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	A D:11				
2	84th General Assembly	A Bill				
3	Regular Session, 2003		SENATE BILL	332		
4						
5	By: Senators Miller, Wooldric	lge, Glover				
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7						
8	For An Act To Be Entitled					
9	AN ACT T	O AMEND ARKANSAS LAW TO ADOPT RECENT				
10	CHANGES TO THE INCOME TAX PROVISIONS OF THE					
11	FEDERAL	INTERNAL REVENUE CODE; AND FOR OTHER				
12	PURPOSES					
13		~				
14	Subtitle					
15	INCOM	E TAX TECHNICAL CORRECTIONS.				
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18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:			
19						
20	SECTION 1. Arkansas Code § 6-84-111, concerning the Arkansas Tax-					
21	Deferred Tuition Savings Program, is amended to read as follows:					
22	6-84-111. Funds	exempt from tax.				
23	(a) Except as otherwise indicated in this chapter, interest,					
24	dividends, and capital gains from funds invested in the Arkansas Tax-Deferred					
25	Tuition Savings Program	m <u>or a tax-deferred tuition savings p</u>	orogram establis	hed		
26	by another state under	26 U.S.C. § 529 as in effect on Janu	<u>1ary 1, 2003,</u> sh	all.		
27	be exempt from Arkansas	s income taxes.				
28	(b) Contribution	ns to a tuition savings account estab	olished under th	is		
29	program <u>or a tax-defer</u>	red tuition savings program establish	ned by another			
30	state under 26 U.S.C.	§529 as in effect on January 1, 2003,	<u>,</u> may not be			
31	excluded or deducted fr	rom the contributor's income for the	purpose of			
32	calculating Arkansas in	ncome tax.				
33	(c)(l) Qualified	d withdrawals from a tuition savings	account			
34	established under this	program or a tax-deferred tuition sa	avings program			
35	established by another state under 26 U.S.C. § 529 as in effect on January 1,					
36	2003, will be exempt from Arkansas income tax with respect to the designated					



l beneficiary's income.

2 (2)(A) Nonqualified withdrawals from a tuition savings account 3 established under this program or a tax-deferred tuition savings program 4 established by another state under 26 U.S.C. § 529 as in effect on January 1, 5 2003, will be subject to Arkansas income tax. 6 (B) The nonqualified withdrawal will be taxable to the 7 party, account owner or designated beneficiary, who actually makes the 8 withdrawal. 9 (d) If an account owner receives a refund of contributions to a 10 tuition savings account established under this program or a tax-deferred 11 tuition savings program established by another state under 26 U.S.C. § 529 as in effect on January 1, 2003, because of either: 12 (1) The death or disability of the designated beneficiary; or 13 14 (2) A scholarship, or allowance or payment described in 26 15 U.S.C. § 135 (d)(1)(B) or (C) as in effect on January 1, 1999 2003, received 16 by the designated beneficiary then any earnings on the contribution that are 17 included in the refund will be subject to Arkansas income tax. 18 19 SECTION 2. Arkansas Code § 26-51-404(a), concerning the calculation of gross income, is amended to add an additional subdivision to read as follows: 20 21 (4) Section 117 of the Internal Revenue Code of 1986, as in 22 effect on January 1, 2003, regarding the taxability of scholarships, 23 fellowships, grants, and stipends, is adopted for the purpose of clarifying 24 and calculating Arkansas income tax liability. 25 26 SECTION 3. Arkansas Code § 26-51-404(b)(18), concerning the exclusion 27 from gross income of qualified foster care payments, is amended to read as 28 follows: 29 (18) Section 131 of the Internal Revenue Code of 1986, as in 30 effect on January 1, 1995 2003, regarding the exclusion from gross income of amounts received by a foster care provider as qualified foster care payments, 31 32 is adopted for the purpose of computing Arkansas income tax liability; 33 34 SECTION 4. Arkansas Code § 26-51-404(b)(19), concerning the exclusion 35 from gross income of certain fringe benefits, is amended to read as follows: 36 (19) Section 132 of the Internal Revenue Code of 1986, as in

SB332

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     effect on January 1, 1999 2003, regarding the exclusion from income of
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     certain fringe benefits, is adopted for the purpose of computing Arkansas
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     income tax liability;
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           SECTION 5. Arkansas Code § 26-51-404(b)(20), concerning the exclusion
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     from gross income of education expenses paid by an employer, is amended to
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     read as follows:
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                 (20) Section 127 of the Internal Revenue Code of 1986, as in
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     effect on January 1, 1999 2003, regarding the exclusion from gross income for
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     employees whose education expenses were paid by an employer, is adopted for
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     the purpose of computing Arkansas income tax liability;
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           SECTION 6. Arkansas Code § 26-51-404(b), concerning exclusions from
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     gross income, is amended to add an additional subdivision to read as follows:
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                 (25) Section 137 of the Internal Revenue Code of 1986, as in
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     effect on January 1, 2003, regarding the exclusion from gross income of
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     benefits received under an employer's adoption assistance program, is adopted
     for the purpose of computing Arkansas income tax liability.
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           SECTION 7. Arkansas Code § 26-51-409(a), concerning small business
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     corporations, is amended to read as follows:
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           (a) Subchapter S of the Internal Revenue Code of 1986, as in effect on
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     January 1, 1999 2003, regarding small business corporations, is hereby
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     adopted for the purpose of computing Arkansas income tax liability.
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           SECTION 8. Arkansas Code § 26-51-414, concerning the income tax
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     treatment of deferred compensation plans, is amended to add an additional
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     subsection to read as follows:
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           (d) Section 1042 of the Internal Revenue Code of 1986, as in effect on
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     January 1, 2003, regarding the deferral of gain realized on the sale of a
     corporation's shares of stock to the corporation's employee stock ownership
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     plan (ESOP), is adopted for the purpose of computing Arkansas income tax
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     liability.
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           SECTION 9. Arkansas Code § 26-51-423(d), concerning the deductibility
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     of interest paid on student loans, is amended to read as follows:
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(d) Section 221 of the Internal Revenue Code of 1986, as in effect on
 January 1, 1999 2003, regarding the deduction of interest paid on qualified
 education loans, is adopted for the purpose of computing Arkansas income tax
 liability.

6 SECTION 10. Arkansas Code § 26-51-436(5), concerning the deductibility 7 of contributions made to a medical savings account, is amended to read as 8 follows:

9 (5) Section 220 of the Internal Revenue Code of 1986, as in 10 effect on January 1, 2001 2003, regarding the deductibility from income of 11 contributions made to a medical savings account by the taxpayer or the 12 taxpayer's employer, is hereby adopted for the purpose of computing Arkansas 13 income tax liability; and

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15 SECTION 11. Arkansas Code § 26-51-445, concerning the credit allowed 16 for adoption-related expenses, is amended to read as follows:

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26-51-445. Adoption expenses.

18 Section 23 of the Internal Revenue Code of 1986, 26 U.S.C. § 23, as in 19 effect on January 1, 1999 <u>2003</u>, is adopted for purposes of determining the 20 allowable credit for adoption-related fees, costs, and expenses paid or 21 incurred by a taxpayer. The amount of credit allowed against Arkansas income 22 tax due shall be twenty percent (20%) of the federal credit as calculated 23 pursuant to 26 U.S.C. § 23.

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25 SECTION 12. Arkansas Code § 26-51-501, concerning personal tax 26 credits, is amended to add an additional subsection to read as follows:

27 (g) Section 151(c)(6) of the Internal Revenue Code of 1986, as in
 28 effect on January 1, 2003, regarding the tax treatment of kidnapped children,
 29 is adopted for the purpose of computing Arkansas income tax liability.

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31 SECTION 13. Arkansas Code § 26-51-502(b)(1), concerning the credit 32 allowed for child care services, is amended to read as follows:

(b)(1) Section 21 of the Internal Revenue Code of 1986, as amended and
in effect on January 1, 1997 2003, is adopted for purposes of determining the
allowable credit under the Arkansas Income Tax Act, as amended, § 26-51-101
et seq., for household and dependent care services necessary for gainful

SB332

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3	SECTION 14.	This act applies to tax years begin	<u>inning on and after</u>
4	January 1, 2003.		
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