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.

1	INTERIM STUDY PROPOSAL 2009-107
2	State of Arkansas As Engrossed: H3/18/09
3	87th General Assembly A B1II
4	Regular Session, 2009 HOUSE BILL 1914
5	
6	By: Representative L. Cowling
7	
8	Filed with: House Interim Committee on Revenue and Taxation
9	pursuant to A.C.A. §10-3-217.
10	
11	For An Act To Be Entitled
12	AN ACT TO STABILIZE THE TAX ON UTILITIES FOR
13	AGRICULTURAL BUSINESSES BY REDUCING THE SALES AND
14	USE TAX ON THE PURCHASE PRICE AND LEVYING A
15	SPECIAL EXCISE TAX BASED ON THE VOLUME OF THE
16	UTILITY SOLD; AND FOR OTHER PURPOSES.
17	
18	Subtitle
19	TO STABILIZE THE TAX ON UTILITIES FOR
20	AGRICULTURAL BUSINESSES BY REDUCING THE
21	SALES AND USE TAX ON THE PURCHASE PRICE
22	AND LEVYING A SPECIAL EXCISE TAX BASED
23	ON THE VOLUME OF THE UTILITY SOLD.
24	
25	
26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
27	
28	SECTION 1. The introductory language of Arkansas Code § 26-52-301,
29	concerning the levy of the sales tax, is amended to read as follows:
30	Except for food and food ingredients that are taxed under § 26-52-317
31	and agricultural utilities that are taxed under § 26-52-322, there is levied
32	an excise tax of three percent (3%) upon the gross proceeds or gross receipts
33	derived from all sales to any person of the following:
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35	SECTION 2. Arkansas Code § 26-52-302 is amended to read as follows:
36	26-52-302. Additional taxes levied.

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- 1 (a)(1) In addition to the excise tax levied upon the gross proceeds or 2 gross receipts derived from all sales by this chapter, except for food and 3 food ingredients that are taxed under § 26-52-317 and agricultural utilities 4 that are taxed under § 26-52-322, there is levied an excise tax of one 5 percent (1%) upon all taxable sales of property and services subject to the 6 tax levied in this chapter.
- 7 (2) This tax shall be collected, reported, and paid in the same 8 manner and at the same time as is prescribed by law for the collection, 9 reporting, and payment of all other Arkansas gross receipts taxes.
- 10 (3) In computing gross receipts or gross proceeds as defined in \$ 26-52-103, a deduction shall be allowed for bad debts resulting from the sale of tangible personal property.

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- (b)(1) In addition to the excise tax levied upon the gross proceeds or gross receipts derived from all sales by this chapter, except for food and food ingredients that are taxed under § 26-52-317 and agricultural utilities that are taxed under § 26-52-322, there is hereby levied an excise tax of one-half of one percent (0.5%) upon all taxable sales of property and services subject to the tax levied in this chapter.
- 19 (2) This tax shall be collected, reported, and paid in the same 20 manner and at the same time as is prescribed by law for the collection, 21 reporting, and payment of all other Arkansas gross receipts taxes.
 - (3) However, in computing gross receipts or gross proceeds as defined in § 26-52-103, a deduction shall be allowed for bad debts resulting from the sale of tangible personal property.
- (c)(1) Except for food and food ingredients that are taxed under § 26-52-317 and agricultural utilities that are taxed under § 26-52-322, there is levied an additional excise tax of one-half of one percent (0.5%) upon all taxable sales of property and services subject to the tax levied by this chapter.
- 30 (2) The tax shall be collected, reported, and paid in the same 31 manner and at the same time as is prescribed by this chapter, for the 32 collection, reporting, and payment of Arkansas gross receipts taxes.
- (d)(1) Except for food and food ingredients that are taxed under § 26-34 52-317 and agricultural utilities that are taxed under § 26-52-322, there is levied an additional excise tax of seven-eighths of one percent (0.875%) upon all taxable sales of property and services subject to the tax levied by this

1	chapter.					
2	(2) The tax shall be collected, reported, and paid in the same					
3	manner and at the same time as prescribed by this chapter, for the					
4	collection, reporting, and payment of Arkansas gross receipts taxes.					
5						
6	SECTION 3. Arkansas Code § 26-52-319(a)(4)(B), concerning the natural					
7	gas and electricity used by manufacturers, is amended to read as follows:					
8	(B) Natural Except as provided in § 26-52-322, natural gas					
9	and electricity sold for any other purpose shall be subject to the full gross					
10	receipts or gross proceeds tax levied under §§ 26-52-301 and 26-52-302(a)-					
11	(d).					
12						
13	SECTION 4. Arkansas Code Title 26, Chapter 52, Subchapter 3 is amended					
14	to add an additional section to read as follows:					
15	26-52-322. Agricultural utilities.					
16	(a) As used in this section:					
17	(1) "Qualifying agriculture, horticulture, or aquaculture					
18	<pre>equipment" means:</pre>					
19	(A) A cooling unit, a collection unit, or irrigation					
20	equipment used in a commercial horticulture operation;					
21	(B) Equipment used to pump and aerate a pond used in a					
22	commercial aquaculture operation;					
23	(C) A holding and sorting tank used in a commercial					
24	aquaculture operation; and					
25	(D) An on-farm grain dryer and agricultural irrigation					
26	used for a commercial purpose;					
27	(2) "Qualifying agricultural structure" means:					
28	(A) Confinement housing for poultry or livestock used for					
29	commercial production, including without limitation, a broiler or turkey					
30	grow-out house, laying house, hatching unit, nursery unit, breeding house,					
31	farrowing unit, and feed-out house; and					
32	(B) A commercial milking facility, including without					
33	limitation, a milking parlor, a milk collection unit, and a refrigeration					
34	unit; and					
35	(3) "Utility" means:					
36	(A) Liquified-petroleum gas;					

1	(B) Natural gas; or						
2	(C) Electricity.						
3	(b)(1) Beginning July 1, 2009, in lieu of the gross receipts or gross						
4	proceeds tax levied in $\S\S 26-52-301$ and $26-52-302(a)-(d)$, there is levied an						
5	excise tax on the gross receipts or gross proceeds derived from the sale of						
6	utility delivered by the seller and used by a qualifying agricultural						
7	structure for a commercial purpose or a qualifying agriculture, horticulture,						
8	or aquaculture equipment for a commercial purpose at the rate of one-eighth						
9	percent (0.125%) to be distributed as follows:						
10	(A) Seventy-six and six-tenths percent (76.6%) of the						
11	taxes, interest, penalties, and costs received by the Director of the						
12	Department of Finance and Administration under this subdivision (b)(1) shall						
13	be deposited into the State Treasury as general revenues;						
14	(B) Eight and five-tenths percent (8.5%) of the taxes,						
15	interest, penalties, and costs received by the director under this						
16	subdivision (b)(1) shall be deposited into the Property Tax Relief Trust						
17	Fund; and						
18	(C) Fourteen and nine-tenths percent (14.9%) of the taxes,						
19	interest, penalties, and costs received by the director under this						
20	subdivision (b)(1) shall be deposited into the Educational Adequacy Fund.						
21	(2)(A) The excise tax levied in this section shall apply only to						
22	a utility sold for use by a qualifying agricultural structure operated for						
23	commercial purposes or a qualifying agriculture, horticulture, or aquaculture						
24	equipment operated for commercial purposes.						
25	(B) Except as provided in § 26-52-319, a utility sold for						
26	any other purpose shall be subject to the full gross receipts or gross						
27	proceeds tax levied under §§ 26-52-301 and 26-52-302(a)-(d).						
28	(3) The excise tax levied in this section shall be collected,						
29	reported, and paid in the same manner and at the same time as is prescribed						
30	by law for the collection, reporting, and payment of all other Arkansas gross						
31	receipts taxes.						
32	(c) A utility subject to the reduced excise tax rate levied in this						
33	section shall be separately metered from a utility used for any other purpose						
34	by the taxpayer or as otherwise established by the rules issued under						
35	subsection (e) of this section.						
36	(d) Before the purchase of a utility at the reduced excise tax rate						

- levied in this section, the director may require any seller of a utility to
- 2 obtain a certificate from the taxpayer, in the form prescribed by the
- 3 director, certifying that the taxpayer is eligible to purchase the utility at
- 4 the reduced excise tax rate.
- 5 <u>(e) The director shall promulgate rules for the proper administration</u> 6 of this section.
- 7 <u>(f) The gross receipts or gross proceeds derived from the sale of a</u> 8 utility to a taxpayer for use by a qualifying agricultural structure or
- 9 qualifying agriculture, horticulture, or aquaculture equipment shall continue
- 10 to be subject to:
- 11 (1) The excise tax levied under the Arkansas Constitution,
- 12 <u>Amendment 75, § 2; and</u>
- 13 (2) All municipal and county gross receipts taxes.

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- 15 SECTION 5. Arkansas Code § 26-53-106(a), concerning the imposition and 16 rate of consumer use tax, is amended to read as follows:
- rate of consumer use tax, is amended to read as follows:

 (a) There is levied and there shall be collected from every person in
- 18 this state a tax or excise for the privilege of storing, using, distributing,
- 19 or consuming within this state any article of tangible personal property or
- taxable service purchased for storage, use, distribution, or consumption in this state at the rate of three percent (3%) of the sales price of the
- this state at the rate of three percent (3%) of the sales price of the property except for food and food ingredients that are taxed under § 26-53-
- 23 145 and agricultural utilities that are taxed under § 26-53-149.

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- 25 SECTION 6. Arkansas Code § 26-53-107 is amended to read as follows:
- 26 26-53-107. Additional taxes levied.
- 27 (a)(1) In addition to the excise tax levied upon the privilege of
- 28 storing, using, distributing, or consuming tangible personal property and
- 29 taxable services within this state by this subchapter there is levied an
- 30 excise tax of one percent (1%) upon all tangible personal property and
- 31 taxable services subject to the tax levied in this subchapter except for food
- 32 and food ingredients that are taxed under § 26-53-145 and agricultural
- 33 utilities that are taxed under § 26-53-149.
- 34 (2) The tax shall be collected, reported, and paid in the same
- 35 manner and at the same time as is prescribed by law for the collection,
- 36 reporting, and payment of state compensating taxes.

(b)(1) In addition to the excise tax levied upon the privilege of storing, using, distributing, or consuming tangible personal property and taxable services within the state by this subchapter, there is levied an excise tax of one-half of one percent (0.5%) upon all tangible personal property and taxable services subject to the tax levied in this subchapter except for food and food ingredients that are taxed under § 26-53-145 and agricultural utilities that are taxed under § 26-53-149.

- (2) The tax shall be collected, reported, and paid in the same manner and at the same time as is prescribed by law for the collection, reporting, and payment of Arkansas compensating taxes.
 - (c)(1) There is levied an additional excise tax of one-half of one percent (0.5%) upon all tangible personal property and taxable services subject to the tax levied by this subchapter except for food and food ingredients that are taxed under § 26-53-145 and agricultural utilities that are taxed under § 26-53-149.
- (2) The tax shall be collected, reported, and paid in the same manner and at the same time as is prescribed by this subchapter for the collection, reporting, and payment of Arkansas compensating taxes.
- (d)(1) There is levied an additional excise tax of seven-eighths of one percent (0.875%) upon all tangible personal property and taxable services subject to the tax levied by this subchapter except for food and food ingredients that are taxed under § 26-53-145 and agricultural utilities that are taxed under § 26-53-149.
- (2) The tax shall be collected, reported, and paid in the same manner and at the same time as is prescribed by this subchapter for the collection, reporting, and payment of Arkansas compensating taxes.

28 SECTION 7. Arkansas Code § 26-53-148(a)(4)(B), concerning the natural 29 gas and electricity used by manufacturers, is amended to read as follows:

- (B) Natural Except as provided in 26-53-149, natural gas and electricity purchased for any other purpose shall be subject to the full compensating use tax levied under §§ 26-53-106 and 26-53-107(a)-(d).
- 34 SECTION 8. Arkansas Code Title 26, Chapter 53, Subchapter 1 is amended 35 to add an additional section to read as follows:
- 36 <u>26-53-149</u>. Agricultural utilities.

1	(a) As used in this section:				
2	(1) "Qualifying agriculture, horticulture, or aquaculture				
3	equipment" means:				
4	(A) A cooling unit, a collection unit, or irrigation				
5	equipment used in a commercial horticulture operation;				
6	(B) Equipment used to pump and aerate a pond used in a				
7	commercial aquaculture operation;				
8	(C) A holding and sorting tank used in a commercial				
9	aquaculture operation; and				
10	(D) An on-farm grain dryer and agricultural irrigation				
11	used for a commercial purpose;				
12	(2) "Qualifying agricultural structure" means:				
13	(A) Confinement housing for poultry or livestock used for				
14	commercial production, including without limitation a broiler or turkey grow-				
15	out house, laying house, hatching unit, nursery unit, breeding house,				
16	farrowing unit, and feed-out house; and				
17	(B) A commercial milking facility, including without				
18	limitation a milking parlor, a milk collection unit, and a refrigeration				
19	unit; and				
20	(3) "Utility" means:				
21	(A) Liquified-petroleum gas;				
22	(B) Natural gas; or				
23	(C) Electricity.				
24	(b)(1) Beginning July 1, 2009, in lieu of the compensating use tax				
25	levied in $\S\S 26-53-106$ and $26-53-107(a)-(d)$, there is levied an excise tax on				
26	the sales price of a utility delivered by the seller and used by a qualifying				
27	agricultural structure for a commercial purpose or a qualifying agriculture,				
28	horticulture, or aquaculture equipment for a commercial purpose at the rate				
29	of one-eighth percent (0.125%) to be distributed as follows:				
30	(A) Seventy-six and six-tenths percent (76.6%) of the				
31	taxes, interest, penalties, and costs received by the Director of the				
32	Department of Finance and Administration under this subdivision (b)(1) shall				
33	be deposited into the State Treasury as general revenues;				
34	(B) Eight and five-tenths percent (8.5%) of the taxes,				
35	interest, penalties, and costs received by the director under this				
36	subdivision (b)(l) shall be deposited into the Property Tax Relief Trust				

1	Fund; and					
2	(C) Fourteen and nine-tenths percent (14.9%) of the taxes,					
3	interest, penalties, and costs received by the director under this					
4	subdivision (b)(1) shall be deposited into the Educational Adequacy Fund.					
5	(2)(A) The excise tax levied in this section shall apply only to					
6	a utility sold for use by a qualifying agricultural structure operated for					
7	commercial purposes or a qualifying agriculture, horticulture, or aquaculture					
8	equipment operated for commercial purposes.					
9	(B) Except as provided in § 26-53-148, a utility purchased					
10	for any other purpose shall be subject to the full compensating use tax					
11	<u>levied under §§ 26-53-106 and 26-53-107(a)-(d).</u>					
12	(3) The excise tax levied in this section shall be collected,					
13	reported, and paid in the same manner and at the same time as is prescribed					
14	by law for the collection, reporting, and payment of all other Arkansas					
15	compensating use taxes.					
16	(c) A utility subject to the reduced excise tax rate levied in this					
17	$\underline{\text{section shall be separately metered from a utility used for any other } \underline{\text{purpose}}$					
18	by the taxpayer or as otherwise established by the rules issued under					
19	subsection (e) of this section.					
20	(d) Before the purchase of a utility at the reduced excise tax rate					
21	levied in this section, the director may require any seller of a utility to					
22	obtain a certificate from the taxpayer, in the form prescribed by the					
23	director, certifying that the taxpayer is eligible to purchase the utility at					
24	the reduced excise tax rate.					
25	(e) The director shall promulgate rules for the proper administration					
26	of this section.					
27	(f) The compensating use tax derived from the sale of a utility to a					
28	taxpayer for use by a qualifying agricultural structure or qualifying					
29	agriculture, horticulture, or aquaculture equipment shall continue to be					
30	subject to:					
31	(1) The excise tax levied under the Arkansas Constitution,					
32	Amendment 75, § 2; and					
33	(2) All municipal and county compensating use taxes.					
34						
35	SECTION 9. Arkansas Code Title 26, Chapter 63 is amended to add a new					
36	subchapter to read as follows:					

1	SUBCHAPTER 5. ADDITIONAL TAX ON AGRICULTURAL UTILITIES.						
2	26-64-501. Tax on agricultural utilities.						
3	(a) As used in this section:						
4	(1) "Qualifying agriculture, horticulture, or aquaculture						
5	equipment" means:						
6	(A) A cooling unit, a collection unit, or irrigation						
7	equipment used in a commercial horticulture operation;						
8	(B) Equipment used to pump and aerate a pond used in a						
9	commercial aquaculture operation;						
10	(C) A holding and sorting tank used in a commercial						
11	aquaculture operation; and						
12	(D) An on-farm grain dryer and agricultural irrigation						
13	used for a commercial purpose;						
14	(2) "Qualifying agricultural structure" means:						
15	(A) Confinement housing for poultry or livestock used for						
16	commercial production, including without limitation a broiler or turkey grow-						
17	out house, laying house, hatching unit, nursery unit, breeding house,						
18	farrowing unit, and feed-out house; and						
19	(B) A commercial milking facility, including without						
20	limitation a milking parlor, a milk collection unit, and a refrigeration						
21	unit; and						
22	(3) "Utility" means:						
23	(A) Liquified-petroleum gas;						
24	(B) Natural gas; or						
25	(C) Electricity.						
26	(b) Beginning July 1, 2009, there is levied an additional excise tax on						
27	the sale of a utility delivered by the seller and sold, used, or utilized in						
28	this state by a qualifying agricultural structure for a commercial purpose or						
29	\underline{a} qualifying agriculture, horticulture, or aquaculture equipment for \underline{a}						
30	commercial purpose as follows:						
31	(1) Three hundred twenty-two one-thousandth cents per kilowatt						
32	(.322¢/kW) on electricity;						
33	(2) Six hundred two one-thousandth cents per one thousand cubic						
34	feet (.602¢/Mcf) on natural gas; and						
35	(3) One hundred one one-thousandth cents per gallon (.101¢/gal)						
36	on propane gas.						

1	(c) The excise taxes levied in subsection (b) of this section shall be						
2	deposited as follows:						
3	(1) Seventy-six and six-tenths percent (76.6%) of the taxes,						
4	interest, penalties, and costs received by the Director of the Department of						
5	Finance and Administration under this section shall be deposited into the						
6	State Treasury as general revenues;						
7	(2) Eight and five-tenths percent (8.5%) of the taxes, interest						
8	penalties, and costs received by the director under this section shall be						
9	deposited into the Property Tax Relief Trust Fund; and						
10	(3) Fourteen and nine-tenths percent (14.9%) of the taxes,						
11	interest, penalties, and costs received by the director under this section						
12	shall be deposited into the Educational Adequacy Fund.						
13	(d) The excise tax levied in subsection (b) of this section for a						
14	month shall be reported by the seller on or before the twentieth day of the						
15	following month on forms to be prescribed by the Director of the Department						
16	of Finance and Administration.						
17	(e) An exemption that applies to the tax levied under § 26-52-322 or §						
18	26-53-149 applies to the excise tax levied under subsection (b) of this						
19	section,						
20							
21	SECTION 10. EMERGENCY CLAUSE. It is found and determined by the						
22	General Assembly of the State of Arkansas that agricultural, horticultural,						
23	and aquacultural businesses in this state have suffered losses due to sharp						
24	increases in energy costs; that these businesses are unable to set the price						
25	for the products they produce and are particularly vulnerable to price						
26	volatility; that the traditional method of utility taxation has resulted in						
27	astronomic increases in the cost to these businesses; that a change in the						
28	manner in which tax is paid on utilities is necessary in order to stabilize						
29	the tax cost to these businesses; that the current sales and use tax on						
30	utilities consumed by these businesses located within this state creates a						
31	competitive disadvantage; that this act is intended to address that problem						
32	by providing a more stable tax rate on utilities consumed by agricultural,						
33	horticultural, and aquacultural businesses located in this state; and that						
34	this act is necessary to prevent the loss of agricultural, horticultural, and						
35	aquacultural jobs. Therefore, an emergency is hereby declared to exist, and						
36	this act being necessary for the preservation of public peace, health, and						

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