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: \$3/31/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2728
4			
5	By: Representative D. Evan	15	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO CLARIFY THE MEANING OF	
10	"TELEC	OMMUNICATIONS" FOR THE PURPOSE OF TH	E GROSS
11	RECEIP	TS TAX; TO PRESERVE CURRENT COLLECTION	ONS
12	FROM T	HE GROSS RECEIPTS TAX ON TELECOMMUNI	CATIONS
13	SERVIC	ES; AND FOR OTHER PURPOSES.	
14			
15		Subtitle	
16	AN A	ACT TO CLARIFY THE MEANING OF	
17	"TE	LECOMMUNICATIONS" AND PRESERVE	
18	CUR	RENT COLLECTIONS FROM THE GROSS	
19	REC	EIPTS TAX ON TELECOMMUNICATIONS	
20	SER	VICES.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:
24			
25	SECTION 1. Ark	kansas Code § 26-52-301(3)(A) [Effec	ctive until
26	contingency in Acts 2	2003, No. 1273, § 88 is met], concern	ning the tax on the
27	gross receipts or gro	oss proceeds from telecommunication s	services, is amended
28	to add additional sub	bdivisions to read as follows:	
29		(viii) Telecommunications servio	es subject to tax
30	include the one-way o	or two-way transmission of messages,	voice messages,
31	images, or other real	l-time or essentially real-time commu	inications whether
32	accomplished by any means including wire, cable, fiber optics, laser,		
33	microwave, radio, satellite, voice-over Internet protocol, or similar		
34	facilities.		
35		(ix)(a) In addition to any other	r provision of this
36	section, taxable serv	vice shall include any taxable teleph	none,



As Engrossed: S3/31/05

HB2728

1	telecommunications, or telegraph service charged to an Arkansas place of		
2	primary use.		
3	(b)(1) As used in subdivision (3)(A)(ix)(a) of		
4	this section, "place of primary use" means the location of the		
5	telecommunications equipment from which telecommunications services are		
6	originated or at which telecommunications services are received by a buyer.		
7	(2) If the location of the		
8	telecommunications equipment in subdivision (3)(A)(ix)(b) of this section is		
9	not a defined location, "place of primary use" means the location where a		
10	buyer makes primary use of the telecommunications equipment as defined by		
11	telephone number, authorization code, or location where bills are sent.		
12			
13	SECTION 2. Arkansas Code § 26-52-315(b) [Effective when contingency in		
14	Acts 2003, No. 1273, § 88 is met], concerning the tax on the gross receipts		
15	or gross proceeds from telecommunication services, is amended to add an		
16	additional subdivision to read as follows:		
17	(4) Telecommunications services subject to tax include the one-		
18	way or two-way transmission of messages, voice messages, images, or other		
19	real-time or essentially real-time communications whether accomplished by any		
20	means including wire, cable, fiber optics, laser, microwave, radio,		
21	satellite, voice-over Internet protocol, or similar facilities.		
22			
23	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
24	General Assembly of the State of Arkansas that changes in technology have		
25	created confusion as to the taxability of various innovative and rapidly		
26	growing telecommunications services and that such confusion threatens to		
27	disrupt the flow of revenues that are critically needed by the state for the		
28	support of schools, to address deficiencies in school facilities as		
29	determined by the Supreme Court, to maintain prisons, and to ensure the		
30	uninterrupted provisions of critical services to the public. Therefore, an		
31	emergency is declared to exist and this act being immediately necessary for		
32	the preservation of the public peace, health, and safety shall become		
33	effective on:		
34	(1) The date of its approval by the Governor;		
35	(2) If the bill is neither approved nor vetoed by the Governor,		
36	the expiration of the period of time during which the Governor may veto the		

2

1	bill; or
2	(3) If the bill is vetoed by the Governor and the veto is
3	overridden, the date the last house overrides the veto.
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5	/s/ D. Evans
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