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: H4/3/01                                     |                |          |
|----|--------------------------------|---|----------------|----------|
| 2  | 83rd General Assembly          | A Bill  |                |          |
| 3  | Regular Session, 2001          | SEN   | NATE BILL      | 863      |
| 4  |                                |   |                |          |
| 5  | By: Senators D. Malone, Del    | Lay, Whitaker, Wilkinson, Beebe, Brown, Cash, Everett, F  | Faris, Fitch,  |          |
| 6  | Gullett, Hill, Horn, Hunter, B | . Johnson, T. Smith, Webb, Wilkins, Wooldridge            |                |          |
| 7  | By: Representatives Carson,    | Cleveland, Files, Altes, Green, McMellon, Prater, Rankin, | , Rodgers,     |          |
| 8  | Verkamp, Allison, Bond, Boo    | kout, Borhauer, Dangeau, Nichols, Seawel, R. Smith, T. S  | Steele, Teague | >,       |
| 9  | Thomas, W. Walker, Weaver,     | White, Willis, Broadway                                   |                |          |
| 10 |                                |   |                |          |
| 11 |                                |   |                |          |
| 12 |                                | For An Act To Be Entitled                                 |                |          |
| 13 | AN ACT                         | TO AUTHORIZE CERTAIN COUNTIES TO LEVY A                   |                |          |
| 14 | SALES AN                       | ND USE TAX TO PROVIDE FOR CAPITAL                         |                |          |
| 15 | IMPROVEN                       | MENTS TO OR MAINTENANCE AND OPERATION OF A                |                |          |
| 16 | COMMUNI                        | TY COLLEGE THAT WILL BE MERGED INTO A                     |                |          |
| 17 | FOUR-YEA                       | AR INSTITUTION; DECLARING AN EMERGENCY;                   |                |          |
| 18 | AND FOR                        | OTHER PURPOSES.   |                |          |
| 19 |                                |   |                |          |
| 20 |                                | Subtitle  |                |          |
| 21 | AN AC                          | CT TO AUTHORIZE CERTAIN COUNTIES TO                       |                |          |
| 22 | LEVY                           | A SALES AND USE TAX TO PROVIDE FOR                        |                |          |
| 23 | CAPI                           | TAL IMPROVEMENTS TO OR MAINTENANCE                        |                |          |
| 24 | AND C                          | OPERATION OF A COMMUNITY COLLEGE                          |                |          |
| 25 | THAT                           | WILL BE MERGED INTO A FOUR-YEAR                           |                |          |
| 26 | INSTI                          | TUTI ON.  |                |          |
| 27 |                                |   |                |          |
| 28 |                                |   |                |          |
| 29 | BE IT ENACTED BY THE G         | ENERAL ASSEMBLY OF THE STATE OF ARKANSAS:                 |                |          |
| 30 |                                |   |                |          |
| 31 | SECTION 1. Arka                | nsas Code Title 26, Chapter 74 is amended                 | to add an      |          |
| 32 | additional subchapter          | to read as follows:                                       |                |          |
| 33 | <u>26-74-601. Defi</u>         | ni ti ons.  |                |          |
| 34 | <u>As used in this</u>         | subchapter:   |                |          |
| 35 | (1) "Director"                 | means the Director of the Department of Fi                | nance and      |          |
| 36 | <u>Administration, or any</u>  | successor thereof, or any authorized agen                 | t thereof;     | <u>.</u> |

SB863

| 1  | (2) "District" means any community college district formed pursuant to            |
|----|---|
| 2  | Amendment 52 to the Arkansas Constitution and applicable law and composed of      |
| 3  | the territory of an eligible county;  |
| 4  | (3) "Calendar quarter" means the three-month period beginning on                  |
| 5  | <u>January 1, April 1, July 1, or October 1;</u>                                  |
| 6  | (4) "Eligible county" means any county the territory of which                     |
| 7  | constitutes a community college district, created pursuant to Amendment No.       |
| 8  | <u>52 of the Arkansas Constitution and applicable law, which college is</u>       |
| 9  | <u>currently or hereafter designated or recognized by the General Assembly as</u> |
| 10 | having authority to offer selected baccalaureate degrees and is to be or is       |
| 11 | being merged into a qualified university, and which district has in effect at     |
| 12 | the time of such merger an ad valorem tax, levied pursuant to Amendment No.       |
| 13 | 52 and applicable law, for the support of such community college;                 |
| 14 | (5) "Eligible campus" means the campus of any community college                   |
| 15 | located in an eligible county that has merged into a qualified university;        |
| 16 | (6) "Local board" means the governing board of the community college              |
| 17 | located in the district which has entered into an agreement of merger with a      |
| 18 | qualified university pursuant to which the local board shall become an            |
| 19 | advisory board for the eligible campus;   |
| 20 | (7) "Qualified university" means any public four-year institution of              |
| 21 | higher education or university system into which a community college included     |
| 22 | within a district is being or is to be merged; and                                |
| 23 | (8) "Tax" means the sales and use tax levied under this subchapter.               |
| 24 |   |
| 25 | 26-74-602. Dissolution of district.   |
| 26 | As an alternative to the method for dissolution of a district set forth           |
| 27 | in § 6-61-519(b), the question of dissolving the district and repealing the       |
| 28 | millage tax may be authorized by the affirmative vote of a majority of the        |
| 29 | members of the local board of the community college and submitted to the          |
| 30 | electors of the district at a special or general election called by ordinance     |
| 31 | of the quorum court of the county in which the district is located. The           |
| 32 | dissolution of the district and repeal of the millage tax may be made             |
| 33 | contingent upon the electors levying a county-wide sales and use tax pursuant     |
| 34 | to this subchapter. The question of dissolving the district, repealing the        |
| 35 | millage tax, and levying the county-wide sales and use tax shall be subject       |
| 36 | to approval by a majority of the qualified electors of the district voting        |

1 thereon at such election. 2 3 26-74-603. Call for tax election. 4 (a) Any eligible county may, by ordinance of its quorum court, levy a 5 county-wide sales and use tax in the amount of one-eighth of one percent 6 (0.125%), one-fourth of one percent (0.25%), one-half of one percent (0.50%), 7 three-fourths of one percent (0.75%), or one percent (1%) to provide capital 8 improvements to, or the maintenance and operation of, an eligible campus. 9 (b) No ordinance shall be adopted by the quorum court of an eligible county for the purpose of levying a tax under this subchapter unless the 10 11 quorum court shall have been requested so to do by the local board and until a majority of the qualified electors of the eligible county voting on the 12 13 question, at a general or special election, shall have approved levy of the tax. The election shall be called by ordinance and shall be held no earlier 14 15 than thirty (30) days after the adoption of the ordinance. The ballot for the 16 election shall be subject to the approval of the local board. 17 (c) The quorum courts shall notify their respective county board of election commissioners that the measure has been referred to the vote of the 18 19 people and shall submit a copy of the ordinance calling the election and the 20 proposed ballot language to their respective boards. 21 22 26-74-604. Form of ballot. 23 The ballot for the election shall be in substantially the form and 24 content as shall be determined by the quorum court. In addition to the question of the levy of the tax, the ballot may, at the request of the local 25 26 board, provide for the dissolution of the district pursuant to the merger of 27 the community college into the qualified university. The ballot may provide 28 for an effective date for the levy of the tax in accordance with § 26-74-29 605(g), for termination or reduction of the tax after a specified period and 30 for restrictions on the power to repeal or reduce the tax provided that the 31 agreement for merger is entered into in reliance on such restrictions. The 32 period for which the tax cannot be repealed or reduced shall not exceed 33 thirty (30) years. 34 35 Conduct of election and results - Challenges. 26-74-605. 36 (a) The election shall be conducted in the manner provided by law for

| 1  | all other county elections unless otherwise specified in this subchapter.           |
|----|---|
| 2  | (b) Notice of the election shall be given by the county clerk by one                |
| 3  | (1) publication in a newspaper having a general circulation within the              |
| 4  | eligible county not less than ten (10) days prior to the election. No other         |
| 5  | publication or posting of a notice by any other public official shall be            |
| 6  | required.   |
| 7  | (c) Once the election results have been certified, the county judge                 |
| 8  | shall immediately issue a proclamation declaring the results of the election        |
| 9  | and cause the proclamation to be published one (1) time in a newspaper having       |
| 10 | general circulation within the eligible county.                                     |
| 11 | (d) Any person desiring to challenge the results of the election as                 |
| 12 | published in the proclamation shall file such challenge in the chancery court       |
| 13 | <u>of the eligible county within thirty (30) days after the date of publication</u> |
| 14 | of the proclamation.  |
| 15 | (e) If no election challenge is timely filed, there shall be levied,                |
| 16 | effective on the first day of the first month of the calendar quarter               |
| 17 | subsequent to the expiration of the thirty-day challenge period, a county-          |
| 18 | wide tax on the gross receipts from the sale at retail within the eligible          |
| 19 | county of all items which are subject to the Arkansas Gross Receipts Act of         |
| 20 | 1941, beginning at § 26-52-101, and, in every eligible county where the local       |
| 21 | sales and use tax has been adopted pursuant to the provisions of this               |
| 22 | subchapter, there is imposed an excise tax on the storage, use, distribution,       |
| 23 | or consumption within the eligible county of tangible personal property             |
| 24 | purchased, leased, or rented from any retailer outside the state after the          |
| 25 | effective date of the sales and use tax for storage, use, distribution, or          |
| 26 | other consumption in the eligible county at the same rate on the sale price         |
| 27 | of the property or, in the case of leases or rentals, of the lease or rental        |
| 28 | price, the rate of the use tax to correspond to the rate of the sales tax           |
| 29 | portion of the tax. The use tax portion of the local sales and use tax shall        |
| 30 | be collected according to the terms of the Arkansas Compensating Tax Act of         |
| 31 | <u>1949, beginning at § 26-53-101.</u>  |
| 32 | (f) In the event of an election challenge, the tax shall be collected               |
| 33 | as prescribed in subsection (e) of this section unless enjoined by court            |
| 34 | order. Hearings involving such litigation shall be advanced on the docket of        |
| 35 | the courts and disposed of at the earliest feasible time.                           |
| 36 | (g) Notwithstanding the provisions of subsections (e) and (f) of this               |

030220011239. CPB169

SB863

| 1  | section, the effective date of the levy of the tax may be delayed beyond the   |
|--|--|
| 2  | effective date as set forth in subsection (e) of this section to a date to be  |
| 3  | <u>determined as set forth in the ballot, which date must be the first day of a</u>  |
| 4  | <u>calendar quarter.</u>   |
| 5  |  |
| 6  | <u>26-74-606. Abolishment of tax.</u>  |
| 7  | Subject to the restriction on the ballot for the levy of the tax as set  |
| 8  | forth in § 26-74-604, the tax shall expire only after a majority of electors   |
| 9  | voting on the question have approved the abolishment of the tax. The   |
| 10   | termination date shall be the last day of a calendar quarter determined by   |
| 11   | using the provisions of § 26-74-605(c), (d), and (e) as if the tax were being  |
| 12   | approved.  |
| 13   |  |
| 14   | 26-74-607. Notification of results.  |
| 15   | Within ten (10) days after the certification of the votes of any   |
| 16   | election resulting in the adoption or abolition of a tax levied pursuant to  |
| 17   | this subchapter, the county judge shall notify the director of such results.   |
| 18   |  |
|  |  |
| 19   | 26-74-608. Applicability of tax.   |
| 19<br>20   | <u>26-74-608. Applicability of tax.</u><br>(a)(1) A tax levied pursuant to the authority granted in this   |
|  |  |
| 20   | (a)(1) A tax levied pursuant to the authority granted in this  |
| 20<br>21   | (a)(1) A tax levied pursuant to the authority granted in this subchapter shall be applicable to sales of items and services sold by a  |
| 20<br>21<br>22   | (a)(1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the  |
| 20<br>21<br>22<br>23   | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to   |
| 20<br>21<br>22<br>23<br>24   | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be   |
| 20<br>21<br>22<br>23<br>24<br>25   | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26   | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27                                     | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28                               | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale<br>is of an item that is primarily sold through meter and by route delivery, if  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29                         | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale<br>is of an item that is primarily sold through meter and by route delivery, if<br>the sale is documented by a sales invoice indicating that the sale was made   |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30                   | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale<br>is of an item that is primarily sold through meter and by route delivery, if<br>the sale is documented by a sales invoice indicating that the sale was made<br>for delivery, and that delivery was actually made to the person at the place   |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31             | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale<br>is of an item that is primarily sold through meter and by route delivery, if<br>the sale is documented by a sales invoice indicating that the sale was made<br>for delivery, and that delivery was actually made to the person at the place<br>noted thereon located outside a county or city in which a sales tax is   |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31<br>32       | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county: provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale<br>is of an item that is primarily sold through meter and by route delivery, if<br>the sale is documented by a sales invoice indicating that the sale was made<br>for delivery, and that delivery was actually made to the person at the place<br>noted thereon located outside a county or city in which a sales tax is<br>levied.  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31<br>32<br>33 | (a) (1) A tax levied pursuant to the authority granted in this<br>subchapter shall be applicable to sales of items and services sold by a<br>business located in the eligible county to a resident or nonresident of the<br>eligible county but shall not be applicable to the sale of motor vehicles to<br>nonresidents of the eligible county; provided, however, the tax shall not be<br>applicable to the sale of items and services sold to a nonresident of the<br>eligible county if the sale is made for delivery to an address which is in a<br>city or county that does not impose a city or county sales tax, and the sale<br>is of an item that is primarily sold through meter and by route delivery, if<br>the sale is documented by a sales invoice indicating that the sale was made<br>for delivery, and that delivery was actually made to the person at the place<br>noted thereon located outside a county or city in which a sales tax is<br>levied.<br>(2) When a motor vehicle is sold to a person who resides in |

SB863

| 1  | or both, of residence of the purchaser, and in that event the tax shall be    |
|----|---|
| 2  | transmitted to the city or county, or both, of residence.                     |
| 3  | (b) The tax shall not be applicable to the sale of the following              |
| 4  | items, if the sale is made to a nonresident of the eligible county and the    |
| 5  | sales invoice indicates that the sale was made for delivery to, and delivery  |
| 6  | was actually made to, an address which is located in a city or county that    |
| 7  | does not impose a city or county sales tax:                                   |
| 8  | (1) Aviation fuel;  |
| 9  | (2) Distillate special fuel used for agricultural purposes;                   |
| 10 | (3) Agricultural machinery, parts, repairs, and supplies                      |
| 11 | therefor;   |
| 12 | (4) Water wells and water well supplies;                                      |
| 13 | (5) Agricultural feed, seed, and fertilizer; and                              |
| 14 | (6) Agricultural chemicals.   |
| 15 | (c) When a direct pay permit holder purchases tangible personal               |
| 16 | property, either from an Arkansas or out-of-state vendor for use, storage,    |
| 17 | consumption, or distribution in Arkansas, the permit holder shall accrue and  |
| 18 | remit the county sales or use tax, if any, of the county where the property   |
| 19 | is first used, stored, consumed, or distributed. When a direct pay permit     |
| 20 | holder purchases taxable services, the permit holder shall accrue and remit   |
| 21 | the sales tax, if any, of the county where the services are performed.        |
| 22 |   |
| 23 | 26-74-609. Disposition of funds.  |
| 24 | (a)(1) The director shall maintain a record of the total amount of tax        |
| 25 | collected pursuant to this subchapter and all other subchapters authorizing a |
| 26 | county sales and use tax in each eligible county and shall deposit all such   |
| 27 | revenues with the Treasurer of State.   |
| 28 | (2)(A) Upon receipt of the funds, the Treasurer of State shall                |
| 29 | deduct three percent (3%) thereof as a charge by the state for its services   |
| 30 | as specified in this subchapter and shall credit the three percent (3%) to    |
| 31 | the Constitutional Officers Fund and the State Central Services Fund.         |
| 32 | (B) In addition, the Treasurer of State is authorized to                      |
| 33 | retain in the Local Sales and Use Tax Trust Fund an amount not to exceed five |
| 34 | percent (5%) of the total amount received from the tax levied by each         |
| 35 | eligible county, to be used by the Treasurer of State to:                     |
| 36 | (i) Make refunds for overpayment of the taxes; and                            |

SB863

| 1  | (ii) Redeem dishonored checks and drafts received                             |
|----|---|
| 2  | and deposited in Local Sales and Use Tax Trust Fund.                          |
| 3  | (b)(1) All funds received by the Treasurer of State from the tax              |
| 4  | levied by each eligible county, after deducting the amounts required by       |
| 5  | subsection (a) of this section, shall be credited to the account of the       |
| 6  | eligible county in which collected.   |
| 7  | (2) The Treasurer of State shall monthly transmit to the county               |
| 8  | treasurer the moneys received by the Treasurer of State from the sales tax    |
| 9  | levied by such eligible county and credited to the account of the eligible    |
| 10 | county in the Local Sales and Use Tax Trust Fund.                             |
| 11 | (c) All collections of the tax shall, within a reasonable time after          |
| 12 | receipt by the eligible county, be transmitted to the qualified university    |
| 13 | and applied to the capital improvements to, or the operation and maintenance  |
| 14 | of, the eligible campus.  |
| 15 | (d) The Treasurer of State is authorized to make refunds for                  |
| 16 | overpayment of the county sales tax and to redeem dishonored checks and       |
| 17 | drafts issued in payment of the county sales tax from the Local Sales and Use |
| 18 | Tax Trust Fund.   |
| 19 | (e) When any tax adopted by an eligible county pursuant to this               |
| 20 | subchapter ceases, the director shall retain in the account of that eligible  |
| 21 | county in the Local Sales and Use Tax Trust Fund for a period of one (1) year |
| 22 | an amount equal to five percent (5%) of the final remittance to the eligible  |
| 23 | county at the time of termination of the collection of the tax to:            |
| 24 | (1) Cover refunds for overpayment of taxes; and                               |
| 25 | (2) Redeem dishonored checks and drafts deposited to the credit               |
| 26 | of the Local Sales and Use Tax Trust Fund.                                    |
| 27 | (f) After one (1) year has elapsed after the tax ceases in any                |
| 28 | eligible county, the director shall transfer the balance in that eligible     |
| 29 | county's account to the eligible county and shall close the account.          |
| 30 |   |
| 31 | 26-74-610. Rules and regulations.   |
| 32 | The director may promulgate reasonable rules and regulations not              |
| 33 | inconsistent with the provisions of this subchapter to implement the          |
| 34 | administration, collection, enforcement, and operation of the taxes           |
| 35 | authorized in this subchapter.  |
| 36 |   |

SB863

| 1  | 26-74-611. Procedures and penalties for enforcement.  |  |
|--|---|--|
| 2  | (a) The procedures and penalties used by the director in enforcing any  |  |
| 3  | tax imposed pursuant to this subchapter shall be the same as for the state  |  |
| 4  | gross receipts tax and compensating tax, as set out in the Arkansas Tax   |  |
| 5  | <u>Procedure Act, beginning at § 26–18–101, except as specifically set out in</u>   |  |
| 6  | this subchapter.  |  |
| 7  | (b) Where property is seized by the director under the provisions of  |  |
| 8  | any law authorizing seizure of property of a taxpayer who is delinquent in  |  |
| 9  | payment of the taxes imposed by the Arkansas Gross Receipts Act of 1941,  |  |
| 10   | beginning at § 26-52-101, or Arkansas Compensating Tax Act of 1949, beginning   |  |
| 11   | at § 26-53-101, and where the taxpayer is also delinquent in payment of any   |  |
| 12   | tax imposed by this subchapter, the director shall sell sufficient property   |  |
| 13   | to pay the delinquent taxes and penalty due to any eligible county under this   |  |
| 14   | subchapter in addition to that required to pay any amount due the state under   |  |
| 15   | these statutes. The proceeds from such sale shall first be applied to all   |  |
| 16   | sums due to the state, and the remainder, if any, shall be applied to all   |  |
| 17   | sums due the eligible county.   |  |
| 18   |   |  |
|  |   |  |
| 19   | <u>26-74-612. Maximum tax limitation.</u>   |  |
| 19<br>20   | <u>26-74-612. Maximum tax limitation.</u><br>(a)(1) Any county general sales or use tax levied pursuant to this   |  |
|  |   |  |
| 20   | (a)(1) Any county general sales or use tax levied pursuant to this  |  |
| 20<br>21   | (a)(1) Any county general sales or use tax levied pursuant to this subchapter shall be levied and collected only on the first two thousand five   |  |
| 20<br>21<br>22   | (a)(1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price   |  |
| 20<br>21<br>22<br>23   | (a)(1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting   |  |
| 20<br>21<br>22<br>23<br>24   | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars   |  |
| 20<br>21<br>22<br>23<br>24<br>25   | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single  |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26   | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.  |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27                                     | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.<br>(2) Vendors collecting, reporting, and remitting the tax shall  |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28                               | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.<br>(2) Vendors collecting, reporting, and remitting the tax shall<br>show the tax as a separate entry on the tax report form filed with the  |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29                         | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.<br>(2) Vendors collecting, reporting, and remitting the tax shall<br>show the tax as a separate entry on the tax report form filed with the<br>director.   |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30                   | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.<br>(2) Vendors collecting, reporting, and remitting the tax shall<br>show the tax as a separate entry on the tax report form filed with the<br>director.<br>(b) (1) The term "single transaction" as used in this section and §§   |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31             | (a) (1) Any county general sales or use tax levied pursuant to this subchapter shall be levied and collected only on the first two thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price from a single transaction, and vendors shall be responsible for collecting and remitting the tax only on the first two thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price from a single transaction. (\$2,500) of gross receipts, gross proceeds, or sales price from a single transaction. (2) Vendors collecting, reporting, and remitting the tax shall show the tax as a separate entry on the tax report form filed with the director. (b) (1) The term "single transaction" as used in this section and §§ 26-75-207 through 26-75-212, shall be defined by ordinance of the eligible                                       |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31<br>32       | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.<br>(2) Vendors collecting, reporting, and remitting the tax shall<br>show the tax as a separate entry on the tax report form filed with the<br>director.<br>(b) (1) The term "single transaction" as used in this section and §§<br>26-75-207 through 26-75-212, shall be defined by ordinance of the eligible<br>county levying the tax.  |  |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31<br>32<br>33 | (a) (1) Any county general sales or use tax levied pursuant to this<br>subchapter shall be levied and collected only on the first two thousand five<br>hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price<br>from a single transaction, and vendors shall be responsible for collecting<br>and remitting the tax only on the first two thousand five hundred dollars<br>(\$2,500) of gross receipts, gross proceeds, or sales price from a single<br>transaction.<br>(2) Vendors collecting, reporting, and remitting the tax shall<br>show the tax as a separate entry on the tax report form filed with the<br>director.<br>(b) (1) The term "single transaction" as used in this section and §§<br>26-75-207 through 26-75-212, shall be defined by ordinance of the eligible<br>county levying the tax.<br>(2) (A) Every county ordinance adopted after January 1, 1998, |  |

SB863

| 1  | other previous ordinances defining "single transaction".                        |
|----|---|
| 2  | (B) Provided, however, any eligible county which adopts an                      |
| 3  | ordinance which calls for an election to levy a local sales and use tax         |
| 4  | authorized by this subchapter or any other provision of the Arkansas Code may   |
| 5  | comply with this provision by adopting a definition of the term "single         |
| 6  | transaction" prior to the commencement of the collection of the local sales     |
| 7  | and use tax.  |
| 8  | (3) The most recent definition of "single transaction" adopted                  |
| 9  | prior to January 1, 1998, shall apply to and amend all previous local sales     |
| 10 | and use tax ordinances.   |
| 11 | (4) It is the intent of this provision to require each eligible                 |
| 12 | county which levies a local sales and use tax to adopt a uniform definition     |
| 13 | of the term "single transaction" for all taxes levied by the eligible county.   |
| 14 | (5) This provision is limited to ordinances levying local sales                 |
| 15 | and use taxes collected by the Department of Finance and Administration.        |
| 16 |   |
| 17 | 26-74-613. Administration of Local Sales and Use Tax Trust Fund.                |
| 18 | (a)(1) There is created on the books of the Treasurer of State, the             |
| 19 | Auditor of State, and the Chief Fiscal Officer of the State a trust fund for    |
| 20 | the remittance of local sales and use taxes which shall be known as "The        |
| 21 | Local Sales and Use Tax Trust Fund".  |
| 22 | (2)(A) There is also created on the books of the Treasurer of                   |
| 23 | <u>State, the Auditor of State, and the Chief Fiscal Officer of the State a</u> |
| 24 | trust fund which shall be known as the "Identification Pending Trust Fund for   |
| 25 | Local Sales and Use Taxes".   |
| 26 | (B)(i) Money reported as local sales and use taxes which                        |
| 27 | was collected in local taxing jurisdictions which are not immediately           |
| 28 | identifiable and money collected in local jurisdictions which have no tax       |
| 29 | shall be deposited in the Identification Pending Trust Fund for Local Sales     |
| 30 | and Use Taxes.  |
| 31 | (ii) When a local tax jurisdiction is identified for                            |
| 32 | money which has been deposited in the Identification Pending Trust Fund for     |
| 33 | Local Sales and Use Taxes, the money shall be transferred to the Local Sales    |
| 34 | and Use Tax Trust Fund.   |
| 35 | (iii) When the total amount in the Identification                               |
| 36 | Pending Trust Fund for Local Sales and Use Taxes exceeds fifty thousand         |
| 36 | Pending Trust Fund for Local Sales and Use laxes exceeds fifty thousand         |

SB863

| 1  | dollars (\$50,000), the Treasurer of State shall transfer any amount in excess |
|----|--|
| 2  | of fifty thousand dollars (\$50,000) to general revenues.                      |
| 3  | (b)(1) The Treasurer of State, as the administrator of the Local Sales         |
| 4  | and Use Tax Trust Fund, shall review the flow of money through the trust fund  |
| 5  | in the State Treasury for the purpose of estimating the amount of the moneys   |
| 6  | as may be surplus to the immediate requirements of the fund.                   |
| 7  | (2) After making the estimate, the administrator shall invest                  |
| 8  | estimated surplus amount in certificates of deposit issued by any financial    |
| 9  | institution located in the State of Arkansas. All interest income derived      |
| 10 | from the certificates of deposit shall be credited, as trust fund income, to   |
| 11 | the Local Sales and Use Tax Trust Fund.  |
| 12 | (3) The Treasurer of State shall monthly transmit to the county                |
| 13 | treasurer its proportionate share of the interest derived from investment of   |
| 14 | the Local Sales and Use Tax Trust Fund.  |
| 15 |  |
| 16 | 26-74-614. Limit on combined total sales and use tax levy.                     |
| 17 | Notwithstanding any other laws granting counties authority to levy             |
| 18 | <u>sales and use taxes, no eligible county levying a tax pursuant to this</u>  |
| 19 | subchapter shall have authority to levy such a tax if the effect thereof is    |
| 20 | to cause the rate of the combined total sales and use taxes of such eligible   |
| 21 | county to exceed three percent (3%).   |
| 22 |  |
| 23 | 26-74-615. Supplemental nature of the subchapter.                              |
| 24 | This subchapter shall be supplemental to all other laws authorizing            |
| 25 | counties to levy sales and use taxes to operate and maintain and provide       |
| 26 | capital improvements for public institutions of higher education.              |
| 27 |  |
| 28 | SECTION 2. EMERGENCY CLAUSE. It is found and determined by the                 |
| 29 | General Assembly that a more efficient management of the public higher         |
| 30 | education resources of the State of Arkansas may be accomplished by allowing   |
| 31 | community colleges designated or recognized by law as having authority to      |
| 32 | offer selected baccalaureate degrees and a public university or university     |
| 33 | system and their boards of trustees to merge or consolidate on a voluntary     |
| 34 | basis and that legislation is needed to provide for capital improvements to    |
| 35 | or maintenance and operation of, such community college which is the subject   |
| 36 | of pending mergers into four-year institutions or a university system          |

| 1  | pursuant to which the community college will become an eligible campus; and   |
|----|---|
| 2  | that this legislation should take effect immediately to permit community      |
| 3  | colleges currently or hereafter designated or recognized by the General       |
| 4  | Assembly as having authority to offer selected baccalaureate degrees and a    |
| 5  | university or university system to better plan for and implement mergers of   |
| 6  | their institutions. Therefore, in order to further the operational            |
| 7  | efficiencies of public institutions of higher education and increased         |
| 8  | educational opportunities for the citizens of the state, an emergency is      |
| 9  | declared to exist and this subchapter being immediately necessary for the     |
| 10 | preservation of the public peace, health and safety shall become effective on |
| 11 | the date of its approval by the Governor. If the bill is neither approved     |
| 12 | nor vetoed by the Governor, it shall become effective on the expiration of    |
| 13 | the period of time during which the Governor may veto the bill. If the bill   |
| 14 | is vetoed by the Governor and the veto is overridden, it shall become         |
| 15 | effective on the date the last house overrides the veto.                      |
| 16 |   |
| 17 | /s/ D. Malone, et al.   |
| 18 |   |
| 19 |   |
| 20 |   |
| 21 |   |
| 22 |   |
| 23 |   |
| 24 |   |
| 25 |   |
| 26 |   |
| 27 |   |
| 28 |   |
| 29 |   |
| 30 |   |
| 31 |   |
| 32 |   |
| 33 |   |
| 34 |   |
| 35 |   |
| 36 |   |