| 1 | State of Arkansas As Engrossed: \$2/21/11 \$2/28/11 | |
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| 2 | 88th General Assembly A B1II | |
| 3 | Regular Session, 2011 SENATE BILL 256 | |
| 4 | | |
| 5 | By: Senators Madison, D. Johnson | |
| 6 | By: Representatives Williams, J. Edwards | |
| 7 | | |
| 8 | For An Act To Be Entitled | |
| 9 | AN ACT TO MAKE VARIOUS CORRECTIONS TO TITLE 26 OF THE | |
| 10 | ARKANSAS CODE OF 1987 CONCERNING TAXATION; AND FOR | |
| 11 | OTHER PURPOSES. | |
| 12 | | |
| 13 | | |
| 14 | Subtitle | |
| 15 | AN ACT TO MAKE VARIOUS CORRECTIONS TO | |
| 16 | TITLE 26 OF THE ARKANSAS CODE OF 1987 | |
| 17 | CONCERNING TAXATION. | |
| 18 | | |
| 19 | | |
| 20 | BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: | |
| 21 | | |
| 22 | SECTION 1. Arkansas Code Annotated § 26-18-303(b)(11)(E), concernin | g |
| 23 | confidential and privileged records, is amended to read as follows to remo | ve |
| 24 | obsolete language: | |
| 25 | (E) Commission for sale of stamps for cigarettes and th | e |
| 26 | collection of cigarette taxes, § 26-57-236(f), as amended by Acts 1997, No | • |
| 27 | 1337 ; | |
| 28 | | |
| 29 | SECTION 2. Arkansas Code Annotated § 26-18-306(1)(1)(A), concerning | |
| 30 | state tax procedures, is amended to read as follows to correct a reference | |
| 31 | (1)(1) The limitation periods in subsection (i) of this secti | |
| 32 | to file a claim for credit or refund of an overpayment of state tax do not | |
| 33 | apply to a taxpayer who is a veteran if the: | |
| 34 | (A) Overpayment of state tax claimed resulted from the: | |
| 35 | (i) Reduction of uniformed service retired pay | |
| 36 | computed under 10 U.S.C. § 1046 or 1047, <u>1406 or 1407,</u> as in effect on | |

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1
     January 1, 2009; or
 2
                              (ii) Waiver of retired pay under 38 U.S.C. § 5305,
 3
     as in effect on January 1, 2009; and
 4
 5
           SECTION 3. Arkansas Code Annotated § 26-18-313 is amended to read as
6
     follows to clarify references:
7
           26-18-313. Standard of proof for exemptions, deductions, and credits.
8
           The standard of proof for a taxpayer to establish facts to support a
     claim for \frac{\partial}{\partial x} a tax exemption, \frac{\partial}{\partial x} deduction, or \frac{\partial}{\partial x} credit is clear and
9
10
     convincing evidence.
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12
           SECTION 4. Arkansas Code Annotated § 26-36-303(1)(A), concerning the
13
     collection of delinquent taxes, is amended to add a new subdivision
14
     containing language being removed from § 26-36-321(a) by this act:
15
                  (1)(A) "Claimant agency" means:
16
                              (i) State-supported colleges, universities, and
17
     technical institutes;
18
                              (ii)
                                    The Department of Human Services;
19
                              (iii) The Arkansas Student Loan Authority;
20
                                    The Student Loan Guarantee Foundation of
21
     Arkansas;
22
                              (v) The Auditor of State;
23
                              (vi) The Department of Higher Education;
24
                              (vii) The Office of Child Support Enforcement of the
25
     Revenue Division of the Department of Finance and Administration;
26
                              (viii) Arkansas circuit, county, district, or city
27
     courts:
28
                                    Housing authorities created under § 14-169-101
                              (ix)
29
     et seq.;
30
                                   The Employee Benefits Division of the Department
                              (x)
31
     of Finance and Administration;
32
                              (xi) The Office of Personnel Management of the
33
     Division of Management Services of the Department of Finance and
34
     Administration; and
35
                              (xii) County collectors and county treasurers; and
36
                              (xiii) The Internal Revenue Service.
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SECTION 5. Former language in 26-36-321(a) is repealed because its provisions are being added to 26-36-303(1)(A) by this act:

26-36-321. Setoff for debt to Internal Revenue Service.

- (a) As used in this subchapter, "claimant agency" also means the Internal Revenue Service.
- (b) The Director of the Department of Finance and Administration may enter into an agreement with the Internal Revenue Service to setoff state income tax refunds to satisfy a past-due and legally enforceable debt to the Internal Revenue Service.
- 11 (e)(b) This subchapter shall apply to the setoff authorized by this 12 section, except to the extent that any provision conflicts with this section.
- (d)(c) In addition to the applicable requirements and procedures under this subchapter, a setoff is not allowed for debts to the Internal Revenue Service unless the Internal Revenue Service complies with all notice and procedural requirements under federal law concerning the levy of a state tax refund.
 - (d) The setoff and payment to the Internal Revenue Service of an income tax refund due to a taxpayer in this section shall be made from a refund amount due to the taxpayer after the setoff of the taxpayer's refund to claimant agencies other than the Internal Revenue Service.

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- SECTION 6. Arkansas Code Annotated § 26-52-317(b)(2), concerning the gross receipts tax, is amended to read as follows to clarify its application:
- 25 (2) "Prepared food" means the same as defined in § 26-52-103 26 except that "prepared food" does not include:
- 27 <u>(A) Food</u> food that is only cut, repackaged, or pasteurized 28 by the seller; or
- (B) Eggs eggs, fish, meat, and poultry, and foods
 containing these raw animal foods requiring cooking by the consumer to
 prevent food-borne illnesses as recommended by the Food and Drug
- Administration in its 2005 Food Code, § 3-401.11, as it existed on January 1, 2007.

34

35 SECTION 7. Arkansas Code Annotated § 26-52-319(a), concerning the 36 gross receipts tax, is amended to read as follows to remove obsolete

1 language: 2 (a)(1) Beginning July 1, 2007, in In lieu of the gross receipts or 3 gross proceeds tax levied in \S 26-52-301 and 26-52-302(a)-(d), there is 4 levied an excise tax on the gross receipts or gross proceeds derived from the 5 sale of natural gas and electricity to a manufacturer for use directly in the 6 actual manufacturing process at the rate of four and three-eighths percent 7 (4.375%) three and one-eighth percent (3 1/8%). 8 (2) Beginning July 1, 2008, the tax rate levied in subdivision 9 (a)(1) of this section shall be imposed at the rate of three and seveneighths percent (3.875%). 10 11 (3)(A) Beginning July 1, 2009, the tax rate levied in 12 subdivision (a)(1) of this section shall be imposed at the rate of three and 13 one-eighth percent (3.125%). 14 (B)(i)(2)(A) The Director of the Department of Finance and 15 Administration shall monitor the amount of tax savings received by all 16 taxpayers as a result of the reduction in the tax rate from that levied in §§ 17 26-52-301 and 26-52-302 to that levied in subdivision $\frac{(a)(3)(A)}{(a)(1)}$ of this 18 section. 19 $\frac{\text{(ii)}(B)}{B}$ When the director determines that the amount of 20 tax savings resulting from the determination described in subdivision $\frac{(a)(3)(B)(i)(a)(2)(A)}{(a)(a)(a)}$ of this section plus any use tax savings described in § 21 22 $\frac{26-53-148(a)(3)(B)}{26-53-148(a)(2)}$ would reach twenty-seven million dollars 23 (\$27,000,000) during a fiscal year, the director shall not process any 24 further refund claims through a refund process during the fiscal year for 25 taxpayers seeking to claim the reduced tax rate provided by this section. 26 The amount of twenty-seven million dollars (\$27,000,000) is intended to cover 27 the accumulated but unclaimed reduction of sales and use tax on natural gas and electricity as provided by Acts 2007, No. 185, as well as the additional 28 29 reduction provided by Acts 2009, No. 695 this section and § 26-53-148. 30 (iii)(C) If the director determines that discontinuing 31 refund payments as provided in subdivision $\frac{(a)(3)(B)(ii)}{(a)(2)(B)}$ of this 32 section is insufficient to prevent the amount of tax savings from exceeding 33 twenty-seven million dollars (\$27,000,000) during a fiscal year, the director 34 may decline to accept any amended return filed by a taxpayer to claim an

a period other than the period for which a tax return is currently due.

overpayment resulting from the reduced tax rate provided by this section for

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- 1 (C)(i)(3)(A) Refund requests and amended returns filed
- 2 with the director to claim the overpayment resulting from the reduced rate in
- 3 subdivision $\frac{(a)(3)(A)(a)(1)}{(a)(1)}$ of this section shall be processed in the order
- 4 they are received by the director. A taxpayer that does not receive a refund
- 5 after the refund and amended return process has ceased under subdivision
- 6 $\frac{(a)(3)(B)(a)(2)}{(a)(2)}$ of this section shall be given priority to receive a refund
- 7 during the subsequent fiscal year. The unpaid refunds from the prior fiscal
- 8 year shall be processed before any refund claims filed in the current fiscal
- 9 year to claim the benefit of this section.
- 10 $\frac{\text{(ii)}(B)}{\text{(B)}}$ The statute of limitations for refunds and amended
- 11 returns under \S 26-18-306(i)(1)(A) is extended for one (1) year to allow the
- 12 payment of a refund under the process provided in subdivision
- 13 $\frac{(a)(3)(C)(i)}{(a)(3)(A)}$ of this section.
- 14 (4) The taxes levied in this subsection (a) shall be distributed
- 15 as follows:
- 16 (A) Seventy-six and six-tenths percent (76.6%) of the tax,
- 17 interest, penalties, and costs received by the director shall be deposited as
- 18 general revenues;
- 19 (B) Eight and five-tenths percent (8.5%) of the tax,
- 20 interest, penalties, and costs received by the director shall be deposited
- 21 into the Property Tax Relief Trust Fund; and
- 22 (C) Fourteen and nine-tenths percent (14.9%) of the tax,
- 23 interest, penalties, and costs received by the director shall be deposited
- 24 into the Educational Adequacy Fund.
- 25 (5)(A) The excise tax levied in this section applies only to
- 26 natural gas and electricity sold for use directly in the actual manufacturing
- 27 process.
- 28 (B) Natural gas and electricity sold for any other purpose
- 29 shall be subject to the full gross receipts or gross proceeds tax levied
- 30 under \S 26-52-301 and 26-52-302(a)-(d).
- 31 (6) The excise tax levied in this section shall be collected,
- 32 reported, and paid in the same manner and at the same time as is prescribed
- 33 by law for the collection, reporting, and payment of all other Arkansas gross
- 34 receipts taxes.

36 SECTION 8. Arkansas Code Annotated § 26-52-401(22)(B)(iii), concerning

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1
     gross receipts tax exemptions, is amended to read as follows to remove
 2
     obsolete language and to make stylistic changes:
 3
                             (iii) This subdivision (22) does not apply to
 4
     transactions involving used automobiles under § 26-52-510(b), used mobile
 5
     homes, used manufactured homes, or used modular homes under § 26-52-801 et
 6
     seq., or used aircraft aircrafts under § 26-52-505;
 7
8
           SECTION 9. Arkansas Code Annotated § 26-52-433(b), concerning gross
9
     receipts tax exemptions, is amended to read as follows:
10
               As used in this section:
11
                     "Disposable medical supplies" includes without limitation
12
     the following:
13
                       (A) Ostomy, urostomy, and colostomy supplies;
                            Enemas, suppositories, and laxatives used in routine
14
                       (B)
15
     bowel care; and
16
                       (C) Disposable undergarments and linen savers;
17
                 (2)(A) "Durable medical equipment" means equipment, including
18
     repair and replacement parts for the equipment, that:
19
                             (i) Can withstand repeated use;
20
                             (ii) Is primarily and customarily used to serve a
21
     medical purpose;
22
                             (iii) Generally is not useful to a person in the
23
     absence of illness or injury;
24
                             (iv) Is not worn in or on the body; and
25
                             (v) Is for home use.
26
                       (B) "Repair and replacement parts" includes all components
27
     or attachments used in conjunction with the durable medical equipment;
28
                       (C) "Durable medical equipment" does not include mobility-
     enhancing mobility enhancing equipment;
29
30
                 (3)(A) "Mobility-enhancing "Mobility enhancing equipment" means
31
     equipment, including repair and replacement parts for the equipment, that:
32
                                 Is primarily and customarily used to provide or
     increase the ability to move from one (1) place to another and which that is
33
34
     appropriate for use either in a home or a motor vehicle;
35
                             (ii) Is not generally used by a person with normal
36
     mobility; and
```

1 (iii) Does not include any motor vehicle or 2 equipment on a motor vehicle normally provided by a motor vehicle manufacturer. 3 4 (B) "Mobility-enhancing "Mobility enhancing equipment" 5 does not include durable medical equipment; 6 "Physician" means a person licensed under § 17-95-401 et (4) 7 seq.; 8 (5) "Prescription" means an order, formula, or recipe issued in 9 any form and transmitted by an oral, written, electronic, or other means of 10 transmission by a duly licensed physician or practitioner authorized to issue 11 prescriptions under Arkansas law; and 12 (6)(A) "Prosthetic device" means a replacement, corrective, or 13 supportive device, including repair and replacement parts for the device, 14 worn on or in the body to: 15 (i) Artificially replace a missing portion of the 16 body; 17 Prevent or correct physical deformity or (ii) 18 malfunction; or 19 (iii) Support a weak or deformed portion of the 20 body. 21 (B) "Prosthetic device" does not include corrective 22 eyeglasses, contact lenses, and dental prostheses; and 23 (7) "Repair and replacement parts" includes all components or 24 attachments used in conjunction with durable medical equipment. 25 26 SECTION 10. Arkansas Code Annotated § 26-52-510(a)(4)(B), concerning 27 the returns and remittance of gross receipts tax, is amended to read as 28 follows to clarify its application: 29 (B) Before The consumer shall pay to the director the 30 penalty under subdivision (a)(4)(A) of this section and the taxes due before the director issues a license for the motor vehicle, trailer, or semitrailer, 31 32 the consumer shall pay to the director the penalty under subdivision 33 (a)(4)(A) of this section and the taxes due. 34 35 SECTION 11. Arkansas Code Annotated § 26-53-126(a)(4)(B), concerning

compensating or uses taxes, is amended to read as follows to clarify its

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1
     application:
 2
                       (B) Before The person making application to register the
 3
     motor vehicle, trailer, or semitrailer shall pay to the director the penalty
 4
     under subdivision (a)(4)(A) of this section and the taxes due before the
 5
     director issues a license for the motor vehicle, trailer, or semitrailer, the
 6
     person making application to register the motor vehicle, trailer, or
     semitrailer shall pay to the director the penalty under subdivision (a)(4)(\Lambda)
 7
8
     of this section and the taxes due.
9
10
           SECTION 12. Arkansas Code Annotated § 26-53-131(c)(1), concerning
11
     compensating or uses taxes, is amended to read as follows to clarify its
12
     application:
13
           (c)(1) No credit shall be A credit is not allowed for sales or use
14
     taxes paid to another state with respect to the purchase of motor vehicles,
15
     trailers, or semitrailers which are a motor vehicle, trailer, or semitrailer
16
     that was first registered by the purchaser in Arkansas.
17
18
           SECTION 13. Arkansas Code Annotated § 26-53-141(b), concerning
19
     compensating or use taxes, are amended to read as follows to clarify a
20
     definition:
21
           (b) As used in this section:
22
                 (1)
                      "Disposable medical supplies" includes without limitation
23
     the following:
24
                       (A) Ostomy, urostomy, and colostomy supplies;
25
                            Enemas, suppositories, and laxatives used in routine
                       (B)
26
     bowel care; and
27
                            Disposable undergarments and linen savers;
28
                 (2)(A) "Durable medical equipment" means equipment, including
29
     repair and replacement parts for the equipment, that:
30
                             (i)
                                  Can withstand repeated use;
31
                                   Is primarily and customarily used to serve a
                             (ii)
32
     medical purpose;
33
                             (iii)
                                    Generally is not useful to a person in the
34
     absence of illness or injury;
35
                             (iv) Is not worn in or on the body; and
36
                             (v) Is for home use.
```

| 1 | (B) "Repair and replacement parts" includes all components |
|----|--|
| 2 | or attachments used in conjunction with the durable medical equipment. |
| 3 | (C) "Durable medical equipment" does not include mobility |
| 4 | enhancing mobility enhancing equipment; |
| 5 | (3)(A) "Mobility enhancing Mobility enhancing equipment" means |
| 6 | equipment, including repair and replacement parts for the equipment, that: |
| 7 | (i) Is primarily and customarily used to provide or |
| 8 | increase the ability to move from one (1) place to another and $\frac{1}{2}$ that is |
| 9 | appropriate for use either in a home or a motor vehicle; |
| 10 | (ii) Is not generally used by a person with normal |
| 11 | mobility; and |
| 12 | (iii) Does not include any motor vehicle or |
| 13 | equipment on a motor vehicle normally provided by a motor vehicle |
| 14 | manufacturer. |
| 15 | (B) "Mobility-enhancing "Mobility enhancing equipment" |
| 16 | does not include durable medical equipment; |
| 17 | (4) "Physician" means a person licensed under § 17-95-401 et |
| 18 | seq.; |
| 19 | (5) "Prescription" means an order, formula, or recipe issued in |
| 20 | any form and transmitted by an oral, written, electronic, or other means of |
| 21 | transmission by a duly licensed physician or practitioner authorized to issue |
| 22 | prescriptions under Arkansas law; and |
| 23 | (6)(A) "Prosthetic device" means a replacement, corrective, or |
| 24 | supportive device, including repair and replacement parts for the device, |
| 25 | worn on or in the body to: |
| 26 | (i) Artificially replace a missing portion of the |
| 27 | body; |
| 28 | (ii) Prevent or correct physical deformity or |
| 29 | malfunction; or |
| 30 | (iii) Support a weak or deformed portion of the |
| 31 | body. |
| 32 | (B) "Prosthetic device" does not include corrective |
| 33 | eyeglasses, contact lenses, and dental prostheses; and |
| 34 | (7) "Repair and replacement parts" includes all components or |
| 35 | attachments used in conjunction with the durable medical equipment. |
| 36 | |

1 SECTION 14. Arkansas Code Annotated § 26-53-145(b)(2), concerning 2 compensating or use taxes, is amended to read as follows to clarify its 3 application: 4 "Prepared food" means the same as defined in § 26-53-103 (2) 5 except that "prepared food" does not include: 6 (A) Food food that is only cut, repackaged, or pasteurized 7 by the seller; or 8 (B) Eggs, eggs, fish, meat, and poultry, and foods 9 containing these raw animal foods requiring cooking by the consumer to 10 prevent food-borne illnesses as recommended by the Food and Drug 11 Administration in its 2005 Food Code, § 3-401.11, as it existed on January 1, 12 2007. 13 14 SECTION 15. Arkansas Code Annotated § 26-53-148(a), concerning 15 compensating or use taxes, is amended to read as follows to remove obsolete 16 language: 17 (a)(1) Beginning July 1, 2007, in In lieu of the tax levied in §§ 26-18 53-106 and 26-53-107(a)-(d), there is levied an excise tax on the sales price 19 of natural gas and electricity purchased by a manufacturer for use directly 20 in the actual manufacturing process at the rate of four and three-eighths 21 percent (4.375%) three and one-eighth percent (3 1/8%). 22 (2) Beginning July 1, 2008, the tax rate levied in subdivision 23 (a)(1) of this section shall be imposed at the rate of three and seveneighths percent (3.875%). 24 25 (3)(A) Beginning July 1, 2009, the tax rate levied in 26 subdivision (a)(1) of this section shall be imposed at the rate of three and 27 one-eighth percent (3.125%). 28 (B)(i)(2)(A) The Director of the Department of Finance and 29 Administration shall monitor the amount of tax savings received by all taxpayers as a result of the reduction in the tax rate from that levied in §§ 30 31 26-53-106 and 26-53-107 to that levied in subdivision $\frac{(a)(3)(A)}{(a)}(1)$ of this 32 section. 33 (ii) (B) When the director determines that the amount of 34 tax savings resulting from the determination described in subdivision 35 $\frac{(a)(3)(B)(i)}{(a)(2)(A)}$ of this section plus any gross receipts tax savings

described in $\frac{\$ \cdot 26 - 52 - 319(a)(3)(B)}{\$ \cdot 26 - 52 - 319(a)(2)}$ would reach twenty-seven

- 1 million dollars (\$27,000,000) during a fiscal year, the director shall not
- 2 process any further refund claims through a refund process during the fiscal
- 3 year for taxpayers seeking to claim the reduced tax rate provided by this
- 4 section. The amount of twenty-seven million dollars (\$27,000,000) is
- 5 intended to cover the accumulated but unclaimed reduction of sales and use
- 6 tax on natural gas and electricity as provided by Acts 2007, No. 185, as well
- 7 as the additional reduction provided by Acts 2009, No. 695 this section and §
- 8 26-52-319.
- 9 (iii)(C) If the director determines that discontinuing
- 10 refund payments as provided in subdivision $\frac{(a)(3)(B)(ii)(a)(2)(B)}{(a)(2)(B)}$ of this
- 11 section is insufficient to prevent the amount of tax savings from exceeding
- 12 twenty-seven million dollars (\$27,000,000) during a fiscal year, the director
- 13 may decline to accept any amended return filed by a taxpayer to claim an
- 14 overpayment resulting from the reduced tax rate provided by this section for
- 15 a period other than the period for which a tax return is currently due.
- 16 $\frac{(C)(i)}{(3)}(3)$ Refund requests and amended returns filed with the
- 17 director to claim the overpayment resulting from the reduced rate in
- subdivision $\frac{(a)(3)(A)}{(a)(1)}$ of this section shall be processed in the order
- 19 they are received by the director. A taxpayer that does not receive a refund
- 20 after the refund and amended return process has ceased under subdivision
- 21 $\frac{(a)(3)(B)}{(a)(2)}$ of this section shall be given priority to receive a refund
- 22 during the subsequent fiscal year. The unpaid refunds from the prior fiscal
- 23 year shall be processed before any refund claims filed in the current fiscal
- 24 year to claim the benefit of this section.
- 25 $\frac{\text{(ii)}(B)}{\text{(B)}}$ The statute of limitations for refunds and amended
- 26 returns under § 26-18-306(i)(1)(A) is extended for one (1) year to allow the
- 27 payment of a refund under the process provided in subdivision
- 28 $\frac{(a)(3)(C)(i)}{(a)(3)(A)}$ of this section.

- 30 SECTION 16. Arkansas Code Annotated § 26-56-221(a) is amended to read
- 31 as follows to clarify its application:
- 32 (a) Taxes from the one cent (1¢) of the additional tax levied on
- 33 distillate special fuel in § 26-56-201(a)(1)(A) resulting from Acts 1979, No.
- 34 437, § 2, shall be remitted to the Treasurer of State separate from other
- 35 distillate special fuel taxes.

| 1 | SECTION 17. Arkansas Code Annotated § 26-57-236, as amended by Acts |
|----|---|
| 2 | 1997, No. 434, is repealed because it is obsolete. |
| 3 | 1777, No. 434, 15 repeared because it is obsorbed. |
| 4 | 26-57-236. Stamp deputies. [As amended by Acts 1997, No. 434.] |
| 5 | (a) The Director of the Department of Finance and Administration shall |
| 6 | furnish stamps to licensed wholesalers directly or through stamp deputies. |
| 7 | (b) The director may appoint and commission stamp deputies, who shall |
| 8 | be the owners or officers of wholesalers, to handle the stamps and collect |
| 9 | the tax on eigarettes before sales of eigarettes are made to the retailers. |
| 10 | (c) Stamp deputies within the scope of their authority are agents of |
| 11 | the director and shall be accountable as such for any wrongful acts. |
| 12 | (d) Each stamp deputy shall furnish a bond in an amount and in the |
| 13 | form as prescribed by the director. |
| 14 | (e) A stamp deputy's open account shall not exceed seventy-five |
| 15 | percent (75%) of the total amount of the bond provided by the stamp deputy. |
| 16 | (f) Stamp deputies shall keep records of all stamp sales and tax |
| 17 | collections and shall make the reports prescribed by the director. |
| 18 | (g)(l) A commission shall be paid by the director to stamp deputies |
| 19 | for the sales and collection of cigarette tax stamps and for affixing the tax |
| 20 | stamps to each package of cigarettes. |
| 21 | (2) The commission shall not be less than three percent (3%) of |
| 22 | the total aggregate cigarette tax collected. |
| 23 | (h)(l) All deposits held by any bank for a stamp deputy which |
| 24 | represent the sales of stamps are trust funds and shall be held as a special |
| 25 | deposit. |
| 26 | (2) In the event of the failure of insolvency of the bank, the |
| 27 | deposits shall be classed and considered as preferred claims due the State of |
| 28 | Arkansas. |
| 29 | |
| 30 | SECTION 18. Arkansas Code Annotated § 26-57-247(j)(5)(A)(iii), |
| 31 | concerning state privilege taxes, is amended to read as follows to correct a |
| 32 | reference: |
| 33 | (iii) The prosecuting attorney has failed to comply |
| 34 | with the notification requirement set forth in subdivision $\frac{(j)(4)}{(m)(2)}$ of |
| 35 | this section. |

36

1 SECTION 19. Arkansas Code Annotated § 26-57-257(q)(1)(A), 2 concerning state privilege taxes, is amended to read as follows to correct a 3 reference: 4 (q)(1)(A) The power and duty to collect taxes imposed on tobacco and 5 tobacco products is specifically exempted from the powers and duties granted 6 or assigned to the board or the department director. 7 8 SECTION 20. Arkansas Code Annotated § 26-57-262(c)(4), concerning 9 state privilege taxes, is amended to read as follows to correct a reference: 10 The Department of Finance and Administration or the Director 11 of Arkansas Tobacco Control may seize and destroy or sell to the manufacturer 12 only for export packages that do not comply with this section. 13 14 SECTION 21. Arkansas Code Annotated § 26-57-804(e), concerning state 15 privilege taxes, is amended to read as follows to correct a reference: 16 The Director of the Department of Finance and Administration shall 17 pay the commission authorized by 26-57-236(g) with respect to the tax 18 levied by this section. 19 20 SECTION 22. Arkansas Code Annotated § 26-58-301, concerning severance 21 taxes, is amended to read as follows to correct references and make stylistic 22 changes: 23 26-58-301. Levy for benefit of Oil Museum Arkansas Museum of Natural 24 Resources Fund. 25 (a)(1) In addition to the severance tax on oil produced in the State of Arkansas and levied in $\frac{$26-58-111(5)$ and (6),}{$26-58-111(6),}$ there is 26 27 levied an additional tax of five (5) mills per barrel of oil produced in this 28 state. 29 (2) All taxes, interest, and penalties collected by the Revenue 30 Division of the Department of Finance and Administration under the provisions 31 of this subsection shall be deposited into the State Treasury as special 32 revenues, and the Treasurer of State after deducting therefrom from these 33 special revenues the three percent (3%) provided by law for credit to the 34 Constitutional Officer's Officers Fund and the State Central Services Fund

shall credit the net amount to the Oil Museum Arkansas Museum of Natural

Resources Fund to be used for the construction, maintenance, operation, and

| 1 | improvement of the Arkansas Museum of Natural Resources. |
|----|--|
| 2 | (b)(1) There is levied upon all brine produced in the state for the |
| 3 | purpose of bromine extraction a tax of twenty cents (20¢) per one thousand |
| 4 | (1,000) barrels. |
| 5 | (2) The taxes levied in this subsection shall be reported and |
| 6 | remitted monthly to the Director of the Department of Finance and |
| 7 | Administration on such forms and in such manner as the director shall |
| 8 | prescribe by regulations. |
| 9 | (3) All revenues collected by the director $\frac{\text{pursuant to}}{\text{tot}}$ |
| 10 | tax levied in this section subsection shall be deposited into the State |
| 11 | Treasury as special revenues, and the Treasurer of State after deducting |
| 12 | therefrom from these special revenues the three percent (3%) provided by law |
| 13 | for credit to the Constitutional Officer's Officers Fund and the State |
| 14 | Central Services Fund shall credit the net amount to the Oil Museum Arkansas |
| 15 | Museum of Natural Resources Fund to be used for the construction, |
| 16 | maintenance, operation, and improvement of the Arkansas Museum of Natural |
| 17 | Resources. |
| 18 | |
| 19 | SECTION 23. DO NOT CODIFY. The enactment and adoption of this act |
| 20 | shall not repeal, expressly or impliedly, the acts passed at the regular |
| 21 | session of the Eighty-Eighth General Assembly. All such acts shall have the |
| 22 | full force and effect and, so far as those acts intentionally vary from or |
| 23 | conflict with any provision contained in this act, those acts shall have the |
| 24 | effect of subsequent acts and as amending or repealing the appropriate parts |
| 25 | of the Arkansas Code of 1987. |
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| 27 | /s/Madison |
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