Stricken language would be deleted from and underlined language would be added to the Arkansas Constitution.

1	State of Arkansas	As Engrossed: H3/8/11 H3/11/11	
2	88th General Assembly		
3	Regular Session, 2011		HJR 1001
4			
5	By: Representatives Barnett,	Moore, Carnine, Rice, Allen, D. Altes, T. Baker, Bened	lict, T. Bradford,
6	Branscum, J. Brown, Catlett,	, Cheatham, Collins-Smith, L. Cowling, Dale, Deffenba	ugh, J. Dickinson, J.
7	Edwards, E. Elliott, Eubanks,	s, Fielding, Gaskill, Gillam, Hall, Hickerson, Hubbard,	Hyde, Ingram, Jean,
8	King, Lampkin, Leding, Lend	derman, Lindsey, Love, Lovell, S. Malone, McCrary, Mo	cLean, Murdock,
9	Nickels, B. Overbey, Patterso	on, Pennartz, Perry, Pierce, Post, Powers, Ratliff, J. Ro	vebuck, T. Rogers,
10	Shepherd, Slinkard, G. Smith	n, Steel, T. Steele, Stewart, Stubblefield, Summers, T. Th	ompson, Tyler, Vines,
11	Wagner, Wardlaw, Webb, B.	Wilkins, H. Wilkins, Williams, Word, Wren, Wright	
12	By: Senators B. Sample, J. Je	effress, P. Malone, S. Harrelson, D. Wyatt	
13			
14		HOUSE JOINT RESOLUTION	
15	FOR A PROP	POSED CONSTITUTIONAL AMENDMENT TO LEVY A	
16	TEMPORARY	SALES AND USE TAX OF ONE-HALF (0.5%) FO	R
17	STATE HIG	HWAYS AND BRIDGES, COUNTY ROADS, BRIDGES	AND
18	OTHER SUR	FACE TRANSPORTATION, AND CITY STREETS,	
19	BRIDGES AN	ND OTHER SURFACE TRANSPORTATION, WITH TH	Ε
20	STATE'S PO	PORTION TO SECURE STATE OF ARKANSAS GENERA	AL
21	OBLIGATIO	N FOUR-LANE HIGHWAY CONSTRUCTION AND	
22	IMPROVEMEN	NT BONDS IN THE TOTAL PRINCIPAL AMOUNT N	OT
23	TO EXCEED	ONE BILLION THREE HUNDRED MILLION DOLLA	RS
24	(\$1,300,00	000,000) FOR THE PURPOSE OF CONSTRUCTING	AND
25	IMPROVING	F FOUR-LANE HIGHWAYS IN THE STATE OF	
26	ARKANSAS;	PRESCRIBING THE TERMS AND CONDITIONS FO	R
27	THE ISSUAL	NCE OF SUCH BONDS WHICH WILL MATURE AND .	BE
28	PAID IN F	ULL IN APPROXIMATELY TEN (10) YEARS, WHI	CH
29	PAYMENT II	N FULL SHALL TERMINATE THE TEMPORARY SAL	ES
30	AND USE TA	CAX; DESCRIBING THE SOURCES OF REPAYMENT	OF
31	THE BONDS	; PERMANENTLY DEDICATING A PORTION OF TH	E
32	PROCEEDS I	DERIVED FROM THE EXISTING MOTOR FUEL AND	
33	DISTILLAT	E FUEL TAXES TO THE STATE AID STREET FUN	D;
34	AND PRESCI	RIBING OTHER MATTERS PERTAINING THERETO.	
35			

36

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1	Subtitle
2	A TEMPORARY ONE-HALF PERCENT SALES AND
3	USE TAX FOR STATE HIGHWAYS AND BRIDGES
4	AND COUNTY AND CITY ROADS, BRIDGES AND
5	OTHER SURFACE TRANSPORTATION WITH STATE
6	REVENUES SECURING FOUR-LANE HIGHWAY
7	CONSTRUCTION AND IMPROVEMENT BONDS.
8	
9	
10	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE EIGHTY-EIGHTH GENERAL
11	ASSEMBLY OF THE STATE OF ARKANSAS AND BY THE SENATE, A MAJORITY OF ALL
12	MEMBERS ELECTED TO EACH HOUSE AGREEING THERETO:
13	
14	That the following is proposed as an amendment to the Constitution of
15	the State of Arkansas, and upon being submitted to the electors of the state
16	for approval or rejection at the next general election for Representatives
17	and Senators, if a majority of the electors voting thereon at the election
18	adopt the amendment, the amendment shall become a part of the Constitution of
19	the State of Arkansas, to wit:
20	
21	SECTION 1. Intent. The people of the State of Arkansas find that:
22	(a) The state has an outdated and inadequate system of highway funding
23	that is unable to meet the severe and pressing needs to maintain and improve
24	the state's system of state highways, county roads, and city streets;
25	(b) Increasing investment in the state highway system, county roads,
26	and city streets will create jobs, aid in economic development, improve
27	quality of life, and provide additional transportation infrastructure,
28	including specifically, a four-lane highway construction plan designed to
29	connect all regions of the state; and
30	<u>(c) To provide additional funding for the state's four-lane highway</u>
31	system, county roads, and city streets, this amendment levies a temporary
32	sales and use tax and authorizes general obligation highway construction and
33	improvement bonds for the state's four-lane highway system.
34	
35	<u>SECTION 2. Definitions.</u>
36	As used in this amendment:

1	(a) "Bonds" means the State of Arkansas General Obligation Four-Lane
2	Highway Construction and Improvement Bonds as authorized in this amendment;
3	(b) "Chairman" means the chair of the Arkansas Highway Commission;
4	(c) "Chief fiscal officer" means the Director of the Department of
5	Finance and Administration;
6	(d) "Commission" means the State Highway Commission;
7	(e) "Debt service" means all amounts required for the payment of
8	principal of, interest on, and premium, if any, due with respect to the bonds
9	in any fiscal year, along with all associated costs, including without
10	limitation the fees and costs of paying agents and trustees, and remarketing
11	agent fees;
12	(f) "Designated tax revenues" means:
13	(1) Taxes collected under this amendment and apportioned to the
14	Arkansas State Highway and Transportation Department Fund under § 27-70-206
15	collected over an approximate ten-year period; and
16	(2) Other fees or taxes that are dedicated to the repayment of
17	the bonds; and
18	(g)(1) "Four-lane highway improvements" means construction of and
19	<u>improvements to:</u>
20	(A) Four-lane roadways;
21	<u>(B) Bridges;</u>
22	(C) Tunnels;
23	(D) Engineering;
24	(E) Rights-of-way; and
25	(F) Other related capital improvements and facilities
26	appurtenant or pertaining thereto, including costs of rights-of-way
27	acquisition and utility adjustments.
28	(2) "Four-lane highway improvements" also means the maintenance
29	of four-lane highway improvements constructed with proceeds of the bonds.
30	
31	SECTION 3. Levy of Temporary Tax.
32	
33	(a)(l) Except for food and food ingredients, a temporary additional
55	(a)(1) Except for food and food ingredients, a temporary additional excise tax of one-half percent (0.5%) is levied on all taxable sales of
34	
	excise tax of one-half percent (0.5%) is levied on all taxable sales of

3

1	manner and at the same time as is prescribed by law for the collection,
2	reporting and payment of all other Arkansas gross receipts taxes.
3	(b)(1) Except for food and food ingredients, a temporary additional
4	excise tax of one-half percent (0.5%) is levied on all tangible personal
5	property subject to the tax levied by the Arkansas Compensating Tax Act of
6	<u>1949.</u>
7	(2) The tax shall be collected, reported, and paid in the same
8	manner and at the same time as is prescribed by law for the collection,
9	reporting and payment of Arkansas compensating taxes.
10	
11	SECTION 4. Authorization and purpose.
12	(a) The State Highway Commission may issue State of Arkansas Four-Lane
13	Highway Construction and Improvement General Obligation Bonds ("bonds") in a
14	total principal amount not to exceed one billion, three hundred million
15	<u>dollars (\$1,300,000,000) for the purpose of:</u>
16	(1) Accelerating four-lane highway improvements in progress or
17	<u>scheduled as of January 1, 2011;</u>
18	(2) Funding new four-lane highway improvements not in progress
19	<u>or scheduled as of January 1, 2011;</u>
20	(3) Providing matching funds in connection with federal highway
21	programs for four-lane highway improvements; and
22	(4) Paying the costs of issuance of the bonds.
23	(b) The bonds may be issued in one (1) or more series at times, in
24	amounts, and bearing the designations as the commission in consultation with
25	the chief fiscal officer determines.
26	<u>(c)(1) The bonds shall be general obligations of the State of</u>
27	Arkansas, secured by and payable from the general revenues of the state.
28	(2) The bonds shall be payable first from the following
29	designated revenues:
30	(A) Portion of the proceeds of the additional one-half of
31	percent (0.5%) excise tax on gross proceeds or gross receipts; and
32	(B) Portion of the proceeds of the additional one-half
33	percent (0.5%) compensating excise tax; and
34	(C) Other revenues designated by the General Assembly for
35	this purpose.
36	(d)(l) If the amendment is approved, the sales tax and the use tax

4

HJR1001

1	will be collected over an approximate ten-year period, and so long as the
2	bonds are outstanding.
3	(2) The sales and use tax shall terminate upon payment in full
4	of the bonds.
5	(3) If the amendment is not approved, the sales and use taxes
6	shall not be levied and collected.
7	
8	SECTION 5. Use of proceeds.
9	(a) There is established on the books of the Treasurer of State,
10	Auditor of State, and the chief fiscal officer of the State a special account
11	within the State Highway and Transportation Department Fund to be designated
12	as the Arkansas Four-Lane Highway Construction and Improvement Bond Account.
13	(b)(1) On the last day of each month, the Treasurer of State, after
14	making the deductions required from the net general revenues as set out in §
15	19-5-202(b)(2)(B)(i), shall transfer the revenues derived by the one-half
16	cent (0.5¢) taxes levied under this amendment to the State Highway and
17	Transportation Department Fund, the County Aid Fund and the Municipal Aid
18	Fund in the percentages provided in the Arkansas Highway Revenue Distribution
19	Law, § 27-70-201 and § 27-70-206.
20	(2) The proceeds of the excise taxes transferred to the State
21	Highway and Transportation Department Fund shall be set aside and transferred
22	to the Arkansas Four-Lane Highway Construction and Improvement Bond Account
23	and used for the purposes provided for in this amendment.
24	(3) The tax revenues accruing from this amendment shall not be
25	designated as special revenues for deposit to the Arkansas Department of
26	Aeronautics Fund under § 27-115-110.
27	
28	SECTION 6. The Arkansas Highway Revenue Distribution Law, which
29	defines highway revenues, shall include taxes levied and collected by this
30	<u>amendment.</u>
31	
32	<u>SECTION 7. Effective Date.</u>
33	(a) The taxes levied by this amendment shall not become effective
34	until after a majority of the qualified electors of the state voting on the
35	question approve the issuance of Four-Lane Highway Construction and
36	Improvement General Obligation Bonds to be repaid in part by the taxes levied

5

1	by this amendment and deposited to the Arkansas Four-Lane Highway
2	Construction and Improvement Bond Account in the State Highway and
3	Transportation Department Fund.
4	(b) If the tax levies and the issuance of the bonds are approved, the
5	effective date of the temporary taxes levied by this amendment shall be July
6	<u>1, 2013.</u>
7	
8	SECTION 8. Termination of tax.
9	(a) If bonds are issued under this amendment, the temporary taxes
10	levied under this amendment shall be abolished when there are no bonds
11	outstanding to which tax collections are pledged as provided in this
12	<u>amendment.</u>
13	(b)(1) To provide for the accomplishment of the administrative duties
14	of the chief fiscal officer and to protect the owners of the bonds, the tax
15	shall be abolished on the first day of the calendar month after the
16	expiration of thirty (30) days from the date a written statement identifying
17	the tax and the bonds is signed by the chairman and by the trustee for the
18	bondholders, if a trustee is serving in this capacity, and is filed with the
19	chief fiscal officer.
20	(2) The written statement shall certify that:
21	(A) The trustee has or will have sufficient funds set
22	aside to pay the principal of and interest on the bonds when due at maturity
23	or at redemption prior to maturity, and the chairman certifies that the tax
24	<u>is not pledged to any other highway bonds; or</u>
25	(B) There are no longer any bonds outstanding payable from
26	tax collections.
27	(c) The Department of Finance and Administration shall continue to
28	<u>collect taxes levied under this section during the time the tax levies were</u>
29	<u>in force but unpaid and remit the tax collections under the Arkansas Highway</u>
30	<u>Revenue Distribution Law.</u>
31	
32	SECTION 9. (a) The General Assembly shall provide for the proper
33	administration and enforcement of this amendment by law.
34	(b) Unless the General Assembly provides another procedure by law, the
25	(b) onless the ocheral hissemply provides another procedure by law; the
35	provisions of the Arkansas Tax Procedure Act, § 26-18-101 et seq., shall

6

HJR1001

1	remitting, and enforcement of the tax.
2	
3	SECTION 10. Procedure for issuing bonds
4	Before any series of bonds may be issued:
5	(1)(A) The commission shall, in consultation with the chief
6	fiscal officer, determine the estimated amount of designated tax revenues to
7	be collected by the state in the remainder of the then current fiscal
8	<u>biennium.</u>
9	(B) The estimated amount of designated tax revenues shall
10	be reported to the commission and Governor;
11	(2) The commission shall present a report to the Governor that
12	<u>includes the:</u>
13	(A) Highway construction and improvements to be financed
14	with the proceeds of such series of bonds;
15	(B) Estimated cost of the four-lane highway construction
16	and improvements;
17	(C) Amount of bonds necessary to finance such four-lane
18	highway construction and improvements; and
19	(D) Estimated amount of debt service required to pay the
20	<u>bonds;</u>
21	(3) Upon receipt of the report required under subdivision (2) of
22	this section, the Governor shall, if he and the Commission determine that the
23	estimated designated tax revenues and any other revenues appropriated by the
24	General Assembly for repayment of bonds will be sufficient to pay the debt
25	service on the series of bonds, by proclamation authorize the commission to
26	proceed with the issuance of such series of bonds.
27	(4)(A) After the Governor has issued his or her proclamation
28	with respect to one (1) or more series of bonds, the commission shall adopt a
29	resolution authorizing the issuance of the bonds.
30	(B) Each such resolution shall contain the terms,
31	covenants, and conditions as are desirable and consistent with this
32	amendment, including without limitation the:
33	(i) Establishment and maintenance of funds and
34	<u>accounts;</u>
35	(ii) Deposit and investment of tax collections and
36	of bond proceeds; and

7

HJR1001

1	(iii) Rights and obligations of the state, its
2	officers and officials, the commission, and the registered owners of the
3	bonds.
4	(C)(i) Each such resolution of the commission may provide
5	for the execution and delivery by the commission of a trust indenture or
6	trust indentures, with one (1) or more banks or trust companies located
7	within or outside the state, containing any of the terms, covenants, and
8	conditions provided for in this section and other terms and conditions deemed
9	necessary by the commission.
10	(ii) The trust indenture or trust indentures shall
11	be binding upon the commission, the state, and their respective officers and
12	<u>officials.</u>
13	
14	SECTION 11. Terms of bonds.
15	(a)(l) The bonds shall be issued in series as provided for in this
16	section in amounts sufficient to finance all or part of the costs of four-
17	lane highway construction and improvements provided under Section 10 of this
18	amendment.
19	(2) Each series shall be designated by the year in which the
20	series was issued, and if more than one (1) series is issued in a particular
21	year then by alphabetical designation.
22	(b) The bonds of each series shall have the date or dates the
23	commission determines and shall mature, or be subject to mandatory sinking
~ /	
24	fund redemption, over a period ending not later than ten (10) years after the
24 25	fund redemption, over a period ending not later than ten (10) years after the date of implementation of the temporary sales and use tax.
25	date of implementation of the temporary sales and use tax.
25 26	<u>date of implementation of the temporary sales and use tax.</u> (c)(1) The bonds of each series shall bear interest at the rate or
25 26 27	date of implementation of the temporary sales and use tax. (c)(1) The bonds of each series shall bear interest at the rate or rates determined by the commission at the sale of the bonds.
25 26 27 28	<u>date of implementation of the temporary sales and use tax.</u> (c)(1) The bonds of each series shall bear interest at the rate or rates determined by the commission at the sale of the bonds. (2)(A) The bonds may bear interest at either a fixed or a
25 26 27 28 29	date of implementation of the temporary sales and use tax. (c)(1) The bonds of each series shall bear interest at the rate or rates determined by the commission at the sale of the bonds. (2)(A) The bonds may bear interest at either a fixed or a variable rate.
25 26 27 28 29 30	date of implementation of the temporary sales and use tax. (c)(1) The bonds of each series shall bear interest at the rate or rates determined by the commission at the sale of the bonds. (2)(A) The bonds may bear interest at either a fixed or a variable rate. (B) The interest may be taxable or tax-exempt or may be
25 26 27 28 29 30 31	date of implementation of the temporary sales and use tax. (c)(1) The bonds of each series shall bear interest at the rate or rates determined by the commission at the sale of the bonds. (2)(A) The bonds may bear interest at either a fixed or a variable rate. (B) The interest may be taxable or tax-exempt or may be convertible from one (1) interest rate mode to another.
25 26 27 28 29 30 31 32	date of implementation of the temporary sales and use tax.(c)(1) The bonds of each series shall bear interest at the rate orrates determined by the commission at the sale of the bonds.(2)(A) The bonds may bear interest at either a fixed or avariable rate.(B) The interest may be taxable or tax-exempt or may beconvertible from one (1) interest rate mode to another.(C) The interest shall be payable at a time determined by
25 26 27 28 29 30 31 32 33	date of implementation of the temporary sales and use tax. (c)(1) The bonds of each series shall bear interest at the rate or rates determined by the commission at the sale of the bonds. (2)(A) The bonds may bear interest at either a fixed or a variable rate. (B) The interest may be taxable or tax-exempt or may be convertible from one (1) interest rate mode to another. (C) The interest shall be payable at a time determined by the commission.

8

1	(2) May be in such denominations;
2	(3) May be made exchangeable for bonds of another form or
3	denomination, bearing the same rate of interest;
4	(4) May be made payable at places within or outside the state;
5	(5) May be made subject to redemption prior to maturity in such
6	manner and for such redemption prices; and
7	(6) May contain other terms and conditions established by the
8	commission.
9	(e)(1) Each bond shall be executed with the facsimile signatures of
10	the Governor, the chairman, and the Treasurer of the State, and shall have
11	affixed or imprinted on the bond the seal of the State of Arkansas.
12	(2) Delivery of the executed bonds shall be valid,
13	notwithstanding any change in persons holding the offices occurring after the
14	bonds have been executed.
15	
16	SECTION 12. Sale of bonds.
17	(a)(1) The bonds may be sold at a private sale or public sale and at
18	terms as the commission determines to be reasonable and expedient.
19	(2) The bonds may be sold at a price acceptable to the
20	commission, and the price may include a discount or a premium.
21	(b)(1) If the bonds are sold at a public sale, the commission shall
22	provide notice of the offering of the bonds in a manner reasonably designed
23	to notify the public finance industry that the offering is being made.
24	(2) The commission shall set the terms and conditions of
25	bidding, including the basis on which the winning bid will be selected.
26	(c)(1) The commission may structure the sale of bonds utilizing
27	financing techniques that are recommended by its professional advisors to
28	take advantage of market conditions and obtain the most favorable interest
29	rates consistent with the purposes of this amendment.
30	(2) The commission may enter into ancillary agreements in
31	connection with the sale of the bonds as necessary and advisable, including
32	without limitation bond purchase agreements, remarketing agreements, letter
33	of credit and reimbursement agreements, and bond insurance agreements.
34	
35	SECTION 13. Employment of professionals.
36	<u>The commission may retain professionals it determines are necessary to</u>

9

HJR1001

1	issue and sell the bonds, including without limitation legal counsel,
2	financial advisors, underwriters, trustees, paying agents, and remarketing
3	agents.
4	
5	SECTION 14. Investment of proceeds.
6	Prior to expenditure of the proceeds from the issuance of the bonds,
7	the proceeds from the issuance of the bonds shall be held, maintained, and
8	invested by the trustee as provided in a resolution of the commission or as
9	provided in a trust indenture securing the bonds.
10	
11	SECTION 15. General obligation.
12	(a)(1) The bonds issued under this amendment shall be direct general
13	obligations of the State of Arkansas for the payment of the debt service on
14	which the full faith and credit of the State of Arkansas is irrevocably
15	pledged as long as the bonds are outstanding.
16	(2) The bonds shall be payable from:
17	(A) The Arkansas Four-Lane Highway Construction and
18	Improvement Bond Account; and
19	(B) General revenues of the state as that term is defined
20	<u>in the Revenue Stabilization Law, § 19-5-101 et seq.</u>
21	(3) As necessary, the amount of general revenues is pledged to
22	the payment of debt service on the bonds and shall be and remain pledged for
23	these purposes.
24	(b)(1) This amendment shall constitute a contract between the State of
25	Arkansas and the registered owners of all bonds issued under this amendment
26	which shall never be impaired, and any violation of its terms, whether under
27	purported legislative authority or otherwise, may be enjoined by the Circuit
28	Court of Pulaski County upon the complaint of a bond owner or a taxpayer.
29	(2) The court shall, in any suit against the commission, the
30	Treasurer of State, or other officer or official of the state prevent a
31	diversion of any funds pledged under this amendment and shall compel the
32	restoration of diverted funds, by injunction or mandamus.
33	(3) Without limitation as to any other appropriate remedy at law
34	or in equity, a bond owner may, by an appropriate action, including without
35	limitation injunction or mandamus, compel the performance of all covenants
36	and obligations of the state, its officers, and officials.

HJR1001

1	(c) This amendment shall not create a right of any character with
2	respect to the bonds, and a right of any character with respect to the bonds
3	shall not arise under the amendment, unless the first series of bonds
4	authorized by this amendment has been sold and delivered.
5	
6	SECTION 16. Sources of repayment.
7	(a) Without in any way limiting the general obligation of the state to
8	repay the bonds, the designated tax revenues are pledged to the payment of
9	the debt service on the bonds.
10	(b)(1) The Treasurer of State shall establish in the State Highway and
11	Transportation Department a special account known as the Arkansas Four-Lane
12	Highway Construction and Improvement Bond Account.
13	(2) The Treasurer of State shall deposit in the Arkansas Four-
14	Lane Highway Construction and Improvement Bond Account all designated tax
15	<u>revenues.</u>
16	(3) The commission may pledge to the repayment of the bonds the
17	full faith and credit of the state and may grant a lien upon the funds on
18	deposit in the Arkansas Four-Lane Highway Construction and Improvement Bond
19	<u>Account.</u>
20	(c)(1) On or before commencement of each fiscal year, the commission
21	in consultation with the chief fiscal officer shall determine the estimated
22	amount required for payment of debt service due on each series of bonds
23	issued and outstanding under this amendment during the fiscal year and shall
24	certify the estimated amount to the Treasurer of State.
25	(2) The Treasurer of State shall then make transfers from the
26	Arkansas Four-Lane Highway Construction and Improvement Bond Account in the
27	State Highway and Transportation Department Fund to the trustees of each
28	series of bonds, in such amounts and at such times as shall be specified in
29	the indentures, to:
30	(A) Pay the maturing debt service on each series of bonds
31	issued and outstanding under this amendment; and
32	(B) Establish and maintain with the trustee for each
33	series of bonds a reserve or reserves for payment of debt service on each
34	series of bonds.
35	(d) The obligation to make transfers from the Arkansas Four-Lane
36	Highway Construction and Improvement Bond Account in the State Highway and

11

HJR1001

1	Transportation Department Fund for the payment of debt service on, and, if
2	applicable, a reserve for, each series of bonds is a first charge against
3	amounts on deposit.
4	(e) Funds on deposit in the Arkansas Four-Lane Highway Construction
5	and Improvement Bond Account in the State Highway and Transportation
6	Department Fund that are in excess of the obligations set forth in (d) above
7	may be used to:
8	(1) Redeem bonds prior to maturity in the manner and in
9	accordance with the provisions pertaining to redemption prior to maturity as
10	set forth in the trust indentures authorizing or securing each series of
11	bonds; or
12	(2) Fund additional four-lane highway construction and
13	improvements in the manner and in accordance with the provisions set forth in
14	the trust indentures authorizing or securing each series of bonds.
15	(f) If there are insufficient amounts in the Arkansas Four-Lane
16	Highway Construction and Improvement Bond Account in the State Highway and
17	Transportation Department Fund to pay the debt service on bonds issued and
18	outstanding under this amendment or to fund any necessary reserves at the
19	required level, the State Treasurer shall transfer additional amounts to the
20	Arkansas Four-Lane Highway Construction and Improvement Bond Account in the
21	State Highway and Transportation Department Fund from the general revenues of
22	<u>the State.</u>
23	
24	SECTION 17. Investment of revenues.
25	(a) Moneys held in the Arkansas Four-Lane Highway Construction and
26	Improvement Bond Account in the State Highway and Transportation Department
27	Fund and any fund in the State Treasury created under this amendment shall be
28	invested by the State Board of Finance to the full extent practicable pending
29	disbursement for the purposes intended.
30	(b) Notwithstanding any other provision of law, the investments and
31	disbursements shall be in accordance with the terms of the resolution or
32	trust indenture authorizing or securing the series of bonds to which the fund
33	appertains to the extent the terms of the resolution or trust indenture are
34	<u>applicable.</u>
35	
36	SECTION 18. Refunding bonds.

12

HJR1001

1	(a) The commission may issue bonds for the purpose of refunding bonds
2	previously issued under this amendment if the total amount of bonds
3	outstanding after the refunding is completed does not exceed the total amount
4	authorized by this amendment, and the final maturity of such refunding bonds
5	shall not exceed ten (10) years from the date of implementation of the tax.
6	(b) The refunding bonds shall be general obligations of the State of
7	Arkansas and shall be secured and sold in accordance with the provisions of
8	this amendment.
9	
10	SECTION 19. Tax Exemption.
11	(a)(1) All bonds issued under this amendment and interest on the bonds
12	shall be exempt from all taxes of the State of Arkansas, including income,
13	inheritance, and property taxes.
14	(2) Profits from the sale of the bonds shall also be exempt from
15	<u>income taxes.</u>
16	(b) The bonds shall be eligible to secure deposits of all public funds
17	and shall be legal for investment of municipal, county, bank, fiduciary,
18	insurance company, and trust funds.
19	
20	<u>SECTION 20. State Aid Street Fund.</u>
21	(a) Upon the adoption of this amendment, the Department of Finance and
22	Administration shall:
23	(1) Deposit a total of one cent (1¢) per gallon from revenues
24	distributed under the Arkansas Highway Revenue Distribution Law from the
25	proceeds derived from existing motor fuel taxes and distillate fuel taxes;
26	and
27	(2) Permanently dedicate the revenues to the State Aid Street
28	Fund created under § 27-72-407.
29	(b) The State Aid Street Funds shall aid city streets under the law.
30	
31	<u>SECTION 21. Powers of the commission.</u>
32	(a) All powers granted to the commission under this amendment shall be
33	<u>in addition to the powers as already exist under Amendment 42 to the Arkansas</u>
34	Constitution and the laws of the State of Arkansas.
35	
	(b) A member of the commission or other state official shall not be

13

HJR1001

1	this amendment unless the person acts with corrupt intent.
2	
3	SECTION 22. Form of submission to the electors.
4	The proposition set forth shall be submitted for approval or rejection
5	by the electors in substantially the following form:
6	
7	"A TEMPORARY ONE-HALF PERCENT (0.5%) SALES AND USE TAX FOR STATE HIGHWAYS AND
8	BRIDGES, COUNTY ROADS, BRIDGES AND OTHER SURFACE TRANSPORTATION, AND CITY
9	STREETS, BRIDGES AND OTHER SURFACE TRANSPORTATION, WITH THE STATE'S PORTION
10	TO SECURE STATE OF ARKANSAS GENERAL OBLIGATION FOUR-LANE HIGHWAY CONSTRUCTION
11	AND IMPROVEMENT BONDS AND PERMANENTLY DEDICATING ONE CENT (1¢) PER GALLON OF
12	THE PROCEEDS DERIVED FROM THE EXISTING MOTOR FUEL AND DISTILLATE FUEL TAXES
13	TO THE STATE AID STREET FUND"
14	
15	On each ballot there shall be printed the following:
16	
17	"FOR a proposed constitutional amendment to levy a temporary sales and use
18	tax of one-half percent (0.5%) for state highways and bridges, county roads,
19	bridges and other surface transportation, and city streets, bridges and other
20	surface transportation, with the state's portion to secure State of Arkansas
21	General Obligation Four-Lane Highway Construction and Improvement Bonds in
22	the total principal amount not to exceed \$1,300,000,000 for the purpose of
23	constructing and improving four-lane highways in the State of Arkansas,
24	prescribing the terms and conditions for the issuance of such bonds which
25	will mature and be paid in full in approximately ten (10) years, which
26	payment in full shall terminate the temporary sales and use tax, describing
27	the sources of repayment of the bonds and permanently dedicating one cent
28	(1¢) per gallon of the proceeds derived from the existing motor fuel and
29	distillate fuel taxes to the State Aid Street Fund."
30	
31	"AGAINST a proposed constitutional amendment to levy a temporary sales and
32	use tax of one-half percent (0.5%) for state highways and bridges, county
33	roads, bridges and other surface transportation, and city streets, bridges
34	and other surface transportation, with the state's portion to secure State of
35	Arkansas General Obligation Four-Lane Highway Construction and Improvement
36	Bonds in the total principal amount not to exceed \$1,300,000,000 for the

14

HJR1001

1	purpose of constructing and improving four-lane highways in the State of
2	Arkansas, prescribing the terms and conditions for the issuance of such bonds
3	which will mature and be paid in full in approximately ten (10) years, which
4	payment in full shall terminate the temporary sales and use tax, describing
5	the sources of repayment of the bonds and permanently dedicating one cent
6	(l¢) per gallon of the proceeds derived from the existing motor fuel and
7	distillate fuel taxes to the State Aid Street Fund.""
8	
9	<u>/s/Barnett</u>
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