual insurance company;
3	(ii) Reinsurer;
4	(iii) Health maintenance organization;
5	(iv) Fraternal benefit society;
6	(v) Hospital and medical service corporation;
7	(vi) Stipulated premium insurer;
8	(vii) Farmers' mutual aid association; and
9	(viii) Prepaid legal insurer.
10	(2) This section does not apply to an approved but nonadmitted
11	surplus lines insurer or to a registered risk retention group.
12	(b)(1) The antifraud assessment required by this section shall be paid
13	annually on or before June 30 at the time and in the manner that the
14	commissioner prescribes or at times alternate from June 30 annually that the
15	commissioner prescribes.
16	(2)(A) By rule the commissioner may set the amount of the
17	antifraud assessment.
18	(B) The antifraud assessment shall not exceed one thousand
19	dollars (\$1,000) per fiscal year.
20	(3) The antifraud assessment shall be in addition to the premium
21	taxes and fees now required under existing law.
22	(c) This section shall apply notwithstanding the provisions of § 26-
23	57-601 et seq., the State Insurance Department Trust Fund Act, § 23-61-701 et
24	seq., and other provisions of Arkansas law.
25	
26	SECTION 191. Arkansas Code § 23-112-614(e)(2) is amended to read as
27	follows to clarify the wording of the subdivision:
28	(2) The sales transaction register shall include the:
29	(A) <u>A motor vehicle's:</u>
30	<u>(i)</u> Make;
31	(B)(ii) Model;
32	(C) (iii) Year;
33	(D)(iv) Body style; and
34	(E)(v) Vehicle identification number;
35	(F) Name(B) The name and address of the seller and buyer
36	of the motor vehicle; and

1	(b) Salvage (c) The salvage auction buyer's identification
2	card number.
3	
4	SECTION 192. Arkansas Code § 24-11-405(b) is amended to read as
5	follows to remove a reference to a person who is no longer a member of the
6	board:
7	(b) The police officer members and the physician representative of the
8	board shall serve for a period of two (2) years or until their successors are
9	elected and qualified.
10	
11	SECTION 193. Arkansas Code $\$$ 25-1-302(a)(3) and (a)(18) are repealed
12	to remove references in this section to entities that have been abolished:
13	(3) Arkansas Aviation and Aerospace Commission, § 15-4-1501;
14	(18) School Self-Insurance Advisory Committee, § 6-20-1504;
15	
16	SECTION 194. Arkansas Code § 25-9-102 and § 25-10-140 are repealed
17	because the sections consist of temporary language the effectiveness of which
18	has expired.
19	25-9-102. Bureau of Alcohol and Drug Abuse Prevention.
20	(a) The Division of Alcohol and Drug Abuse Prevention of the
21	Department of Human Services is transferred by a type 1 transfer, as provided
22	for in § 25-2-104, to the Department of Health and shall be known as the
23	Bureau of Alcohol and Drug Abuse Prevention.
24	(b) Any and all other powers, duties, functions, records, property,
25	and funds administered or provided by other support divisions within the
26	Department of Human Services for the Division of Alcohol and Drug Abuse
27	Prevention shall be transferred to the Bureau of Alcohol and Drug Abuse
28	Prevention of the Department of Health.
29	
30	25-10-140. Bureau of Alcohol and Drug Abuse Prevention transferred to
31	Division of Behavioral Health.
32	(a) Effective July 1, 2003, the Bureau of Alcohol and Drug Abuse
33	Prevention that was transferred to the Department of Health under § 25-9-102
34	is transferred by a Type 1 transfer as provided for in § 25-2-104 to the
35	Division of Behavioral Health of the Department of Human Services.
36	(b) All other powers, duties, functions, records, property, and funds

36

1 administered or provided by other divisions within the Department of Health 2 for the Bureau of Alcohol and Drug Abuse Prevention shall be transferred to 3 the Division of Behavioral Health of the Department of Human Service [now the 4 Department of Health and Human Services]. 5 6 SECTION 195. Arkansas Code § 26-3-301(1) is amended to read as follows 7 to clarify archaic language: 8 (1) All public Public schoolhouses and houses school buildings 9 and buildings used exclusively for public worship and the grounds attached to 10 these buildings necessary for the proper occupancy, use, and enjoyment of the 11 buildings, not leased or otherwise used with a view to profit; 12 13 SECTION 196. Arkansas Code § 26-18-303(b)(4) is amended to read as 14 follows to add an omission of the Arkansas Court of Appeals: 15 (4) Disclosure compelled by any Arkansas circuit court, or the 16 Supreme Court, the Court of Appeals, or by any federal court of information 17 involved in any case or controversy before that court; 18 19 SECTION 197. Arkansas Code § 26-18-508(6)(B) is amended to read as 20 follows to avoid an unlawful delegation of legislative authority: 21 (B) However, the four percent (4%) interest rate shall 22 only apply to the "4-percent portion" as that term is defined in 26 U.S.C. § 23 6601(j)(2), as it existed on January 1, 1989 (Supp. 1988). 24 25 SECTION 198. Arkansas Code § 26-19-105(a) is amended to read as 26 follows to correct internal references, to remove obsolete language, and to 27 make stylistic changes: 28 (a)(1) If the director Director of the Department of Finance and 29 Administration determines that a taxpayer's monthly liability for the 30 following taxes for any calendar year equals or exceeds twenty thousand dollars (\$20,000), the taxpayer shall pay any tax due by electronic funds 31 32 transfer: 33 (A) Income withholding taxes under the Arkansas Income Tax 34 Withholding Act of 1965, § 26-51-901 et seq.;

Receipts Act of 1941, § 26-52-101 et seq., § 26-52-1401 et seq. [expired and

(B) Gross receipts or sales taxes under the Arkansas Gross

36

1 terminated], §§ 26-74-201 - 26-75-705, or the Local Government Bond Act of 2 1985, § 14-164-301 et seq.; 3 (C) Compensating or use taxes under the Arkansas 4 Compensating Tax Act of 1949, § 26-53-101 et seq.; 5 (D) Privilege taxes; 6 (E) Special alcoholic beverage excise taxes under § 3-7-7 201; 8 (F) Alcoholic beverage supplemental taxes under §§ 3-9-213 9 and 3-9-223; and 10 (G) Any other taxes supplemental to the taxes in 11 subdivisions (a)(1)(A)-(F) of this section or required to be collected and 12 remitted in the same manner as sales or use taxes and or any other law of 13 this state, for the calendar year 1993 or any calendar year thereafter, equals or exceeds fifty thousand dollars (\$50,000), the taxpayer shall pay 14 15 the taxes due by electronic funds transfer beginning January 1, 1994, and, 16 if, for the calendar year 1994 or any calendar year thereafter, the monthly 17 liability exceeds twenty thousand dollars (\$20,000), the taxpayer shall pay the taxes due by electronic funds transfer beginning January 1, 1995. 18 19 (2) If the director determines that a taxpayer's monthly 20 liability for the following taxes for any calendar year equals or exceeds 21 twenty thousand dollars (\$20,000), the taxpayer shall pay the taxes due by 22 electronic funds transfer: 23 (A) Taxes on tobacco products under the Arkansas Tobacco 24 Products Tax Act of 1977, § 26-57-201 et seq.,; 25 (B) Severance severance taxes under §§ 26-58-101 - 26-58-26 303,; or 27 (C) Taxes taxes on spirituous liquors, wines, malt liquors, and beer under §§ 3-5-101 - 3-7-114 equals or exceeds twenty 28 29 thousand dollars (\$20,000) for calendar year 1994 or any calendar year 30 thereafter, the taxpayer shall pay the taxes due by electronic funds transfer 31 beginning January 1, 1995. 32 (3) If the director determines that a taxpayer's monthly 33 liability for soft drink taxes under the Arkansas Soft Drink Tax Act, § 26-57-901 et seq., for the calendar year 1995 or any calendar year thereafter, 34

equals or exceeds twenty thousand dollars (\$20,000), the taxpayer shall pay

the taxes due by electronic funds transfer, beginning January 1, 1996.

1	
2	SECTION 199. Arkansas Code § 26-19-105(c)(4)(A) is amended to read as
3	follows to correct obsolete language:
4	(4)(A) Starting with withholding tax reporting periods beginning
5	on January 1, 2001, and for all subsequent reporting periods For any
6	withholding tax reporting period, a company or any other business enterprise
7	that provides the service of reporting and remitting withholding tax on the
8	wages paid to Arkansas employees by other employers shall remit all such
9	withholding taxes to the director by electronic funds transfer.
10	
11	SECTION 200. Arkansas Code § 26-19-105(d) is amended to remove
12	obsolete language:
13	(d) The following may elect to utilize the state module of the
14	electronic funds transfer payment system of the United States Department of
15	the Treasury to pay monthly income withholding taxes by electronic funds
16	transfer for tax years beginning on and after January 1, 2006:
17	(1) Any taxpayer who is not required by subdivision (a)(1) of
18	this section to pay income withholding taxes by electronic funds transfer; or
19	(2) Any business that provides tax reporting and remitting
20	services that is not required by subdivision (c)(4) of this section to pay
21	income withholding taxes by electronic funds transfer.
22	
23	SECTION 201. Arkansas Code § 26-26-713(d)(1) is amended to read as
24	follows to clarify internal references and to clarify a criminal offense:
25	(d)(1) $rac{Any}{Upon}$ $rac{Upon}{conviction}$, $rac{any}{conviction}$ individual, school director, tax
26	commissioner, tax assessor, or other person charged with duties who shall
27	fail to perform those duties shall be a duty under this section who fails to
28	perform the duty is guilty of a violation and upon conviction shall be fined
29	in any sum not less than one hundred dollars (\$100) nor more than one
30	thousand dollars (\$1,000).
31	
32	SECTION 202. Arkansas Code § 26-26-1118(a) is amended to read as
33	follows to remove obsolete language, to formally create the homestead
34	property tax credit, and to correct internal references:
35	(a)(1)(A) Effective with the assessment year 2000 and thereafter,

There is established a homestead property tax credit for each assessment year

- that reduces the amount of real property taxes assessed on the homestead of each property owner shall be reduced by three hundred dollars (\$300).
- 3 (B) Effective with the assessment year 2007 and
- 4 thereafter, the amount of real property taxes assessed on the homestead of
- 5 each property owner shall be reduced by three hundred fifty dollars (\$350).
- 6 (C) However, no assessment shall be reduced to less than
- 7 zero dollars (\$0.00).
- 8 (2) Each property owner shall pay the reduced tax amount to the
- 9 county.
- 10 (3) The tax reduction homestead property tax credit adopted by
- 11 this section shall be reflected on the tax bill sent to the property owner by
- 12 the county collector.
- 13 (4) The county and taxing units within the county shall be are
- 14 entitled to reimbursement of the tax reduction resulting from the homestead
- property tax credit in accordance with § 26-26-310.

- 17 SECTION 203. Arkansas Code § 26-26-1123 is amended to read as follows
- 18 to clarify its application to a sale of real property and to address issues
- 19 raised in Attorney General Opinion No. 2005-144 as to when a homestead owner
- 20 sells his or her homestead property but retains a life-estate. The
- 21 "beneficiary" term is used because the homestead owner could have previously
- 22 transferred the property to a revocable trust and the trust of trustee is
- 23 technically the transferor for any new sale:
- 24 26-26-1123. Transfer Sale of real property.
- 25 (a) When a person sells his or her real property, the county assessor
- 26 shall assess the real property at twenty percent (20%) of the appraised value
- 27 at the next assessment date after the date of the transfer of title to the
- 28 real property.
- 29 (b) The owner of real property to whom title is transferred by a sale
- 30 is not entitled to claim any limitation on the assessed value of the real
- 31 property until the second assessment date after the date of the transfer $\underline{\text{of}}$
- 32 title to the real property.
- 33 (c) This section does not apply to any transfer of title to real
- 34 property claimed as a homestead in which the owner or beneficiary of the
- 35 homestead retains a life-estate interest in the homestead following the
- 36 <u>transfer of title to the real property.</u>

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 2
           SECTION 204. Arkansas Code § 26-26-1408(a)(1) and (b) are amended to
 3
     read as follows to remove obsolete language:
 4
           (a)(1) On and after January 1, 1991, a A taxpayer shall annually
 5
     assess his or her tangible personal property for ad valorem taxes during the
 6
     period from January 1 through May 31.
 7
8
           (b) On and after the third Monday in February, 1988, personal Personal
9
     property taxes will be are payable from the third Monday in February through
10
     October 10 each year, with the provision in § 27-13-101 [repealed] taking
11
     precedent.
12
13
           SECTION 205. Arkansas Code § 26-35-1101(a) is amended to read as
14
     follows to formally create the Arkansas Disaster Relief Program:
15
           (a)(1) There is created the Arkansas Disaster Relief Program.
16
                 (2) The Revenue Division of the Department of Finance and
17
     Administration shall include on the Arkansas individual income tax forms,
     including those forms on which a husband and wife file separately on the same
18
19
     form and on all corporate income tax forms, a designation as follows:
20
                       (1)(A) If you are entitled to a refund, check if you wish
21
     to designate [ ] $1, [ ] $5, [ ] $10, [ ] $20, [ ] $ . (write in amount), or
22
     [ ] all refund due, of your tax refund for the Arkansas Disaster Relief
23
     Program. Your refund will be reduced by this amount.
24
                       (2)(B) If you owe an additional amount, check if you wish
25
     to contribute an additional [ ] $1, [ ] $5, [ ] $10, [ ] $20, [ ] $ . (write
26
     in amount) for the Arkansas Disaster Relief Program. If you wish to make a
27
     contribution to the program you must enclose a separate check for the amount
28
     of your contribution, payable to the Arkansas Disaster Relief Program.
29
30
           SECTION 206. Arkansas Code § 26-35-1104 is amended to read as follows
     to remove obsolete language and to make stylistic changes:
31
32
           26-35-1104. Effective dates. Rules.
33
           (a) The Arkansas disaster relief check-off program on state income tax
34
     returns shall be effective beginning with the returns for the 1997 income
35
     year and each income year thereafter. The Revenue Division of the Department
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of Finance and Administration shall be authorized to may establish any

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1
    regulation rule to effectively carry out the revenue producing provisions of
 2
     this subchapter.
 3
           (b)
               The provisions of this subchapter allowing the Director of the
 4
    Department of Finance and Administration to accept gifts, grants, bequests,
 5
    devises, and donations shall be effective on August 1, 1997. The director is
 6
    authorized to Director of the Department of Finance and Administration may
7
    promulgate rules and regulations to carry out those the provisions of this
8
     subchapter that allow the director to accept gifts, grants, bequests,
    devises, and donations.
9
10
11
           SECTION 207. Arkansas Code § 26-35-1202 is amended to read as follows
12
     to formally create the Baby Sharon's Children's Catastrophic Illness Grant
13
    Program:
14
          (a) There is created the Baby Sharon's Children's Catastrophic Illness
15
    Grant Program.
16
          (b) The Revenue Division of the Department of Finance and
17
    Administration shall include on the Arkansas individual income tax forms,
     including those forms on which a husband and wife file separately on the same
18
19
     form, and on all corporate income tax forms, a designation as follows:
20
                 (1) If you are entitled to a refund, check if you wish to
21
     designate [ ] $1, [ ] $5, [ ] $10, [ ] $20, [ ] $ (write in
22
     amount), or [ ] all refund due, of your tax refund for Baby Sharon's
23
    Children's Catastrophic Illness Grant Program Trust Fund. Your refund will be
24
     reduced by this amount.
25
                 (2) If you owe an additional amount, check if you wish to
26
     contribute an additional [ ] $1, [ ] $5, [ ] $10, [ ] $20, [ ]
27
     $ (write in amount) for the Baby Sharon's Children's Catastrophic
28
     Illness Grant Program Trust Fund. If you wish to make a contribution to the
29
     fund, you must enclose a separate check for the amount of your contribution,
30
    payable to the Baby Sharon's Children's Catastrophic Illness Grant Program
31
    Trust Fund".
32
33
           SECTION 208. Arkansas Code § 26-35-1206 is repealed because its
34
    provisions are now obsolete.
          26-35-1206. Effective dates.
35
36
          (a) The Baby Sharon's Children's Catastrophic Illness Grant Program
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1 Trust Fund checkoff on state income tax returns shall be effective for tax 2 years beginning on or after January 1, 2003. 3 (b) The provisions of this subchapter allowing the Director of the 4 Department of Finance and Administration to accept gifts, grants, bequests, 5 devises, and donations shall be effective on August 1, 2003. 6 7 SECTION 209. Arkansas Code § 26-35-1302 is amended to read as follows 8 to formally create the Military Family Relief Check-off Program: 9 (a) There is created the Military Family Relief Check-off Program. 10 The Revenue Division of the Department of Finance and 11 Administration shall include on the Arkansas individual income tax forms, 12 including those forms on which a husband and wife file separately on the same form, and on all corporate income tax forms, a designation as follows: 13 14 (1) If you are entitled to a refund, check if you wish to 15 designate [] \$1, [] \$5, [] \$10, [] \$20, [16 (write in amount), or [] all refund due, of your tax refund for the 17 Military Family Relief Check-off Program. Your refund will be reduced by this 18 amount. 19 (2) If you owe an additional amount, check if you wish to 20 contribute an additional [] \$1, [] \$5, [] \$10, [] \$20, [21 (write in amount) for the Military Family Relief Check-off 22 Program. If you wish to make a contribution to the program, you must enclose 23 a separate check for the amount of your contribution, payable to the Military 24 Family Relief Check-off Program." 25 26 SECTION 210. Arkansas Code § 26-35-1303(e) is amended to read as 27 follows to clarify an internal reference: 28 (e) The Adjutant General shall promulgate all rules necessary for 29 implementing the grant program created under this subchapter for the Military 30 Family Relief Trust Fund. 31 32 SECTION 211. Arkansas Code § 26-37-210 is amended to read as follows 33 to remove obsolete language and to clarify internal references: 34 When and wherever timber, oil, gas, or mineral rights are owned or 35 assessed separate from the fee in the land and the taxes are not paid, the 36 taxes shall be treated as taxes on land or real estate, subject to all tax

1 laws now in force or which may hereafter be passed governing the forfeiture 2 and sale of other real estate, and all such timber, gas, oil, or mineral 3 rights when forfeited and certified to the Commissioner of State Lands shall 4 be subject to sale at the price and as provided in Acts 1929, No. 129, § 4, 5 as amended, [superseded] for the sale of town and city lots. 6 (a) If a timber right, an oil right, a gas right, or a mineral right 7 is owned or assessed separate from the fee in the land and the taxes due on the right is not paid, the timber, oil, gas, or mineral right is subject to 8 9 the tax laws governing forfeiture and sale of tax-delinquent land. (b) Any timber, oil, gas, or mineral right forfeited and certified to 10 11 the Commissioner of State Lands is subject to disposition as provided in this 12 chapter. 13 14 SECTION 212. Arkansas Code § 26-37-212 is amended to read as follows 15 to clarify its application: 16 Where the owners of a tract of land dedicate If an owner of land 17 dedicates it to the city in which the land is located for park purposes by a filed and recorded plat and bill of assurance, if and there are any 18 19 delinquent general taxes of the state, county, city, etc., against the property, or a political subdivision of the state against the land, upon a 20 21 showing that title to the land is dedicated to the city as a public park, 22 then it shall be the duty of the Commissioner of State Lands and of the 23 proper county officials of the county where the land lies, on showing that 24 title to the land has been dedicated to the public as a public park, to shall 25 cancel any delinquent general taxes. 26 27 SECTION 213. Arkansas Code § 26-37-301(e) is amended to read as 28 follows to correct internal references and to make stylistic changes: 29 (e)(1) If the Commissioner of State Lands fails to receive proof that 30 the notice sent by certified mail under this section was received by the owner of a homestead, as defined under § 26-26-1118(b), then the Commissioner 31 32 of State Lands or his or her designee shall provide actual notice to the 33 owner of a homestead, as defined under § 26-26-1118(b), by personal service 34 of process at least sixty (60) days before the date of sale. 35 (2) As used in this subsection, "owner of a homestead" means: (A) "Homestead" means the same as defined in § 26-26-1122; 36

1	<u>and</u>
2	(B) "Owner of a homestead" means:
3	(i) Every owner if the homestead is owned by joint
4	tenants; and
5	(ii) Either the husband or the wife if the homestead
6	is owned by tenants by the entirety.
7	(3) The owner of a homestead shall pay for the additional cost
8	of the notice by personal service of process under this subsection.
9	
10	SECTION 214. Arkansas Code § 26-37-315 is amended to read as follows
11	to correct an internal reference and to make stylistic changes:
12	(a) As used in this section, "homestead" means the same as defined in
13	§ 26-26-1122.
14	(b) If a taxpayer did not receive actual notice of the sale of his or
15	her homestead, as defined under $\$$ 26-26-1118(b), by the Commissioner of State
16	Lands or his or her designee by personal service of process at least sixty
17	(60) days before the date of the sale, then the taxpayer may redeem the tax-
18	delinquent land by tendering all taxes, penalties, interests, and costs
19	within thirty (30) days after the date of the sale.
20	
21	SECTION 215. Arkansas Code § 26-37-316 is amended to read as follows
22	to correct an internal reference and to make stylistic changes:
23	(a) As used in this section, "homestead" means the same as defined in
24	§ 26-26-1122.
25	(b) When a homestead, as defined under § 26-26-1118(b), is certified
26	to the Commissioner of State Lands, the county collector shall provide notice
27	to the Commissioner of State Lands that the property <u>tax-delinquent land</u> is a
28	homestead.
29	
30	SECTION 216. Arkansas Code § 26-51-411(a) is amended to read as
31	follows to clarify the phrase "the passage of this act":
32	(a) For the purpose of ascertaining the gain or loss from the sale or
33	other disposition of real, personal, or mixed property, the basis shall be,
34	in the case of property acquired before January 1, 1928, the assessed
35	valuation of such property on the county tax books as of that date if such
36	assessed valuation exceeds the original cost and, in all other cases, the

- 1 cost of such property, except that:
- 2 (1) In the case of such property which should be included in the
- 3 inventory, the basis shall be the last inventory value;
- 4 (2)(A) In the case of property acquired by gift after the
- 5 passage of this act March 9, 1929, the basis shall be the same as that which
- 6 it would have been in the hands of the donor or the last preceding owner by
- 7 whom it was not acquired by gift.
- 8 (B) If the facts necessary to determine such basis are
- 9 unknown to the donee, the Director of the Department of Finance and
- 10 Administration shall use the assessed valuation of the property;
- 11 (3) In the case of such property acquired by gift on or before
- 12 the passage of this act March 9, 1929, the basis for ascertaining gain or
- 13 loss from sale or other disposition of such property shall be the assessed
- 14 valuation; and
- 15 (4) In the case of such property acquired by bequest, devise, or
- 16 inheritance, the basis shall be the appraised value of such property upon
- 17 which state inheritance tax or estate tax was paid.

- 19 SECTION 217. Arkansas Code § 26-51-440(c) is repealed because its
- 20 provisions are now obsolete.
- 21 (c) This section shall take effect and be enforced for tax years
- 22 beginning on or after January 1, 2001.

23

- SECTION 218. Arkansas Code § 26-51-506(f)(1)(A) is amended to read as
- 25 follows to add clarifying language:
- 26 (A) The waste reduction, reuse, or recycling equipment is
- 27 removed from Arkansas, is disposed of, is transferred to another person, or
- 28 the taxpayer otherwise ceases to use the required materials or operate in the
- 29 manner required by this section; or

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- 31 SECTION 219. Arkansas Code § 26-51-813(a)(2) is amended to read as
- 32 follows to remove obsolete language:
- 33 (2) In the manner and for the purposes prescribed in this
- 34 section, the Arkansas Tax Procedure Act, § 26-18-101 et seq., and §§ 26-5-
- 35 107, 26-5-108, 26-51-606 [repealed], 26-51-910, 26-52-105, 26-52-302, 26-52-
- 36 303, 26-52-509, and 26-59-111.

1 2 SECTION 220. Arkansas Code § 26-51-908(h)(1) is amended to read as 3 follows to remove obsolete language: 4 (h)(1) Starting with withholding tax reporting periods beginning on 5 January 1, 2001, and for all subsequent reporting periods, For any 6 withholding tax reporting period, a company or any other business enterprise 7 which provides the service of reporting and remitting withholding tax on the 8 wages paid to Arkansas employees by other employers shall remit all such 9 withholding taxes to the director by electronic funds transfer, as more particularly described in § 26-19-105. 10 11 12 SECTION 221. Arkansas Code § 26-52-314(d) is repealed so as to remove 13 obsolete language. 14 (d)(1) The gross receipts tax levied by this section on the sale of a 15 prepaid telephone calling card, prepaid authorization number, and the 16 recharge of a prepaid telephone calling card or prepaid authorization number 17 shall be due on all such sales occurring on or after July 1, 1999. (2) However, for the months of July and August of 1999, in addition to the 18 19 tax levied by this section on the sale of a prepaid telephone calling card 20 and a prepaid authorization number, each telephone, telecommunication, and 21 telegraph company must continue to collect gross receipts tax on any 22 telephone or telecommunication services provided to a customer who obtains the service through the use of a prepaid telephone calling card or prepaid 2.3 24 authorization number. 25 26 SECTION 222. Arkansas Code § 26-52-432 is repealed because the section 27 is now obsolete: 28 (a) If a purchaser of agricultural aircraft used in the production of 29 food, fiber, or timber establishes to the satisfaction of the Director of the 30 Department of Finance and Administration that he was the owner of an 31 agricultural aircraft which was destroyed or damaged by the storms which 32 struck Arkansas during January, 1999, and that he purchased a replacement 33 agricultural aircraft on or before December 1, 1999, then the purchaser is entitled to a refund of sales tax as detailed in subsection (b) of this 34 35 section.

(b)(1) The purchaser of a new agricultural aircraft is entitled to a

1 refund of thirty-eight percent (38%) of the state sales or use tax paid on 2 the purchase of the aircraft. 3 (2) The purchaser of a used agricultural aircraft is entitled to 4 a refund of one hundred percent (100%) of the state sales or use tax paid on 5 the purchase of the used aircraft. 6 (3)(A) The purchaser shall apply to the director for a refund 7 regardless of whether the tax was paid directly to the director or collected 8 by the aircraft seller. 9 (B) The application for refund must be made within six (6) 10 months of the purchase of the replacement aircraft. 11 (C) No interest shall be paid on tax refunded under this 12 section. (c)(l) For purposes of this section, an agricultural aircraft is 13 "destroyed or damaged" if, as a result of the storm, the retail value of the 14 15 aircraft was reduced by at least fifty percent (50%), as established by a 16 reliable published industry source. (2) For purposes of this section, an agricultural aircraft is 17 "destroyed or damaged" if, as a result of the storm, the market value of the 18 19 aircraft was reduced by at least fifty percent (50%), as established by 20 reliable means. 21 22 SECTION 223. Arkansas Code § 26-52-512(b)(3)(B) is amended to read as 23 follows to add clarifying language: 24 (B) In the case of a corporate taxpayer (parent 25 corporation) that is a parent corporation and that holds fifty percent (50%) 26 or more of the outstanding shares of one (1) or more corporations 27 (subsidiaries) that are subsidiaries and which that are subject to the tax 28 imposed by the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., the 29 aggregate discount available to the parent corporation and all subsidiaries 30 shall not exceed one thousand dollars (\$1,000) per month. 31 32 SECTION 224. Arkansas Code § 26-52-512(c) is amended to read as 33 follows to clarify an internal reference and to remove obsolete language: 34 (c)(1) For any electronic funds transfer or report required under 35 subsection (a) of this section, the due date of which falls on a Saturday,

Sunday, or legal holiday, the electronic funds transfer or report shall be

- 1 made on the next succeeding business day which is not a Saturday, Sunday, or 2 legal holiday.
- 3 (2) For any report or deposit required under subsection (a) of 4 this section, the due date of which falls on a Saturday, Sunday, or legal 5 holiday, the report shall be postmarked on the next succeeding business day 6 which is not a Saturday, Sunday, or legal holiday.

- 8 SECTION 225. Arkansas Code § 26-55-234 is amended to read as follows 9 to clarify its application:
- 10 (a) Every person or terminal purchasing or otherwise acquiring motor 11 fuel by pipeline, tank car, tank truck, or cargo lot and selling, using, or 12 otherwise disposing of the motor fuel for delivery in Arkansas not required 13 by a provision of this subchapter to be licensed as a distributor in motor 14 fuel shall file a statement setting forth the:
- (1) Name under which the person or terminal is transacting
 business within the State of Arkansas and the location with the street number
 address of that person's or terminal's principal office or place of business
 within the state; and
 - (2) Location with the street number address of that person's or terminal's principal office or place of business within the state;
- 21 (3) Name and address of the owner, or the names and addresses of
 22 the partners if the person or terminal is a partnership, or ; or
 23 (4) Names names and addresses of the principal officers if the person or
 24 terminal is a corporation or association.

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- SECTION 226. Arkansas Code § 26-56-208(d)(1) is amended to read as follows to clarify its application:
- (d)(1) Every terminal purchasing or otherwise acquiring distillate special fuel by pipeline and selling, using, or otherwise disposing of the distillate special fuel for delivery in Arkansas and not required by a provision of this subchapter to be licensed as a supplier in distillate special fuel shall file a statement setting forth the:
- 33 (A) Name under which the terminal is transacting business 34 within the State of Arkansas;
- 35 <u>(B) Location</u> and the location with the street number 36 address of the terminal's principal office or place of business within the

1 state; and 2 (C)(B) Name and address of the owner of the terminal, or 3 the names and addresses of the partners if the terminal is a partnership;, or 4 (D) Names names and addresses of the principal officers if 5 the terminal is a corporation or association. 6 7 SECTION 227. Arkansas Code § 26-57-203(6)(A) is amended to read as 8 follows to remove superfluous language: 9 (6)(A) "General tobacco products vendor" or "vendor" means any 10 person that operates a vending machine or that uses any other mechanical 11 device, from which cigarettes or other tobacco products are delivered to the 12 consumer by inserting coins in the machine or device, and that purchases tobacco products only from licensed wholesalers. 13 14 15 SECTION 228. Arkansas Code § 26-57-203(10) is amended to read as 16 follows to clarify its application: 17 (10) "Restricted tobacco products vendor" means a vendor who person that is licensed to operate vending machines owned by the vendor on 18 19 the vendor's person only on the person's own premises, and is otherwise subject to all other restrictions imposed on a general tobacco products 20 21 vendor; 22 23 SECTION 229. Arkansas Code § 26-57-203(15) is repealed so as to remove 24 a superfluous definition. 25 (15) The pronouns "he", "his", "him", "they", or any other 26 pronoun shall apply to any person covered by this subchapter; 27 28 SECTION 230. Arkansas Code § 26-57-803(a)(1), (b), and (c) are 29 amended to read as follows to remove obsolete language and to add clarifying 30 language: (a)(1) In addition to the excise or privilege taxes levied under §§ 31 32 26-57-208 and 26-57-802, for the months of February, March, April, May, and 33 June of 1993, there is levied a tax of six dollars and twenty-five cents 34 (\$6.25) per one thousand (1,000) cigarettes sold in the state, and for all 35 months beginning on or after July 1, 1993, there is levied a tax of four 36 dollars and seventy-five cents (\$4.75) per one thousand (1,000) cigarettes

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1 sold in the state. 2 In addition to the tax imposed by § 26-57-208(2), for the months 3 4 of February, March, April, May, and June 1993, there is imposed an additional 5 excise or privilege tax on the sale of tobacco products other than cigarettes 6 by wholesalers to retailers or by licensed retailers to the Director of the 7 Department of Finance and Administration at nine percent (9%) of the 8 manufacturer's selling price, and for all months beginning on or after July 9 1, 1993, there is levied an additional excise or privilege tax on the sale of 10 tobacco products other than cigarettes by wholesalers to retailers or by 11 licensed retailers to the Director of the Department of Finance and Administration at seven percent (7%) of the manufacturer's selling price. The 12 13 tax shall be computed before discounts. 14 15 (c) The taxes levied by this section shall not apply to the sale of 16 cigarettes and tobacco products which are in a wholesaler's warehouse 17 inventory on January 1, 1993. 18 19 SECTION 231. Arkansas Code § 26-57-804(d) is repealed so as to remove 20 obsolete language: 21 (d) Purchases of stamps pursuant to § 26-57-236 by wholesalers and 22 stamp deputies during May 2003 shall be limited to one hundred ten percent 23 (110%) of the amount of each purchaser's average stamp purchase for the 24 period January 2003 through April 2003. 25 26 SECTION 232. Arkansas Code § 26-58-115(a) is amended to read as 27 follows to add clarifying language: 28 (a) Except as otherwise provided in this subchapter, the monthly 29 report required by § 26-58-114 shall be filed and the payment of the 30 severance tax shall be made by the producer actually severing the natural resources whether as owner, lessee, concessionaire, or contractor and, in the 31 32 case of severance taxes on timber, the monthly report required by § 26-58-114 33 shall be filed and the severance tax shall be paid by the primary processor. 34

follows to make stylistic changes:

SECTION 233. Arkansas Code § 26-58-115(d) is amended to read as

1 (d) Notwithstanding the sale or delivery, all severed oil or gas sold 2 or delivered to any pipeline company for transportation by it through pipes 3 connected with the oil or gas well of the owner shall be liable for is 4 subject to the severance tax on the severed oil or gas. 5 6 SECTION 234. Arkansas Code § 26-62-205(e)(1) is amended to read as 7 follows to add clarifying language: 8 (e)(1) The Director of the Department of Finance and Administration, 9 in consultation with the Director of the Arkansas State Highway and 10 Transportation Department, is authorized and directed to shall promulgate 11 rules and regulations regarding an alternative to the required usage of sales 12 tickets for all sales of natural gas fuels made by alternative fuels suppliers by separate meter as provided in § 26-62-203. 13 14 15 SECTION 235. Arkansas Code § 27-34-107(a)(3) and (4) are repealed to 16 remove provisions concerning the Public Safety Fund which shall be codified 17 in a new section. 18 (3) Twenty-five percent (25%) of the fines collected shall be 19 retained by the town or city in which they are collected, to be deposited in 20 a fund called the Public Safety Fund, to be used solely for the promotion of 21 public safety. 22 (4) Twenty-five percent (25%) of the fines collected in a 23 district court that is funded solely by the county shall be retained by the 24 county in which they are collected, to be deposited in the Public Safety Fund, to be used solely for the promotion of public safety. 25 26 27 SECTION 236. Arkansas Code Title 27, Chapter 34, Subchapter 1 is 28 amended to add an additional section to contain the provisions of § 27-34-29 107(a)(3) and (4) which shall be moved from the Arkansas Child Passenger 30 Protection Fund into this new section creating the Public Safety Fund: 27-34-108. Public Safety Fund — Creation. 31 32 (a) A town or city that collects fines pursuant to this subchapter 33 shall retain twenty-five percent (25%) of the fines collected and deposit 34 them into a fund called the Public Safety Fund, to be used solely for the 35 promotion of public safety. 36 (b) A district court that is funded solely by the county and collects

1 fines pursuant to this subchapter shall retain twenty-five percent (25%) of 2 the fines collected and deposit them into the Public Safety Fund, to be used solely for the promotion of public safety. 3 4 SECTION 237. Arkansas Code § 27-50-202 is amended to read as follows 5 6 to clarify that there is no longer a Division of Weights and Standards of the 7 Arkansas State Highway and Transportation Department, and that the Arkansas 8 Highway Police Division of the Arkansas State Highway and Transportation 9 Department has all authority of the former Division of Weights and Standards: 10 27-50-202. Arkansas Highway Police Division of the Arkansas State 11 Highway and Transportation Department - Creation. 12 (a) A Division of Weights and Standards of the Arkansas State Highway 13 The Arkansas Highway Police Division of the Arkansas State Highway and 14 Transportation Department is created. 15 (b) The Division of Weights and Standards is hereafter to be named the 16 Arkansas Highway Police Division of the Arkansas State Highway and 17 Transportation Department. 18 (c) Whenever the words "Division of Weights and Standards of the 19 Arkansas State Highway and Transportation Department" are found in any 20 statute, directive, rule, or regulation, they shall be held and taken to mean 21 the Arkansas Highway Police Division of the Arkansas State Highway and 22 Transportation Department. 2.3 24 SECTION 238. Arkansas Code § 27-64-308(d) is amended to read as 25 follows to clarify the types of agreements the State Highway Commission may 26 enter into: 27 The commission may enter into any ancillary agreements in 28 connection with the sale of the bonds as it deems necessary and advisable, 29 including, without limitation, bond purchase agreements, remarketing 30 agreements, and letter of credit and reimbursement agreements. 31 32 SECTION 239. Arkansas Code § 27-66-207(b) is amended to read as 33 follows to clarify the provision for identifying private roads: 34 (b) Unless a plat clearly reflects that roads that are private roads, 35 the county recorder shall not accept any plats in the unincorporated area of

the county without the county court's acceptance of:

1	(1) Roads for perpetual maintenance; and
2	(2) Dedication of land for public purposes.
3	
4	SECTION 240. The enactment and adoption of this act shall not repeal,
5	expressly or impliedly, the acts passed at the regular session of the 86th
6	General Assembly. All such acts shall have full effect and, so far as those
7	acts intentionally vary from or conflict with any provision contained in this
8	act, those acts shall have the effect of subsequent acts and as amending or
9	repealing the appropriate parts of the Arkansas Code of 1987.
10	
11	/s/ Bond APPROVED: 4/2/2007