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	State of Arkansas	As Engrossed: H2/16/01		
2	83rd General Assembly	A Bill		
3	Regular Session, 2001		HOUSE BILL	1440
4				
5	By: Representative R. Smi	th		
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND ARKANSAS CODE 26-53-124 TO PROVIDE			
10	THAT OUT OF STATE VENDORS WITH SIGNIFICANT CONNECTIONS			
11	TO THE STATE OF ARKANSAS MUST COLLECT USE TAX ON SALES			
12	MADE TO	ARKANSAS CUSTOMERS; AND FOR OTHER PURP	OSES.	
13				
14		Subtitle		
15	AME	NDS ARKANSAS CODE 26-53-124 TO		
16	PROVIDE THAT OUT OF STATE VENDORS WITH			
17	SIGNIFICANT CONNECTIONS TO THE STATE OF			
18	ARKANSAS MUST COLLECT USE TAX ON SALES			
19	MAL	DE TO ARKANSAS CUSTOMERS.		
20				
21				
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
23				
24	SECTION 1. Ar	kansas Code 26-53-124(a) pertaining to	the collection	of
25	use tax by out of state vendors, is amended to read as follows:			
26	(a)(1) Every	vendor making a sale of tangible person	nal property	
27	directly or indirectly for the purpose of storage, use, distribution, or			
28	consumption in this	state shall collect the tax from the pu	urchaser and giv	ve a
29	receipt therefor. Th	is provision includes all out-of-state	vendors who del	i ver
30	merchandise into Ark	ansas in their own conveyance where su	ch merchandise v	will
31	be stored, used, dis	tributed, or consumed within this state	Э.	
32	(2) The	required amount of the tax collected b	by the vendor fi	rom
33	the purchaser shall be displayed separately upon the check, sales slip, bill,			
34	receipt, or other evidence of sale.			
35	(3) The processing of orders electronically, by fax, telephone,			
36	the internet or othe	r electronic ordering process, or the p	processing of o	rders



As Engrossed: H2/16/01

1	by non-electronic means, by mail order, fax, telephone, or otherwise, does not		
2	relieve a vendor of responsibility for collection of the tax from the		
3	purchaser if both the following conditions exist:		
4	(A) The vendor holds a substantial ownership interest,		
5	directly or through a subsidiary, in a retailer maintaining sales locations in		
6	Arkansas, or is owned in whole or in substantial part by such a retailer, or		
7	by a parent or subsidiary thereof; and		
8	(B) The vendor sells the same or substantially similar line		
9	of products as the Arkansas retailer under the same or substantially similar		
10	business name, or the facilities or employees of the Arkansas retailer are		
11	used to advertise or promote sales by the vendor to Arkansas purchasers.		
12	(4) For the purposes of this section, "substantial ownership		
13	<u>interest" in an entity means that degree of ownership of equity interests in</u>		
14	an entity that is not less than that degree of ownership specified by Section		
15	<u>267 of the Internal Revenue Code of 1986, as in effect on January 1, 2001,</u>		
16	with respect to a person other than a director or officer.		
17	SECTION 2. <u>Effective Date.</u> [THE ARKANSAS CODE REVISION COMMISSION IS		
18	NOT REQUIRED TO CODIFY THIS SECTION.] <u>The provisions of this act shall be</u>		
19	<u>effective on and after January 1, 2002.</u>		
20			
21	/s/ R. Smith		
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			

2