

1 ENGROSSED HOUSE
2 BILL NO. 1388

By: Terrill, Sears, Reynolds,
Adkins, Cooksey, Derby,
Faught, Jackson, Kern, Key,
Liebmann, Martin (Scott),
McCullough, McDaniel
(Randy), Peterson (Ron),
Sullivan, Thompson,
Wesselhoft, Worthen and
Wright of the House

and

Mazzei of the Senate

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11 An Act relating to revenue and taxation; amending 68
12 O.S. 2001, Section 2355, as last amended by Section
13 3, Chapter 42, 2nd Extraordinary Session, O.S.L. 2006
14 (68 O.S. Supp. 2006, Section 2355), which relates to
15 income tax rates; modifying rate applicable to
16 certain amount of income for individuals; modifying
17 provisions related to imposition of certain tax rate;
18 amending 68 O.S. 2001, Section 2358, as last amended
19 by Section 57 of Enrolled House Bill No. 2195 of the
20 1st Session of the 51st Oklahoma Legislature, which
21 relates to adjustments to taxable income and adjusted
22 gross income; authorizing deduction for certain
23 expenses related to organ donation; amending 68 O.S.
24 2001, Section 1356, as last amended by Section 2,
Chapter 44, 2nd Extraordinary Session, O.S.L. 2006
(68 O.S. Supp. 2006, Section 1356), which relates to
sales tax exemptions; providing exemption for sales
by certain alcohol and drug treatment organizations;
and providing effective dates.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

1 SECTION 1. AMENDATORY 68 O.S. 2001, Section 2355, as
2 last amended by Section 3, Chapter 42, 2nd Extraordinary Session,
3 O.S.L. 2006 (68 O.S. Supp. 2006, Section 2355), is amended to read
4 as follows:

5 Section 2355. A. Individuals. For all taxable years beginning
6 after December 31, 1998 and before January 1, 2006, a tax is hereby
7 imposed upon the Oklahoma taxable income of every resident or
8 nonresident individual, which tax shall be computed at the option of
9 the taxpayer under one of the two following methods:

10 1. METHOD 1.

11 a. Single individuals and married individuals filing
12 separately not deducting federal income tax:

13 (1) 1/2% tax on first \$1,000.00 or part thereof,

14 (2) 1% tax on next \$1,500.00 or part thereof,

15 (3) 2% tax on next \$1,250.00 or part thereof,

16 (4) 3% tax on next \$1,150.00 or part thereof,

17 (5) 4% tax on next \$1,300.00 or part thereof,

18 (6) 5% tax on next \$1,500.00 or part thereof,

19 (7) 6% tax on next \$2,300.00 or part thereof, and

20 (8) (a) for taxable years beginning after December

21 31, 1998, and before January 1, 2002, 6.75%

22 tax on the remainder,

23

24

1 (b) for taxable years beginning on or after
2 January 1, 2002, and before January 1, 2004,
3 7% tax on the remainder, and

4 (c) for taxable years beginning on or after
5 January 1, 2004, 6.65% tax on the remainder.

6 b. Married individuals filing jointly and surviving
7 spouse to the extent and in the manner that a
8 surviving spouse is permitted to file a joint return
9 under the provisions of the Internal Revenue Code and
10 heads of households as defined in the Internal Revenue
11 Code not deducting federal income tax:

12 (1) 1/2% tax on first \$2,000.00 or part thereof,

13 (2) 1% tax on next \$3,000.00 or part thereof,

14 (3) 2% tax on next \$2,500.00 or part thereof,

15 (4) 3% tax on next \$2,300.00 or part thereof,

16 (5) 4% tax on next \$2,400.00 or part thereof,

17 (6) 5% tax on next \$2,800.00 or part thereof,

18 (7) 6% tax on next \$6,000.00 or part thereof, and

19 (8) (a) for taxable years beginning after December
20 31, 1998, and before January 1, 2002, 6.75%
21 tax on the remainder,

22 (b) for taxable years beginning on or after
23 January 1, 2002, and before January 1, 2004,
24 7% tax on the remainder, and

1 (c) for taxable years beginning on or after
2 January 1, 2004, 6.65% tax on the remainder.

3 2. METHOD 2.

4 a. Single individuals and married individuals filing
5 separately deducting federal income tax:

- 6 (1) 1/2% tax on first \$1,000.00 or part thereof,
7 (2) 1% tax on next \$1,500.00 or part thereof,
8 (3) 2% tax on next \$1,250.00 or part thereof,
9 (4) 3% tax on next \$1,150.00 or part thereof,
10 (5) 4% tax on next \$1,200.00 or part thereof,
11 (6) 5% tax on next \$1,400.00 or part thereof,
12 (7) 6% tax on next \$1,500.00 or part thereof,
13 (8) 7% tax on next \$1,500.00 or part thereof,
14 (9) 8% tax on next \$2,000.00 or part thereof,
15 (10) 9% tax on next \$3,500.00 or part thereof, and
16 (11) 10% tax on the remainder.

17 b. Married individuals filing jointly and surviving
18 spouse to the extent and in the manner that a
19 surviving spouse is permitted to file a joint return
20 under the provisions of the Internal Revenue Code and
21 heads of households as defined in the Internal Revenue
22 Code deducting federal income tax:

- 23 (1) 1/2% tax on the first \$2,000.00 or part thereof,
24 (2) 1% tax on the next \$3,000.00 or part thereof,

- 1 (3) 2% tax on the next \$2,500.00 or part thereof,
- 2 (4) 3% tax on the next \$1,400.00 or part thereof,
- 3 (5) 4% tax on the next \$1,500.00 or part thereof,
- 4 (6) 5% tax on the next \$1,600.00 or part thereof,
- 5 (7) 6% tax on the next \$1,250.00 or part thereof,
- 6 (8) 7% tax on the next \$1,750.00 or part thereof,
- 7 (9) 8% tax on the next \$3,000.00 or part thereof,
- 8 (10) 9% tax on the next \$6,000.00 or part thereof, and
- 9 (11) 10% tax on the remainder.

10 B. Individuals. For all taxable years beginning on or after
11 January 1, ~~2006~~ 2008, a tax is hereby imposed upon the Oklahoma
12 taxable income of every resident or nonresident individual, which
13 tax shall be computed as follows:

14 1. Single individuals and married individuals filing
15 separately:

- 16 (a) 1/2% tax on first \$1,000.00 or part thereof,
- 17 (b) 1% tax on next \$1,500.00 or part thereof,
- 18 (c) 2% tax on next \$1,250.00 or part thereof,
- 19 (d) 3% tax on next \$1,150.00 or part thereof,
- 20 (e) 4% tax on next \$2,300.00 or part thereof,
- 21 (f) 5% tax on next \$1,500.00 or part thereof,
- 22 (g) ~~6.25% tax on the remainder for the 2006 tax year,~~
- 23 ~~(h) 5.65% tax on the remainder for the 2007 tax year,~~
- 24 ~~(i) 5.55% tax on the remainder for the 2008 tax year,~~

1 ~~(j)~~ 5.50% tax on the remainder for the ~~2009~~ 2008 tax year
2 and any subsequent tax year unless the rate prescribed
3 by subparagraph ~~(k)~~ (h) of this paragraph is in
4 effect, and

5 ~~(k)~~ (h) 5.25% tax on the remainder for the ~~2010~~ 2009 and
6 subsequent tax years. The decrease in the top
7 marginal individual income tax rate otherwise
8 authorized by this subparagraph shall be contingent
9 upon the determination required to be made by the
10 State Board of Equalization pursuant to Section ~~3~~
11 2355.1A of this ~~act~~ title.

12 2. Married individuals filing jointly and surviving spouse to
13 the extent and in the manner that a surviving spouse is permitted to
14 file a joint return under the provisions of the Internal Revenue
15 Code and heads of households as defined in the Internal Revenue
16 Code:

- 17 (a) 1/2% tax on first \$2,000.00 or part thereof,
- 18 (b) 1% tax on next \$3,000.00 or part thereof,
- 19 (c) 2% tax on next \$2,500.00 or part thereof,
- 20 (d) 3% tax on next \$2,300.00 or part thereof,
- 21 (e) 4% tax on next \$2,400.00 or part thereof,
- 22 (f) 5% tax on next \$2,800.00 or part thereof,
- 23 ~~(g) 6.25% tax on the remainder for the 2006 tax year,~~
- 24 ~~(h) 5.65% tax on the remainder for the 2007 tax year,~~

1 ~~(i)~~ 5.55% tax on the remainder for the ~~2008~~ tax year,

2 ~~(j)~~ 5.50% tax on the remainder for the ~~2009~~ 2008 tax year
3 and any subsequent tax year unless the rate prescribed
4 by subparagraph ~~(k)~~ (h) of this paragraph is in
5 effect, and

6 ~~(k)~~ (h) 5.25% tax on the remainder for the ~~2010~~ 2009 and
7 subsequent tax years. The decrease in the top
8 marginal individual income tax rate otherwise
9 authorized by this subparagraph shall be contingent
10 upon the determination required to be made by the
11 State Board of Equalization pursuant to Section ~~3~~
12 2355.1A of this ~~act~~ title.

13 No deduction for federal income taxes paid shall be allowed to
14 any taxpayer to arrive at taxable income.

15 C. Nonresident aliens. In lieu of the rates set forth in
16 subsection A above, there shall be imposed on nonresident aliens, as
17 defined in the Internal Revenue Code, a tax of eight percent (8%)
18 instead of thirty percent (30%) as used in the Internal Revenue
19 Code, with respect to the Oklahoma taxable income of such
20 nonresident aliens as determined under the provision of the Oklahoma
21 Income Tax Act.

22 Every payer of amounts covered by this subsection shall deduct
23 and withhold from such amounts paid each payee an amount equal to
24 eight percent (8%) thereof. Every payer required to deduct and

1 withhold taxes under this subsection shall for each quarterly period
2 on or before the last day of the month following the close of each
3 such quarterly period, pay over the amount so withheld as taxes to
4 the Tax Commission, and shall file a return with each such payment.
5 Such return shall be in such form as the Tax Commission shall
6 prescribe. Every payer required under this subsection to deduct and
7 withhold a tax from a payee shall, as to the total amounts paid to
8 each payee during the calendar year, furnish to such payee, on or
9 before January 31, of the succeeding year, a written statement
10 showing the name of the payer, the name of the payee and the payee's
11 social security account number, if any, the total amount paid
12 subject to taxation, and the total amount deducted and withheld as
13 tax and such other information as the Tax Commission may require.
14 Any payer who fails to withhold or pay to the Tax Commission any
15 sums herein required to be withheld or paid shall be personally and
16 individually liable therefor to the State of Oklahoma.

17 D. Corporations. For all taxable years beginning after
18 December 31, 1989, a tax is hereby imposed upon the Oklahoma taxable
19 income of every corporation doing business within this state or
20 deriving income from sources within this state in an amount equal to
21 six percent (6%) thereof.

22 There shall be no additional Oklahoma income tax imposed on
23 accumulated taxable income or on undistributed personal holding
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1 company income as those terms are defined in the Internal Revenue
2 Code.

3 E. Certain foreign corporations. In lieu of the tax imposed in
4 the first paragraph of subsection C of this section, for all taxable
5 years beginning after December 31, 1989, there shall be imposed on
6 foreign corporations, as defined in the Internal Revenue Code, a tax
7 of six percent (6%) instead of thirty percent (30%) as used in the
8 Internal Revenue Code, where such income is received from sources
9 within Oklahoma, in accordance with the provisions of the Internal
10 Revenue Code and the Oklahoma Income Tax Act.

11 Every payer of amounts covered by this subsection shall deduct
12 and withhold from such amounts paid each payee an amount equal to
13 six percent (6%) thereof. Every payer required to deduct and
14 withhold taxes under this subsection shall for each quarterly period
15 on or before the last day of the month following the close of each
16 such quarterly period, pay over the amount so withheld as taxes to
17 the Tax Commission, and shall file a return with each such payment.
18 Such return shall be in such form as the Tax Commission shall
19 prescribe. Every payer required under this subsection to deduct and
20 withhold a tax from a payee shall, as to the total amounts paid to
21 each payee during the calendar year, furnish to such payee, on or
22 before January 31, of the succeeding year, a written statement
23 showing the name of the payer, the name of the payee and the payee's
24 social security account number, if any, the total amounts paid

1 subject to taxation, the total amount deducted and withheld as tax
2 and such other information as the Tax Commission may require. Any
3 payer who fails to withhold or pay to the Tax Commission any sums
4 herein required to be withheld or paid shall be personally and
5 individually liable therefor to the State of Oklahoma.

6 F. Fiduciaries. A tax is hereby imposed upon the Oklahoma
7 taxable income of every trust and estate at the same rates as are
8 provided in subsection B of this section for single individuals.
9 Fiduciaries are not allowed a deduction for any federal income tax
10 paid.

11 G. Tax rate tables. For all taxable years beginning after
12 December 31, 1991, in lieu of the tax imposed by subsection A or B
13 of this section, as applicable there is hereby imposed for each
14 taxable year on the taxable income of every individual, whose
15 taxable income for such taxable year does not exceed the ceiling
16 amount, a tax determined under tables, applicable to such taxable
17 year which shall be prescribed by the Tax Commission and which shall
18 be in such form as it determines appropriate. In the table so
19 prescribed, the amounts of the tax shall be computed on the basis of
20 the rates prescribed by subsections A and B of this section. For
21 purposes of this subsection, the term "ceiling amount" means, with
22 respect to any taxpayer, the amount determined by the Tax Commission
23 for the tax rate category in which such taxpayer falls.

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1 SECTION 2. AMENDATORY 68 O.S. 2001, Section 2358, as
2 last amended by Section 57 of Enrolled House Bill No. 2195 of the
3 1st Session of the 51st Oklahoma Legislature, is amended to read as
4 follows:

5 Section 2358. For all tax years beginning after December 31,
6 1981, taxable income and adjusted gross income shall be adjusted to
7 arrive at Oklahoma taxable income and Oklahoma adjusted gross income
8 as required by this section.

9 A. The taxable income of any taxpayer shall be adjusted to
10 arrive at Oklahoma taxable income for corporations and Oklahoma
11 adjusted gross income for individuals, as follows:

12 1. There shall be added interest income on obligations of any
13 state or political subdivision thereto which is not otherwise
14 exempted pursuant to other laws of this state, to the extent that
15 such interest is not included in taxable income and adjusted gross
16 income.

17 2. There shall be deducted amounts included in such income that
18 the state is prohibited from taxing because of the provisions of the
19 Federal Constitution, the State Constitution, federal laws or laws
20 of Oklahoma.

21 3. The amount of any federal net operating loss deduction shall
22 be adjusted as follows:

23 a. For carryovers and carrybacks to taxable years
24 beginning before January 1, 1981, the amount of any

1 net operating loss deduction allowed to a taxpayer for
2 federal income tax purposes shall be reduced to an
3 amount which is the same portion thereof as the loss
4 from sources within this state, as determined pursuant
5 to this section and Section 2362 of this title, for
6 the taxable year in which such loss is sustained is of
7 the total loss for such year;

8 b. For carryovers and carrybacks to taxable years
9 beginning after December 31, 1980, the amount of any
10 net operating loss deduction allowed for the taxable
11 year shall be an amount equal to the aggregate of the
12 Oklahoma net operating loss carryovers and carrybacks
13 to such year. Oklahoma net operating losses shall be
14 separately determined by reference to Section 172 of
15 the Internal Revenue Code, 26 U.S.C., Section 172, as
16 modified by the Oklahoma Income Tax Act, Section 2351
17 et seq. of this title, and shall be allowed without
18 regard to the existence of a federal net operating
19 loss. For tax years beginning after December 31,
20 2000, the years to which such losses may be carried
21 shall be determined solely by reference to Section 172
22 of the Internal Revenue Code, 26 U.S.C., Section 172,
23 with the exception that the terms "net operating loss"
24

1 and "taxable income" shall be replaced with "Oklahoma
2 net operating loss" and "Oklahoma taxable income".

3 4. Items of the following nature shall be allocated as
4 indicated. Allowable deductions attributable to items separately
5 allocable in subparagraphs a, b and c of this paragraph, whether or
6 not such items of income were actually received, shall be allocated
7 on the same basis as those items:

8 a. Income from real and tangible personal property, such
9 as rents, oil and mining production or royalties, and
10 gains or losses from sales of such property, shall be
11 allocated in accordance with the situs of such
12 property;

13 b. Income from intangible personal property, such as
14 interest, dividends, patent or copyright royalties,
15 and gains or losses from sales of such property, shall
16 be allocated in accordance with the domiciliary situs
17 of the taxpayer, except that:

18 (1) where such property has acquired a nonunitary
19 business or commercial situs apart from the
20 domicile of the taxpayer such income shall be
21 allocated in accordance with such business or
22 commercial situs; interest income from
23 investments held to generate working capital for
24 a unitary business enterprise shall be included

1 in apportionable income; a resident trust or
2 resident estate shall be treated as having a
3 separate commercial or business situs insofar as
4 undistributed income is concerned, but shall not
5 be treated as having a separate commercial or
6 business situs insofar as distributed income is
7 concerned,

8 (2) for taxable years beginning after December 31,
9 2003, capital or ordinary gains or losses from
10 the sale of an ownership interest in a publicly
11 traded partnership, as defined by Section 7704(b)
12 of the Internal Revenue Code of 1986, as amended,
13 shall be allocated to this state in the ratio of
14 the original cost of such partnership's tangible
15 property in this state to the original cost of
16 such partnership's tangible property everywhere,
17 as determined at the time of the sale; if more
18 than fifty percent (50%) of the value of the
19 partnership's assets consists of intangible
20 assets, capital or ordinary gains or losses from
21 the sale of an ownership interest in the
22 partnership shall be allocated to this state in
23 accordance with the sales factor of the
24 partnership for its first full tax period

1 immediately preceding its tax period during which
2 the ownership interest in the partnership was
3 sold; the provisions of this division shall only
4 apply if the capital or ordinary gains or losses
5 from the sale of an ownership interest in a
6 partnership do not constitute qualifying gain
7 receiving capital treatment as defined in
8 subparagraph a of paragraph 2 of subsection F of
9 this section,

10 (3) income from such property which is required to be
11 allocated pursuant to the provisions of paragraph
12 5 of this subsection shall be allocated as herein
13 provided;

14 c. Net income or loss from a business activity which is
15 not a part of business carried on within or without
16 the state of a unitary character shall be separately
17 allocated to the state in which such activity is
18 conducted;

19 d. In the case of a manufacturing or processing
20 enterprise the business of which in Oklahoma consists
21 solely of marketing its products by:

22 (1) sales having a situs without this state, shipped
23 directly to a point from without the state to a
24

1 purchaser within the state, commonly known as
2 interstate sales,

3 (2) sales of the product stored in public warehouses
4 within the state pursuant to "in transit"
5 tariffs, as prescribed and allowed by the
6 Interstate Commerce Commission, to a purchaser
7 within the state,

8 (3) sales of the product stored in public warehouses
9 within the state where the shipment to such
10 warehouses is not covered by "in transit"
11 tariffs, as prescribed and allowed by the
12 Interstate Commerce Commission, to a purchaser
13 within or without the state,

14 the Oklahoma net income shall, at the option of the
15 taxpayer, be that portion of the total net income of
16 the taxpayer for federal income tax purposes derived
17 from the manufacture and/or processing and sales
18 everywhere as determined by the ratio of the sales
19 defined in this section made to the purchaser within
20 the state to the total sales everywhere. The term
21 "public warehouse" as used in this subparagraph means
22 a licensed public warehouse, the principal business of
23 which is warehousing merchandise for the public;

24

1 e. In the case of insurance companies, Oklahoma taxable
2 income shall be taxable income of the taxpayer for
3 federal tax purposes, as adjusted for the adjustments
4 provided pursuant to the provisions of paragraphs 1
5 and 2 of this subsection, apportioned as follows:

6 (1) except as otherwise provided by division (2) of
7 this subparagraph, taxable income of an insurance
8 company for a taxable year shall be apportioned
9 to this state by multiplying such income by a
10 fraction, the numerator of which is the direct
11 premiums written for insurance on property or
12 risks in this state, and the denominator of which
13 is the direct premiums written for insurance on
14 property or risks everywhere. For purposes of
15 this subsection, the term "direct premiums
16 written" means the total amount of direct
17 premiums written, assessments and annuity
18 considerations as reported for the taxable year
19 on the annual statement filed by the company with
20 the Insurance Commissioner in the form approved
21 by the National Association of Insurance
22 Commissioners, or such other form as may be
23 prescribed in lieu thereof,
24

1 (2) if the principal source of premiums written by an
2 insurance company consists of premiums for
3 reinsurance accepted by it, the taxable income of
4 such company shall be apportioned to this state
5 by multiplying such income by a fraction, the
6 numerator of which is the sum of (a) direct
7 premiums written for insurance on property or
8 risks in this state, plus (b) premiums written
9 for reinsurance accepted in respect of property
10 or risks in this state, and the denominator of
11 which is the sum of (c) direct premiums written
12 for insurance on property or risks everywhere,
13 plus (d) premiums written for reinsurance
14 accepted in respect of property or risks
15 everywhere. For purposes of this paragraph,
16 premiums written for reinsurance accepted in
17 respect of property or risks in this state,
18 whether or not otherwise determinable, may at the
19 election of the company be determined on the
20 basis of the proportion which premiums written
21 for insurance accepted from companies
22 commercially domiciled in Oklahoma bears to
23 premiums written for reinsurance accepted from
24 all sources, or alternatively in the proportion

1 which the sum of the direct premiums written for
2 insurance on property or risks in this state by
3 each ceding company from which reinsurance is
4 accepted bears to the sum of the total direct
5 premiums written by each such ceding company for
6 the taxable year.

7 5. The net income or loss remaining after the separate
8 allocation in paragraph 4 of this subsection, being that which is
9 derived from a unitary business enterprise, shall be apportioned to
10 this state on the basis of the arithmetical average of three factors
11 consisting of property, payroll and sales or gross revenue
12 enumerated as subparagraphs a, b and c of this paragraph. Net
13 income or loss as used in this paragraph includes that derived from
14 patent or copyright royalties, purchase discounts, and interest on
15 accounts receivable relating to or arising from a business activity,
16 the income from which is apportioned pursuant to this subsection,
17 including the sale or other disposition of such property and any
18 other property used in the unitary enterprise. Deductions used in
19 computing such net income or loss shall not include taxes based on
20 or measured by income. Provided, for corporations whose property
21 for purposes of the tax imposed by Section 2355 of this title has an
22 initial investment cost equaling or exceeding Two Hundred Million
23 Dollars (\$200,000,000.00) and such investment is made on or after
24 July 1, 1997, or for corporations which expand their property or

1 facilities in this state and such expansion has an investment cost
2 equaling or exceeding Two Hundred Million Dollars (\$200,000,000.00)
3 over a period not to exceed three (3) years, and such expansion is
4 commenced on or after January 1, 2000, the three factors shall be
5 apportioned with property and payroll, each comprising twenty-five
6 percent (25%) of the apportionment factor and sales comprising fifty
7 percent (50%) of the apportionment factor. The apportionment
8 factors shall be computed as follows:

9 a. The property factor is a fraction, the numerator of
10 which is the average value of the taxpayer's real and
11 tangible personal property owned or rented and used in
12 this state during the tax period and the denominator
13 of which is the average value of all the taxpayer's
14 real and tangible personal property everywhere owned
15 or rented and used during the tax period.

16 (1) Property, the income from which is separately
17 allocated in paragraph 4 of this subsection,
18 shall not be included in determining this
19 fraction. The numerator of the fraction shall
20 include a portion of the investment in
21 transportation and other equipment having no
22 fixed situs, such as rolling stock, buses, trucks
23 and trailers, including machinery and equipment
24 carried thereon, airplanes, salespersons'

1 automobiles and other similar equipment, in the
2 proportion that miles traveled in Oklahoma by
3 such equipment bears to total miles traveled,

4 (2) Property owned by the taxpayer is valued at its
5 original cost. Property rented by the taxpayer
6 is valued at eight times the net annual rental
7 rate. Net annual rental rate is the annual
8 rental rate paid by the taxpayer, less any annual
9 rental rate received by the taxpayer from
10 subrentals,

11 (3) The average value of property shall be determined
12 by averaging the values at the beginning and
13 ending of the tax period but the Oklahoma Tax
14 Commission may require the averaging of monthly
15 values during the tax period if reasonably
16 required to reflect properly the average value of
17 the taxpayer's property;

18 b. The payroll factor is a fraction, the numerator of
19 which is the total compensation for services rendered
20 in the state during the tax period, and the
21 denominator of which is the total compensation for
22 services rendered everywhere during the tax period.
23 "Compensation", as used in this subsection means those
24 paid-for services to the extent related to the unitary

1 business but does not include officers' salaries,
2 wages and other compensation.

3 (1) In the case of a transportation enterprise, the
4 numerator of the fraction shall include a portion
5 of such expenditure in connection with employees
6 operating equipment over a fixed route, such as
7 railroad employees, airline pilots, or bus
8 drivers, in this state only a part of the time,
9 in the proportion that mileage traveled in
10 Oklahoma bears to total mileage traveled by such
11 employees,

12 (2) In any case the numerator of the fraction shall
13 include a portion of such expenditures in
14 connection with itinerant employees, such as
15 traveling salespersons, in this state only a part
16 of the time, in the proportion that time spent in
17 Oklahoma bears to total time spent in furtherance
18 of the enterprise by such employees;

19 c. The sales factor is a fraction, the numerator of which
20 is the total sales or gross revenue of the taxpayer in
21 this state during the tax period, and the denominator
22 of which is the total sales or gross revenue of the
23 taxpayer everywhere during the tax period. "Sales",
24 as used in this subsection does not include sales or

1 gross revenue which are separately allocated in
2 paragraph 4 of this subsection.

3 (1) Sales of tangible personal property have a situs
4 in this state if the property is delivered or
5 shipped to a purchaser other than the United
6 States government, within this state regardless
7 of the FOB point or other conditions of the sale;
8 or the property is shipped from an office, store,
9 warehouse, factory or other place of storage in
10 this state and (a) the purchaser is the United
11 States government or (b) the taxpayer is not
12 doing business in the state of the destination of
13 the shipment.

14 (2) In the case of a railroad or interurban railway
15 enterprise, the numerator of the fraction shall
16 not be less than the allocation of revenues to
17 this state as shown in its annual report to the
18 Corporation Commission.

19 (3) In the case of an airline, truck or bus
20 enterprise or freight car, tank car, refrigerator
21 car or other railroad equipment enterprise, the
22 numerator of the fraction shall include a portion
23 of revenue from interstate transportation in the
24 proportion that interstate mileage traveled in

1 Oklahoma bears to total interstate mileage
2 traveled.

3 (4) In the case of an oil, gasoline or gas pipeline
4 enterprise, the numerator of the fraction shall
5 be either the total of traffic units of the
6 enterprise within Oklahoma or the revenue
7 allocated to Oklahoma based upon miles moved, at
8 the option of the taxpayer, and the denominator
9 of which shall be the total of traffic units of
10 the enterprise or the revenue of the enterprise
11 everywhere as appropriate to the numerator. A
12 "traffic unit" is hereby defined as the
13 transportation for a distance of one (1) mile of
14 one (1) barrel of oil, one (1) gallon of gasoline
15 or one thousand (1,000) cubic feet of natural or
16 casinghead gas, as the case may be.

17 (5) In the case of a telephone or telegraph or other
18 communication enterprise, the numerator of the
19 fraction shall include that portion of the
20 interstate revenue as is allocated pursuant to
21 the accounting procedures prescribed by the
22 Federal Communications Commission; provided that
23 in respect to each corporation or business entity
24 required by the Federal Communications Commission

1 to keep its books and records in accordance with
2 a uniform system of accounts prescribed by such
3 Commission, the intrastate net income shall be
4 determined separately in the manner provided by
5 such uniform system of accounts and only the
6 interstate income shall be subject to allocation
7 pursuant to the provisions of this subsection.
8 Provided further, that the gross revenue factors
9 shall be those as are determined pursuant to the
10 accounting procedures prescribed by the Federal
11 Communications Commission.

12 In any case where the apportionment of the three factors prescribed
13 in this paragraph attributes to Oklahoma a portion of net income of
14 the enterprise out of all appropriate proportion to the property
15 owned and/or business transacted within this state, because of the
16 fact that one or more of the factors so prescribed are not employed
17 to any appreciable extent in furtherance of the enterprise; or
18 because one or more factors not so prescribed are employed to a
19 considerable extent in furtherance of the enterprise; or because of
20 other reasons, the Tax Commission is empowered to permit, after a
21 showing by taxpayer that an excessive portion of net income has been
22 attributed to Oklahoma, or require, when in its judgment an
23 insufficient portion of net income has been attributed to Oklahoma,
24 the elimination, substitution, or use of additional factors, or

1 reduction or increase in the weight of such prescribed factors.
2 Provided, however, that any such variance from such prescribed
3 factors which has the effect of increasing the portion of net income
4 attributable to Oklahoma must not be inherently arbitrary, and
5 application of the recomputed final apportionment to the net income
6 of the enterprise must attribute to Oklahoma only a reasonable
7 portion thereof.

8 6. For calendar years 1997 and 1998, the owner of a new or
9 expanded agricultural commodity processing facility in this state
10 may exclude from Oklahoma taxable income, or in the case of an
11 individual, the Oklahoma adjusted gross income, fifteen percent
12 (15%) of the investment by the owner in the new or expanded
13 agricultural commodity processing facility. For calendar year 1999,
14 and all subsequent years, the percentage, not to exceed fifteen
15 percent (15%), available to the owner of a new or expanded
16 agricultural commodity processing facility in this state claiming
17 the exemption shall be adjusted annually so that the total estimated
18 reduction in tax liability does not exceed One Million Dollars
19 (\$1,000,000.00) annually. The Tax Commission shall promulgate rules
20 for determining the percentage of the investment which each eligible
21 taxpayer may exclude. The exclusion provided by this paragraph
22 shall be taken in the taxable year when the investment is made. In
23 the event the total reduction in tax liability authorized by this
24 paragraph exceeds One Million Dollars (\$1,000,000.00) in any

1 calendar year, the Tax Commission shall permit any excess over One
2 Million Dollars (\$1,000,000.00) and shall factor such excess into
3 the percentage for subsequent years. Any amount of the exemption
4 permitted to be excluded pursuant to the provisions of this
5 paragraph but not used in any year may be carried forward as an
6 exemption from income pursuant to the provisions of this paragraph
7 for a period not exceeding six (6) years following the year in which
8 the investment was originally made.

9 For purposes of this paragraph:

10 a. "Agricultural commodity processing facility" means
11 building, structures, fixtures and improvements used
12 or operated primarily for the processing or production
13 of marketable products from agricultural commodities.
14 The term shall also mean a dairy operation that
15 requires a depreciable investment of at least Two
16 Hundred Fifty Thousand Dollars (\$250,000.00) and which
17 produces milk from dairy cows. The term does not
18 include a facility that provides only, and nothing
19 more than, storage, cleaning, drying or transportation
20 of agricultural commodities, and

21 b. "Facility" means each part of the facility which is
22 used in a process primarily for:

23 (1) the processing of agricultural commodities,
24 including receiving or storing agricultural

1 commodities, or the production of milk at a dairy
2 operation,

3 (2) transporting the agricultural commodities or
4 product before, during or after the processing,
5 or

6 (3) packaging or otherwise preparing the product for
7 sale or shipment.

8 7. Despite any provision to the contrary in paragraph 3 of this
9 subsection, for taxable years beginning after December 31, 1999, in
10 the case of a taxpayer which has a farming loss, such farming loss
11 shall be considered a net operating loss carryback in accordance
12 with and to the extent of the Internal Revenue Code, 26 U.S.C.,
13 Section 172(b)(G). However, the amount of the net operating loss
14 carryback shall not exceed the lesser of:

- 15 a. Sixty Thousand Dollars (\$60,000.00), or
16 b. the loss properly shown on Schedule F of the Internal
17 Revenue Service Form 1040 reduced by one-half (1/2) of
18 the income from all other sources other than reflected
19 on Schedule F.

20 8. In taxable years beginning after December 31, 1995, all
21 qualified wages equal to the federal income tax credit set forth in
22 26 U.S.C.A., Section 45A, shall be deducted from taxable income.
23 The deduction allowed pursuant to this paragraph shall only be
24 permitted for the tax years in which the federal tax credit pursuant

1 to 26 U.S.C.A., Section 45A, is allowed. For purposes of this
2 paragraph, "qualified wages" means those wages used to calculate the
3 federal credit pursuant to 26 U.S.C.A., Section 45A.

4 9. In taxable years beginning after December 31, 2005, an
5 employer that is eligible for and utilizes the Safety Pays OSHA
6 Consultation Service provided by the Oklahoma Department of Labor
7 shall receive an exemption from taxable income in the amount of One
8 Thousand Dollars (\$1,000.00) for the tax year that the service is
9 utilized.

10 B. The taxable income of any corporation shall be further
11 adjusted to arrive at Oklahoma taxable income, except those
12 corporations electing treatment as provided in subchapter S of the
13 Internal Revenue Code, 26 U.S.C., Section 1361 et seq., and Section
14 2365 of this title, deductions pursuant to the provisions of the
15 Accelerated Cost Recovery System as defined and allowed in the
16 Economic Recovery Tax Act of 1981, Public Law 97-34, 26 U.S.C.,
17 Section 168, for depreciation of assets placed into service after
18 December 31, 1981, shall not be allowed in calculating Oklahoma
19 taxable income. Such corporations shall be allowed a deduction for
20 depreciation of assets placed into service after December 31, 1981,
21 in accordance with provisions of the Internal Revenue Code, 26
22 U.S.C., Section 1 et seq., in effect immediately prior to the
23 enactment of the Accelerated Cost Recovery System. The Oklahoma tax
24 basis for all such assets placed into service after December 31,

1 1981, calculated in this section shall be retained and utilized for
2 all Oklahoma income tax purposes through the final disposition of
3 such assets.

4 Notwithstanding any other provisions of the Oklahoma Income Tax
5 Act, Section 2351 et seq. of this title, or of the Internal Revenue
6 Code to the contrary, this subsection shall control calculation of
7 depreciation of assets placed into service after December 31, 1981,
8 and before January 1, 1983.

9 For assets placed in service and held by a corporation in which
10 accelerated cost recovery system was previously disallowed, an
11 adjustment to taxable income is required in the first taxable year
12 beginning after December 31, 1982, to reconcile the basis of such
13 assets to the basis allowed in the Internal Revenue Code. The
14 purpose of this adjustment is to equalize the basis and allowance
15 for depreciation accounts between that reported to the Internal
16 Revenue Service and that reported to Oklahoma.

17 C. 1. For taxable years beginning after December 31, 1987, the
18 taxable income of any corporation shall be further adjusted to
19 arrive at Oklahoma taxable income for transfers of technology to
20 qualified small businesses located in Oklahoma. Such transferor
21 corporation shall be allowed an exemption from taxable income of an
22 amount equal to the amount of royalty payment received as a result
23 of such transfer; provided, however, such amount shall not exceed
24 ten percent (10%) of the amount of gross proceeds received by such

1 transferor corporation as a result of the technology transfer. Such
2 exemption shall be allowed for a period not to exceed ten (10) years
3 from the date of receipt of the first royalty payment accruing from
4 such transfer. No exemption may be claimed for transfers of
5 technology to qualified small businesses made prior to January 1,
6 1988.

7 2. For purposes of this subsection:

8 a. "Qualified small business" means an entity, whether
9 organized as a corporation, partnership, or
10 proprietorship, organized for profit with its
11 principal place of business located within this state
12 and which meets the following criteria:

13 (1) Capitalization of not more than Two Hundred Fifty
14 Thousand Dollars (\$250,000.00),

15 (2) Having at least fifty percent (50%) of its
16 employees and assets located in Oklahoma at the
17 time of the transfer, and

18 (3) Not a subsidiary or affiliate of the transferor
19 corporation;

20 b. "Technology" means a proprietary process, formula,
21 pattern, device or compilation of scientific or
22 technical information which is not in the public
23 domain;

24

1 c. "Transferor corporation" means a corporation which is
2 the exclusive and undisputed owner of the technology
3 at the time the transfer is made; and

4 d. "Gross proceeds" means the total amount of
5 consideration for the transfer of technology, whether
6 the consideration is in money or otherwise.

7 D. 1. For taxable years beginning after December 31, 2005, the
8 taxable income of any corporation, estate or trust, shall be further
9 adjusted for qualifying gains receiving capital treatment. Such
10 corporations, estates or trusts shall be allowed a deduction from
11 Oklahoma taxable income for the amount of qualifying gains receiving
12 capital treatment earned by the corporation, estate or trust during
13 the taxable year and included in the federal taxable income of such
14 corporation, estate or trust.

15 2. As used in this subsection:

16 a. "qualifying gains receiving capital treatment" means
17 the amount of net capital gains, as defined in Section
18 1222(11) of the Internal Revenue Code, included in the
19 federal income tax return of the corporation, estate
20 or trust that was:

21 (1) earned by the corporation, estate or trust on
22 real or tangible personal property located within
23 Oklahoma that has been directly or indirectly
24 owned by the corporation, estate or trust for a

1 holding period of at least five (5) years prior
2 to the date of the transaction from which such
3 net capital gains arise, or

4 (2) earned on the sale of stock or on the sale of an
5 ownership interest in an Oklahoma company,
6 limited liability company, or partnership where
7 such stock or ownership interest has been
8 directly or indirectly owned by the corporation,
9 estate or trust for a holding period of at least
10 three (3) years prior to the date of the
11 transaction from which the net capital gains
12 arise,

13 b. "holding period" means an uninterrupted period of
14 time,

15 c. "Oklahoma company", "limited liability company", or
16 "partnership" means an entity whose primary
17 headquarters have been located in Oklahoma for at
18 least three (3) uninterrupted years prior to the date
19 of the transaction from which the net capital gains
20 arise,

21 d. "direct" means the taxpayer directly owns the asset,
22 and

23 e. "indirect" means the taxpayer owns an interest in a
24 pass-through entity (or chain of pass-through

1 entities) that sells the asset that gives rise to the
2 qualifying gains receiving capital treatment.

3 (1) With respect to sales of real or personal
4 property located within Oklahoma, the deduction
5 described in this subsection shall not apply
6 unless the pass-through entity that makes the
7 sale has held the property for not less than five
8 (5) uninterrupted years prior to the date of the
9 transaction that created the capital gain, and
10 each pass-through entity included in the chain of
11 ownership has been a member, partner, or
12 shareholder of the pass-through entity in the
13 tier immediately below it for an uninterrupted
14 period of not less than five (5) years.

15 (2) With respect to sales of stock or ownership
16 interest in an Oklahoma company, limited
17 liability company, or partnership, the deduction
18 described in this subsection shall not apply
19 unless the pass-through entity that makes the
20 sale has held the stock or ownership interest for
21 not less than three (3) uninterrupted years prior
22 to the date of the transaction that created the
23 capital gain, and each pass-through entity
24 included in the chain of ownership has been a

1 member, partner or shareholder of the pass-
2 through entity in the tier immediately below it
3 for an uninterrupted period of not less than
4 three (3) years.

5 E. The Oklahoma adjusted gross income of any individual
6 taxpayer shall be further adjusted as follows to arrive at Oklahoma
7 taxable income:

8 1. a. In the case of individuals, there shall be added or
9 deducted, as the case may be, the difference necessary
10 to allow personal exemptions of One Thousand Dollars
11 (\$1,000.00) in lieu of the personal exemptions allowed
12 by the Internal Revenue Code.

13 b. There shall be allowed an additional exemption of One
14 Thousand Dollars (\$1,000.00) for each taxpayer or
15 spouse who is blind at the close of the tax year. For
16 purposes of this subparagraph, an individual is blind
17 only if the central visual acuity of the individual
18 does not exceed 20/200 in the better eye with
19 correcting lenses, or if the visual acuity of the
20 individual is greater than 20/200, but is accompanied
21 by a limitation in the fields of vision such that the
22 widest diameter of the visual field subtends an angle
23 no greater than twenty (20) degrees.

1 c. There shall be allowed an additional exemption of One
2 Thousand Dollars (\$1,000.00) for each taxpayer or
3 spouse who is sixty-five (65) years of age or older at
4 the close of the tax year based upon the filing status
5 and federal adjusted gross income of the taxpayer.

6 Taxpayers with the following filing status may claim
7 this exemption if the federal adjusted gross income
8 does not exceed:

9 (1) Twenty-five Thousand Dollars (\$25,000.00) if
10 married and filing jointly;

11 (2) Twelve Thousand Five Hundred Dollars (\$12,500.00)
12 if married and filing separately;

13 (3) Fifteen Thousand Dollars (\$15,000.00) if single;
14 and

15 (4) Nineteen Thousand Dollars (\$19,000.00) if a
16 qualifying head of household.

17 Provided, for taxable years beginning after December
18 31, 1999, amounts included in the calculation of
19 federal adjusted gross income pursuant to the
20 conversion of a traditional individual retirement
21 account to a Roth individual retirement account shall
22 be excluded from federal adjusted gross income for
23 purposes of the income thresholds provided in this
24 subparagraph.

1 d. For taxable years beginning after December 31, 1990,
2 and beginning before January 1, 1992, there shall be
3 allowed a one-time additional exemption of Four
4 Hundred Dollars (\$400.00) for each taxpayer or spouse
5 who is a member of the National Guard or any reserve
6 unit of the Armed Forces of the United States and who
7 was at any time during such taxable year deployed in
8 active service during a time of war or conflict with
9 an enemy of the United States.

10 2. a. For taxable years beginning on or before December 31,
11 2005, in the case of individuals who use the standard
12 deduction in determining taxable income, there shall
13 be added or deducted, as the case may be, the
14 difference necessary to allow a standard deduction in
15 lieu of the standard deduction allowed by the Internal
16 Revenue Code, in an amount equal to the larger of
17 fifteen percent (15%) of the Oklahoma adjusted gross
18 income or One Thousand Dollars (\$1,000.00), but not to
19 exceed Two Thousand Dollars (\$2,000.00), except that
20 in the case of a married individual filing a separate
21 return such deduction shall be the larger of fifteen
22 percent (15%) of such Oklahoma adjusted gross income
23 or Five Hundred Dollars (\$500.00), but not to exceed
24

1 the maximum amount of One Thousand Dollars
2 (\$1,000.00),

3 b. For taxable years beginning on or after January 1,
4 2006, and before January 1, 2007, in the case of
5 individuals who use the standard deduction in
6 determining taxable income, there shall be added or
7 deducted, as the case may be, the difference necessary
8 to allow a standard deduction in lieu of the standard
9 deduction allowed by the Internal Revenue Code, in an
10 amount equal to:

- 11 (1) Three Thousand Dollars (\$3,000.00), if the filing
12 status is married filing joint, head of household
13 or qualifying widow; or
14 (2) Two Thousand Dollars (\$2,000.00), if the filing
15 status is single or married filing separate.

16 c. For the taxable year beginning on January 1, 2007, and
17 ending December 31, 2007, in the case of individuals
18 who use the standard deduction in determining taxable
19 income, there shall be added or deducted, as the case
20 may be, the difference necessary to allow a standard
21 deduction in lieu of the standard deduction allowed by
22 the Internal Revenue Code, in an amount equal to:

1 (1) Five Thousand Five Hundred Dollars (\$5,500.00),
2 if the filing status is married filing joint or
3 qualifying widow; or

4 (2) Four Thousand One Hundred Twenty-five Dollars
5 (\$4,125.00) for a head of household; or

6 (3) Two Thousand Seven Hundred Fifty Dollars
7 (\$2,750.00), if the filing status is single or
8 married filing separate.

9 d. For the taxable year beginning on January 1, 2008, and
10 ending December 31, 2008, in the case of individuals
11 who use the standard deduction in determining taxable
12 income, there shall be added or deducted, as the case
13 may be, the difference necessary to allow a standard
14 deduction in lieu of the standard deduction allowed by
15 the Internal Revenue Code, in an amount equal to:

16 (1) Six Thousand Five Hundred Dollars (\$6,500.00), if
17 the filing status is married filing joint or
18 qualifying widow, or

19 (2) Four Thousand Eight Hundred Seventy-five Dollars
20 (\$4,875.00) for a head of household, or

21 (3) Three Thousand Two Hundred Fifty Dollars
22 (\$3,250.00), if the filing status is single or
23 married filing separate.
24

1 e. For the taxable year beginning on January 1, 2009, and
2 ending December 31, 2009, in the case of individuals
3 who use the standard deduction in determining taxable
4 income, there shall be added or deducted, as the case
5 may be, the difference necessary to allow a standard
6 deduction in lieu of the standard deduction allowed by
7 the Internal Revenue Code, in an amount equal to:

8 (1) Eight Thousand Five Hundred Dollars (\$8,500.00),
9 if the filing status is married filing joint or
10 qualifying widow, or

11 (2) Six Thousand Three Hundred Seventy-five Dollars
12 (\$6,375.00) for a head of household, or

13 (3) Four Thousand Two Hundred Fifty Dollars
14 (\$4,250.00), if the filing status is single or
15 married filing separate.

16 f. For taxable years beginning on or after January 1,
17 2010, in the case of individuals who use the standard
18 deduction in determining taxable income, there shall
19 be added or deducted, as the case may be, the
20 difference necessary to allow a standard deduction
21 equal to the standard deduction allowed by the
22 Internal Revenue Code of 1986, as amended, based upon
23 the amount and filing status prescribed by such Code
24

1 for purposes of filing federal individual income tax
2 returns.

3 3. In the case of resident and part-year resident individuals
4 having adjusted gross income from sources both within and without
5 the state, the itemized or standard deductions and personal
6 exemptions shall be reduced to an amount which is the same portion
7 of the total thereof as Oklahoma adjusted gross income is of
8 adjusted gross income. To the extent itemized deductions include
9 allowable moving expense, proration of moving expense shall not be
10 required or permitted but allowable moving expense shall be fully
11 deductible for those taxpayers moving within or into Oklahoma and no
12 part of moving expense shall be deductible for those taxpayers
13 moving without or out of Oklahoma. All other itemized or standard
14 deductions and personal exemptions shall be subject to proration as
15 provided by law.

16 4. A resident individual with a physical disability
17 constituting a substantial handicap to employment may deduct from
18 Oklahoma adjusted gross income such expenditures to modify a motor
19 vehicle, home or workplace as are necessary to compensate for his or
20 her handicap. A veteran certified by the Veterans Administration of
21 the federal government as having a service-connected disability
22 shall be conclusively presumed to be an individual with a physical
23 disability constituting a substantial handicap to employment. The
24 Tax Commission shall promulgate rules containing a list of

1 combinations of common disabilities and modifications which may be
2 presumed to qualify for this deduction. The Tax Commission shall
3 prescribe necessary requirements for verification.

4 5. In any taxable year the first One Thousand Five Hundred
5 Dollars (\$1,500.00) received by any person from the United States as
6 salary or compensation in any form, other than retirement benefits,
7 as a member of any component of the Armed Forces of the United
8 States shall be deducted from taxable income. Whenever the filing
9 of a timely income tax return by a member of the Armed Forces of the
10 United States is made impracticable or impossible of accomplishment
11 by reason of:

- 12 a. absence from the United States, which term includes
13 only the states and the District of Columbia;
- 14 b. absence from the State of Oklahoma while on active
15 duty; or
- 16 c. confinement in a hospital within the United States for
17 treatment of wounds, injuries or disease,
18 the time for filing a return and paying an income tax shall
19 be and is hereby extended without incurring liability for
20 interest or penalties, to the fifteenth day of the third
21 month following the month in which:

- 22 (1) Such individual shall return to the United States
23 if the extension is granted pursuant to
24 subparagraph a of this paragraph, return to the

1 State of Oklahoma if the extension is granted
2 pursuant to subparagraph b of this paragraph or
3 be discharged from such hospital if the extension
4 is granted pursuant to subparagraph c of this
5 paragraph; or

6 (2) An executor, administrator, or conservator of the
7 estate of the taxpayer is appointed, whichever
8 event occurs the earliest.

9 Provided, that the Tax Commission may, in its discretion, grant any
10 member of the Armed Forces of the United States an extension of time
11 for filing of income tax returns and payment of income tax without
12 incurring liabilities for interest or penalties. Such extension may
13 be granted only when in the judgment of the Tax Commission a good
14 cause exists therefor and may be for a period in excess of six (6)
15 months. A record of every such extension granted, and the reason
16 therefor, shall be kept.

17 6. The salary or any other form of compensation, received from
18 the United States by a member of any component of the Armed Forces
19 of the United States, shall be deducted from taxable income during
20 the time in which the person is detained by the enemy in a conflict,
21 is a prisoner of war or is missing in action and not deceased.

22 7. Notwithstanding anything in the Internal Revenue Code or in
23 the Oklahoma Income Tax Act to the contrary, it is expressly
24 provided that, in the case of resident individuals, amounts received

1 as dividends or distributions of earnings from savings and loan
2 associations or credit unions located in Oklahoma, and interest
3 received on savings accounts and time deposits from such sources or
4 from state and national banks or trust companies located in
5 Oklahoma, shall qualify as dividends for the purpose of the dividend
6 exclusion, and taxable income shall be adjusted accordingly to
7 arrive at Oklahoma taxable income; provided, however, that the
8 dividend, distribution of earnings and/or interest exclusion
9 provided for hereinabove shall not be cumulative to the maximum
10 dividend exclusion allowed by the Internal Revenue Code. Any
11 dividend exclusion already allowed by the Internal Revenue Code and
12 reflected in the taxpayer's Oklahoma taxable income together with
13 exclusion allowed herein shall not exceed the total of One Hundred
14 Dollars (\$100.00) per individual or Two Hundred Dollars (\$200.00)
15 per couple filing a joint return.

16 8. a. An individual taxpayer, whether resident or
17 nonresident, may deduct an amount equal to the federal
18 income taxes paid by the taxpayer during the taxable
19 year.

20 b. Federal taxes as described in subparagraph a of this
21 paragraph shall be deductible by any individual
22 taxpayer, whether resident or nonresident, only to the
23 extent they relate to income subject to taxation
24 pursuant to the provisions of the Oklahoma Income Tax

1 Act. The maximum amount allowable in the preceding
2 paragraph shall be prorated on the ratio of the
3 Oklahoma adjusted gross income to federal adjusted
4 gross income.

5 c. For the purpose of this paragraph, "federal income
6 taxes paid" shall mean federal income taxes, surtaxes
7 imposed on incomes or excess profits taxes, as though
8 the taxpayer was on the accrual basis. In determining
9 the amount of deduction for federal income taxes for
10 tax year 2001, the amount of the deduction shall not
11 be adjusted by the amount of any accelerated ten
12 percent (10%) tax rate bracket credit or advanced
13 refund of the credit received during the tax year
14 provided pursuant to the federal Economic Growth and
15 Tax Relief Reconciliation Act of 2001, P.L. No. 107-
16 16, and the advanced refund of such credit shall not
17 be subject to taxation.

18 d. The provisions of this paragraph shall apply to all
19 taxable years ending after December 31, 1978, and
20 beginning before January 1, 2006.

21 9. Retirement benefits not to exceed Five Thousand Five Hundred
22 Dollars (\$5,500.00) for the 2004 tax year, Seven Thousand Five
23 Hundred Dollars (\$7,500.00) for the 2005 tax year and Ten Thousand
24 Dollars (\$10,000.00) for the 2006 tax year and all subsequent tax

1 years, which are received by an individual from the civil service of
2 the United States, the Oklahoma Public Employees Retirement System,
3 the Teachers' Retirement System of Oklahoma, the Oklahoma Law
4 Enforcement Retirement System, the Oklahoma Firefighters Pension and
5 Retirement System, the Oklahoma Police Pension and Retirement
6 System, the employee retirement systems created by counties pursuant
7 to Section 951 et seq. of Title 19 of the Oklahoma Statutes, the
8 Uniform Retirement System for Justices and Judges, the Oklahoma
9 Wildlife Conservation Department Retirement Fund, the Oklahoma
10 Employment Security Commission Retirement Plan, or the employee
11 retirement systems created by municipalities pursuant to Section 48-
12 101 et seq. of Title 11 of the Oklahoma Statutes shall be exempt
13 from taxable income.

14 10. In taxable years beginning after December 31, 1984, Social
15 Security benefits received by an individual shall be exempt from
16 taxable income, to the extent such benefits are included in the
17 federal adjusted gross income pursuant to the provisions of Section
18 86 of the Internal Revenue Code, 26 U.S.C., Section 86.

19 11. For taxable years beginning after December 31, 1994, lump-
20 sum distributions from employer plans of deferred compensation,
21 which are not qualified plans within the meaning of Section 401(a)
22 of the Internal Revenue Code, 26 U.S.C., Section 401(a), and which
23 are deposited in and accounted for within a separate bank account or
24 brokerage account in a financial institution within this state,

1 shall be excluded from taxable income in the same manner as a
2 qualifying rollover contribution to an individual retirement account
3 within the meaning of Section 408 of the Internal Revenue Code, 26
4 U.S.C., Section 408. Amounts withdrawn from such bank or brokerage
5 account, including any earnings thereon, shall be included in
6 taxable income when withdrawn in the same manner as withdrawals from
7 individual retirement accounts within the meaning of Section 408 of
8 the Internal Revenue Code.

9 12. In taxable years beginning after December 31, 1995,
10 contributions made to and interest received from a medical savings
11 account established pursuant to Sections 2621 through 2623 of Title
12 63 of the Oklahoma Statutes shall be exempt from taxable income.

13 13. For taxable years beginning after December 31, 1996, the
14 Oklahoma adjusted gross income of any individual taxpayer who is a
15 swine or poultry producer may be further adjusted for the deduction
16 for depreciation allowed for new construction or expansion costs
17 which may be computed using the same depreciation method elected for
18 federal income tax purposes except that the useful life shall be
19 seven (7) years for purposes of this paragraph. If depreciation is
20 allowed as a deduction in determining the adjusted gross income of
21 an individual, any depreciation calculated and claimed pursuant to
22 this section shall in no event be a duplication of any depreciation
23 allowed or permitted on the federal income tax return of the
24 individual.

1 14. a. In taxable years beginning after December 31, 2002,
2 nonrecurring adoption expenses paid by a resident
3 individual taxpayer in connection with:

4 (1) the adoption of a minor, or

5 (2) a proposed adoption of a minor which did not
6 result in a decreed adoption,

7 may be deducted from the Oklahoma adjusted gross
8 income.

9 b. The deductions for adoptions and proposed adoptions
10 authorized by this paragraph shall not exceed Twenty
11 Thousand Dollars (\$20,000.00) per calendar year.

12 c. The Tax Commission shall promulgate rules to implement
13 the provisions of this paragraph which shall contain a
14 specific list of nonrecurring adoption expenses which
15 may be presumed to qualify for the deduction. The Tax
16 Commission shall prescribe necessary requirements for
17 verification.

18 d. "Nonrecurring adoption expenses" means adoption fees,
19 court costs, medical expenses, attorney fees and
20 expenses which are directly related to the legal
21 process of adoption of a child including, but not
22 limited to, costs relating to the adoption study,
23 health and psychological examinations, transportation
24 and reasonable costs of lodging and food for the child

1 or adoptive parents which are incurred to complete the
2 adoption process and are not reimbursed by other
3 sources. The term "nonrecurring adoption expenses"
4 shall not include attorney fees incurred for the
5 purpose of litigating a contested adoption, from and
6 after the point of the initiation of the contest,
7 costs associated with physical remodeling, renovation
8 and alteration of the adoptive parents' home or
9 property, except for a special needs child as
10 authorized by the court.

- 11 15. a. In taxable years beginning before January 1, 2005,
12 retirement benefits not to exceed the amounts
13 specified in this paragraph, which are received by an
14 individual sixty-five (65) years of age or older and
15 whose Oklahoma adjusted gross income is Twenty-five
16 Thousand Dollars (\$25,000.00) or less if the filing
17 status is single, head of household, or married filing
18 separate, or Fifty Thousand Dollars (\$50,000.00) or
19 less if the filing status is married filing joint or
20 qualifying widow, shall be exempt from taxable income.
21 In taxable years beginning after December 31, 2004,
22 retirement benefits not to exceed the amounts
23 specified in this paragraph, which are received by an
24 individual whose Oklahoma adjusted gross income is

1 less than the qualifying amount specified in this
2 paragraph, shall be exempt from taxable income.

3 b. For purposes of this paragraph, the qualifying amount
4 shall be as follows:

5 (1) in taxable years beginning after December 31,
6 2004, and prior to January 1, 2007, the
7 qualifying amount shall be Thirty-seven Thousand
8 Five Hundred Dollars (\$37,500.00) or less if the
9 filing status is single, head of household, or
10 married filing separate, or Seventy-Five Thousand
11 Dollars (\$75,000.00) or less if the filing status
12 is married filing jointly or qualifying widow,

13 (2) in the taxable year beginning January 1, 2007,
14 the qualifying amount shall be Fifty Thousand
15 Dollars (\$50,000.00) or less if the filing status
16 is single, head of household, or married filing
17 separate, or One Hundred Thousand Dollars
18 (\$100,000.00) or less if the filing status is
19 married filing jointly or qualifying widow,

20 (3) in the taxable year beginning January 1, 2008,
21 the qualifying amount shall be Sixty-two Thousand
22 Five Hundred Dollars (\$62,500.00) or less if the
23 filing status is single, head of household, or
24 married filing separate, or One Hundred Twenty-

1 five Thousand Dollars (\$125,000.00) or less if
2 the filing status is married filing jointly or
3 qualifying widow,

4 (4) in the taxable year beginning January 1, 2009,
5 the qualifying amount shall be One Hundred
6 Thousand Dollars (\$100,000.00) or less if the
7 filing status is single, head of household, or
8 married filing separate, or Two Hundred Thousand
9 Dollars (\$200,000.00) or less if the filing
10 status is married filing jointly or qualifying
11 widow, and

12 (5) in the taxable year beginning January 1, 2010,
13 and subsequent taxable years, there shall be no
14 limitation upon the qualifying amount.

15 c. For purposes of this paragraph, "retirement benefits"
16 means the total distributions or withdrawals from the
17 following:

18 (1) an employee pension benefit plan which satisfies
19 the requirements of Section 401 of the Internal
20 Revenue Code, 26 U.S.C., Section 401,

21 (2) an eligible deferred compensation plan that
22 satisfies the requirements of Section 457 of the
23 Internal Revenue Code, 26 U.S.C., Section 457,
24

- 1 (3) an individual retirement account, annuity or
2 trust or simplified employee pension that
3 satisfies the requirements of Section 408 of the
4 Internal Revenue Code, 26 U.S.C., Section 408,
5 (4) an employee annuity subject to the provisions of
6 Section 403(a) or (b) of the Internal Revenue
7 Code, 26 U.S.C., Section 403(a) or (b),
8 (5) United States Retirement Bonds which satisfy the
9 requirements of Section 86 of the Internal
10 Revenue Code, 26 U.S.C., Section 86, or
11 (6) lump-sum distributions from a retirement plan
12 which satisfies the requirements of Section
13 402(e) of the Internal Revenue Code, 26 U.S.C.,
14 Section 402(e).

15 d. The amount of the exemption provided by this paragraph
16 shall be limited to Five Thousand Five Hundred Dollars
17 (\$5,500.00) for the 2004 tax year, Seven Thousand Five
18 Hundred Dollars (\$7,500.00) for the 2005 tax year and
19 Ten Thousand Dollars (\$10,000.00) for the tax year
20 2006 and for all subsequent tax years. Any individual
21 who claims the exemption provided for in paragraph 9
22 of this subsection shall not be permitted to claim a
23 combined total exemption pursuant to this paragraph
24 and paragraph 9 of this subsection in an amount

1 exceeding Five Thousand Five Hundred Dollars
2 (\$5,500.00) for the 2004 tax year, Seven Thousand Five
3 Hundred Dollars (\$7,500.00) for the 2005 tax year and
4 Ten Thousand Dollars (\$10,000.00) for the 2006 tax
5 year and all subsequent tax years.

6 16. In taxable years beginning after December 31, 1999, for an
7 individual engaged in production agriculture who has filed a
8 Schedule F form with the taxpayer's federal income tax return for
9 such taxable year, there shall be excluded from taxable income any
10 amount which was included as federal taxable income or federal
11 adjusted gross income and which consists of the discharge of an
12 obligation by a creditor of the taxpayer incurred to finance the
13 production of agricultural products.

14 17. In taxable years beginning December 31, 2000, an amount
15 equal to one hundred percent (100%) of the amount of any scholarship
16 or stipend received from participation in the Oklahoma Police Corps
17 Program, as established in Section 2-140.3 of Title 47 of the
18 Oklahoma Statutes shall be exempt from taxable income.

19 18. a. In taxable years beginning after December 31, 2001,
20 and before January 1, 2005, there shall be allowed a
21 deduction in the amount of contributions to accounts
22 established pursuant to the Oklahoma College Savings
23 Plan Act. The deduction shall equal the amount of
24 contributions to accounts, but in no event shall the

1 deduction for each contributor exceed Two Thousand
2 Five Hundred Dollars (\$2,500.00) each taxable year for
3 each account.

4 b. In taxable years beginning after December 31, 2004,
5 each taxpayer shall be allowed a deduction for
6 contributions to accounts established pursuant to the
7 Oklahoma College Savings Plan Act. The maximum annual
8 deduction shall equal the amount of contributions to
9 all such accounts plus any contributions to such
10 accounts by the taxpayer for prior taxable years after
11 December 31, 2004, which were not deducted, but in no
12 event shall the deduction for each tax year exceed Ten
13 Thousand Dollars (\$10,000.00) for each individual
14 taxpayer or Twenty Thousand Dollars (\$20,000.00) for
15 taxpayers filing a joint return. Any amount of a
16 contribution that is not deducted by the taxpayer in
17 the year for which the contribution is made may be
18 carried forward as a deduction from income for the
19 succeeding five (5) years. For taxable years
20 beginning after December 31, 2005, deductions may be
21 taken for contributions and rollovers made during a
22 taxable year and up to April 15 of the succeeding
23 year, or the due date of a taxpayer's state income tax
24 return, excluding extensions, whichever is later.

1 Provided, a deduction for the same contribution may
2 not be taken for two (2) different taxable years.

3 19. For taxable years beginning after December 31, 2005,
4 retirement benefits received by an individual from any component of
5 the Armed Forces of the United States in an amount not to exceed the
6 greater of seventy-five percent (75%) of such benefits or Ten
7 Thousand Dollars (\$10,000.00) shall be exempt from taxable income
8 but in no case less than the amount of the exemption provided by
9 paragraph 15 of this subsection.

10 20. For taxable years beginning after December 31, 2006,
11 retirement benefits received by federal civil service retirees,
12 including survivor annuities, paid in lieu of Social Security
13 benefits shall be exempt from taxable income to the extent such
14 benefits are included in the federal adjusted gross income pursuant
15 to the provisions of Section 86 of the Internal Revenue Code, 26
16 U.S.C., Section 86, according to the following schedule:

- 17 a. in the taxable year beginning January 1, 2007, twenty
18 percent (20%) of such benefits shall be exempt,
- 19 b. in the taxable year beginning January 1, 2008, forty
20 percent (40%) of such benefits shall be exempt,
- 21 c. in the taxable year beginning January 1, 2009, sixty
22 percent (60%) of such benefits shall be exempt,
- 23 d. in the taxable year beginning January 1, 2010, eighty
24 percent (80%) of such benefits shall be exempt, and

1 e. in the taxable year beginning January 1, 2011, and
2 subsequent taxable years, one hundred percent (100%)
3 of such benefits shall be exempt.

4 21. a. For taxable years beginning after December 31, 2007, a
5 resident individual may deduct up to Ten Thousand
6 Dollars (\$10,000.00) from Oklahoma adjusted gross
7 income if the individual, or the dependent of the
8 individual, while living, donates one or more human
9 organs of the individual to another human being for
10 human organ transplantation. As used in this
11 paragraph, "human organ" means all or part of a liver,
12 pancreas, kidney, intestine, lung, or bone marrow. A
13 deduction that is claimed under this paragraph may be
14 claimed in the taxable year in which the human organ
15 transplantation occurs.

16 b. An individual may claim this deduction only once, and
17 the deduction may be claimed only for unreimbursed
18 expenses that are incurred by the individual and
19 related to the organ donation of the individual.

20 c. The Oklahoma Tax Commission shall promulgate rules to
21 implement the provisions of this paragraph which shall
22 contain a specific list of expenses which may be
23 presumed to qualify for the deduction. The Tax
24

1 Commission shall prescribe necessary requirements for
2 verification.

3 F. 1. For taxable years beginning after December 31, 2004, a
4 deduction from the Oklahoma adjusted gross income of any individual
5 taxpayer shall be allowed for qualifying gains receiving capital
6 treatment that are included in the federal adjusted gross income of
7 such individual taxpayer during the taxable year.

8 2. As used in this subsection:

9 a. "qualifying gains receiving capital treatment" means
10 the amount of net capital gains, as defined in Section
11 1222(11) of the Internal Revenue Code, included in an
12 individual taxpayer's federal income tax return that
13 result from:

14 (1) the sale of real or tangible personal property
15 located within Oklahoma that has been directly or
16 indirectly owned by the individual taxpayer for a
17 holding period of at least five (5) years prior
18 to the date of the transaction from which such
19 net capital gains arise, or

20 (2) the sale of stock or the sale of a direct or
21 indirect ownership interest in an Oklahoma
22 company, limited liability company, or
23 partnership where such stock or ownership
24 interest has been directly or indirectly owned by

1 the individual taxpayer for a holding period of
2 at least two (2) years prior to the date of the
3 transaction from which the net capital gains
4 arise,

5 b. "holding period" means an uninterrupted period of
6 time,

7 c. "Oklahoma company," "limited liability company," or
8 "partnership" means an entity whose primary
9 headquarters have been located in Oklahoma for at
10 least three (3) uninterrupted years prior to the date
11 of the transaction from which the net capital gains
12 arise,

13 d. "direct" means the individual taxpayer directly owns
14 the asset, and

15 e. "indirect" means the individual taxpayer owns an
16 interest in a pass-through entity (or chain of pass-
17 through entities) that sells the asset that gives rise
18 to the qualifying gains receiving capital treatment.

19 (1) With respect to sales of real or personal
20 property located within Oklahoma, the deduction
21 described in this subsection shall not apply
22 unless the pass-through entity that makes the
23 sale has held the property for not less than five
24 (5) uninterrupted years prior to the date of the

1 transaction that created the capital gain, and
2 each pass-through entity included in the chain of
3 ownership has been a member, partner, or
4 shareholder of the pass-through entity in the
5 tier immediately below it for an uninterrupted
6 period of not less than five (5) years.

7 (2) With respect to sales of stock or ownership
8 interest in an Oklahoma company, limited
9 liability company, or partnership, the deduction
10 described in this subsection shall not apply
11 unless the pass-through entity that makes the
12 sale has held the stock or ownership interest for
13 not less than two (2) uninterrupted years prior
14 to the date of the transaction that created the
15 capital gain, and each pass-through entity
16 included in the chain of ownership has been a
17 member, partner or shareholder of the pass-
18 through entity in the tier immediately below it
19 for an uninterrupted period of not less than two
20 (2) years. For purposes of this division,
21 uninterrupted ownership prior to the effective
22 date of this act shall be included in the
23 determination of the required holding period
24 prescribed by this division.

1 SECTION 3. AMENDATORY 68 O.S. 2001, Section 1356, as
2 last amended by Section 2, Chapter 44, 2nd Extraordinary Session,
3 O.S.L. 2006 (68 O.S. Supp. 2006, Section 1356), is amended to read
4 as follows:

5 Section 1356. Exemptions - Governmental and nonprofit entities.

6 There are hereby specifically exempted from the tax levied by
7 Section 1350 et seq. of this title:

8 1. Sale of tangible personal property or services to the United
9 States government or to the State of Oklahoma, any political
10 subdivision of this state or any agency of a political subdivision
11 of this state; provided, all sales to contractors in connection with
12 the performance of any contract with the United States government,
13 State of Oklahoma or any of its political subdivisions shall not be
14 exempted from the tax levied by Section 1350 et seq. of this title,
15 except as hereinafter provided;

16 2. Sales of property to agents appointed by or under contract
17 with agencies or instrumentalities of the United States government
18 if ownership and possession of such property transfers immediately
19 to the United States government;

20 3. Sales of property to agents appointed by or under contract
21 with a political subdivision of this state if the sale of such
22 property is associated with the development of a qualified federal
23 facility, as provided in the Oklahoma Federal Facilities Development
24

1 Act, and if ownership and possession of such property transfers
2 immediately to the political subdivision or the state;

3 4. Sales made directly by county, district or state fair
4 authorities of this state, upon the premises of the fair authority,
5 for the sole benefit of the fair authority or sales of admission
6 tickets to such fairs or fair events at any location in the state
7 authorized by county, district or state fair authorities; provided,
8 the exemption provided by this paragraph for admission tickets to
9 fair events shall apply only to any portion of the admission price
10 that is retained by or distributed to the fair authority. As used
11 in this paragraph, "fair event" shall be limited to an event held on
12 the premises of the fair authority in conjunction with and during
13 the time period of a county, district or state fair;

14 5. Sale of food in cafeterias or lunch rooms of elementary
15 schools, high schools, colleges or universities which are operated
16 primarily for teachers and pupils and are not operated primarily for
17 the public or for profit;

18 6. Dues paid to fraternal, religious, civic, charitable or
19 educational societies or organizations by regular members thereof,
20 provided, such societies or organizations operate under what is
21 commonly termed the lodge plan or system, and provided such
22 societies or organizations do not operate for a profit which inures
23 to the benefit of any individual member or members thereof to the
24 exclusion of other members and dues paid monthly or annually to

1 privately owned scientific and educational libraries by members
2 sharing the use of services rendered by such libraries with students
3 interested in the study of geology, petroleum engineering or related
4 subjects;

5 7. Sale of tangible personal property or services to or by
6 churches, except sales made in the course of business for profit or
7 savings, competing with other persons engaged in the same or a
8 similar business or sale of tangible personal property or services
9 by an organization exempt from federal income tax pursuant to
10 Section 501(c)(3) of the Internal Revenue Code of 1986, as amended,
11 made on behalf of or at the request of a church or churches if the
12 sale of such property is conducted not more than once each calendar
13 year for a period not to exceed three (3) days by the organization
14 and proceeds from the sale of such property are used by the church
15 or churches or by the organization for charitable purposes;

16 8. The amount of proceeds received from the sale of admission
17 tickets which is separately stated on the ticket of admission for
18 the repayment of money borrowed by any accredited state-supported
19 college or university or any public trust of which a county in this
20 state is the beneficiary, for the purpose of constructing or
21 enlarging any facility to be used for the staging of an athletic
22 event, a theatrical production, or any other form of entertainment,
23 edification or cultural cultivation to which entry is gained with a
24 paid admission ticket. Such facilities include, but are not limited

1 to, athletic fields, athletic stadiums, field houses, amphitheaters
2 and theaters. To be eligible for this sales tax exemption, the
3 amount separately stated on the admission ticket shall be a
4 surcharge which is imposed, collected and used for the sole purpose
5 of servicing or aiding in the servicing of debt incurred by the
6 college or university to effect the capital improvements
7 hereinbefore described;

8 9. Sales of tangible personal property or services to the
9 council organizations or similar state supervisory organizations of
10 the Boy Scouts of America, Girl Scouts of U.S.A. and the Campfire
11 Boys and Girls;

12 10. Sale of tangible personal property or services to any
13 county, municipality, rural water district, public school district,
14 the institutions of The Oklahoma State System of Higher Education,
15 the Grand River Dam Authority, the Northeast Oklahoma Public
16 Facilities Authority, the Oklahoma Municipal Power Authority, City
17 of Tulsa-Rogers County Port Authority, Muskogee City-County Port
18 Authority, the Oklahoma Department of Veterans Affairs, the Broken
19 Bow Economic Development Authority, Ardmore Development Authority,
20 Durant Industrial Authority, Oklahoma Ordnance Works Authority or to
21 any person with whom any of the above-named subdivisions or agencies
22 of this state has duly entered into a public contract pursuant to
23 law, necessary for carrying out such public contract or to any
24 subcontractor to such a public contract. Any person making

1 purchases on behalf of such subdivision or agency of this state
2 shall certify, in writing, on the copy of the invoice or sales
3 ticket to be retained by the vendor that the purchases are made for
4 and on behalf of such subdivision or agency of this state and set
5 out the name of such public subdivision or agency. Any person who
6 wrongfully or erroneously certifies that purchases are for any of
7 the above-named subdivisions or agencies of this state or who
8 otherwise violates this section shall be guilty of a misdemeanor and
9 upon conviction thereof shall be fined an amount equal to double the
10 amount of sales tax involved or incarcerated for not more than sixty
11 (60) days or both;

12 11. Sales of tangible personal property or services to private
13 institutions of higher education and private elementary and
14 secondary institutions of education accredited by the State
15 Department of Education or registered by the State Board of
16 Education for purposes of participating in federal programs or
17 accredited as defined by the Oklahoma State Regents for Higher
18 Education which are exempt from taxation pursuant to the provisions
19 of the Internal Revenue Code, 26 U.S.C., Section 501(c)(3),
20 including materials, supplies, and equipment used in the
21 construction and improvement of buildings and other structures owned
22 by the institutions and operated for educational purposes.

23 Any person, firm, agency or entity making purchases on behalf of
24 any institution, agency or subdivision in this state, shall certify

1 in writing, on the copy of the invoice or sales ticket the nature of
2 the purchases, and violation of this paragraph shall be a
3 misdemeanor as set forth in paragraph 10 of this section;

4 12. Tuition and educational fees paid to private institutions
5 of higher education and private elementary and secondary
6 institutions of education accredited by the State Department of
7 Education or registered by the State Board of Education for purposes
8 of participating in federal programs or accredited as defined by the
9 Oklahoma State Regents for Higher Education which are exempt from
10 taxation pursuant to the provisions of the Internal Revenue Code, 26
11 U.S.C., Section 501(c)(3);

12 13. a. Sales of tangible personal property made by:
13 (1) a public school,
14 (2) a private school offering instruction for grade
15 levels kindergarten through twelfth grade,
16 (3) a public school district,
17 (4) a public or private school board,
18 (5) a public or private school student group or
19 organization,
20 (6) a parent-teacher association or organization
21 other than as specified in subparagraph b of this
22 paragraph, or
23 (7) public or private school personnel for purposes
24 of raising funds for the benefit of a public or

1 private school, public school district, public or
2 private school board or public or private school
3 student group or organization, or

- 4 b. Sales of tangible personal property made by or to
5 nonprofit parent-teacher associations or organizations
6 exempt from taxation pursuant to the provisions of the
7 Internal Revenue Code, 26 U.S.C., Section 501(c)(3).

8 The exemption provided by this paragraph for sales made by a
9 public or private school shall be limited to those public or private
10 schools accredited by the State Department of Education or
11 registered by the State Board of Education for purposes of
12 participating in federal programs. Sale of tangible personal
13 property in this paragraph shall include sale of admission tickets
14 and concessions at athletic events;

15 14. Sales of tangible personal property by:

- 16 a. local 4-H clubs,
17 b. county, regional or state 4-H councils,
18 c. county, regional or state 4-H committees,
19 d. 4-H leader associations,
20 e. county, regional or state 4-H foundations, and
21 f. authorized 4-H camps and training centers.

22 The exemption provided by this paragraph shall be limited to
23 sales for the purpose of raising funds for the benefit of such
24

1 organizations. Sale of tangible personal property exempted by this
2 paragraph shall include sale of admission tickets;

3 15. The first Seventy-five Thousand Dollars (\$75,000.00) each
4 year from sale of tickets and concessions at athletic events by each
5 organization exempt from taxation pursuant to the provisions of the
6 Internal Revenue Code, 26 U.S.C., Section 501(c)(4);

7 16. Items or services which are subsequently given away by the
8 Oklahoma Tourism and Recreation Department as promotional items
9 pursuant to Section 1834 of Title 74 of the Oklahoma Statutes;

10 17. Sales of tangible personal property or services to fire
11 departments organized pursuant to Section 592 of Title 18 of the
12 Oklahoma Statutes which items are to be used for the purposes of the
13 fire department. Any person making purchases on behalf of any such
14 fire department shall certify, in writing, on the copy of the
15 invoice or sales ticket to be retained by the vendor that the
16 purchases are made for and on behalf of such fire department and set
17 out the name of such fire department. Any person who wrongfully or
18 erroneously certifies that the purchases are for any such fire
19 department or who otherwise violates the provisions of this section
20 shall be deemed guilty of a misdemeanor and upon conviction thereof,
21 shall be fined an amount equal to double the amount of sales tax
22 involved or incarcerated for not more than sixty (60) days, or both;

23 18. Complimentary or free tickets for admission to places of
24 amusement, sports, entertainment, exhibition, display or other

1 recreational events or activities which are issued through a box
2 office or other entity which is operated by a state institution of
3 higher education with institutional employees or by a municipality
4 with municipal employees;

5 19. The first Fifteen Thousand Dollars (\$15,000.00) each year
6 from sales of tangible personal property by fire departments
7 organized pursuant to Titles 11, 18, or 19 of the Oklahoma Statutes
8 for the purposes of raising funds for the benefit of the fire
9 department. Fire departments selling tangible personal property for
10 the purposes of raising funds shall be limited to no more than six
11 (6) days each year to raise such funds in order to receive the
12 exemption granted by this paragraph;

13 20. Sales of tangible personal property or services to any Boys
14 & Girls Clubs of America affiliate in this state which is not
15 affiliated with the Salvation Army and which is exempt from taxation
16 pursuant to the provisions of the Internal Revenue Code, 26 U.S.C.,
17 Section 501(c) (3);

18 21. Sales of tangible personal property or services to any
19 organization, which takes court-adjudicated juveniles for purposes
20 of rehabilitation, and which is exempt from taxation pursuant to the
21 provisions of the Internal Revenue Code, 26 U.S.C., Section
22 501(c) (3), provided that at least fifty percent (50%) of the
23 juveniles served by such organization are court adjudicated and the
24

1 organization receives state funds in an amount less than ten percent
2 (10%) of the annual budget of the organization;

3 22. Sales of tangible personal property or services to:

4 a. any federally qualified community health center as
5 defined in Section 254c of Title 42 of the United
6 States Code,

7 b. any migrant health center as defined in Section 254b
8 of Title 42 of the United States Code,

9 c. any clinic receiving disbursements of state monies
10 from the Indigent Health Care Revolving Fund pursuant
11 to the provisions of Section 66 of Title 56 of the
12 Oklahoma Statutes,

13 d. any community based health center which meets all of
14 the following criteria:

15 (1) provides primary care services at no cost to the
16 recipient, and

17 (2) is exempt from taxation pursuant to the
18 provisions of Section 501(c)(3) of the Internal
19 Revenue Code, 26 U.S.C., Section 501(c)(3), and

20 e. any community mental health center as defined in
21 Section 3-302 of Title 43A of the Oklahoma Statutes,
22 and

23 f. any alcohol and substance treatment facility or
24 organization certified by the Department of Mental

1 Health and Substance Abuse Services to be a facility
2 or organization known as "Certified Services for
3 Alcohol and Drug Dependent" pursuant to Section 3-415
4 of Title 43A of the Oklahoma Statutes and which
5 organization is exempt from taxation pursuant to the
6 provisions of Section 501(c) (3) of the Internal
7 Revenue Code of 1986, as amended;

8 23. Dues or fees, including free or complimentary dues or fees
9 which have a value equivalent to the charge that could have
10 otherwise been made, to YMCAs, YWCAs or municipally-owned recreation
11 centers for the use of facilities and programs;

12 24. The first Fifteen Thousand Dollars (\$15,000.00) each year
13 from sales of tangible personal property or services to or by a
14 cultural organization established to sponsor and promote
15 educational, charitable and cultural events for disadvantaged
16 children, and which organization is exempt from taxation pursuant to
17 the provisions of the Internal Revenue Code, 26 U.S.C., Section
18 501(c) (3);

19 25. Sales of tangible personal property or services to museums
20 or other entities which have been accredited by the American
21 Association of Museums. Any person making purchases on behalf of
22 any such museum or other entity shall certify, in writing, on the
23 copy of the invoice or sales ticket to be retained by the vendor
24 that the purchases are made for and on behalf of such museum or

1 other entity and set out the name of such museum or other entity.
2 Any person who wrongfully or erroneously certifies that the
3 purchases are for any such museum or other entity or who otherwise
4 violates the provisions of this paragraph shall be deemed guilty of
5 a misdemeanor and, upon conviction thereof, shall be fined an amount
6 equal to double the amount of sales tax involved or incarcerated for
7 not more than sixty (60) days, or by both such fine and
8 incarceration;

9 26. Sales of tickets for admission by any museum accredited by
10 the American Association of Museums. In order to be eligible for
11 the exemption provided by this paragraph, an amount equivalent to
12 the amount of the tax which would otherwise be required to be
13 collected pursuant to the provisions of Section 1350 et seq. of this
14 title shall be separately stated on the admission ticket and shall
15 be collected and used for the sole purpose of servicing or aiding in
16 the servicing of debt incurred by the museum to effect the
17 construction, enlarging or renovation of any facility to be used for
18 entertainment, edification or cultural cultivation to which entry is
19 gained with a paid admission ticket;

20 27. Sales of tangible personal property or services occurring
21 on or after June 1, 1995, to children's homes which are supported or
22 sponsored by one or more churches, members of which serve as
23 trustees of the home;

24

1 28. Sales of tangible personal property or services to the
2 organization known as the Disabled American Veterans, Department of
3 Oklahoma, Inc., and subordinate chapters thereof;

4 29. Sales of tangible personal property or services to youth
5 camps which are supported or sponsored by one or more churches,
6 members of which serve as trustees of the organization;

7 30. Transfer of tangible personal property made pursuant to
8 Section 3226 of Title 63 of the Oklahoma Statutes by the University
9 Hospitals Trust;

10 31. Sales of tangible personal property or services to a
11 municipality, county or school district pursuant to a lease or
12 lease-purchase agreement executed between the vendor and a
13 municipality, county or school district. A copy of the lease or
14 lease-purchase agreement shall be retained by the vendor;

15 32. Sales of tangible personal property or services to any
16 spaceport user, as defined in the Oklahoma Space Industry
17 Development Act;

18 33. The sale, use, storage, consumption, or distribution in
19 this state, whether by the importer, exporter, or another person, of
20 any satellite or any associated launch vehicle, including components
21 of, and parts and motors for, any such satellite or launch vehicle,
22 imported or caused to be imported into this state for the purpose of
23 export by means of launching into space. This exemption provided by
24 this paragraph shall not be affected by:

- a. the destruction in whole or in part of the satellite or launch vehicle,
- b. the failure of a launch to occur or be successful, or
- c. the absence of any transfer or title to, or possession of, the satellite or launch vehicle after launch;

34. The sale, lease, use, storage, consumption, or distribution in this state of any space facility, space propulsion system or space vehicle, satellite, or station of any kind possessing space flight capacity, including components thereof;

35. The sale, lease, use, storage, consumption, or distribution in this state of tangible personal property, placed on or used aboard any space facility, space propulsion system or space vehicle, satellite, or station possessing space flight capacity, which is launched into space, irrespective of whether such tangible property is returned to this state for subsequent use, storage, or consumption in any manner;

36. The sale, lease, use, storage, consumption, or distribution in this state of tangible personal property meeting the definition of "section 38 property" as defined in Sections 48(a)(1)(A) and (B)(i) of the Internal Revenue Code of 1986, that is an integral part of and used primarily in support of space flight; however, section 38 property used in support of space flight shall not include general office equipment, any boat, mobile home, motor vehicle, or other vehicle of a class or type required to be

1 registered, licensed, titled, or documented in this state or by the
2 United States government, or any other property not specifically
3 suited to supporting space activity. The term "in support of space
4 flight", for purposes of this paragraph, means the altering,
5 monitoring, controlling, regulating, adjusting, servicing, or
6 repairing of any space facility, space propulsion systems or space
7 vehicle, satellite, or station possessing space flight capacity,
8 including the components thereof;

9 37. The purchase or lease of machinery and equipment for use at
10 a fixed location in this state, which is used exclusively in the
11 manufacturing, processing, compounding, or producing of any space
12 facility, space propulsion system or space vehicle, satellite, or
13 station of any kind possessing space flight capacity. Provided, the
14 exemption provided for in this paragraph shall not be allowed unless
15 the purchaser or lessee signs an affidavit stating that the item or
16 items to be exempted are for the exclusive use designated herein.
17 Any person furnishing a false affidavit to the vendor for the
18 purpose of evading payment of any tax imposed by Section 1354 of
19 this title shall be subject to the penalties provided by law. As
20 used in this paragraph, "machinery and equipment" means "section 38
21 property" as defined in Sections 48(a)(1)(A) and (B)(i) of the
22 Internal Revenue Code of 1986, which is used as an integral part of
23 the manufacturing, processing, compounding, or producing of items of
24 tangible personal property. Such term includes parts and

1 accessories only to the extent that the exemption thereof is
2 consistent with the provisions of this paragraph;

3 38. The amount of a surcharge or any other amount which is
4 separately stated on an admission ticket which is imposed, collected
5 and used for the sole purpose of constructing, remodeling or
6 enlarging facilities of a public trust having a municipality or
7 county as its sole beneficiary;

8 39. Sales of tangible personal property or services which are
9 directly used in or for the benefit of a state park in this state,
10 which are made to an organization which is exempt from taxation
11 pursuant to the provisions of the Internal Revenue Code, 26 U.S.C.,
12 Section 501(c)(3) and which is organized primarily for the purpose
13 of supporting one or more state parks located in this state;

14 40. The sale, lease or use of parking privileges by an
15 institution of The Oklahoma State System of Higher Education;

16 41. Sales of tangible personal property or services for use on
17 campus or school construction projects for the benefit of
18 institutions of The Oklahoma State System of Higher Education,
19 private institutions of higher education accredited by the Oklahoma
20 State Regents for Higher Education or any public school or school
21 district when such projects are financed by or through the use of
22 nonprofit entities which are exempt from taxation pursuant to the
23 provisions of the Internal Revenue Code, 26 U.S.C., Section
24 501(c)(3);

1 42. Sales of tangible personal property or services by an
2 organization which is exempt from taxation pursuant to the
3 provisions of the Internal Revenue Code, 26 U.S.C., Section
4 501(c)(3), in the course of conducting a national championship
5 sports event, but only if all or a portion of the payment in
6 exchange therefor would qualify as the receipt of a qualified
7 sponsorship payment described in Internal Revenue Code, 26 U.S.C.,
8 Section 513(i). Sales exempted pursuant to this paragraph shall be
9 exempt from all Oklahoma sales, use, excise and gross receipts
10 taxes;

11 43. Sales of tangible personal property or services to or by an
12 organization which:

- 13 a. is exempt from taxation pursuant to the provisions of
14 the Internal Revenue Code, 26 U.S.C., Section
15 501(c)(3),
- 16 b. is affiliated with a comprehensive university within
17 The Oklahoma State System of Higher Education, and
- 18 c. has been organized primarily for the purpose of
19 providing education and teacher training and
20 conducting events relating to robotics;

21 44. The first Fifteen Thousand Dollars (\$15,000.00) each year
22 from sales of tangible personal property to or by youth athletic
23 teams which are part of an athletic organization exempt from
24 taxation pursuant to the provisions of the Internal Revenue Code, 26

1 U.S.C., Section 501(c)(4), for the purposes of raising funds for the
2 benefit of the team;

3 45. Sales of tickets for admission to a collegiate athletic
4 event that is held in a facility owned or operated by a municipality
5 or a public trust of which the municipality is the sole beneficiary
6 and that actually determines or is part of a tournament or
7 tournament process for determining a conference tournament
8 championship, a conference championship, or a national championship;

9 46. Sales of tangible personal property or services to or by an
10 organization which is exempt from taxation pursuant to the
11 provisions of the Internal Revenue Code, 26 U.S.C., Section
12 501(c)(3) and is operating the Oklahoma City National Memorial and
13 Museum, an affiliate of the National Park System;

14 47. Sales of tangible personal property or services to
15 organizations which are exempt from federal taxation pursuant to the
16 provisions of Section 501(c)(3) of the Internal Revenue Code, 26
17 U.S.C., Section 501(c)(3), the memberships of which are limited to
18 honorably discharged veterans, and which furnish financial support
19 to area veterans' organizations to be used for the purpose of
20 constructing a memorial or museum;

21 48. Sales of tangible personal property or services on or after
22 January 1, 2003, to an organization which is exempt from taxation
23 pursuant to the provisions of the Internal Revenue Code, 26 U.S.C.,
24 Section 501(c)(3) that is expending monies received from a private

1 foundation grant in conjunction with expenditures of local sales tax
2 revenue to construct a local public library;

3 49. Sales of tangible personal property or services to a state
4 that borders this state or any political subdivision of that state,
5 but only to the extent that the other state or political subdivision
6 exempts or does not impose a tax on similar sales of items to this
7 state or a political subdivision of this state;

8 50. Effective July 1, 2005, sales of tangible personal property
9 or services to the Career Technology Student Organizations under the
10 direction and supervision of the Oklahoma Department of Career and
11 Technology Education;

12 51. Sales of tangible personal property to a public trust
13 having either a single city, town or county or multiple cities,
14 towns or counties or combination thereof as beneficiary or
15 beneficiaries or a nonprofit organization which is exempt from
16 taxation pursuant to the provisions of the Internal Revenue Code, 26
17 U.S.C., Section 501(c)(3) for the purpose of constructing
18 improvements to or expanding a hospital or nursing home owned and
19 operated by any such public trust or nonprofit entity prior to the
20 effective date of this act in counties with a population of less
21 than one hundred thousand (100,000) persons, according to the most
22 recent Federal Decennial Census. As used in this paragraph,
23 "constructing improvements to or expanding" shall not mean any
24 expense for routine maintenance or general repairs and shall require

1 a project cost of at least One Hundred Thousand Dollars
2 (\$100,000.00). For purposes of this paragraph, sales made to a
3 contractor or subcontractor that enters into a contractual
4 relationship with a public trust or nonprofit entity as described by
5 this paragraph shall be considered sales made to the public trust or
6 nonprofit entity. The exemption authorized by this paragraph shall
7 be administered in the form of a refund from the sales tax revenues
8 apportioned pursuant to Section 1353 of this title and the vendor
9 shall be required to collect the sales tax otherwise applicable to
10 the transaction. The purchaser may apply for a refund of the sales
11 tax paid in the manner prescribed by this paragraph. Within thirty
12 (30) days after the end of each fiscal year, any purchaser that is
13 entitled to make application for a refund based upon the exempt
14 treatment authorized by this paragraph may file an application for
15 refund of the sales taxes paid during such preceding fiscal year.
16 The Tax Commission shall prescribe a form for purposes of making the
17 application for refund. The Tax Commission shall determine whether
18 or not the total amount of sales tax exemptions claimed by all
19 purchasers is equal to or less than Six Hundred Fifty Thousand
20 Dollars (\$650,000.00). If such claims are less than or equal to
21 that amount, the Tax Commission shall make refunds to the purchasers
22 in the full amount of the documented and verified sales tax amounts.
23 If such claims by all purchasers are in excess of Six Hundred Fifty
24 Thousand Dollars (\$650,000.00), the Tax Commission shall determine

1 the amount of each purchaser's claim, the total amount of all claims
2 by all purchasers, and the percentage each purchaser's claim amount
3 bears to the total. The resulting percentage determined for each
4 purchaser shall be multiplied by Six Hundred Fifty Thousand Dollars
5 (\$650,000.00) to determine the amount of refundable sales tax to be
6 paid to each purchaser. The pro rata refund amount shall be the
7 only method to recover sales taxes paid during the preceding fiscal
8 year and no balance of any sales taxes paid on a pro rata basis
9 shall be the subject of any subsequent refund claim pursuant to this
10 paragraph;

11 52. Effective July 1, 2006, sales of tangible personal property
12 or services to any organization which assists, trains, educates, and
13 provides housing for physically and mentally handicapped persons and
14 which is exempt from taxation pursuant to the provisions of the
15 Internal Revenue Code, 26 U.S.C., Section 501(c)(3) and that
16 receives at least eighty-five percent (85%) of its annual budget
17 from state or federal funds. In order to receive the benefit of the
18 exemption authorized by this paragraph, the taxpayer shall be
19 required to make payment of the applicable sales tax at the time of
20 sale to the vendor in the manner otherwise required by law.

21 Notwithstanding any other provision of the Oklahoma Uniform Tax
22 Procedure Code to the contrary, the taxpayer shall be authorized to
23 file a claim for refund of sales taxes paid that qualify for the
24 exemption authorized by this paragraph for a period of one (1) year

1 after the date of the sale transaction. The taxpayer shall be
2 required to provide documentation as may be prescribed by the
3 Oklahoma Tax Commission in support of the refund claim. The total
4 amount of sales tax qualifying for exempt treatment pursuant to this
5 paragraph shall not exceed One Hundred Seventy-five Thousand Dollars
6 (\$175,000.00) each fiscal year. Claims for refund shall be
7 processed in the order in which such claims are received by the
8 Oklahoma Tax Commission. If a claim otherwise timely filed exceeds
9 the total amount of refunds payable for a fiscal year, such claim
10 shall be barred;

11 53. The first Two Thousand Dollars (\$2,000.00) each year of
12 sales of tangible personal property or services to, by, or for the
13 benefit of a qualified neighborhood watch organization that is
14 endorsed or supported by or working directly with a law enforcement
15 agency with jurisdiction in the area in which the neighborhood watch
16 organization is located. As used in this paragraph, "qualified
17 neighborhood watch organization" means an organization that is a
18 not-for-profit corporation under the laws of the State of Oklahoma
19 that was created to help prevent criminal activity in an area
20 through community involvement and interaction with local law
21 enforcement and which is one of the first two thousand organizations
22 which makes application to the Oklahoma Tax Commission for the
23 exemption after the effective date of this act;

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1 54. Sales of tangible personal property to a nonprofit
2 organization, exempt from taxation pursuant to the provisions of the
3 Internal Revenue Code, 26 U.S.C., Section 501(c)(3), organized
4 primarily for the purpose of providing services to homeless persons
5 during the day and located in a metropolitan area with a population
6 in excess of five hundred thousand (500,000) persons according to
7 the latest Federal Decennial Census. The exemption authorized by
8 this paragraph shall be applicable to sales of tangible personal
9 property to a qualified entity occurring on or after January 1,
10 2005;

11 55. Sales of tangible personal property or services by an
12 organization which is exempt from taxation pursuant to the
13 provisions of the Internal Revenue Code, 26 U.S.C., Section
14 501(c)(3) made during auction events the principal purpose of which
15 is to provide funding for the preservation of wetlands and habitat
16 for wild ducks;

17 56. Sales of tangible personal property or services by an
18 organization which is exempt from taxation pursuant to the
19 provisions of the Internal Revenue Code, 26 U.S.C., Section
20 501(c)(3) made during auction events the principal purpose of which
21 is to provide funding for the preservation and conservation of wild
22 turkeys;

23 57. Sales of tangible personal property or services to an
24 organization which:

1 a. is exempt from taxation pursuant to the provisions of
2 the Internal Revenue Code, 26 U.S.C., Section
3 501(c)(3), and

4 b. is part of a network of community-based, autonomous
5 member organizations that meets the following
6 criteria:

7 (1) serves people with workplace disadvantages and
8 disabilities by providing job training and
9 employment services, as well as job placement
10 opportunities and post-employment support,

11 (2) has locations in the United States and at least
12 twenty other countries,

13 (3) collects donated clothing and household goods to
14 sell in retail stores and provides contract labor
15 services to business and government, and

16 (4) provides documentation to the Oklahoma Tax
17 Commission that over seventy-five percent (75%)
18 of its revenues are channeled into employment,
19 job training and placement programs and other
20 critical community services;

21 58. Sales of tickets made on or after September 21, 2005, and
22 complimentary or free tickets for admission issued on or after
23 September 21, 2005, which have a value equivalent to the charge that
24 would have otherwise been made, for admission to a professional

1 athletic event in which a team in the National Basketball
2 Association is a participant, which is held in a facility owned or
3 operated by a municipality, a county or a public trust of which a
4 municipality or a county is the sole beneficiary, and sales of
5 tickets made on or after the effective date of this act, and
6 complimentary or free tickets for admission issued on or after the
7 effective date of this act, which have a value equivalent to the
8 charge that would have otherwise been made, for admission to a
9 professional athletic event in which a team in the National Hockey
10 League is a participant, which is held in a facility owned or
11 operated by a municipality, a county or a public trust of which a
12 municipality or a county is the sole beneficiary;

13 59. Sales of tickets for admission and complimentary or free
14 tickets for admission which have a value equivalent to the charge
15 that would have otherwise been made to a professional sporting event
16 involving ice hockey, baseball, basketball, football or arena
17 football, or soccer. As used in this paragraph, "professional
18 sporting event" means an organized athletic competition between
19 teams that are members of an organized league or association with
20 centralized management, other than a national league or national
21 association, that imposes requirements for participation in the
22 league upon the teams, the individual athletes or both, and which
23 uses a salary structure to compensate the athletes;

24

1 60. Sales of tickets for admission to an annual event sponsored
2 by an educational and charitable organization of women which is
3 exempt from taxation pursuant to the provisions of the Internal
4 Revenue Code, 26 U.S.C., Section 501(c)(3) and has as its mission
5 promoting volunteerism, developing the potential of women and
6 improving the community through the effective action and leadership
7 of trained volunteers;

8 61. Sales of tangible personal property or services to an
9 organization, which is exempt from taxation pursuant to the
10 provisions of the Internal Revenue Code, 26 U.S.C., Section
11 501(c)(3), and which is itself a member of an organization which is
12 exempt from taxation pursuant to the provisions of the Internal
13 Revenue Code, 26 U.S.C., Section 501(c)(3), if the membership
14 organization is primarily engaged in advancing the purposes of its
15 member organizations through fundraising, public awareness or other
16 efforts for the benefit of its member organizations, and if the
17 member organization is primarily engaged either in providing
18 educational services and programs concerning health-related diseases
19 and conditions to individuals suffering from such health-related
20 diseases and conditions or their caregivers and family members or
21 support to such individuals, or in health-related research as to
22 such diseases and conditions, or both. In order to qualify for the
23 exemption authorized by this paragraph, the member nonprofit

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1 organization shall be required to provide proof to the Oklahoma Tax
2 Commission of its membership status in the membership organization;

3 62. Sales of tangible personal property or services to or by an
4 organization which is part of a national volunteer women's service
5 organization dedicated to promoting patriotism, preserving American
6 history and securing better education for children and which has at
7 least 168,000 members in 3,000 chapters across the United States;

8 63. Sales of tangible personal property or services to or by a
9 YWCA or YMCA organization which is part of a national nonprofit
10 community service organization working to meet the health and social
11 service needs of its members across the United States; and

12 64. Sales of tangible personal property or services to or by a
13 veteran's organization which is exempt from taxation pursuant to the
14 provisions of the Internal Revenue Code, 26 U.S.C., Section 501
15 (c)(19) and which is known as the Veterans of Foreign Wars of the
16 United States, Oklahoma Chapters.

17 SECTION 4. Sections 1 and 2 of this act shall become effective
18 January 1, 2008.

19 SECTION 5. Section 3 of this act shall become effective July 1,
20 2007.

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1 Passed the House of Representatives the 15th day of March, 2007.

2
3
4 Presiding Officer of the House of
Representatives

5
6 Passed the Senate the ____ day of _____, 2007.

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9 Presiding Officer of the Senate