1 2	State of Arkansas 87th General Assembly	A Bill	
3	Regular Session, 2009		HOUSE BILL 1316
4			
5	By: Representatives T. Bal	ker, Overbey, Pyle, Reep	
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7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE § 26-75-602 TO ADD		
10	CERTA	IN RENTALS TO THE LIST OF AUTHORIZED	
11	MUNIC	IPAL SALES AND USE TAXES; AND FOR OTHER	
12	PURPOS	SES.	
13			
14		Subtitle	
15	TO	AMEND ARKANSAS CODE § 26-75-602 TO	
16	ADI	CERTAIN RENTALS TO THE LIST OF	
17	AUT	THORIZED MUNICIPAL SALES AND USE	
18	TAX	XES.	
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21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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23	SECTION 1. Ar	kansas Code § 26-75-602 is amended to re	ead as follows:
24	26-75-602. Gr	ross receipts taxes authorized.	
25	(a) Any city	of the first class, city of the second of	class, or
26	incorporated town by	ordinance of the governing body thereof	may levy a tax
27	not to exceed three	percent (3%) upon the gross receipts or	gross proceeds
28	identified in subsec	tion (c) of this section.	
29	(b) Any city	of the first class in which is located a	city park of one
30	thousand (1,000) acr	es or more in a like manner may levy an	additional tax of
31	one percent (1%) upo	on the gross receipts or gross proceeds i	dentified in
32	subsection (c) of th	ais section. Revenues collected from this	additional tax
33	shall be used by the	e city parks and recreation department fo	or the promotion
34	and development of c	eity parks and recreation areas.	
35	(c) The tax a	uthorized in this subchapter shall be up	oon any one (1) or
36	more of the followin	ng, as specified in the levying ordinance	:

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1	(1) The gross receipts or gross proceeds from renting, leasing,
2	or otherwise furnishing hotel, motel, house, cabin, bed and breakfast,
3	<pre>campground, or short-term condominium, or other similar rental accommodations</pre>
4	for sleeping, meeting, or party room facilities for profit in such city or
5	town, but such accommodations shall not include the rental or lease of such
6	accommodations for periods of thirty (30) days or more; and
7	(2) The portion of the gross receipts or gross proceeds received
8	by restaurants, cafes, cafeterias, delicatessens, drive-in restaurants,
9	carry-out restaurants, concession stands, convenience stores, grocery store-
10	restaurants, or similar businesses as shall be defined in the levying
11	ordinance from the sale of prepared food and beverages for on-premises or
12	off-premises consumption, but such tax shall not apply to such gross receipts
13	or gross proceeds of organizations qualified under 26 U.S.C. § 501(c)(3).
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