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: S2/28/07 S3/14/07		
2	86th General Asser			240
3	Regular Session, 20	007	SENATE BILL	248
4	Den Constan Madia			
5	By: Senator Madis	ofi		
6 7				
7 8		For An Act To Be Entitled		
9		AN ACT TO ESTABLISH REGULAR AND UNIFORM PAY		
10		PERIODS FOR ARKANSAS EMPLOYERS AND EMPLOYEES;		
11		INCREASING THE WAYS IN WHICH EMPLOYERS MAY PAY	Z	
12		WAGES TO THEIR EMPLOYEES; ESTABLISHING THE TIM	1E	
13		AND METHOD OF PAYING EMPLOYEES' WAGES FOLLOWIN	1G	
14		TERMINATION OF EMPLOYMENT; ESTABLISHING REMEDI	IES	
15		FOR VIOLATIONS; ADJUSTING THE AMOUNT IN		
16		CONTROVERSY FOR WAGE DISPUTES TO BE DECIDED BY	(
17		THE DIRECTOR OF THE DEPARTMENT OF LABOR;		
18		REPEALING ARKANSAS CODE §§ 11-4-403 AND 11-4-4	+04 ;	
19		AND FOR OTHER PURPOSES.		
20				
21		Subtitle		
22		AN ACT TO ESTABLISH REGULAR AND UNIFORM		
23		WAGE POLICIES FOR EMPLOYERS AND		
24		EMPLOYEES.		
25				
26				
27	BE IT ENACTED	BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:	
28				
29		1. Arkansas Code § 11-4-101 is repealed.		
30		01. Assignment of wages.	1 6	
31		assignment or order for wages to be earned in		
32		of less than two hundred dollars (\$200) shall	-	St
33 34		f the person making the assignment or order un		ont
35 35	-	order is accepted in writing by the employer a he acceptance of it has been filed with the re	-	ent
36		he party making the assignment or order reside		Ŧ
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1	of this state or in the state where he or she is employed.
2	(b) No assignment of or order for wages to be earned in the future
3	shall be valid when made by a married man, unless the written consent of his
4	wife to making such assignment or order for wages shall be attached thereto.
5	
6	SECTION 2. Arkansas Code § 11-4-301 is amended to read as follows:
7	11-4-301. Definition.
8	(a) For the purpose of this subchapter <u>only</u> , unless the context
9	otherwise requires, the term "labor" shall include all or any work or service
10	performed by any person employed for any period of time where when the wages
11	or salary or remuneration for the work or services is to be paid at stated
12	intervals or at the termination of the employment, or for physical work
13	actually performed by an independent contractor, provided that the amount in
14	controversy does not exceed the sum of one thousand dollars (\$1,000) <u>fifty</u>
15	percent (50%) of the federal poverty guideline for a family of one in the
16	State of Arkansas as determined by the United States Department of Health and
17	Human Services under 42 U.S.C. 9902(2), as it existed on January 1, 2007.
18	(b) On January 1 of each year thereafter, the Director of the
19	Department of Labor shall adjust the amount in controversy by adding to the
20	previous year's figure the percentage increase or decrease in the Consumer
21	Price Index for All Urban Consumers or its successor as published by the
22	United State Department of Labor for the previous year.
23	
24	SECTION 3. Arkansas Code § 11-4-401 is amended to read as follows:
25	§ 11-4-401. Payment semimonthly Regular pay periods.
26	(a) <u>(1)</u> Except as provided in subsection (c) of this section, all
27	corporations doing business in this state who shall employ any salespersons,
28	mechanics, laborers, or other servants for the transaction of their business
29	shall pay the wages of the employees semimonthly. Every employer shall
30	establish and maintain regular pay periods as provided in this section and
31	shall communicate those pay periods, in advance, to all employees.
32	(2) Communication may be accomplished in writing or through a
33	posted notice maintained in a place accessible to employees.
34	(b) <u>(1)</u> Any corporation that shall, through its president or otherwise,
35	violate subsections (a) and (c) of this section shall be deemed guilty of a
36	misdemeanor and on conviction shall be fined in any sum not less than fifty

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1	dollars (\$50.00) nor more than five hundred dollars (\$500) for each offense.
2	Except as provided in subdivision (b)(2) of this section, every employer
3	shall pay all wages to its employees:
4	(A) At least semimonthly; and
5	(B) Not later than eight (8) calendar days after the end
6	of the pay period in which the wages were earned.
7	(2)(A) An employer may pay all wages due to a high-ranking
8	employee monthly or as determined by written agreement between the employer
9	and the high-ranking employee.
10	(B) As used in this subsection (b)(2), "high-ranking
11	employee" means an employee who:
12	(i) Is at least a ten percent (10%) owner of the
13	corporation, partnership, or other organization;
14	(ii) Is in the top ten percent (10%) of employees
15	when ranked by compensation and receives at least one hundred fifty thousand
16	dollars (\$150,000) in annual compensation from the employer; or
17	(iii) Is an officer whose annual compensation from
18	the employer exceeds one hundred thirty thousand dollars (\$130,000).
19	(3) Subdivision (b)(1)(A) of this section shall not apply to
20	public school districts.
21	(4) Any public institution of higher education paying employees
22	monthly as of the effective date of this subdivision shall, on or before July
23	1, 2008, allow those employees to choose whether to be paid monthly or semi-
24	monthly.
25	(c) All corporations with an annual gross income of five hundred
26	thousand dollars (\$500,000), or more, doing business in this state who shall
27	employ any salespersons, mechanics, laborers, or other servants for the
28	transaction of their business shall pay the wages of their management level
29	and executive employees who are exempt under the provisions of Section 213 of
30	the Fair Labor Standards Act, from the provisions of Sections 206 and 207 of
31	that act, and who are compensated at a gross rate in excess of twenty five
32	thousand dollars (\$25,000) per year, at a minimum of once each calendar month
33	Upon payment of wages, every employer shall provide an itemized statement of
34	deductions from wages.
35	
36	SECTION 4. Arkansas Code § 11-4-402 is amended to read as follows:

1 11-4-402. Discount for advance payment - Payments made in currency 2 method of payment. (a) It shall be unlawful for any milling or manufacturing company, or 3 any other person, corporation, or company employing persons to labor for them 4 5 in the State of Arkansas, employer to discount the wages of their its 6 employees or laborers when payment is made or demanded before the regular 7 paydays more than at the rate of ten percent (10%) per annum from the date of 8 payment to the regular payday. 9 (b)(1)(A) All The wages of all employees shall be paid in currency or by check, or electronic direct deposit, or debit card into the employee's 10 11 account. 12 (B)(i) The employer may opt out of payment by electronic 13 direct deposit by providing the employer a written statement requesting payment by check or debit card. 14 15 (ii) An employer requiring payment by electronic 16 direct deposit or debit card shall notify employees of their right to opt 17 out. 18 (C)(i) Whatever the form of payment, wages shall be redeemable for cash and payable on demand without discount or deduction from 19 20 the face amount of the wages at an established place of business in the 21 state. 22 (ii) If payment is made by check or debit card, the 23 name and address of the established place of business in the State of Arkansas where payment is redeemable for cash shall appear on or be attached 24 25 to the instrument. 26 (2) Notwithstanding any provision to the contrary, an An 27 employee has a shall have the right to be paid in currency if the employer 28 has at any time within the past one (1) year paid the employee with a check drawn on an account with insufficient funds. 29 30 (3) This subsection (b) does not apply to any demand or claim by 31 the Department of Labor. 32 (c) Any evasion or violation of this section shall be usury and a 33 misdemeanor. The person, company, or corporation, or his, her, or its agents, 34 violating this section shall be fined in any sum not less than ten dollars 35 (\$10.00) nor more than five hundred dollars (\$500), and the entire property 36 of the person, company, or corporation shall be subject to the payment of the

1	fine and costs.
2	
3	SECTION 5. Arkansas Code § 11-4-403 is repealed.
4	§ 11-4-403. Payment by evidence of indebtedness.
5	(a) It shall be unlawful for any corporation, company, firm, or person
6	engaged in any trade or business in this state, either directly or
7	indirectly, to issue, sell, give, or deliver to any person employed by the
8	corporation, company, firm, or person, in payment of wages, whether the wages
9	are earned or not, any scrip, token, draft, check, or other evidence of
10	indebtedness payable or redeemable otherwise than in lawful money, at the
11	next regular payday of the corporation, company, firm, or person.
12	(b) If the scrip, token, draft, check, or other evidence of
13	indebtedness is issued, sold, given or delivered to the laborer, it shall be
14	construed, taken, and held in all courts and places to be a promise to pay
15	the sum specified therein in lawful money by the corporation, company, firm,
16	or person issuing, selling, giving, or delivering the same to the person
17	named therein or the holder thereof.
18	(c) The corporation, company, firm, or person issuing, selling,
19	giving, or delivering the evidence of indebtedness in violation of subsection
20	(a) of this section shall, moreover, be guilty of a misdemeanor and upon
21	conviction shall be fined not less than twenty-five dollars (\$25.00) and not
22	more than one hundred dollars (\$100). At the discretion of the court trying
23	the action, the officer or agent of the corporation, company, firm, or person
24	issuing, selling, giving, or delivering the evidence of indebtedness may be
25	imprisoned not less than ten (10) nor more than thirty (30) days.
26	(d) In any suit by any holder of the scrip, token, draft, check, or
27	other evidence of indebtedness or in any prosecution under the provisions of
28	this section, it shall not be required of the plaintiff in the suit or the
29	state in the prosecution to prove that the scrip, token, draft, check, or
30	other evidence of indebtedness was sold, given, issued, or delivered by the
31	defendant in the suit or prosecution to any laborer or employee in payment of
32	wages of the laborer or employee.
33	(e) The provisions of this section do not apply to coal mines when
34	fewer than twenty (20) men are employed under the ground.
35	
36	SECTION 6. Arkansas Code § 11-4-404 is repealed.

1	§ 11-4-404. Payment by sale of goods or supplies.
2	(a) If any corporation, company, firm, or person shall coerce or
3	compel or attempt to coerce or compel any employee in its employment to
4	purchase goods or supplies in payment of wages, whether the wages are earned
5	or not, from any corporation, company, firm, or person, the first-named
6	corporation, company, firm, or person shall be guilty of a misdemeanor and
7	upon conviction shall be punished as provided in § 11-4-403.
8	(b) If any corporation, company, firm, or person shall directly or
9	indirectly sell to any employee in payment of wages, whether earned or not,
10	goods and supplies at prices higher than a reasonable or current market value
11	thereof in cash, the corporation, company, firm, or person shall be liable to
12	the employee in a civil action in double the amount of the charges made and
13	paid for any goods and supplies in excess of the reasonable or current value
14	in cash thereof.
15	(c) The provisions of this section do not apply to coal mines when
16	fewer than twenty (20) men are employed under the ground.
17	
18	SECTION 7. Arkansas Code § 11-4-405 is amended to read as follows:
19	11-4-405. Payment on discharge termination of employment.
20	(a)(l) Whenever any railroad company or corporation or any receiver
21	operating any railroad engaged in the business of operating or constructing
22	any railroad or railroad bridge shall discharge, with or without cause, or
23	refuse to further employ any servant or employee thereof, the unpaid wages of
24	the servant or employee then earned at the contract rate, without abatement
25	or deduction, shall be and become due and payable on the day of the discharge
26	or refusal to longer employ.
27	(2) Any servant or employee may request of his foreman or the
28	keeper of his or her time to have the money due him or her, or a valid check
29	therefor, sent to any station where a regular agent is kept. If the money or
30	a valid check therefor does not reach the station within seven (7) days from
31	the date it is so requested, then, as a penalty for the nonpayment, the wages
32	of the servant or employee shall continue from the date of the discharge or
33	refusal to further employ at the same rate until paid. However, the wages
34	shall not continue more than sixty (60) days unless an action therefor shall
35	be commenced within that time. When an employer discharges an employee, the
36	employer shall pay the employee his or her unpaid wages within seven (7)

1

<u>calendar days of termination.</u>

2 (b) This section shall apply to all companies and corporations doing business in this state and to all servants and employees thereof. Any 3 4 servants or employees who shall hereafter be discharged or refused further 5 employment may request or demand the payment of any wages due and, if not 6 paid within seven (7) days from discharge or refusal to longer employ, then 7 the penalties provided in subdivision (a)(2) of this section for railway 8 employees shall attach. When an employee resigns his or her employment, the 9 employer shall pay the employee his or her unpaid wages no later than the day 10 the employee would have otherwise been paid for those unpaid wages. 11 (c) Any servant or employee whose employment is for a definite period 12 of time and who is discharged without cause before the expiration of that 13 time may, in addition to the penalties prescribed by this section, have an 14 action against any employer for any damages he or she may have sustained by 15 reason of the wrongful discharge, and the action may be joined with an action 16 for unpaid wages and penalty. Regardless of whether the termination is 17 voluntary or involuntary, the employer shall pay the employee's unpaid wages 18 in the same form of payment as the last prior wage payment to the employee, unless the employee requests in writing on or before the date of termination 19 20 to be paid by check by mail to the mailing address provided in the employee's 21 written request or to the employee's last known mailing address if no address 22 is provided in the employee's written request. 23 (d) No servant or employee who secretes or absents himself to avoid 24 payment to him or her, or refuses to receive payment when fully tendered, 25 shall be entitled to any benefit under this section for the time as he or she 26 so avoids payment. 27 (1) For the purposes of this section, the final wages of an employee who resigns or is discharged shall include any vacation pay or other 28 29 compensatory time that is owed to the employee by virtue of company policy or 30 labor agreement. 31 (2) This subsection (d) does not require employers to: 32 (A) Provide paid or unpaid vacations; or 33 (B) Establish written vacation policies. (e) If an employer pays an employee's final wages in full in the time 34 35 and manner required by this section, but through no fault of the employer, 36 the employee does not receive his or her wages, there shall be no violation

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1	of this section and the employee may not recover more than the amount of the
2	final wages not received.
3	
4	SECTION 8. Arkansas Code Title 11, Chapter 4, subchapter 4 is amended
5	to add an additional section to read as follows:
6	11-4-406. Consent for wage deductions.
7	No employer shall make a deduction from an employee's wages, whether
8	final or otherwise, unless the deductions are:
9	(1) Required by law or court order;
10	(2) For medical or other health insurance, life insurance,
11	<u>disability benefits, retirement benefits, or union dues; or</u>
12	(3)(A) Made with the express written consent of the employee,
13	given freely at the time the deduction is made or at the time the first
14	deduction is made for a recurring deduction of the same amount.
15	(B) The written consent shall specify a lawful purpose for
16	the deduction, identify the amount to be withheld, and clearly indicate that
17	the deduction is to be withheld from the employee's wages.
18	
19	SECTION 9. Arkansas Code title 11, chapter 4, subchapter 4 is amended
20	to add an additional section to read as follows:
21	<u>11-4-407. Remedies.</u>
22	(a)(1) If an employer fails to comply with this subchapter, the
23	employee may recover, in a civil action, the wages due him or her, damages in
24	an amount equal to three (3) times the wages wrongfully withheld, costs, and
25	reasonable attorney's fee.
26	(2) However, the employer shall be liable only for costs and the
27	wages erroneously withheld if the employer shows by a preponderance of the
28	evidence that its noncompliance:
29	(A) Resulted from an error which occurred despite the
30	existence of procedures reasonably designed to avoid the error; or
31	(B) Was based on a good faith dispute as to the amount
32	<u>due.</u>
33	(b)(1)(A) In the alternative, an employee aggrieved under this
34	subchapter may instead, pursuant to § 11-4-301 et seq., apply to the Director
35	of the Department of Labor for relief.
36	(B) If the director determines that an employer has

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1	violated this subchapter, the director may award any of the remedies set
2	forth in subsection (a) of this section.
3	(C) If the director determines that an employer has
4	violated this subchapter but that the aggrieved employee has suffered no loss
5	in wages, the director may subject the employer to a civil penalty of not
6	fewer than fifty dollars (\$50.00) and not more than one thousand dollars
7	(\$1,000.00) for each individual or group violation.
8	(2) In making an award to an employee or in subjecting an
9	employer to a civil penalty, the director shall consider:
10	(A) The defenses in subsection (a)(2) of this section;
11	(B) The willfulness of the violation;
12	(C) The size of the employer; and
13	(D) The severity of the violation.
14	(c) No employer shall retaliate or otherwise discriminate against an
15	employee for making a complaint of a violation of this subchapter or
16	furnishing information concerning a violation to a person, an entity, or a
17	business or to an enforcement authority.
18	(d)(l) An employee aggrieved under this subchapter may bring an action
19	or file a claim with the Director of the Department of Labor pursuant to
20	Arkansas Code § 11-4-301 et seq. within one (1) year of the alleged
21	violation.
22	(2) The Director of the Department of Labor shall bring an
23	action based on a violation of this subchapter within one (1) year of a final
24	administrative determination concerning the alleged violation or three (3)
25	years of the occurrence of the alleged violation, whichever is later.
26	
27	/s/ Madison
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