1	State of Arkansas	As Engrossed: H3/3/05 H3/15/05				
2	85th General Assembly	A Bill				
3	Regular Session, 2005		HOUSE BILL 2392			
4						
5	By: Representatives Bradfor	d, J. Johnson, Ledbetter, Mahony, L. Smith	ı			
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8		For An Act To Be Entitled				
9	AN ACT TO AMEND THE ESTATE TAX LAW OF ARKANSAS;					
10	AND FOR OTHER PURPOSES.					
11						
12		Subtitle				
13	TO A	MEND THE ESTATE TAX LAW OF ARKA	NSAS.			
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15						
16	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:			
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18		ansas Code § 26-59-102 is amende	ed to read as follows:			
19	26-59-102. Def:					
20		chapter, unless the context oth	-			
21		ector" means the Director of the	•			
22		djusted taxable estate" means th	he taxable estate reduced			
23	by sixty thousand doll					
24		cutor" means the executor, admir				
25		an of property of a decedent, or				
26		or, curator, fiduciary, or custo				
27	-	, then any person who is in the				
28		perty included in the gross esta				
29		son" means individuals, natural ships, limited liability compani	•			
30 31	· •	rusts, and inter vivos trusts;	ies, joint-stock			
32	•	nsfer" shall be taken to include	the negging of property			
33		in, in possession or enjoyment,				
34	•	devise, succession, bequest, gr	-			
35		tment in the manner described in				
36		edent" shall include the testato	-			
	(5, 500)		· , ==========, o=======,			

1	bargainor, vendor, or donor;
2	(6) "Resident" means an individual or natural person domiciled
3	in the State of Arkansas as provided by statute or otherwise;
4	(7) "Nonresident" means an individual or natural person domiciled
5	without the State of Arkansas;
6	(8) "Gross estate" means the gross estate as determined under
7	the provisions of the applicable federal revenue act §§ 2031 through 2045 of
8	the Internal Revenue Code of 1986 as in effect on January 1, 2005;
9	(9) "Net estate" means the net estate as determined under the
10	provisions of the applicable federal revenue act;
11	(10)(9) "Tangible personal property" means corporeal personal
12	property, including money+; and
13	(10) "Taxable estate" means the taxable estate determined under
14	§§ 2051 and 2053 through 2056 of the Internal Revenue Code of 1986, as in
15	effect on January 1, 2005.
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17	SECTION 2. Arkansas Code §§ 26-59-103 and 26-59-104 are amended to
18	read as follows:
19	26-59-103. Chapter to remain in effect while federal government
20	imposes estate tax. Levy of tax.
21	This chapter shall remain in force and effect so long as the United
22	States Government retains in full force and effect, as a part of the revenue
23	laws of the United States, the present federal estate tax, and this chapter
24	shall cease to be operative when the United States Government ceases to
25	impose any estate tax of the United States.
26	(a) Except for adjusted taxable estates that are more than ten million
27	forty thousand dollars (\$10,040,000), the tax levied under this subchapter
28	shall be determined for the adjusted taxable estate as provided in § 26-59-
29	<u>104.</u>
30	(b) Adjusted taxable estates that are more than ten million forty
31	thousand dollars (\$10,040,000) shall be taxed at a flat rate of sixteen
32	percent (16%) of the adjusted taxable estate.
33	
34	26-59-104. Federal rules of interpretation applicable. Tax table.
35	When not otherwise provided for in this chapter, the rules of
36	interpretation and construction applicable to the estate tax laws of the

United States shall apply to and be followed in the interpretation of this
chapter.

Except for adjusted taxable estates that are more than ten million forty thousand dollars (\$10,040,000), the tax levied under this subchapter shall be as follows:

7	Adjusted Taxable Estate	<u>Tax</u>	%	of Excess Over
8	At least But less than			
9	\$ 2,040,000 2,540,000	\$ 106,800	8.0	2,040,000
10	2,540,000 3,040,000	146,800	8.8	2,540,000
11	3,040,000 3,540,000	190,800	9.6	<i>3,040,000</i>
12	3,540,000 4,040,000	238,800	10.4	3,540,000
13	4,040,000 5,040,000	290,800	11.2	4,040,000
14	5,040,000 6,040,000	402,800	12.0	5,040,000
15	6,040,000 7,040,000	<i>522,800</i>	12.8	6,040,000
16	7,040,000 8,040,000	650,800	13.6	7,040,000
17	8,040,000 9,040,000	786,800	14.4	8,040,000
18	9,040,000 10,040,000	930,800	15.2	9,040,000
19	10,040,000 and over	1,082,800	16.0	10,040,000

- 21 SECTION 3. Arkansas Code §§ 26-59-106 and 26-59-107 are amended to 22 read as follows:
- 23 26-59-106. Amount of tax imposed Resident estates.
 - (a) A tax is imposed <u>under this subchapter</u> upon the transfer of real estate and personal property of every kind owned by every person who, at the time of death, was a resident of the State of Arkansas, the amount of which shall be a sum equal to the federal credit allowable under the federal estate tax laws, 26 U.S.C. § 2001 et seq., as in effect on January 1, 1999.
 - (b) Ownership of property shall include shares or certificates of indebtedness or other evidences of stock ownership in foreign companies or corporations, which shares or certificates are present in this state.
 - (c)(1) If any portion of the property of the estate is located in another state and the other state participates in the federal credit allowable, then the Arkansas tax shall be the proportional part of the credit allowable as the Arkansas property bears to the entire estate. However, if the other state shall have a reciprocal provision as to nontaxability of

- property of nonresidents, then all of the federal credit allowable shall be
 paid to this state.
 - (2) However, if no federal estate tax is imposed upon the transfer of property, no Arkansas estate tax shall be imposed on such transfer.

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- 26-59-107. Tax imposed Nonresident estates.
- (a) A tax is imposed <u>under this subchapter</u> upon the transfer of all real, tangible, and intangible personal property located in the State of Arkansas of any nonresident of this state <u>in a sum equal to the proportion of the federal credit allowable under the federal estate tax laws, 26 U.S.C. § 2001 et seq., as in effect on January 1, 1999, for estate, inheritance, legacy, and succession taxes that the Arkansas property of such deceased person bears to the property of the entire estate, wherever located.</u>
- 15 (b) The term "Arkansas property" shall be construed to include, 16 without limiting its generality by this specification, the following items of 17 intangible personal property:
 - (1) Debts including bank deposits owed to the decedent by any individual resident in this state, or by any bank or other corporation organized under the laws of this state, or by any national bank doing business in this state without regard to the physical location of any written evidence of indebtedness; and
 - (2) Shares of the capital stock of any corporation organized under the laws of this state without regard to the physical location of the stock certificate.
 - (c) However, if the decedent at the time of death was a resident of a state or territory of the United States, which, at the time of his death, provides an exemption to residents of this state from transfer or death taxes, then the nonresident of the other state or territory shall be exempt from the payment of said estate or inheritance tax in this state.
 - (d) However, if no federal estate tax is imposed upon the transfer of property, no Arkansas estate tax shall be imposed on such transfer.

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- 34 SECTION 4. Arkansas Code § 26-59-109 is amended to read as follows: 35 26-59-109. Estate tax returns generally.
 - (a) RETURNS BY EXECUTOR. In all cases where the gross estate at the

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    death of a citizen or resident of the United States exceeds one million
    dollars ($1,000,000) one million five hundred thousand dollars ($1,500,000)
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    and a portion of the property comprising the gross estate is located in
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    Arkansas, then the executor shall make a return with respect to the estate
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    tax imposed by this chapter.
6
               (1) CITIZENS OR RESIDENTS OF THE UNITED STATES. In all cases
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    where the gross estate at the death of a citizen or resident of the United
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    States exceeds three million five hundred thousand dollars ($3,500,000) and a
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    portion of the property composing the gross estate is located in Arkansas,
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    then the executor shall make a return with respect to the estate tax imposed
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    by this chapter.
               (2) NONRESIDENTS NOT CITIZENS OF THE UNITED STATES. In the case
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    of the estate of every nonresident not a citizen of the United States, if
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    that part of the gross estate that is situated in the United States exceeds
    three million five hundred thousand dollars ($3,500,000) and a portion of the
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    property composing the gross estate is located in Arkansas, then the executor
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    shall make a return with respect to the estate tax imposed by this chapter.
               (3) PHASE-IN OF FILING REQUIREMENT AMOUNT.
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    In the case of decedents
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                                         Subdivisions (a)(1) and (a)(2)
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    dying in:
                                         shall be applied by substituting
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                                         for $3,500,000 the following
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                                         amount:
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                                   <del>. . . . . . . . . . . . . . . . $ 1,000,000</del>
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         (b) RETURNS BY BENEFICIARIES. If the executor is unable to make a
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    complete return as to any part of the gross estate of the decedent, he or she
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    shall include in his or her return a description of such part and the name of
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    every person holding a legal or beneficial interest therein. Upon notice
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    from the Director of the Department of Finance and Administration, such
    person shall in like manner make a return as to such part of the gross
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    estate.
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- 1 (c) RETURNS DUE. Returns made under subsection (a) of this section 2 shall be filed within nine (9) months after the date of the decedent's death.
- 3 (d) PLACE OF FILING. Estate tax returns shall be filed with the 4 director at his or her office in Little Rock, Arkansas.

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- SECTION 5. Arkansas Code §§ 26-59-110(3), concerning the information included on an estate tax return, is amended to read as follows:
- 8 (3) The value of the net taxable estate of the decedent as 9 defined in this chapter § 26-59-102(10);

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- SECTION 6. Arkansas Code § 26-59-111 is amended to read as follows: 26-59-111. Estate tax return — Extension of filing time.
- (a) (1) Any person who requests and receives an extension of time in which to file a federal estate tax return, as provided by 26 U.S.C. § 6081, as amended, and in effect on January 1, 2002 2005, shall be granted an extension of time in which to file the Arkansas estate tax return for the same period of time as granted for the filing of the federal estate tax return.
 - (2) Any person who is not required to file a federal estate tax return, but who is required to file an estate tax return under this subchapter, may file a request with the Director of the Department of Finance and Administration for an extension of the deadline for filing the return.
 - (b)(1) This request for extension of time in which to file shall be granted by the timely filing of a copy of the federal application form with the Director of the Department of Finance and Administration and then attaching to the Arkansas estate tax return, when actually filed with the director, a copy of the document granting such federal extension.
- 28 (2)(A) For determining whether the director shall grant a
 29 request for extension of time for filing an estate tax return under this
 30 subchapter, §§ 6161(a)(2), 6161(b)(2), and 6166 of the Internal Revenue Code
 31 of 1986 as in effect on January 1, 2005, are adopted.
- (B) No extension shall be granted under this subdivision

 (b)(2) for any deficiency if the deficiency is due to negligence, intentional

 disregard of rules and regulations, or with the intent to evade the tax

 imposed under this subchapter.
- 36 (c) The director shall assess interest at the rate of ten percent

1	(10%) per annum on the amount of estate tax finally determined to be due from
2	the date the estate tax return was originally due to be filed.
3	the date the estate tax return was originally due to be fired.
4	SECTION 7. Arkansas Code § 26-59-122 is amended to read as follows:
5	26-59-122. Disposition and allocation of funds.
6	(a) All taxes, fees, penalties, and costs received by the Director of
7	the Department of Finance and Administration under the provisions of this
8	chapter shall be general revenues and shall be deposited in the State
9	Treasury to the credit of the State Apportionment Fund, except that the
10	amount of estate taxes collected in a calendar year that exceeds ten percent
11	(10%) of the average annual estate taxes collected for a five-year period
12	immediately preceding the calendar year or fifteen million dollars
13	(\$15,000,000), whichever is greater, shall be deposited into the State
14	Treasury as special revenues and credited to the General Improvement Fund.
15	(b) The Treasurer of State shall allocate and transfer the funds to
16	the various State Treasury funds participating in general revenues in the
17	respective proportions to each as provided by and to be used for the
18	respective purposes set forth in the Revenue Stabilization Law, § 19-5-101 et
19	seq.
20	SECTION 8. This act applies to deaths that occur on or after January
21	<u>1, 2005.</u>
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23	/s/ Bradford
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