

1 **State of Arkansas**  
2 **78th General Assembly**  
3 **Regular Session, 1991**  
4 **By: Representatives Jones, McCuiston,**  
5 **Collier and Dietz**

# A Bill

**HOUSE BILL 1301**

## For An Act To Be Entitled

"AN ACT TO AMEND ARKANSAS CODE 26-74-212 AND ARKANSAS CODE  
26-75-216 TO PROVIDE WHEN COUNTY AND CITY LOCAL SALES  
TAXES SHALL BE COLLECTED AND WHEN COUNTY AND CITY LOCAL  
SALES TAXES SHALL NOT BE COLLECTED; AND FOR OTHER  
PURPOSES."

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code Section 26-74-212 is hereby amended to read as follows:

"26-74-212. Applicability of tax.

(a) A county sales tax levied pursuant to the authority granted in this subchapter or in 26-74-301 et seq., shall be applicable to sales of items and services sold by a business located in the levying county to a resident or nonresident of the levying county but shall not be applicable to the sale of motor vehicles to non-residents of the county; provided, however, the tax shall not be applicable to the sale of items and services sold to a nonresident of the levying county if the sale is made for delivery to an address which is in a city or county that does not impose a city or county sales tax, and the sale is of an item that is primarily sold through meter and by route delivery, if the sale is documented by a sales invoice indicating that the sale was made for delivery, and that delivery was actually made to the person at the place noted thereon located outside a county or city in which a sales tax is levied. When a motor vehicle is sold to a person who resides in Arkansas but outside the county where the sale was made, and the city and/or county of residence of the purchaser levies a sales and use tax, a use tax shall be collected at the rate levied in the city and/or county of residence of the purchaser and in that event the tax shall be transmitted to

1 the city and/or county of residence.

2       (b) This sales tax shall not be applicable to sales of items or  
3 services by a business located in a county which levies no county sales tax,  
4 regardless of the place of residence of the purchaser.

5       (c) *The tax shall not be applicable to the sale of the following items  
6 if the sale is made to a nonresident of the levying county and the sales  
7 invoice indicates that the sale was made for delivery to and delivery was  
8 actually made to an address which is located in a city or county that does not  
9 impose a city or county sales tax: aviation fuel; distillate special fuel used  
10 for agricultural purposes; agricultural machinery, parts, repairs and supplies  
11 therefor; water wells and water well supplies; agricultural feed, seed, and  
12 fertilizer; and agricultural chemicals."*

13

14       SECTION 2. Arkansas Code Section 26-75-216 is hereby amended to read as  
15 follows:

16       "26-75-216. Applicability of tax.

17       (a) A city sales tax levied pursuant to the authority granted in this  
18 subchapter or in 26-75-301 et seq. shall be applicable to sales of items and  
19 services sold by a business located in a levying city to a  
20 resident or nonresident of the levying city but shall not be applicable to  
21 motor vehicles sold to non-residents of the levying city; provided, however,  
22 the tax shall not be applicable to the sale of items and services sold to a  
23 nonresident of the levying city if the sale is made for delivery to an address  
24 which is in a city or county that does not impose a city or county sales tax,  
25 and the sale is of an item that is primarily sold through meter and by route  
26 delivery, if such sale is documented by a sales invoice indicating that the  
27 sale was made for delivery and that delivery was actually made to the person  
28 at the place noted thereon located outside a city or county in which a sales  
29 tax is levied. When a motor vehicle is sold to a person who resides in  
30 Arkansas but outside the city where the sale was made, and the city and/or  
31 county of residence of the purchaser levies a sales and use tax, a use tax  
32 shall be collected at the rate levied in the city and/or county of residence  
33 of the purchaser and in that event the tax shall be transmitted to the city  
34 and/or county of residence.

35       (b) This sales tax shall not be applicable to sales of items or

1 services by a business located in a city which levies no city sales tax  
2 regardless of the place of residence of the purchaser."

3       (c) The tax shall not be applicable to the sale of the following items  
4 if the sale is made to a nonresident of the levying city and the sales invoice  
5 indicates that the sale was made for delivery to and delivery was actually  
6 made to an address which is located in a city or county that does not impose a  
7 city or county sales tax: aviation fuel; distillate special fuel used for  
8 agricultural purposes; agricultural machinery, parts, repairs and supplies  
9 therefor; water wells and water well supplies; agricultural feed, seed, and  
10 fertilizer; and agricultural chemicals."

11

12       SECTION 3. All provisions of this act of a general and permanent nature  
13 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code  
14 Revision Commission shall incorporate the same in the Code.

15

16       SECTION 4. If any provision of this act or the application thereof to  
17 any person or circumstance is held invalid, such invalidity shall not affect  
18 other provisions or applications of the act which can be given effect without  
19 the invalid provision or application, and to this end the provisions of this  
20 act are declared to be severable.

21

22       SECTION 5. All laws and parts of laws in conflict with this act are  
23 hereby repealed.

24

25       SECTION 6. EMERGENCY. It is hereby found and determined by the General  
26 Assembly that cities and counties are faced with financial crises with  
27 reference to having sufficient tax resources to fund capital improvements and  
28 to provide services to their inhabitants; that the citizens in most cities and  
29 counties have opted to levy an additional gross receipts tax on themselves,  
30 making over ninety percent (90%) of all sales in Arkansas subject to local  
31 gross receipts taxation; that the present method of not collecting the tax on  
32 delivery to an address in a city or county that does not levy a similar tax  
33 results in sales on which no tax is collected, thereby depriving the cities  
34 and counties of much needed revenues; that this system is working a great  
35 hardship on local merchants by causing extra bookkeeping expense; that

1 eliminating the exception provided in the present collection process would  
2 provide additional revenues for cities and counties; and that the financial  
3 crises of the cities and counties constitute such an emergency that the  
4 immediate passage of this act is necessary in order to provide financial  
5 relief to them. Therefore, and emergency is declared to exist and this act  
6 being necessary for the preservation of the public peace, health, and safety  
7 shall take effect and be in full force from and after its passage and  
8 approval.

9

10                           */s/ M. Jones et al*

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32