1	State of Arkansas	As Engrossed: H3/10/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011	HOUSE BIL	L 1898
4			
5	By: Representative Ingram		
6	By: Senators Files, R. Thompso	n	
7			
8		For An Act To Be Entitled	
9	AN ACT TO K	EEP ARKANSAS COMPETITIVE BY PROMOTING	
10	FUNDING FOR	ECONOMIC DEVELOPMENT PROJECTS; TO	
11	AUTHORIZE T	HE LEVY OF LOCAL SALES AND USE TAXES TO	
12	FUND ECONOM	IC DEVELOPMENT PROJECTS; AND FOR OTHER	
13	PURPOSES.		
14			
15			
16		Subtitle	
17	TO KEE	P ARKANSAS COMPETITIVE BY PROMOTING	
18	FUNDIN	G FOR ECONOMIC DEVELOPMENT PROJECTS	
19	AND TO	AUTHORIZE THE LEVY OF LOCAL SALES	
20	AND US	E TAXES TO FUND ECONOMIC	
21	DEVELO	PMENT PROJECTS.	
22			
23			
24	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
25			
26	SECTION 1. Arkan	sas Code Title 26 is amended to add an addi	tional
27	chapter to read as foll	ows:	
28	<u> Chapter 82 — Local Sale</u>	s and Use Tax Economic Development Project	Funding Act
29			
30	<u>26-82-101</u> . Title	<u>.</u>	
31	This chapter shal	l be known as the "Local Sales and Use Tax	Economic
32	Development Project Fundament	ding Act".	
33			
34	<u>26-82-102</u> . Defin	itions.	
35	As used in this c	napter:	
36	(1) "Calend	dar quarter" means a three-month period tha	t begins on

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1	January 1, April 1, July 1, or October 1;
2	(2) "City" means any city of the first class, city of the second
3	class, or incorporated town of the state;
4	(3) "Develop" means to plan, design, construct, acquire by
5	purchase, acquire by eminent domain, own, operate, rehabilitate, lease as
6	lessor or lessee, enter into lease-purchase agreements with respect to, lend,
7	make grants in respect of, or install or equip any lands, buildings,
8	improvements, machinery, equipment, or other properties of whatever nature,
9	whether real property, personal property, or mixed property;
10	(4) "Economic development project" means infrastructure, land,
11	buildings, and other improvements on the land and all other machinery,
12	apparatus, equipment, office facilities, and furnishings that are necessary,
13	suitable, or useful by a sponsor that meets at least three (3) of the
14	following criteria:
15	(A) The sponsor makes an investment of at least ten
16	million dollars (\$10,000,000) in the project;
17	(B) The economic development project creates at least
18	fifty (50) new jobs;
19	(C) The sponsor pays wages to new full-time permanent in
20	excess of one hundred and ten percent (110%) of the lesser of the state
21	average wage or county average wage for the preceding calendar year;
22	(D) The economic development project is related to a
23	targeted industry as identified in a local, regional, or state strategic plan
24	for economic development;
25	(E) The economic development project has a benefit-to-cost
26	ratio greater than two (2) as determined by the Arkansas Economic Development
27	<pre>Commission;</pre>
28	(F) The economic development project receives at least a
29	three-fourths (3/4) vote of support from the city council or quorum court; or
30	(G) The sponsor signs a financial incentive agreement with
31	the Arkansas Economic Development Commission;
32	(5) "Infrastructure" means:
33	(A) Land acquisition;
34	(B) Site preparation;
35	(C) Road and highway improvements;
36	(D) Rail spur construction;

1	(E) Water service;
2	(F) Wastewater treatment;
3	(G) Employee training, including without limitation
4	equipment used for the training;
5	(H) Environmental mitigation;
6	(I) Training and research facilities and the necessary
7	equipment for the training and research facilities; and
8	(J) Sponsor-owned electric equipment, including without
9	limitation redundant transformers, redundant service lines, backup generation
10	devices, substation equipment, and similar electric equipment that is owned
11	by a sponsor.
12	(6)(A) "Investment" means money expended by a sponsor on project
13	costs directly related to an economic development project.
14	(B) "Investment" does not include amounts expended in aid
15	of an economic development project by the state or by a local entity;
16	(7) "Levying entity" means a city or a county levying a local
17	sales and use tax under this chapter;
18	(8) "Local entity" means a nonprofit corporation, county, city,
19	improvement district, or school district in the state or an agency or
20	instrumentality of a nonprofit corporation, county, city, improvement
21	district, or school district;
22	(9) "Local sales and use tax" means a tax levied under this
23	chapter on the gross proceeds or gross receipts derived from sales within a
24	city or county of all items that are subject to taxation under the Arkansas
25	Gross Receipts Act of 1941, § 26-52-101 et seq., or the Arkansas Compensating
26	Tax Act of 1949, § 26-53-101 et seq.;
27	(10) "New full-time permanent employee" means a position or job
28	expected to be held by the employee or employees for at least twenty-six (26)
29	consecutive weeks with an average of at least thirty (30) hours of work per
30	week;
31	(11) "New job" means a position for a new full-time permanent
32	employee created at an economic development project;
33	(12)(A) "Project costs" means costs associated with the:
34	(i) Construction of a new plant or facility,
35	including without limitation land, building, production equipment, or support
36	infrastructure;

1	(ii) Expansion of an established plant or facility
2	by adding to the building, production equipment, or support infrastructure;
3	<u>or</u>
4	(iii) Modernization of an established plant or
5	facility through the replacement of production or processing equipment or
6	support infrastructure that improves efficiency or productivity.
7	(B) "Project costs" does not include:
8	(i) Expenditures for routine repair and maintenance
9	that do not result in new construction or expansion;
10	(ii) Routine operating expenditures;
11	(iii) Expenditures incurred at multiple facilities;
12	<u>or</u>
13	(iv) The purchase or acquisition of an existing
14	business unless:
15	(a) There is sufficient documentation that the
16	existing business was closed; and
17	(b) The purchase of the existing business will
18	result in the retention of the jobs that would have been lost due to the
19	closure; and
20	(13) "Sponsor" means a sole proprietor, partnership,
21	corporation, limited liability company, or association taxable as a business
22	entity, a non-profit corporation, or a combination of these entities.
23	
24	26-82-103. Authority to levy tax.
25	(a)(1) The governing body of a city or county may adopt an ordinance
26	levying a local sales and use tax in the amount of one-eighth of one percent
27	(0.125%), one-fourth of one percent (0.25%), one-half of one percent (0.5%),
28	three-fourths of one percent (0.75%) , one percent (1%) , or any combination of
29	these amounts to pay project costs of an economic development project located
30	within the levying entity or near the levying entity if still located within
31	the state.
32	(2)(A) The ordinance may levy multiple local sales and use
33	taxes.
34	(B) However, there shall not be in effect at any one (1)
35	time local sales and use taxes levied under this chapter at an aggregate rate
36	greater than one percent (1%).

1	(b) A certified copy of the ordinance authorizing the levy of a local
2	sales and use tax shall be provided to the Director of the Department of
3	Finance and Administration as soon as practicable after the adoption of the
4	ordinance.
5	(c) The local entity shall:
6	(A) Determine the maximum amount of revenue to be
7	generated by each local sales and use tax levied under this chapter; and
8	(B) State in the levying ordinance the maximum amount of
9	revenue to be generated by each local sales and use tax levied under this
10	chapter.
11	(d)(1) The local sales and use tax levied under this chapter shall
12	expire when the maximum amount of revenue determined under subdivision (c)(1)
13	of this section has been collected as determined under this subsection (d).
14	(2)(A) Except as other provided in § 26-82-106, to provide for
15	the accomplishment of the administrative duties of the director, the local
16	sales and use tax shall terminate on the first day of the calendar quarter
17	after the expiration of ninety (90) days from the date there is filed with
18	the director a written statement signed by the chief executive officer of the
19	city or county levying the local sales and use tax and identifying the local
20	sales and use tax to be terminated.
21	(B) In the statement described in subdivision $(d)(2)(A)$ of
22	this section, the city or county levying the local sales and use tax shall
23	certify that it has received the maximum amount of revenue stated in the
24	<u>levying ordinance.</u>
25	(3) The chief executive officer of the city or county shall file
26	the certification required under this subsection (d) not later than thirty
27	(30) days after the receipt of the maximum amount of revenue stated in the
28	levying ordinance.
29	(4) Upon the termination of a local sales and use tax under this
30	subsection (d), any surplus tax collections that may have accumulated from
31	the local sales and use tax shall be transferred to the general fund of the
32	city or county.
33	
34	<u>26-82-104. Election.</u>
35	(a)(1) Within thirty (30) days following the adoption of an ordinance
36	levying a local sales and use tax under this chapter, the levying entity by

1	ordinance shall provide for the calling of a special election on the question
2	of whether to levy the local sales and use tax under §§ 7-11-201-7-11-205.
3	(2) The date for the special election may be the same as the
4	date for the next regular municipal election or county election.
5	(3) The governing body of the levying entity shall:
6	(A) Notify the county board of election commissioners that
7	the question has been referred to the vote of the people; and
8	(B) Submit a copy of the ballot title to the county board
9	of election commissioners.
10	(4) The election shall be conducted in the manner provided by
11	law for all other municipal and county elections unless otherwise provided in
12	this chapter.
13	(b)(1) Except as otherwise provided in this subsection, the ballot
14	title to be used at the election shall be in substantially the following
15	form:
16	"[] FOR adoption of a percent (%) local sales and
17	use tax within (name of local entity) for economic
18	development projects not to exceed \$ (maximum amount of revenue to be
19	generated) to be terminated on the first day of the calendar quarter
20	following the expiration of ninety (90) days after
21	(name of local entity) certifies it has received \$ (maximum amount of
22	revenue to be generated)."
23	"[] AGAINST adoption of a percent (%) local sales
24	and use tax within (name of local entity) for
25	economic development projects not to exceed \$ (maximum amount of
26	revenue to be generated) to be terminated on the first day of the calendar
27	quarter following the expiration of ninety (90) days after
28	(name of local entity) certifies it has received \$ (maximum
29	amount of revenue to be generated)."
30	(2)(A) The ordinance levying the local sales and use tax may
31	contain an expiration date.
32	(B) If the ordinance contains an expiration date under
33	subdivision (b)(2)(A) of this section, the ballot title shall include the
34	expiration date for the levy of the tax.
35	(C) If the ordinance is adopted in the form described in
36	this subsection, the local sales and use tax shall cease to be levied on the

1	date stated on the ballot.
2	(D) The expiration date shall be the last day of a
3	calendar quarter.
4	(E) An expiration date included under this subsection does
5	not extend the effective period of the local sales and use tax beyond the
6	expiration date provided under § 26-82-103.
7	(3)(A)(i) Except as provided in § 26-82-103, the governing body
8	of the levying entity may refer to the voters a change in the expiration date
9	for the local sales and use tax approved by the voters to extend the levy of
10	the local sales and use tax beyond the expiration date previously approved.
11	(ii) The proposed expiration date shall be the last
12	day of a calendar quarter.
13	(B) If the governing body of the levying entity refers to the
14	voters a change in the expiration date for a local existing sales and use tax
15	levied under this chapter, the governing body shall:
16	(i) Notify the county board of election
17	commissioners that the measure has been referred to the voters; and
18	(ii) Submit a copy of the ballot title to the county
19	board of election commissioners.
20	(C)(i) An election to change the expiration date for a
21	sales and use tax levied under this chapter shall be conducted in the manner
22	provided by law for all other municipal and county elections.
23	(ii) The results of the election under this
24	subsection shall be certified, proclaimed, and subject to challenge under §
25	<u>26-82-105.</u>
26	(D)(i) To extend the local sales and use tax levied under
27	this chapter to a new expiration date, the levying entity shall notify the
28	Director of the Department of Finance and Administration of the new
29	expiration date approved by the voters:
30	(a) After publication of the proclamation has
31	occurred; and
32	(b) At least ninety (90) days before the
33	current expiration date of the local sales and use tax.
34	(ii) The local sales and use tax extended under this
35	subdivision (b)(3) shall continue to be levied until the new expiration date.
36	(E)(i) If the voters do not approve a change in the

1	expiration date for the local sales and use tax levied under this chapter,
2	the local sales and use tax shall continue to be collected until the
3	expiration date previously approved by the voters.
4	(ii) However, the expiration date shall not be
5	extended beyond the expiration date provided under § 26-82-103.
6	(F) An election to change the expiration date for a local
7	sales and use tax levied under this chapter is not an election on the levy of
8	the sales and use tax.
9	
10	26-82-105. Requirements — Effective dates.
11	To provide time to prepare for an election required under this chapter
12	and to provide time for the Director of the Department of Finance and
13	Administration to accomplish his or her duties, the following requirements
14	apply to an ordinance levying a local sales and use tax under this chapter:
15	(1)(A) The ordinance levying the local sales and use tax under
16	this chapter is not effective until after the election under § 26-82-104 has
17	been held.
18	(B)(i) Following the election, the mayor or the county
19	judge of the levying entity shall issue his or her proclamation of the
20	results of the election with reference to the local sales and use tax.
21	(ii) The proclamation described in subdivision
22	(1)(B)(i) of this section shall be published one (1) time in a newspaper
23	having general circulation within the levying entity.
24	(C) A person desiring to challenge the results of an
25	election as published in the proclamation shall file the challenge in the
26	circuit court of the county in which the levying entity is located within
27	thirty (30) days of the date of publication of the proclamation;
28	(2) The local sales and use tax shall not go into effect until
29	the governing body of the levying entity has adopted a written plan stating
30	the following:
31	(A) A description of the economic development project to
32	be financed by the revenues from the local sales and use tax;
33	(B) A description of the economic impact and the cost-
34	benefit analysis of the proposed economic development project;
35	(C) An estimate of the amount of revenue from the local
36	sales and use tax necessary to defray costs for the economic development

1	project and a budget of the costs;
2	(D)(i) A certification by the mayor or county judge of the
3	levying entity that each economic development project to benefit from the
4	expenditure of the revenues from the local sales and use tax consists of an
5	investment in the region that satisfies at least three (3) of the criteria in
6	§ 26-82-102(4).
7	(ii) The certification described in subdivision
8	(2)(D)(i) of this section shall state with specificity which criteria under §
9	26-82-102(4) the economic development project satisfies; and
10	(E) A tentative time schedule stating the period of time
11	during which the sum requested is to be expended;
12	(3)(A) As directed by the governing body of the levying entity
13	and after the written plan has been approved by the governing body of the
14	levying entity under subdivision (2) of this section, the mayor or county
15	judge of the levying entity shall notify the director of the rate change:
16	(i) After publication of the proclamation has
17	occurred; and
18	(ii)(a) Ninety (90) days before the effective date
19	of the local sales and use tax.
20	(b) The effective date of the local sales and
21	use tax shall be the first day of a calendar quarter.
22	(B) The ordinance shall become effective no earlier than
23	the first day of the calendar quarter after the:
24	(i) Director gives to sellers a minimum notice
25	period of sixty (60) days; and
26	(ii) Expiration of the full thirty-day period of
27	challenge under subdivision (1) of this section.
28	(C) The rate change on a purchase from a printed catalog
29	in which the purchaser computed the tax based upon local tax rates published
30	in the catalog are effective on the first day of a calendar quarter after a
31	minimum of one hundred twenty (120) days' notice by the director to the
32	sellers; and
33	(4) If an election contest occurs under subdivision (1) of this
34	section, the local sales and use tax shall be collected under this chapter
35	unless enjoined by a court order.

1	26-82-106. Abolition of tax.
2	(a)(l) Except under subsection (b) of this section, the levying entity
3	may abolish all or a portion of the local sales and use tax authorized under
4	this chapter by:
5	(A) A roll call vote of two-thirds (2/3) of all members
6	elected to the governing body of the levying entity, excluding the mayor and
7	county judge, if the governing body of the levying entity has determined that
8	the purposes of the local sales and use tax cannot be fulfilled or cannot
9	continue to be fulfilled; or
10	(B) An election called by:
11	(i) Action of the governing body of the levying
12	entity; or
13	(ii) A petition of the qualified voters in the
14	levying entity.
15	(2) A petition of the qualified voters and the calling and
16	holding of an election concerning the abolition of the local sales and use
17	tax under this subsection are governed by the initiative procedures in
18	Arkansas Constitution, Article 5, § 1, and any ordinances of the levying
19	entity governing initiative procedures.
20	(3) The governing body of the levying entity may call for an
21	election under this subsection subject to the same procedures stated in this
22	chapter for the calling of the initial election.
23	(4)(A) The ballot title for use in an election under this
24	subsection shall be in substantially the following form:
25	"[] FOR abolition of the percent (%) local sales and
26	use tax within (name of local entity) for economic
27	development projects."
28	"[] AGAINST abolition of the percent (%) local sales
29	and use tax within (name of local entity) for
30	economic development projects."
31	(B) However, a ballot title that contains a question for
32	qualified voters on whether to continue the levy of a local sales and use tax
33	complies with this subdivision (a)(4).
34	(b)(l) In a levying entity in which a local sales and use tax has been
35	adopted under this chapter and all or a portion is pledged to secure the
36	payment of bonds, the portion of the local sales and use tax pledged to the

payment of bonds shall not be repealed, abolished, or reduced while the bonds

1

2 are outstanding. 3 (2) The bonds are not outstanding to the extent that sufficient 4 tax revenues have been set aside to pay the bonds when due. 5 (c) The effective date of an affirmative vote of the qualified voters 6 to abolish the local sales and use tax under subsection (a) of this section 7 shall be the first day of the calendar quarter after the expiration of ninety 8 (90) days from the date of publication of the election proclamation. 9 (d)(1) The effective date of an affirmative vote by the governing body 10 of the levying entity to abolish the local sales and use tax under subsection 11 (a) of this section shall be on the first day of the calendar quarter after 12 the expiration of ninety (90) days from the date a written statement signed by the mayor or county judge of the levying entity abolishing the tax is 13 filed with the Director of the Department of Finance and Administration 14 15 certifying that the governing body of the levying entity has adopted an ordinance abolishing the local sales and use tax. 16 17 (2) A copy of the ordinance abolishing the local sales and use 18 tax shall be attached to the certificate. 19 20 26-82-107. Notice of adoption or abolition of tax. No later than ten (10) days following each of the events stated in the 21 22 ordinance with reference to the procedure for the adoption or abolition of 23 the local sales and use tax and the effective dates of the action under this chapter, the clerk of the levying entity shall notify the Director of the 24 25 Department of Finance and Administration of the event. 26 27 26-82-108. Collection of tax. (a)(l)(A) In each levying entity in which a local sales and use tax 28 29 has been levied under this chapter, each seller shall add the tax imposed by 30 the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq., and the tax imposed under 31 32 this chapter to the sale price of the product or service, and when added, the 33 combined tax shall: 34 (i) Constitute a part of the price; 35 (ii) Be a debt of the purchaser to the seller until 36 paid; and

1 (iii) Be recoverable at law in the same manner as 2 the purchase price. 3 (B) When the sale price in the levying entity involves a fraction of a dollar, the two (2) combined taxes shall be added to the sale 4 5 price. 6 (C) A seller is entitled to the same discount with respect 7 to tax remitted under this chapter as is authorized for the collection and 8 remission of gross receipts taxes to the state under § 26-52-503. 9 (2) If the General Assembly or the electors of the state 10 increase or decrease the rate of the state gross receipts tax, the combined 11 rate of the state gross receipts tax and the sales and use tax by the levying 12 entity shall be the sum of the two (2) rates. 13 (b) The local sales and use tax levied under this chapter on new and used motor vehicles shall be collected by the Director of the Department of 14 15 Finance and Administration directly from the purchaser under § 26-52-510. 16 17 26-82-109. Administration of tax. 18 (a) On and after the effective date of a local sales and use tax 19 imposed under this chapter, the Director of the Department of Finance and 20 Administration shall perform all functions incidental to the administration, collection, enforcement, and operation of the tax. 21 22 (b) In addition to the state gross receipts tax and compensating tax, 23 the director shall collect the additional tax under this chapter on the receipts from the sale at retail or on the sale price or lease or rental 24 25 price on the storage, use, distribution, or other consumption of all taxable items and services subject to the Arkansas Gross Receipts Act of 1941, § 26-26 27 52-101 et seq., and the Arkansas Compensating Tax Act of 1949, § 26-53-101 et 28 seq. 29 (c)(1) The local sales and use tax imposed under this chapter and the tax imposed under the gross receipts tax and compensating tax shall be 30 collected together and reported upon the forms and under the administrative 31 32 rules that are prescribed by the director and that are not inconsistent with 33 this chapter. (2) Each vendor who is liable for one (1) or more sales or use 34 35 taxes levied under this chapter, the Arkansas Gross Receipts Act of 1941, § 36 26-52-101 et seq., and the Arkansas Compensating Tax Act of 1949, § 26-53-101

1 <u>et seq.</u>, shall report a combined city and county sales tax and a combined

- 2 city and county use tax on his or her sales and use tax report.
- 3 (3) The combined city sales tax or county sales tax is equal to
- 4 the sum of all sales taxes levied by a city or county under this chapter and
- 5 the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq.
- 6 (4) The combined city or county use tax is equal to the sum of
- 7 <u>all use taxes levied by a city or county under this chapter and the Arkansas</u>
- 8 Compensating Tax Act of 1949, § 26-53-101 et seq.
- 9 (5) This subsection applies only to a tax collected by the
- 10 director.
- 11 (d) On and after the effective date of an ordinance to abolish a local
- 12 sales and use tax in any levying entity, the director shall comply with the
- ordinance under this chapter.
- 14
- 15 <u>26-82-110</u>. Applicability of tax.
- 16 (a) A local sales and use tax levied under this chapter applies to
- 17 sales of items and services sold by a business and shall be administered
- under the Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., and the
- 19 Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq.
- 20 (b) When a direct pay permit holder purchases tangible personal
- 21 property or taxable services either from an Arkansas vendor or an out-of-
- 22 state vendor for use, storage, consumption, or distribution in Arkansas, the
- 23 permit holder shall accrue and remit the local sales and use tax, if any,
- 24 under the sourcing rules in §§ 26-52-521 and 26-52-522.
- 25
- 26 <u>26-82-111</u>. <u>Disposition of funds</u>.
- 27 (a)(1)(A) The Treasurer of State shall transmit to the treasurer or
- 28 financial officer of each levying entity the levying entity's share of local
- 29 sales and use taxes collected under this chapter.
- 30 (B) Transmittals required under this chapter shall be made
- 31 <u>at least monthly in each state fiscal year.</u>
- 32 (C) Funds transmitted under this chapter may be used by
- 33 the levying entity for any purpose authorized under this chapter.
- 34 (2) Before transmitting the funds, the Treasurer of State shall
- 35 deduct three percent (3%) of the sum collected from each levying entity
- 36 during the period as a charge by the state for its services specified in this

1	chapter, and the amount deducted shall be deposited by the Treasurer of State
2	to the credit of the account of the Constitutional Officers Fund and the
3	State Central Services Fund.
4	(b)(1)(A) The Treasurer of State may retain in the suspense account of
5	any levying entity a portion of the levying entity's share of the local sales
6	and use tax collected under this chapter.
7	(B) A balance retained in the suspense account shall not
8	exceed five percent (5%) of the amount remitted to the levying entity.
9	(2) The Treasurer of State may make refunds from the suspense
10	account of any levying entity:
11	(A) For overpayments made to the account after the refunds
12	have been approved by the Director of the Department of Finance and
13	Administration; and
14	(B) To redeem dishonored checks and drafts deposited to
15	the credit of the suspense account of the levying entity.
16	(c)(l) When any city or county adopts a local sales and use tax and
17	then abolishes the tax, the Treasurer of State shall retain in the suspense
18	account of the levying entity for a period of one (1) year five percent (5%)
19	of the final remittance to the levying entity at the time of termination of
20	collection of the tax within the levying entity to cover possible refunds for
21	overpayment of the tax and to redeem dishonored checks and drafts deposited
22	to the credit of the account.
23	(2)(A) After one (1) year has elapsed after the effective date
24	of abolishment of the local sales and use tax, the Treasurer of State shall:
25	(i) Remit the balance of the account to the levying
26	entity; and
27	(ii) Close the account.
28	(B) A refund shall not be allowed after the one-year
29	period under subdivision (c)(2)(A) has lapsed and the account is closed.
30	
31	26-82-112. Enforcement and penalties.
32	(a) The procedures and penalties used by the Director of the
33	Department of Finance and Administration in enforcing a local sales and use
34	tax imposed under this chapter shall be the same as for the state gross
35	receipts tax and compensating tax unless otherwise provided in this chapter.
36	(b)(l) When property is seized by the director under any statute

- 1 authorizing seizure of property of a taxpayer who is delinquent in payment of
- 2 the taxes imposed by the Arkansas Gross Receipts Act of 1941, § 26-52-101 et
- 3 seq., or the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq., and
- 4 when the taxpayer is also delinquent in payment of any tax imposed under this
- 5 chapter, the director shall sell sufficient property to pay the delinquent
- 6 taxes and penalties due to any levying entity under this chapter in addition
- 7 to the amount required to pay any taxes due to the state under the Arkansas
- 8 Gross Receipts Act of 1941, § 26-52-101 et seq., or the Arkansas Compensating
- 9 Tax Act of 1949, § 26-53-101 et seq.
- 10 (2) The proceeds of a sale under subdivision (b)(1) of this
- 11 section shall be applied first to all sums due to the state, and the
- 12 <u>remainder</u>, if any, shall be applied to all sums due to the levying entity.

13

- 14 <u>26-82-113</u>. Trust funds Administration.
- 15 (a)(1)(A) Money reported as local sales and use taxes that was
- 16 collected in local taxing jurisdictions that is not immediately identifiable
- 17 and money collected in local jurisdictions that have no tax shall be
- 18 <u>deposited into the Identification Pending Trust Fund for Local Sales and Use</u>
- 19 Taxes.
- 20 <u>(B) When a local tax jurisdiction is identified for money</u>
- 21 that has been deposited into the Identification Pending Trust Fund for Local
- 22 Sales and Use Taxes, the money shall be transferred to the Local Sales and
- 23 Use Tax Trust Fund.
- 24 (C) If the total amount in the Identification Pending
- 25 <u>Trust Fund for Local Sales and Use Taxes exceeds fifty thousand dollars</u>
- 26 (\$50,000), the Treasurer of State shall transfer any amount in excess of
- 27 fifty thousand dollars (\$50,000) to general revenues.
- 28 (2)(A)(i) Money reported as local sales and use taxes that was
- 29 collected by an out-of-state vendor and that is not identifiable shall be
- 30 <u>deposited into the Identification Pending Trust Fund for Local Sales and Use</u>
- 31 <u>Taxes.</u>
- 32 (ii) Any funds deposited under subdivision (a)(2)(A)
- 33 of this section shall not be included for computation of transfer to general
- 34 revenue in subdivision (a)(1) of this section.
- 35 <u>(B) The Treasurer of State shall distribute unidentified</u>
- 36 <u>local sales and use taxes collected by out-of-state vendors to the county</u>

1	treasurers and city treasurers as determined by their proportionate share of
2	distribution from the Local Sales and Use Tax Trust Fund on a monthly basis.
3	(b)(1) The Treasurer of State shall review the flow of moneys through
4	the Local Sales and Use Tax Trust Fund in the state treasury for the purpose
5	of estimating the amount of the moneys that may be surplus to the immediate
6	requirements of the Local Sales and Use Tax Trust Fund.
7	(2)(A) After making an estimate under subdivision (b)(1) of this
8	section, the Treasurer of State shall invest the estimated surplus amount in
9	certificates of deposit issued by any financial institution located in the
10	state.
11	(B) All interest income derived from the certificates of
12	deposit shall be credited as trust fund income to the Local Sales and Use Tax
13	Trust Fund.
14	(3) The Treasurer of State shall transmit monthly to the county
15	treasurers and city treasurers their proportionate share of the interest
16	derived from the investment of the Local Sales and Use Tax Trust Fund under
17	this subsection.
18	
19	26-82-114. Effect of change in city boundaries.
	26-82-114. Effect of change in city boundaries. If a city in which a local sales and use tax has been imposed under
19	
19 20	If a city in which a local sales and use tax has been imposed under
19 20 21	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this
19 20 21 22	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the
19 20 21 22 23	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the
19 20 21 22 23 24	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or
19 20 21 22 23 24 25	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or
19 20 21 22 23 24 25 26	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective.
19 20 21 22 23 24 25 26 27	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation.
19 20 21 22 23 24 25 26 27 28	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation. (a) A sales and use tax levied under this chapter shall be levied and
19 20 21 22 23 24 25 26 27 28 29	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation. (a) A sales and use tax levied under this chapter shall be levied and collected only on the first two thousand five hundred dollars (\$2,500) of
19 20 21 22 23 24 25 26 27 28 29 30	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation. (a) A sales and use tax levied under this chapter shall be levied and collected only on the first two thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price on the sale of:
19 20 21 22 23 24 25 26 27 28 29 30 31	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation. (a) A sales and use tax levied under this chapter shall be levied and collected only on the first two thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price on the sale of: (1) Motor vehicles;
19 20 21 22 23 24 25 26 27 28 29 30 31 32	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation. (a) A sales and use tax levied under this chapter shall be levied and collected only on the first two thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price on the sale of: (1) Motor vehicles; (2) Aircraft;
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	If a city in which a local sales and use tax has been imposed under this chapter changes or alters its boundaries, a tax imposed under this chapter shall be effective in the added territory or abolished in the detached territory on the first day of the first calendar month following the expiration of thirty (30) days from the date that the annexation or detachment becomes effective. 26-82-115. Maximum tax limitation. (a) A sales and use tax levied under this chapter shall be levied and collected only on the first two thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or sales price on the sale of: (1) Motor vehicles; (2) Aircraft; (3) Watercraft;

1	(b)(1)(A) For a taxpayer not subject to the levy of a use tax on
2	taxable services or tangible personal property brought into the state for
3	storage until the property is subsequently initially used in the state, the
4	use tax portion of the local sales and use tax authorized under this chapter
5	shall be computed on each purchase of the property by the taxpayer as if all
6	the property was subject upon purchase to the use tax.
7	(B) However, the use tax portion of the local sales and
8	use tax authorized under this chapter shall be computed only on the first two
9	thousand five hundred dollars (\$2,500) of gross receipts, gross proceeds, or
10	sales price on the sale of:
11	(i) Motor vehicles;
12	(ii) Aircraft;
13	(iii) Watercraft;
14	(iv) Modular homes;
15	(v) Manufactured homes; or
16	(vi) Mobile homes.
17	(2) The taxes computed under subdivision (b)(1) shall be
18	aggregated on a monthly basis, and the aggregate monthly amount shall be
19	divided by the sum of the total purchases of the property on which the taxes
20	are computed, and the quotient shall be multiplied by the amount of the
21	taxpayer's property subsequently initially used and subject to levy of the
22	use tax within the city or county during the month for which the monthly
23	aggregate tax figure was computed, and the product shall be the amount of the
24	use tax liability for the taxpayer for the month computed.
25	
26	<u>26-82-116.</u> Reporting.
27	Vendors collecting, reporting, and remitting sales and use taxes levied
28	under this chapter shall collect, report, and pay the sales and use taxes in
29	the same manner and at the same time as is prescribed by law for the
30	collection, reporting, and payment of other local sales and use taxes.
31	
32	26-82-117. Capital improvement bonds.
33	(a) All or a specific portion of the local sales and use tax under
34	this chapter may be pledged to bonds issued under §§ 14-164-301-14-164-340.
35	(b) If pledged under §§ 14-164-301-14-164-340, §§ 14-164-337 and 14-
36	164-339 apply to the disposition of the revenues from local sales and use tax

1 so pledged.
2 (c) The local sales and use tax may not be repealed, abolished, or
3 reduced while any bonds secured by a pledge of the local sales and use tax
4 are outstanding.
5
6 26-82-118. No effect on existing taxes.
7 The imposition of a local sales and use tax under this subchapter does
8 not affect any existing local sales and use taxes levied by a city or county

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26-82-119. Rules.

for economic development purposes.

The Director of the Department of Finance and Administration may promulgate reasonable rules to implement the enforcement, administration, and collection of the taxes authorized in this chapter.

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- SECTION 2. Arkansas Code § 14-164-336(c), concerning the Local Sales and Use Tax Trust Fund, is amended to read as follows:
- (c) The Treasurer of State shall transmit monthly to the treasurer of the municipality or county, as the case may be, or in the alternative, to a bank or other depository designated by the municipality or county, the moneys of the municipality or county held in the Local Sales and Use Tax Trust Fund established by this subchapter, subject to the charges payable and retainage authorized by §§ 26-74-201 26-74-219, § 26-74-221, §§ 26-74-315 26-74-
- 24 317, §§ 26-75-201 26-75-221, § 26-75-223, § 26-75-317, and § 26-75-318, and
- 25 <u>the Local Sales and Use Tax Economic Development Project Funding Act, § 26-</u>
- 82-101 et seq.

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- SECTION 3. Arkansas Code § 14-164-337(f)(3), concerning the pledge of preexisting sales and use tax to the retirement of bonds, is amended to read as follows:
- 31 (3) The Treasurer of State shall transmit monthly to the
 32 treasurer of the municipality or county, as the case may be, or, in the
 33 alternative, to a bank or other depository designated by the municipality or
 34 county, the moneys of the municipality or county held in the Local Sales and
 35 Use Tax Trust Fund established by this subchapter, subject to the charges
 36 payable and retainage authorized by §§ 26-74-201 26-74-219, § 26-74-221, §§

- As Engrossed: H3/10/11 HB1898 1 26-74-315 - 26-74-317, §§ 26-75-201 - 26-75-221, § 26-75-223, § 26-75-317, 2 and § 26-75-318, and the Local Sales and Use Tax Economic Development Project 3 Funding Act, § 26-82-101 et seq. 4 5 SECTION 4. Arkansas Code § 14-164-338(c) and (d), concerning an 6 alternative to the issuance of capital improvement bonds, is amended to read 7 as follows: 8 (c) The provisions of this This section shall does not preclude or 9 affect the ability of a municipality or county to levy a sales and use tax 10 beyond the twenty four month period twenty-four-month period, unless so 11 restricted on the ballot, or for less than the twenty-four-month-period 12 twenty-four-month period, if stated on the ballot, under \S 26-74-201 - 26-74-223, §§ 26-74-301 - 26-74-319, §§ 26-75-201 - 26-75-223, and §§ 26-75-301 13 - 26-75-318, and the Local Sales and Use Tax Economic Development Project 14 15 Funding Act, § 26-82-101 et seq. and use all or a portion of the proceeds 16 thereof to finance capital improvements of a public nature, with or without 17 issuing bonds and with or without an election approving the use of the tax collections for capital improvements. 18 19 (d) The purpose of this subsection is to clarify that this This
- 20 section does not now, as amended, nor did it previously, limit the authority of municipalities and counties to levy taxes for twenty-four (24) months only 21 22 under §§ 26-74-201 - 26-74-223, §§ 26-74-301 - 26-74-319, §§ 26-75-201 - 26-74-31923 75-223, and §§ 26-75-301 - 26-75-318, and the Local Sales and Use Tax Economic Development Project Funding Act, § 26-82-101 et seq. and use the 24 25 proceeds thereof to finance capital improvements, and the General Assembly hereby finds and determines that \S 26-74-201 - 26-74-223, \S 26-74-301 - 26-26 27 74-319, §§ 26-75-201 - 26-75-223, and §§ 26-75-301 - 26-75-318, and the Local Sales and Use Tax Economic Development Project Funding Act, § 26-82-101 et 28 29 seq., each provide for the levy of up to a one percent (1%) sales and use tax and the use thereof for any purpose for which the general funds of the 30 31 municipality or county may be used unless restricted on the ballot to a 32 specified purpose.

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SECTION 5. Arkansas Code § 14-164-339(e)(3), concerning the pledge of preexisting sales and use tax to the retirement of bonds, is amended to read as follows:

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specified purpose.

1 The Treasurer of State shall transmit monthly to the treasurer of 2 the municipality or county, as the case may be, or in the alternative, to a bank or other depository designated by the municipality or county, the moneys 3 4 of the municipality or county held in the Local Sales and Use Tax Trust Fund 5 established by this subchapter, subject to the charges payable and retainage 6 authorized by \$ 26-74-201 - 26-74-219, \$ 26-74-221, \$ 26-74-315 - 26-74-7 317, § 26-74-409, § 26-74-413, §§ 26-75-201-26-75-221, § 26-75-223, § 26-75-233, § 26-75-223, § 8 75-317, and § 26-75-318, and the Local Sales and Use Tax Economic Development 9 Project Funding Act, § 26-82-101 et seq. 10 11 SECTION 6. Arkansas Code § 14-164-340(d) and (e)(1), concerning an 12 alternative to the issuance of capital improvement bonds for criminal justice 13 purposes, is amended to read as follows: 14 (d) The provisions of this This section shall does not preclude or 15 affect the ability of a municipality or county to levy a sales and use tax 16 beyond the thirty-six-month period, unless so restricted on the ballot, or 17 for less than the thirty-six-month period, if stated on the ballot, under §§ 18 26-74-201 - 26-74-223, §§ 26-74-301 - 26-74-319, §§ 26-75-201 - 26-75-223, 19 and §§ 26-75-301 - 26-75-318, and the Local Sales and Use Tax Economic 20 Development Project Funding Act, § 26-82-101 et seq., and use all or a 21 portion of the proceeds thereof to finance capital improvements for criminal 22 justice purposes, with or without issuing bonds and with or without an 23 election approving the use of the tax collections for capital improvements. 24 (e)(1) This section shall does not limit the authority of 25 municipalities and counties to levy taxes for thirty-six (36) months or less only under \S 26-74-201 - 26-74-223, \S 26-74-301 - 26-74-319, \S 26-75-201 -26 27 26-75-223, and §§ 26-75-301 - 26-75-318, and the Local Sales and Use Tax Economic Development Project Funding Act, § 26-82-101 et seq., and use the 28 29 proceeds thereof to finance capital improvements, and the General Assembly 30 hereby finds and determines that \S 26-74-201 - 26-74-223, \S 26-74-301 - 26-74-319, §§ 26-75-201 - 26-75-223, and §§ 26-75-301 - 26-75-318, and the Local 31 32 Sales and Use Tax Economic Development Project Funding Act, § 26-82-101 et 33 seq., each provide for the levy of up to a one percent (1%) sales and use tax 34 and the use thereof for any purpose for which the general funds of the 35 municipality or county may be used unless restricted on the ballot to a

SECTION 7. Arkansas Code § 19-5-957(b), concerning the Identification
Pending Trust Fund for Local Sales and Use Taxes, is amended to read as
follows:

(b) Such The fund shall consist of money reported as local sales and use taxes collected in local taxing jurisdictions which that are not immediately identifiable and money collected in local jurisdictions that have no tax, there and the money in the fund is to be used for transfers to the Local Sales and Use Tax Trust Fund when a local tax jurisdiction is identified for money and for transfers to general revenues when the total amount in this fund exceeds fifty thousand dollars (\$50,000) as set out stated in §§ 26-74-221, and 26-74-317, and 26-82-113, and shall also consist of vending devices sales taxes, § 26-57-1002(d)(2), and that portion of vending devices decal fees and penalties, §§ 26-57-1206 and 26-57-1208(b)(2), there to be distributed to cities and counties as provided in under §§ 26-74-221(a)(2)(C)(ii), and 26-82-113(a)(2)(A)(ii).

SECTION 8. Arkansas Code \$19-6-301(124), concerning an enumeration of special revenues, is amended to read as follows:

20 (124) Three percent (3%) of local sales and use taxes, which are
21 further identified as the three percent (3%) collection cost of the local
22 sales and use taxes, imposed by eities, as enacted by Λets 1981 (1st Ex.
23 Sess.), No. 25, a city under § 26-75-217, and all laws amendatory thereto,
24 and imposed by counties, as enacted by Λets 1981, (1st Ex. Sess.), No. 26, a
25 county under § 26-74-214, and all laws amendatory thereto a city or county
26 under § 26-82-111;

- SECTION 9. Arkansas Code § 26-57-1005(b), concerning the disposition of revenues from the vending devices sales tax, is amended to read as follows:
- 31 (b) All revenues derived from § 26-57-1002(d)(2) shall be deposited by
 32 the Treasurer of State into the Identification Pending Trust Fund for Local
 33 Sales and Use Taxes in accordance with the provisions of under §§ 26-74-221,
 34 and 26-75-223, and 26-82-113, and all revenues deposited into that fund shall
 35 be distributed to the cities and counties of this state in accordance with
 36 the provisions of under §§ 26-74-221(a)(2)(C)(ii), and 26-75-

1	223(a)(2)(C)(ii), and 26-82-113(a)(2)(A)(ii).
2	
3	SECTION 10. Arkansas Code § 26-57-1208(b)(2), concerning the
4	disposition of revenues from the Vending Devices Decal Act of 1997, is
5	amended to read as follows:
6	(2) Twenty percent (20%) of the fees collected under § 26-57-
7	1206(a)(1)(B)-(E) and fifteen percent (15%) of the fees collected under § 26-
8	57-1206(a)(1)(A) shall be deposited by the Treasurer of State into the
9	Identification Pending Trust Fund for Local Sales and Use Taxes in accordance
10	with the provisions of under §§ 26-74-221, and 26-75-223, and 26-82-113, and
11	all revenues deposited into that fund shall be distributed to the cities and
12	counties of this state in accordance with the provisions of under §§ 26-74-
13	221(a)(2)(C)(ii), and 26-75-223(a)(2)(C)(ii), and 26-82-113(a)(2)(A)(ii); and
14	
15	SECTION 11. EFFECTIVE DATE. Sections 1 through 10 of this act are
16	effective on the first day of the calendar quarter following the effective
17	date of this act.
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19	/s/Ingram
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