| 1 | 1 State of Arkansas | . – | |
|----|---------------------------------------|---------------------------|----------------------|
| 2 | 2 86th General Assembly | A Bill | |
| 3 | 3 Regular Session, 2007 | | SENATE BILL 272 |
| 4 | 4 | | |
| 5 | 5 By: Senator T. Smith | | |
| 6 | 6 By: Representative Reep | | |
| 7 | 7 | | |
| 8 | 8 | | |
| 9 | 9 For An | Act To Be Entitled | |
| 10 | O AN ACT TO AMEND ARK | ANSAS CODE § 5-64-101(14) |) TO |
| 11 | 1 INCLUDE ALL CONTROL | LED SUBSTANCES IN THE | |
| 12 | 2 DEFINITION OF CERTA | IN DRUG PARAPHERNALIA OB | JECTS; |
| 13 | 3 AND FOR OTHER PURPO | SES. | |
| 14 | 4 | | |
| 15 | 5 | Subtitle | |
| 16 | 6 TO AMEND ARKANSA | S CODE § 5-64-101(14) TO | |
| 17 | 7 INCLUDE ALL CONT | ROLLED SUBSTANCES IN THE | |
| 18 | 8 DEFINITION OF CE | RTAIN DRUG PARAPHERNALIA | |
| 19 | 9 OBJECTS. | | |
| 20 | 0 | | |
| 21 | 1 | | |
| 22 | 2 BE IT ENACTED BY THE GENERAL ASSE | MBLY OF THE STATE OF ARKA | ANSAS: |
| 23 | 3 | | |
| 24 | 4 SECTION 1. Arkansas Code § | 5-64-101(14), concerning | g the definition of |
| 25 | 5 "drug paraphernalia", is amended | to read as follows: | |
| 26 | 6 (14)(A) "Drug paraph | ernalia" means any equipm | ment, product, and |
| 27 | 7 material of any kind that are use | d, intended for use, or d | lesigned for use in |
| 28 | 8 planting, propagating, cultivating | g, growing, harvesting, m | nanufacturing, |
| 29 | 9 compounding, converting, producing | g, processing, preparing, | , testing, |
| 30 | 0 analyzing, packaging, repackaging | , storing, containing, co | oncealing, |
| 31 | l injecting, ingesting, inhaling, o | r otherwise introducing i | into the human body |
| 32 | 2 a controlled substance in violation | on of this chapter. | |
| 33 | 3 (B) "Drug para | phernalia" includes, but | is not limited to: |
| 34 | 4 (i) A ki | t used, intended for use, | or designed for |
| 35 | 5 use in planting, propagating, cul | tivating, growing, or har | evesting any species |
| 36 | 6 of plant that is a controlled sub | stance or from which a co | ontrolled substance |

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     can be derived;
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                             (ii) A kit used, intended for use, or designed for
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     use in manufacturing, compounding, converting, producing, processing, or
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     preparing a controlled substance;
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                             (iii) An isomerization device used, intended for
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     use, or designed for use in increasing the potency of any species of plant
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     that is a controlled substance;
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                             (iv) Testing equipment used, intended for use, or
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     designed for use in identifying or in analyzing the strength, effectiveness,
     or purity of a controlled substance;
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                             (v) A scale or balance used, intended for use, or
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     designed for use in weighing or measuring a controlled substance;
                             (vi) A diluent or adulterant, such as quinine
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     hydrochloride, mannitol, mannite, dextrose, and lactose used, intended for
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     use, or designed for use in cutting a controlled substance;
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                             (vii) A separation gin or sifter used, intended for
     use, or designed for use in removing a twig or seed from, or in otherwise
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     cleaning or refining, marijuana;
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                             (viii) A blender, bowl, container, spoon, or mixing
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     device used, intended for use, or designed for use in compounding a
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     controlled substance;
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                             (ix) A capsule, balloon, envelope, or other
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     container used, intended for use, or designed for use in packaging a small
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     quantity of a controlled substance;
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                             (x) A container or other object used, intended for
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     use, or designed for use in storing or concealing a controlled substance;
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                                   A hypodermic syringe, needle, or other object
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     used, intended for use, or designed for use in parenterally injecting a
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     controlled substance into the human body; and
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                             (xii) An object used, intended for use, or designed
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     for use in ingesting, inhaling, or otherwise introducing marijuana, cocaine,
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     hashish, or hashish oil a controlled substance into the human body, such as:
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                                   (a) A metal, wooden, acrylic, glass, stone,
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     plastic, or ceramic pipe with or without a screen, permanent screen, hashish
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     head, or punctured metal bowl;
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(b) A water pipe;

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| 1 | (c) A carburetion tube or device; | | |
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| 2 | (d) A smoking or carburetion mask; | | |
| 3 | (e) A roach clip, meaning an object used to | | |
| 4 | hold burning material, such as a marijuana cigarette that has become too | | |
| 5 | small or too short to be held in the hand; | | |
| 6 | (f) A miniature cocaine spoon or cocaine vial | | |
| 7 | (g) A chamber pipe; | | |
| 8 | (h) A carburetor pipe; | | |
| 9 | (i) An electric pipe; | | |
| 10 | (j) An air-driven pipe; | | |
| 11 | (k) A chillum; | | |
| 12 | (1) A bong; and | | |
| 13 | (m) An ice pipe or chiller; and | | |
| 14 | (n) An aluminum foil boat. | | |
| 15 | (C) In determining whether an object is "drug | | |
| 16 | paraphernalia", a court or other authority should consider, in addition to | | |
| 17 | any other logically relevant factor, the following: | | |
| 18 | (i) A statement by an owner or by anyone in control | | |
| 19 | of the object concerning its use; | | |
| 20 | (ii) A prior conviction, if any, of an owner or of | | |
| 21 | anyone in control of the object under any state or federal law relating to | | |
| 22 | any controlled substance; | | |
| 23 | (iii) The proximity of the object in time and space | | |
| 24 | to a direct violation of this chapter; | | |
| 25 | (iv) The proximity of the object to a controlled | | |
| 26 | substance; | | |
| 27 | (v) The existence of any residue of a controlled | | |
| 28 | substance on the object; | | |
| 29 | (vi)(a) Direct or circumstantial evidence of the | | |
| 30 | intent of an owner or of anyone in control of the object to deliver it to a | | |
| 31 | person whom he or she knows, or should reasonably know, intends to use the | | |
| 32 | object to facilitate a violation of this chapter. | | |
| 33 | (b) The innocence of an owner or of anyone in | | |
| 34 | control of the object as to a direct violation of this chapter does not | | |
| 35 | prevent a finding that the object is intended for use or designed for use as | | |
| 36 | "drug paraphernalia"; | | |

| 1 | (vii) An oral or written instruction provided with |
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| 2 | the object concerning its use; |
| 3 | (viii) Descriptive materials accompanying the object |
| 4 | that explain or depict its use; |
| 5 | (ix) National and local advertising concerning the |
| 6 | object's use; |
| 7 | (x) The manner in which the object is displayed for |
| 8 | sale; |
| 9 | (xi) Whether the owner or anyone in control of the |
| 10 | object is a legitimate supplier of a like or related item to the community, |
| 11 | such as a licensed distributor or dealer of a tobacco product; |
| 12 | (xii) Direct or circumstantial evidence of the ratio |
| 13 | of sales of the objects to the total sales of the business enterprise; |
| 14 | (xiii) The existence and scope of legitimate uses |
| 15 | for the object in the community; and |
| 16 | (xiv) Expert testimony concerning the object's use; |
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