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: S3/31/09					
2	87th General Assembly	A Bill					
3	Regular Session, 2009		HOUSE BILL 2020				
4							
5	By: Representative Overbey						
6							
7							
8	For An Act To Be Entitled						
9	AN ACT TO CLARIFY THE REQUIREMENTS FOR LICENSING						
10	AND REGISTERING A MOTOR VEHICLE; AND FOR OTHER						
11	PURPOSE	S.					
12							
13		Subtitle					
14	TO CLARIFY THE REQUIREMENTS FOR						
15	LICENSING AND REGISTERING A MOTOR						
16	VEHI	CLE.					
17							
18							
19	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:				
20							
21	SECTION 1. Arkansas Code § 27-14-723 is amended to read as follows:						
22	27-14-723. When residents and nonresidents to obtain state						
23	registration and licer						
24		rty (30) calendar days of becoming					
25	_	ent of this state shall obtain an					
26	_	nse in order to operate the <u>a</u> moto	or vehicle upon the				
27	streets and highways						
28	· -	esident <u>person</u> who has been physic					
29		six (6) months shall obtain an Ar					
30	_	nse in order to operate the <u>a</u> moto	or vehicle upon the				
31	streets and highways						
32		sed in this subsection, "entity" m					
33		ion, partnership, or organization					
34		Arkansas and has a place of busine					
35	(B)	"Entity" does not include a firm					
36	association, partners	hip, or organization engaged in on	ie (1) or more of the				

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1	following:			
2	(A) Governmental operations, including municipal, county,			
3	state, or federal operations;			
4	(B) Utility operation, maintenance, or repair;			
5	(C) Construction;			
6	(D) Natural resource exploration, production, or mining,			
7	including without limitation oil, gas, gravel, and timber; or			
8	(E) Agricultural operations.			
9	(2)(A)(i) An entity that transacts or conducts business in			
10	Arkansas and has a place of business in Arkansas shall register a motor			
11	vehicle considered a pleasure vehicle under § 27-14-601(a)(1) that the entity			
12	owns and uses in its business operations in the state with the Office of			
13	Motor Vehicle of the Revenue Division of the Department of Finance and			
14	Administration within thirty (30) calendar days from the start of business in			
15	the state.			
16	(ii) If an entity began transacting or conducting			
17	business in the state before the date that this act became effective, the			
18	entity shall have thirty (30) calendar days to comply with this subsection.			
19	(B)(i) If a court of competent jurisdiction finds that an			
20	entity has failed to comply with subdivision (c)(2)(A) of this section, the			
21	court may assess a civil penalty against the entity not to exceed ten			
22	thousand dollars (\$10,000).			
23	(ii) Proof that an employee or owner of the entity			
24	was found guilty of a violation of subdivision (c)(2)(A) of this section			
25	shall establish a prima facie case that the entity failed to comply with			
26	subdivision (c)(2)(A) of this section.			
27	(iii) A penalty assessed under this subdivision			
28	(c)(2)(B) shall become a lien against the property owned by the entity in the			
29	state.			
30	(iv) An entity may appeal the assessment of a civil			
31	penalty under this subdivision (c)(2)(B) to a circuit court of competent			
32	jurisdiction.			
33	(d) A person who pleads guilty or nolo contendere to or is found			
34	guilty of operating a motor vehicle that is not in compliance with this			
35	section is guilty of a violation and punishable as provided under § 5-4-			
36	201(c).			

1	/s/	Overbey
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