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: S3/3/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		SENATE BILL 628
4			
5	By: Joint Budget Committee		
6			
7			
8	For	r An Act To Be Entitled	
9	AN ACT TO AMEN	D ARKANSAS CODE TITLE 19, CHA	APTER
10	6, SUBCHAPTERS	2, 3, 4 AND 8 - THE REVENUE	
11	CLASSIFICATION	LAW OF ARKANSAS; AND FOR OTH	HER
12	PURPOSES.		
13			
14		Subtitle	
15	AN ACT TO A	MEND THE REVENUE	
16	CLASSIFICAT	ION LAW OF ARKANSAS.	
17			
18			
19	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARK	ANSAS:
20			
21	SECTION 1. Arkansas Co	ode Title 19, Chapter 6, Subc	chapter 2 is amended
22	by adding the following new s		nt General Revenues
23	Enumerated to read as follows	3:	
24	(57) Seventy-six and six-tent	ths percent (76.6%) of all ta	exes, interest,
25	penalties and costs on taxes		
26	derived from the sale of food	l and food ingredients; §26-5	52-317(c)(1)(A);
27	(58) Seventy-six and six-tent	ths percent (76.6%) of the ta	x, interest,
28	penalties and costs received	on excise taxes levied on th	ne gross receipts or
29	gross proceeds derived from t	the sale of natural gas and e	electricity to a
30	manufacturer for use directly	7 in the actual manufacturing	g process; §26-52-
31	319(a)(3)(A);		
32	(59) Seventy-six and six-tent	ths percent (76.6%) of the ta	exes, interest,
33	penalties and costs received	on taxes levied on the privi	lege of storing,
34	using, distributing or using	food and food ingredients; §	26-53-145(c)(1)(A);
35	(60) Seventy-six and six-tent	ths percent (76.6%) of the ta	ax, interest,
36	penalties and costs received	on excise taxes levied on the	ne sales price of

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1 natural gas and electricity purchased by a manufacturer for use directly in

- 2 the actual manufacturing process; §26-53-148(a)(3)(A);
- 3 (61) Seventy-six and six-tenths percent (76.6%) of the excise taxes levied on
- 4 all dyed distillate special fuel sold, used or utilized in the state; §26-56-
- 5 224(c)(1);
- 6 (62) That portion of Unified Carrier Registration Act of 2005 fines and
- 7 penalties; §23-13-605;
- 8 (63) Charitable bingo and raffle license fees and excise taxes levied as
- 9 enacted by §§23-114-302, 23-114-307 and 23-114-601;

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- 11 SECTION 2. Arkansas Code §19-6-301(93), concerning special revenues
- 12 enumerated is amended to read as follows:
- 13 (93) Abstracter's examining licenses and fees, as enacted by Acts 1969, No.
- 14 109, as amended, known as the "Abstractor Licensing Law", §§ 17-11-101 17-
- 15 11-103, $\frac{17-11-201}{17-11-204}$, $\frac{17-11-301}{17-11-306}$, $\frac{17-11-320}{17-11-324}$,
- 16 and 17-11-340 17-11-343;

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- 18 SECTION 3. Arkansas Code §19-6-301(114), concerning special revenues
- 19 enumerated is repealed.
- 20 (114) Native wine taxes, as enacted by Acts 1935, No. 69, § 8, and all laws
- 21 amendatory thereto, § 3-5-409 and Act 906 of 1983, § 3-5-412;

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- 23 SECTION 4. Arkansas Code Title 19, Chapter 6, Subchapter 3 is amended
- 24 by adding the following new subsections to reflect current Special Revenues
- 25 Enumerated to read as follows:
- 26 (238) Unified Carrier Registration Act of 2005 registration fees; §23-13-
- 27 604;
- 28 (239) Landfill disposal fees to support a computer and electronic recycling
- 29 program; §8-6-612, 8-6-614;
- 30 (240) Commercial Driver Alcohol and Drug Testing Database penalties; §27-23-
- 31 209;
- 32 (241) School Age Children Eye and Vision Care donations, grants of money,
- 33 gifts and appropriations from private sources, from municipal and county
- 34 governments, from the state, and from the federal government; as created in
- 35 uncodified Section 1 of Act 138 of 2007;
- 36 (242) Arkansas retirement community eligibility application fees; §15-14-104;

1 2 SECTION 5. Arkansas Code §19-6-405(2), concerning special revenues for the State Highway and Transportation Department Fund, is amended to read as 3 4 follows: 5 (2) Those special revenues specified in §19-6-301(10), (152), and (187), 6 (238) and (240); 7 8 SECTION 6. Arkansas Code §19-6-415 is amended to read as follows: 9 19-6-415. Abstracters' Examining Arkansas Abstracters' Board Fund. The Abstracters' Examining Arkansas Abstracters' Board Fund shall consist of 10 11 those special revenues as specified in § 19-6-301(93), there to be used for 12 the maintenance, operation, and improvement of the Arkansas Abstracters' 13 Board of Examiners. 14 15 SECTION 7. Arkansas Code §19-6-444 is hereby repealed. 16 19-6-444. Arkansas Department of Environmental Quality Fee Fund. 17 The Arkansas Department of Environmental Quality Fee Fund shall consist of those special revenues as specified in § 19-6-301(104), there to be used to 18 19 defray the costs of operating the Arkansas Department of Environmental 20 Quality as set out in §§ 8-1-101 - 8-1-105. 21 22 SECTION 8. Arkansas Code §19-6-491(b)(2), concerning special revenues 23 for the Domestic Peace Fund, is amended to read as follows: 24 (b)(2) The fund shall also consist of any: 25 (A) That portion of special revenues specified in §19-6-301(172)(B); and 26 (A)(B) Moneys obtained from private grants or other sources that are 27 designated to be credited to the fund; and 28 (B)(C) Other revenues as may be authorized by law. 29 30 SECTION 9. Arkansas Code §19-6-805, concerning special revenues for the 31 Arkansas Rx Program Fund, is amended to read as follows: 19-6-805. Arkansas Rx Program Fund. 32 33 The Arkansas Rx Program Fund shall consist of that portion of those special 34 revenues as specified in §19-6-301(201), Arkansas Rx Program fees, rebates 35 and penalties as set out in §20-76-504, and any other revenues as may be 36 authorized by law, there to be used by the Department of Human Services to

1	reimburse retail pharmacies for rebates, contracted services including		
2	pharmacy processing fees, administrative and associated computer costs, and		
3	other reasonable program costs, as set out in §20-76-501 et. Seq.		
4			
5	SECTION 10. Arkansas Code Title 19, Chapter 6, Subchapter 8 is amended		
6	by adding the following new sections concerning the establishment of special		
7	revenue funds to read as follows:		
8	19-6-811. School-Age Children Eye and Vision Care Fund.		
9	The School-Age Children Eye and Vision Care Fund shall consist of those		
10	special revenues as specified in subdivision (241) of §19-6-301, and any		
11	other revenues as may be authorized by law, there to be used by the Arkansas		
12	Commission on Eye and Vision Care of School Age Children for the purpose of		
13	carrying out its responsibilities as stated in uncodified Section 1 of Act		
14	<u>138 of 2007.</u>		
15			
16	19-6-812. Arkansas Retirement Community Program Fund Account.		
17	The Arkansas Retirement Community Program Fund Account shall consist of those		
18	special revenues as specified in subdivision (242) of §19-6-301, and any		
19	other revenues as may be authorized by law, there to be used by the Arkansas		
20	Economic Development Commission for payment of administrative and personnel		
21	costs and other costs of the department associated with administering the		
22	Arkansas Retirement Community Program, as set out in §15-14-101 et. seq.		
23			
24	19-6-813. State Drug Crime Enforcement and Prosecution Grant Fund.		
25	(a) There is hereby established and created on the books of the Chief		
26	Fiscal Officer of the State, Treasurer of State, and Auditor of State a		
27	special revenue fund to be known as the State Drug Crime Enforcement and		
28	Prosecution Grant Fund.		
29	(b) The fund shall consist of:		
30	(1) Revenues generated under § 12-17-106; and		
31	(2) Any moneys authorized by the General Assembly		
32	(c) The fund shall be used by the Department of Finance and		
33	Administration for the purpose of funding state grant awards for multi-		
34	jurisdictional drug crime task forces to investigate and prosecute drug		
35	crimes within the State of Arkansas, as set out in §12-17-101 et. seq.		

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1	SECTION 11. EMERGENCY CLAUSE. It is found and determined by the
2	General Assembly of the State of Arkansas that various laws have been enacted
3	since the passage of the Revenue Classification Law which have changed or
4	created various revenues collected by the State, and that this amendment to
5	the Revenue Classification Law is necessary in order to reflect the various
6	taxes, licenses, fees and other revenues levied and collected for the support
7	of and use by State Government as they currently exist and from which
8	appropriations which become effective July 1, 2009 have been made by the
9	Eighty-Seventh General Assembly. Therefore, an emergency is declared to exist
10	and this act being immediately necessary for the preservation of the public
11	peace, health, and safety shall become effective on July 1, 2009.
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13	/s/ Joint Budget Committee
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