Stricken language would be deleted from and underlined language would be added to present law. Act 1107 of the Regular Session

1 2	State of Arkansas As Engrossed: S2/17/15 S3/17/15 S3/24/15 90th General Assembly $As Engrossed: Bill$
3	Regular Session, 2015 SENATE BILL 332
4	
5	By: Senator Files
6	By: Representative Jett
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE LAWS CONCERNING THE SALES AND USE
10	TAX APPLICABLE TO THE PARTIAL REPLACEMENT AND REPAIR
11	OF CERTAIN MACHINERY AND EQUIPMENT USED IN
12	MANUFACTURING; TO DECLARE AN EMERGENCY; AND FOR OTHER
13	PURPOSES.
14	
15	
16	Subtitle
17	TO AMEND THE LAWS CONCERNING THE SALES
18	AND USE TAX APPLICABLE TO THE PARTIAL
19	REPLACEMENT AND REPAIR OF CERTAIN
20	MACHINERY AND EQUIPMENT USED IN
21	MANUFACTURING; AND TO DECLARE AN
22	EMERGENCY.
23	
24	
25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
26	
27	SECTION I Arkansas Code § 26-52-447(f), concerning the sales tax on
28	partial replacement and repair of certain machinery and equipment that is
29	subject to refund, is amended to read as follows:
30	(f) To claim the benefit of the tax refund under this section, a
31 32	taxpayer shall hold a direct pay or a limited direct pay sales and use tax
33	permit from the Department of Finance and Administration and shall claim the
33 34	tax refund under the direct pay or limited direct pay permit.
35	SECTION 2. Arkansas Code § 26-52-509(a), concerning the direct payment
36	of sales and use tax by a consumer or user, is amended to read as follows:

1	(a) <u>(1)</u> In the exercise of his or her discretion, the <u>The</u> Director of
2	the Department of Finance and Administration by agreement with any consumer
3	or user may permit :
4	(A) Permit a consumer or user under the agreement to
5	accrue and remit gross receipts taxes directly to the Department of Finance
6	and Administration, instead of the taxes being collected and paid by the
7	seller as provided in <u>under</u> § 26-52-508 ; and
8	(B)(i) Issue limited direct pay authority to permit a user
9	or consumer to accrue and remit gross receipts and compensating use taxes on
10	purchases that include eligible purchases.
11	(ii)(a) A limited direct pay agreement permits a
12	consumer or user to accrue and remit gross receipts and compensating use
13	taxes on purchases that include eligible purchases.
14	(b) As used in this section, "eligible
15	purchases" means property or services subject to a refund of tax under §\$ 26-
16	52-447 and 26-53-149.
17	(iii)(a) A limited direct pay agreement is available
18	only to a person eligible for a refund of tax under §\$ 26-52-447 and 26-53-
19	<u>149.</u>
20	(b) A person holding a limited direct pay
21	permit shall use the permit only to make purchases that include eligible
22	purchases.
23	(2)(A) A seller that receives a claim for exemption from a
24	customer based on a limited direct pay permit shall not collect and remit
25	gross receipts or compensating use taxes on purchases that include eligible
26	purchases made by a person holding a limited direct pay permit.
27	(B) However, if a seller collects and remits gross
28	receipts or compensating use taxes on eligible purchases from a person
29	holding a limited direct pay permit, a refund may be obtained under § 26-18-
30	<u>507.</u>
31	(3) A person who has entered into a limited direct pay agreement
32	under this section and makes purchases of property or services under the
33	authority of that agreement without paying the gross receipts or compensating
34	use taxes due on those purchases is responsible for remitting the proper
35	amount of tax due to the director as required by law.
36	(4)(A) A seller shall collect and remit gross receipts and

1 compensating use taxes on purchases made by a person holding a limited direct 2 pay permit that are not eligible purchases. 3 (B) If a seller relies on the limited direct pay permit 4 and fails to properly collect tax on sales other than eligible purchases, the 5 limited direct pay permit holder shall remit the proper amount of tax to the 6 state as required under subsection (a)(3) of this section. 7 (5) This section does not eliminate the requirement that a 8 consumer or user self-assess and remit compensating use tax under §§ 26-53-9 123 - 26 - 53 - 125. 10 SECTION 3. Arkansas Code § 26-53-149(f), concerning the use tax on 11 12 partial replacement and repair of certain machinery and equipment that is 13 subject to refund, is amended to read as follows: 14 (f) To claim the benefit of the tax refund under this section, a 15 taxpayer shall hold a direct pay <u>or a limited direct pay</u> sales and use tax 16 permit from the Department of Finance and Administration and shall claim the 17 tax refund under the direct pay or limited direct pay permit. 18 19 SECTION 4. EMERGENCY CLAUSE. It is found and determined by the 20 General Assembly of the State of Arkansas that most states exempt modifications, partial replacements, and repairs of manufacturing machinery 21 22 and equipment from sales and use tax; that other states apply a reduced rate 23 to modifications, partial replacements, and repairs; that Arkansas recognized this discrepancy and reduced, but did not eliminate, the tax rate on most 24 25 modifications, partial replacements, and repairs in 2014; that Arkansas has been classified as the worst of the twelve (12) states in the southeast 26 27 region on the taxation of industrial materials used in manufacturing; that Alabama, Mississippi, North Carolina, and other states have phased in 28 29 exemptions for modifications, partial replacements, and repairs of 30 manufacturing machinery and equipment over time; and that this act is immediately necessary because Arkansas is not competitive with surrounding 31 32 states and states in the southeast region in imposing taxes on many types of 33 manufacturing modifications, partial replacements, and repairs, which is costing the state present and future jobs. Therefore, an emergency is 34 declared to exist, and this act being immediately necessary for the 35 preservation of the public peace, health, and safety shall become effective 36

1	on:	
2	(1) The date of its approval by the Governor;	
3	(2) If the bill is neither approved nor vetoed by the Governo	r,
4	the expiration of the period of time during which the Governor may veto th	e
5	bill; or	
6	(3) If the bill is vetoed by the Governor and the veto is	
7	overridden, the date the last house overrides the veto.	
8		
9	/s/Files	
10		
11		
12	APPROVED: 04/06/2015	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
29		
30		
31		
32		
33		
34		
35		
36		