1	State of Arkansas	As Engrossed: H5/6/03 A Rill	Call It	Call Item 17	
2	84th General Assembly	A Dili	HOUSE BILL	1020	
3	First Extraordinary Session, 2003		HOUSE BILL	1039	
4	Dy: Danragantativas Fargusan D	Smith Dolin Joskson			
5	By: Representatives Ferguson, R.	Smith, Bolin, Jackson			
6 7					
8		For An Act To Be Entitled			
9	AN ACT TO R	RAISE GENERAL REVENUE BY LEVYING			
10		TOBACCO EXCISE TAXES ON CIGARET:	TES AND		
11		DUCTS OTHER THAN CIGARETTES AND	120 1110		
12		INCOME TAX SURCHARGE; AND FOR O	THER		
13	PURPOSES.				
14					
15		Subtitle			
16	AN ACT T	TO RAISE GENERAL REVENUE BY			
17	LEVYING	ADDITIONAL TOBACCO EXCISE TAXES			
18	ON CIGAR	RETTES AND TOBACCO PRODUCTS OTHER	R		
19	THAN CIG	GARETTES AND LEVYING AN INCOME			
20	TAX SURC	CHARGE.			
21					
22					
23	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF ARK	ANSAS:		
24					
25	SECTION 1. Arkansa	s Code Title 26, Chapter 57, Sub	chapter 8 is ame	nded	
26	to add an additional sect	ion to read as follows:			
27	26-57-804. Addition	nal tax.			
28	(a) Beginning June	1, 2003, in addition to the exc	ise or privilege		
29	taxes levied under §§ 26-	57-208, 26-57-802, 26-57-803, an	id 26-57-1101, th	<u>ere</u>	
30	is levied an additional t	ax of twelve dollars and fifty o	ents (\$12.50) pe	<u>r</u>	
31	one thousand (1,000) ciga	rettes sold in the state.			
32	(b)(1) Whenever th	ere are two (2) adjoining cities	each with a		
33	population of five thousa	nd (5,000) or more separated by	a state line, th	<u>.e</u>	
34		the adjoining Arkansas city sha			
35		tes sold in the adjoining city o			
36	The tax shall not exceed	the tax upon cigarettes imposed	by Arkansas law.	_	

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1	(2) The tax on cigarettes sold in Arkansas within three hundred	
2	feet (300') of a state line, in any Arkansas city that adjoins a state line,	
3	or in any city which is separated only by a navigable river from a city which	
4	adjoins a state line shall be at the rate imposed by law on cigarettes sold	
5	in the adjoining state. The tax shall not exceed the tax upon cigarettes	
6	imposed by Arkansas law.	
7	(3)(A) A wholesaler or retailer shall not sell cigarettes to a	
8	retailer located outside of a border zone described in subdivisions (b)(1)	
9	and (2) of this section unless the full amount of tax levied by this section	
10	and §§ 26-57-208, 26-57-802, 26-57-803, and 26-57-1101, without regard to any	
11	reduced border zone rate, has been paid as evidenced by cigarette stamps	
12	affixed to each container of cigarettes.	
13	(B) A retailer located outside of a border zone described	
14	$\underline{\text{in subdivisions (b)(1)}}$ and (2) of this section shall not possess or offer for	
15	sale cigarettes unless the full amount of tax levied by this section and §§	
16	26-57-208, 26-57-802, 26-57-803, and 26-57-1101, without regard to any	
17	reduced border zone rate, has been paid as evidenced by cigarette stamps	
18	affixed to each container of cigarettes.	
19	(C) A violation of subdivisions (b)(3)(A) or (B) of this	
20	section shall be grounds for the suspension or revocation of a permit or	
21	license issued by the Director of the Arkansas Tobacco Control Board.	
22	(c) The exemptions and waivers allowed under §§ 26-57-209 and 26-57-	
23	210 shall apply to this section.	
24	(d) Purchases of stamps pursuant to § 26-57-236, by wholesalers and	
25	stamp deputies during May 2003, shall be limited to one hundred and ten	
26	percent (110%) of the amount of each purchaser's average stamp purchase for	
27	the period January 2003 through April 2003.	
28	(e) The additional tax levied under this section shall be imposed,	
29	reported, remitted, and administered in the same manner and at the same time	
30	as other taxes levied on cigarettes in the Arkansas Tobacco Products Tax Act	
31	of 1977, § 26-57-201, et seq.	
32	(f) The director shall not pay the commission authorized by § 26-57-	
33	236(g) with respect to the tax levied by this section.	
34	(g) The revenue derived from the additional tax imposed by this	
35	section shall be credited to the General Revenue Fund Account of the State	
36	Apportionment Fund, there to be distributed with the other gross general	

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1 revenue collections. 2 SECTION 2. Arkansas Code Title 26, Chapter 57, Subchapter 8 is amended 3 4 to add an additional section to read as follows: 26-57-805. Additional tax. 5 6 (a) Beginning June 1, 2003, in addition to the excise or privilege taxes levied under §§ 26-57-208, 26-57-803, and 26-57-1102, there is levied 7 8 an additional tax on tobacco products other than cigarettes on the first sale 9 to wholesalers or retailers within the state at seven percent (7%) of the manufacturer's selling price. The tax shall be computed on the actual 10 11 manufacturer's invoice price before discounts and deals. 12 (b)(1) The tax levied by this section shall be reported and paid by 13 wholesalers licensed pursuant to § 26-57-214. 14 (2) Retailers, however, shall be liable for reporting and paying 15 this tax when a retailer purchases tobacco products directly from a 16 manufacturer or from a wholesaler or distributor not licensed pursuant to § 17 26-57-214. 18 (c) The exemptions and waivers allowed under §§ 26-57-209 and 26-57-19 210 shall apply to this section. (d) The revenue derived from the additional tax imposed by this 20 section shall be credited to the General Revenue Fund Account of the State 21 22 Apportionment Fund, there to be distributed with the other gross general 23 revenue collections for that month. 24 25 SECTION 3. Title 26, Chapter 51, Subchapter 2, is amended to add a new 26 section to read as follows: 27 26-51-207. Income tax surcharge. 28 (a) In addition to the tax levied by \S 26-51-201 through 26-51-206, 29 26-51-301, and 26-51-302, there is hereby levied an income tax surcharge of 30 three percent (3%) of the tax liability of every person required to file an Arkansas income tax return. 31 32 (b)(1) If an individual is a resident of an Arkansas border city 33 described in §§ 26-52-601 through 26-52-607, then the individual shall be 34 liable for the income tax surcharge levied in subsection (a) of this section. 35 (2) The surcharge shall be computed on the tax liability that 36 would have been due had the income tax exemption of §§ 26-52-601 through 26As Engrossed: H5/6/03 HB1039

1	52-607 not been available.		
2	(3) The income tax exemption of §§ 26-52-601 through 26-52-607		
3	shall not apply to the income tax levied in subsection (a) of this section.		
4	(c) The revenues derived from the additional tax imposed by this		
5	section shall be credited to the General Revenue Fund Account of the State		
6	Apportionment Fund, there to be distributed with the other gross general		
7	revenue collections.		
8	(d) For purposes of this section, "tax liability" means the tax		
9	imposed pursuant to §§ 26-51-201 through 26-51-206, 26-51-301, and 26-52-302,		
10	before the application of any tax credits.		
11	(e) This section shall apply only to tax years beginning in calendar		
12	years 2003 and 2004.		
13			
14	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the		
15	General Assembly of the State of Arkansas that revenue available for the		
16	support of necessary state services has declined significantly as a result of		
17	the nationwide economic slowdown; that without additional revenue some state		
18	services will be reduced or eliminated; that some Arkansas residents will		
19	suffer as a result of service reductions or cuts; and that this bill will		
20	provide the necessary revenue to avoid state service reductions or cuts.		
21	Therefore, an emergency is declared to exist and this act being immediately		
22	necessary for the preservation of the public peace, health, and safety shall		
23	become effective on:		
24	(1) The date of its approval by the Governor;		
25	(2) If the bill is neither approved nor vetoed by the Governor, the		
26	expiration of the period of time during which the Governor may veto the bill;		
27	<u>or</u>		
28	(3) If the bill is vetoed by the Governor and the veto is overridden,		
29	the date the last house overrides the veto.		
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31	/s/ Ferguson, et al		
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