Hall of the House of Representatives

90th General Assembly - Regular Session, 2015

Amendment Form

Subtitle of House Bill No. 1718

TO PROVIDE INCENTIVES FOR THE DEVELOPMENT OF AN ENTERTAINMENT DISTRICT; AND TO PROVIDE AN INCOME TAX CREDIT FOR THE DEVELOPMENT OF AN ENTERTAINMENT DISTRICT.

Amendment No. 1 to House Bill No. 1718

Amend House Bill No. 1718 as originally introduced:

Add Senator B. Pierce as a cosponsor of the bill

AND

Page 1, line 9, delete "PROVIDE AN INCOME TAX" and substitute "CREATE THE ARKANSAS ENTERTAINMENT DISTRICT ACT;"

AND

Page 1, delete line 10

AND

Page 1, line 11, delete "DISTRICT;"

AND

Delete the subtitle in its entirety and substitute: "TO PROVIDE INCENTIVES FOR THE DEVELOPMENT OF AN ENTERTAINMENT DISTRICT; AND TO CREATE THE ARKANSAS ENTERTAINMENT DISTRICT ACT."

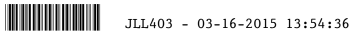
AND

Delete everything after the enacting clause, and substitute the following: "SECTION 1. Arkansas Code Title 15, Chapter 11, is amended to add an additional subchapter to read as follows:

Subchapter 10 - Arkansas Entertainment District Act

15-11-1001. Title.

This subchapter shall be known and may be cited as the "Arkansas



15-11-1002. Definitions.

As used in this subchapter:

- (1) "Entertainment district" means a district for public and private uses that is developed for the purpose of serving as an anchor attraction consisting of various entertainment services and venues;
- (2) "Entertainment item" means tangible personal property or services offered primarily for the purposes of entertainment within an entertainment district, including without limitation the following:
- (A) A ticket to an entertainment event, such as a concert, show, or theater production;
- (B) An admission fee or ticket for entrance to an entertainment venue, such as an amusement park or museum;
- (C) Tangible personal property related to the entertainment district or an entertainment event or entertainment venue that takes place in the entertainment district, such as souvenirs, memorabilia, or clothing containing the logo of the entertainment district, entertainment event, or entertainment venue; and
- (D) Food items sold at an entertainment event or entertainment venue; and
 - (3) "Qualifying business" means a business that:
- (A) Is located and conducts business in an entertainment district;
- (B) Derives income from the sale of entertainment items within an entertainment district; and
- (C) At an establishment within one hundred (100) miles of the entertainment district and within two (2) years of locating within the entertainment district, did not cease or substantially reduce operations of a nature similar to those being performed at the business's establishment in the entertainment district.
 - 15-11-1003. Creation of an entertainment district.
- (a) One (1) or more cities or counties, or both, may apply to the Arkansas Economic Development Commission to designate an area located wholly within the applying cities and counties as an entertainment district.
 - (b) The application submitted under this section shall:
- (1) Include a written development plan that contains at least the following information:
- (A) A description of the new business activity that will be conducted within the proposed entertainment district;
- (B) Evidence of any adverse economic or socioeconomic conditions within the proposed entertainment district;
- (C) Public and private commitment to and other resources available for the proposed entertainment district;
- (D) How the designation of an entertainment district will relate to the broader plan for the community as a whole;
- (E) The level of demonstrated cooperation among the applying and surrounding cities, counties, and communities;
- (F) How any local regulatory burdens will be reduced for businesses operating within the proposed entertainment district;
 - (G) A map of the proposed entertainment district that

<u>indicates</u> the geographic boundaries, the total area, and the present use and conditions generally of the land and structures within the boundaries;

- (H) A description of the methods proposed to increase economic opportunity and expansion, facilitate infrastructure improvement, and identify job training opportunities; and
 - (I) Any other information required by the commission;
 - (2) Be in the form and manner required by the commission;
- (3) Contain sufficient information to allow the commission to determine if the proposed entertainment district qualifies under this subchapter; and
- (4) Be submitted by the chief elected officer of each city and county submitting the application or, if there is not a chief elected officer of a city or county submitting the application, the governing body of the city or county.
- (c)(1) The commission shall review each application submitted under this section and determine whether the proposed entertainment district meets the requirements and serves the purposes of this subchapter.
- (2) Upon approval of an application under this section, the commission shall designate the proposed entertainment district.

15-11-1004. Tax incentives.

In an entertainment district:

- (1) Each qualifying business is eligible for the income tax:
 - (A) Exemption under § 26-51-314; and
 - (B) Credit under § 26-51-515; and
- (2) The sale of each entertainment item is eligible for the sales and use tax exemption under § 26-52-451.

15-11-1005. Applicability.

The tax incentives provided under this subchapter:

- (1) May be combined with any other incentives available for the entertainment district or the businesses within the entertainment district; and
- (2) Are available for an entertainment district for fifteen (15) years from the creation of the entertainment district.

15-11-1006. Rules.

The Arkansas Economic Development Commission shall promulgate rules to implement and administer this subchapter.

- SECTION 2. Arkansas Code Title 26, Chapter 51, Subchapter 3, is amended to add an additional section to read as follows:
 - 26-51-314. Income from sale of entertainment items.
- (a) As used in this section, "entertainment district", "entertainment item", and "qualifying business" have the same meanings stated in § 15-11-1002.
- (b)(1) Income from the sale of an entertainment item within an entertainment district by a qualifying business is exempt from the income tax levied under the Income Tax Act of 1929, § 26-51-101 et seq.
- (2) The exemption allowed under this section includes income derived from Internet, mail-order, and catalog sales of entertainment items that are shipped from within the entertainment district to purchasers outside

of the entertainment district.

- SECTION 3. Arkansas Code Title 26, Chapter 51, Subchapter 5, is amended to add an additional section to read as follows:
 - 26-51-515. Costs of construction in entertainment district.
 - (a) As used in this section:
 - (1) "Costs of construction" means:
- (A) Obligations incurred for labor and to vendors, contractors, subcontractors, builders, suppliers, deliverymen, and materialmen in connection with the acquisition, construction, equipping, and installation of qualifying business in an entertainment district;
- (B) The costs of acquiring real property or rights in real property in connection with a qualifying business in an entertainment district and any costs incidental to the acquisition of real property or rights in real property in connection with a qualifying business in an entertainment district;
- (C) The cost of contract bonds and insurance of all kinds that may be required or necessary during the course of the acquisition, construction, equipping, and installation of a qualifying business in an entertainment district that is not paid by the vendor, supplier, deliveryman, contractor, or otherwise provided;
- (D) The costs of architectural and engineering services, including without limitation estimates, plans and specifications, preliminary investigations, and supervision of construction and installation, as well as for the performance of the duties required by or consequent to the acquisition, construction, equipping, and installation of a qualifying business in an entertainment district;
- (E) The costs required to be paid under the terms of any contract for the acquisition, construction, equipping, and installation of a qualifying business in an entertainment district;
- (F) The costs required for the installation of utilities in connection with a qualifying business in an entertainment district, including without limitation water, sewer, sewage treatment, gas, electricity, communications, and off-site construction of utility extensions paid for by the qualifying business; and
- $\underline{\mbox{(2)}}$ "Entertainment district" means the same as defined in § 15-11-1002; and
- (3) "Qualifying business" means the same as defined in § 15-11-1002.
- (b) There is allowed an income tax credit against the income tax imposed under this chapter in the amount equal to twenty-five percent (25%) of a qualifying business's costs of construction within an entertainment district.
- (c) The amount of the income tax credit under this section that may be claimed by the taxpayer in a tax year shall not exceed the amount of income tax due by the taxpayer.
- (d) Any unused income tax credit under this section may be carried forward for five (5) consecutive tax years following the tax year in which the income tax credit was earned.

SECTION 4. Arkansas Code Title 26, Chapter 52, Subchapter 4, is amended to add an additional section to read as follows:

26-52-451. Sales by qualifying businesses.

- (a) As used in this section, "entertainment district", "entertainment item", and "qualifying business" have the same meanings stated in § 15-11-1002.
- (b) The gross receipts or gross proceeds derived from the sale of an entertainment item by a qualifying business within an entertainment district are exempt from the gross receipts tax levied under this chapter and the compensating use tax levied by the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq."

The Amendment was read	
By: Representative Baine	
JLL/JLL - 03-16-2015 13:54:36	
JLL403	Chief Clerk