92nd General Assembly
March 26, 2019 – Session Day 72

TODAY AT THE CAPITOL
The Senate will convene at 1 p.m. and the House at 1:30 p.m.
Legislative Calendar: www.arkleg.state.ar.us

CORPORATE INCOME TAX REFORM – *** CALL TO ACTION ***
SB 576 by Sen. Bart Hester, 10 other Senators (including Senate President Pro Tem Jim Hendren) and Rep. Dan Douglas passed the Senate yesterday afternoon 27 to 3 and may be considered this morning in the House Revenue and Taxation Committee. If you asked your Senator to vote for SB 576, please say thank you. Please ask your State Representative vote FOR SB 576.

SB 576 contains major tax policy priorities we’ve advocated for more than a decade. If adopted, this bill will make Arkansas’s corporate income taxes fairer and more competitive with other states. Details of the amended bill:

- Require Remote Sellers and Marketplace Facilitators to Collect Sales Tax
- Enforcement of existing tax obligations to pay for state and local services—not a new tax.
- Puts our in-state sellers on equal footing with out-of-state sellers instead of a 10 percent price disadvantage.
- Extend Net Operating Loss (NOL) Carryforwards to Prevent Double Taxation
- This could potentially help any business in Arkansas. Currently, past years’ losses can only be offset against future years’ earnings for up to five years (worst in USA).
- This will phase in an increase of the offset period to 10 years.
- Adopt Single Sales Factor (SSF) Apportionment
- Arkansas is one of a declining number of states that still use property and payroll factors to determine taxable income, effectively raising taxes on in-state businesses while giving out-of-state businesses a 50 percent tax cut.
- Arkansas businesses are currently double taxed selling into states with SSF.
- Going to SSF benefits businesses that invest in employees and property in Arkansas—particularly manufacturers, wholesalers, retailers and banks.
- Decrease the corporate income tax rate from 6.5 percent to 5.9 percent
- Modifies sales taxes paid by car washes.
- This part of the bill is expected to be amended today.

MINIMUM WAGE LAW – STATE CHAMBER/AIA PRIORITY LEGISLATION
HB 1752 by Rep. Robin Lundstrum and Sen. Mat Pitsch was not considered yesterday and is on this afternoon’s House Calendar. It seeks to increase the size of businesses that qualify for Minimum Wage Act exemption, from those with four employees to those with up to 25. It also seeks to exempt nonprofit entities with operating budgets of less than $1 million and nonprofit developmental service providers. The purpose is to mitigate the cost increases on small businesses and non-profits. Please ask your State Representative to vote FOR HB 1752.

NIGHT SKY PROTECTION
HB 1309 by Rep. Stephen Meeks was not considered yesterday but is on this afternoon’s House Calendar. The bill seeks to create the Nighttime Environment Protection Act to regulate outdoor night lighting fixtures. It would also establish cost and other considerations for a state agency, public corporation, county, or municipality to use public funds to operate, maintain, install, or cause to be installed, shielded outdoor lighting in new or replacement outdoor lighting fixtures. This bill will increase utility costs that will be passed on to consumers. We join multiple members that oppose this bill.

CONSTITUTIONAL AMENDMENT REFERRAL
SJR 15 by Sen. Alan Clark was not considered yesterday and is on this afternoon’s Senate Calendar. It seeks to refer a modification to term limits laws to the 2020 General Election ballot. It would set term limits for newly elected legislators at 12 years. Current legislators can complete 16 years of service as provided in existing law. Members could return after sitting out four years.

If approved by the Senate and the House, this would become the second of three potential ballot referrals. The first was a measure to allow a vote on making permanent an existing half cent sales tax for highways.

We want HJR 1008/SJR 10 to be the third referral.

BALLOT INITIATIVE REFORM – STATE CHAMBER/AIA PRIORITY LEGISLATION - ***
Call to Action ***
SJR 10 and HJR 1008 by Sen. Mat Pitsch and Rep. DeAnn Vaught await consideration in their respective State Agencies Committees, which is likely to occur this week. These identical resolutions would repeal the 30-day signature cure period, move the filing deadline for initiatives and signatures to January 15 and set a deadline to file legal challenges on April 15, both dates in the General Election year. They also would increase the vote majority required by the Legislature to make amendment referrals from a simple majority to a three-fifths (60 percent) majority and increase the number of counties from which a set number of signatures are required from 15 counties to three-fifths of the counties (45).

Please make sure your Legislators know HJR1008/SJR10 were developed by the State Chamber/AIA with the help of the attorneys who represented us in many ballot initiative challenges and in cooperation with the Arkansas Attorney General and Arkansas Secretary of State.
Please ask your Legislators to vote FOR HJR 1008 and SJR 10.

WEIGHTED CREDIT COURSES – STATE CHAMBER/AIA PRIORITY LEGISLATION
SB 478 by Sen. Jane English and Rep. Jana Della Rosa is on this morning’s House Education Committee agenda. It would apply new standards for the Department of Education in approving courses for weighted credit. It would also allow teachers in advanced placement programs to satisfy requirements by attending a College Board-endorsed training or other similarly rigorous training approved by the department. Finally, it would allow the Department of Education to approve a course weighted for credit if the course exceeds the curriculum standards for a non-weighted credit class or meets or exceeds the standards of a comparable advanced placement class. We developed and support this bill.

PRE-JUDGMENT AND POST-JUDGMENT INTEREST RATES – STATE CHAMBER/AIA PRIORITY LEGISLATION
SB 544 by Sen. Missy Irvin, Rep. Doug House and others is on today’s agenda in the House Judiciary Committee. It would change the pre-judgment and post-judgment interest rates from 10 percent per annum to the Federal Reserve primary credit rate in effect on the date on which the judgment is entered plus 2 percent. It would also set the rate for an action on a contract at the rate provided by the contract unless it is less than the above rate. We support this bill.

PROTECTION FROM DISORDERLY CONDUCT – STATE CHAMBER/AIA BILL
HB 1898 by Rep. Lee Johnson and Sen. Mat Pitsch is on today’s agenda in the House Judiciary Committee. It seeks to create a criminal offense and cause for civil action for aggravated disorderly conduct. Details of the bill:
· Defines such actions as obstructing the entrance to a business or school with the
This bill seeks to protect business property, business operations, customers, employees, schools, students and personal homes. In extreme cases, disorderly activity can obstruct public streets, interfere with private property, encourage coercive conduct and even result in threats of violence. Such activity can result in private property damage and frighten employees, customers, innocent neighbors and family members. The bill does not infringe, discourage or disrupt any individual's ability to peacefully exercise their Constitutionally protected right to free speech or assembly.

We support this bill.

LOW READING ASSESSMENT LEVELS
SB 349 by Sen. Alan Clark is on today’s Senate Calendar. It seeks to create personnel reporting requirements for schools based on low reading assessment levels. The amendment addresses concerns of the bill's critics. We support this bill.

HISTORIC REHABILITATION INCOME TAX CREDIT
HB 1800 by Rep. Andy Davis is on today's agenda in the House Revenue and Taxation Committee. It seeks to create the Arkansas Major Historic Rehabilitation Income Tax Credit and the Arkansas Major Historic Rehabilitation Trust Fund to be issued by the Department of Arkansas Heritage. The bill would allow an income tax credit only once in a two-year period for each eligible property to be an amount of 25 percent of the total qualified rehabilitation expenses incurred to complete. It also would allow for an income tax credit on properties completed as a certified rehabilitation service after January 1, 2019 for a minimum investment of $1.5 million and is not receiving a separate tax credit under state law on the same property. Finally, it provides a freely transferable certification of completing for properties designated as undergoing rehabilitation by the Department of Heritage. We support this bill.

PAID PETITION CANVASSERS
SB 611 by Sen. Greg Leding is on today's agenda in the Senate State Agencies Committee. It seeks to change reporting requirements for paid canvassers so that they must provide only a permanent domicile address and not a current residential address. We oppose this bill and have already passed a bill that addresses petitioners.

WAIVER OF JURY TRIAL CLAUSES
SB 558 by Sen. Gary Stubblefield is on today's Senate Calendar to adopt an amendment. It seeks to repeal the validity of any contractual waiver of rights to a trial by jury, retroactive to March 18, 2018. We oppose this bill.

FREDOM OF INFORMATION ACT
SB 521 by Sen. Kim Hammer is on today's agenda in the Senate State Agencies Committee. It seeks to amend the Freedom of Information Act and the definition of public records contained therein to exclude identifying information of donors, potential donors, non-donors or individual donor amounts to a private foundation that receives public funds.

INDEPENDENT CONTRACTOR
HB 1850 by Rep. Austin McCollum and Sen. Bart Hester is on today's agenda in the House Public Health Welfare and Labor Committee. The bill seeks to establish the Empower Independent Contractors Act amending the definitions of “employee,” “employer” and “employment status” on the basis of a 20-factor test. We are doing research that will likely lead to some amendment suggestions, at a minimum.

There are many different definitions of independent contractor in state and federal law. Some state laws regarding independent contractors must be consistent with certain federal guidelines. Unemployment insurance laws are the best example. In these situations, there can be consequences to Arkansas for being out of compliance with federal guidelines.
It can be very confusing for employers and we have discussed this problem for years. But we could never identify a solution that would fix the problem and not cause more confusion. There are two conflicts we can see immediately. First, workers’ compensation laws have their own definitions and our workers' comp laws were implemented by an Initiated Act. Therefore, any changes require a two-thirds vote. Second, this bill cannot change federal law. So, even if it were possible to create a single Arkansas definition of Independent Contractor, it would still leave employers open to confusion. Also, creating a 20-factor test to identify an Independent Contractor will be very difficult to establish.

**UNEMPLOYMENT INSURANCE**

SB 626 by Sen. Kim Hammer is on today's agenda in the Senate Public Health, Welfare and Labor Committee. It seeks to increase the number of days that an employer has to respond to an initial claim of unemployment benefits before the right to respond is waived, from 10 to 15 days. This bill would create several program compliance issues that would be insurmountable. The current 10 days to respond is more than sufficient. Employers have options to gain more time if needed. **We oppose this bill.**

**YESTERDAY AT THE CAPITOL**

**SNAP BENEFITS**

HB 1743 by Rep. Mary Bentley and Sen. Scott Flippo was defeated in the House yesterday 37 to 29. The bill sought to prohibit the use of Supplemental Nutrition Assistance Program (SNAP) benefits for purchases of candy, soft drinks, energy drinks and dietary supplements.

**FRADULENT LIENS**

HB 1463 by Rep. Jimmy Gazaway and Sen. Bart Hester passed in the House yesterday 95 to 0. This bill would require a filing official with reason to believe that a financial filing under the Uniform Commercial Code is fraudulent to notify the Office of the Secretary of State. It also provides procedures for determining if the financing statement is void. Finally, it would require concurred findings of fact by the director and counsel for refused financing statements be submitted by the director and request reasoning for why the financing statement should not be refused to the secured party.

The Secretary of State’s office made changes to this bill that we requested on behalf of member companies. **We support this bill.**

**TAX APPEALS COMMISSION**

SB 560 by Sen. Blake Johnson passed in the Senate yesterday 28 to 2. This is a concept we support. However, the bill needs some adjustments.

The bill seeks to create the Tax Appeals Commission, separate and apart from the Department of Finance and Administration (DFA), which shall have jurisdiction over any administrative hearing by a taxpayer who seeks administrative relief from a DFA decision. It would require the Tax Appeals Commission to provide written decisions, including statements of facts, conclusions of the law, and orders to grant relief, invoke remedies and issue orders. It also would require decisions be public in either print or electronic form, allow the Tax Appeals Commission to establish a Small Claims Division, and allow the DFA to seek judicial relief from a decision made by the Tax Appeals Commission.

**UNIFORM CONTRIBUTION AMONG TORTFEASORS ACT - STATE CHAMBER/AIA PRIORITY LEGISLATION**

SB 543 by Sen. Missy Irvin, Rep. Rebecca Petty and others was amended yesterday to add an Emergency Clause. It would amend the Uniform Contribution Among Tortfeasors Act, requiring “several” liability to be determined after consideration of the fault of all persons or entities. **We support this bill.**

**MINIMUM WAGE LAW – STATE CHAMBER/AIA PRIORITY LEGISLATION**

HB 1753 by Rep. Robin Lundstrum and Sen. Mat Pitsch had an amendment adopted yesterday on the House floor. It seeks to change the language of “student” to “people under 20,” i.e., teenagers. An age limit would be easier to administer than dealing with proof issues for determining the status of “students.” Current law allows full-time students...
working less than 20 hours during school or 40 hours during off-school time, to be paid 85 percent of the minimum wage. The bill’s intent is to freeze the minimum wage for teenagers at $9.25 and eliminate the 85 percent limit. Please ask your Legislators to vote FOR HB 1753.

INVASION OF PRIVACY
SB 230 by Sen. Kim Hammer received a Do Pass motion yesterday in the Senate Judiciary Committee, but it failed. It seeks to create a statutory civil action for invasion of privacy, authorizing a person to bring suit for damages and injunctive relief against a person who improperly intrudes into his or her private affairs or publicizes the person in a false light. We oppose this bill.

PENDING BILLS WE SUPPORT
EMPLOYMENT LAW – STATE CHAMBER/AIA PRIORITY LEGISLATION
HB 1751 by Rep. Robin Lundstrum and Sen. Mat Pitsch is on tomorrow’s agenda in the Senate Public Health, Welfare and Labor Committee. This bill addresses wage and payment requirements, including requiring the employer to pay a discharged employee within seven days of the next regular payday or pay double the wages due. Other provisions include: establishing a two-year statute of limitation, and providing that if an employer is providing wages earned via a pre-loaded debit card, the employee is entitled to at least one free withdrawal for each deposit of wages loaded onto the card. This bill is designed to provide some clarity in employment laws. Please ask your Legislators to vote FOR HB 1751.

WORKFORCE DEVELOPMENT – STATE CHAMBER/AIA PRIORITY LEGISLATION
SB 522 by Sen. Jane English was amended yesterday and is expected to be considered tomorrow in the Senate Education Committee. The bill seeks to increase industry involvement in workforce training by amending the duties of the Career Education and Workforce Development Board and renames it as the Office of Skills Development and the Career Education and Workforce Development Board. It also would authorize a voting member of the board to establish a subcommittee that is made up of members relevant to the specific industry in order to better develop recommendations. Finally, it would add one representative from the Department of Human Services, the Department of Correction, and the Arkansas Economic Developers and Chamber of Commerce Executives (AEDCE) as nonvoting members. We developed and support this bill.

MEDICAL COST RECOVERY
SB 545 by Sen. Missy Irvin, Rep. Rebecca Petty and others is being returned to Senate Judiciary Committee. It would limit the recovery of damages for necessary medical care, treatment or services to those costs actually paid by or on behalf of the plaintiff or which remain unpaid and for which the plaintiff or any third party is legally responsible.

PENDING BILLS WE OPPOSE
CONSUMER PROTECTION
HB 1704 Rep. Jimmy Gazaway awaits consideration in the House Insurance and Commerce Committee. It seeks to prohibit unconscionable terms in standard-form contracts, requiring the court to limit the application of terms it finds unconscionable and refuse to enforce the contract in whole or part. The bill also would designate unconscionable terms: that resolution of legal claims take place in an inconvenient venue, a waiver of an individual’s right to asset claims or seek remedies provided by a federal statute, a waiver of an individual’s right to seek punitive damages as provided by law, a provision that limits the time in which an action may be brought under the standard-form contract or that waives the statute of limitations, or a requirement that an individual pay fees and costs to bring a legal claim subsequently in excess of required fees and costs to bring a claim in state or federal court. Finally it would exempt contracts to which one party is regulated by a regulatory body or officer under statutory state or federal authority, and a financial institution as defined under 23-45-102. We oppose this bill because:
· HB1704 is an effort to invalidate arbitration clauses contained in contracts; these clauses provide that a dispute is taken to arbitration, as opposed to court
HB1704 not only seeks to invalidate those provisions, but would authorize the Attorney General to file suit against a party for simply placing an arbitration provision in a contract and obtain civil penalties that could run into the hundreds of thousands of dollars.

- Arkansas adopted an arbitration act authorizing such agreements many years ago (ACA 16-108-101) and has proven to be a useful form of alternative dispute resolution.
- To not only prohibit those provisions, but to go so far as to punish someone for including an arbitration provision is not conservative; it is the exact opposite and is detrimental to those who create jobs and support our economy.
- HB1704 is legislation based on the “Model State Consumer and Employee Justice Enforcement Act” developed several years ago by the National Consumer Law Center based in Boston; that organization should not be setting policy in Arkansas.
- Finally, the U.S. Supreme Court has ruled that state laws that discriminate against, or disfavor, arbitration provisions are preempted; as a result, HB1704 not only seeks to adopt bad policy, it seeks to adopt policy that the State cannot enforce.

PHARMACY BENEFIT MANAGEMENT

SB 520 by Sen. Kim Hammer is on today’s Senate Calendar to adopt an amendment. This 2019 version of a pharmacy benefit managers (PBM) bill seeks to make various changes to the regulation and licensure of PBMs, including redefining the maximum allowable cost list and adding a defined professional dispensing fee to the list. It also would require a PBM to report the following to the Insurance Commissioner on a quarterly basis: amount of rebates received, amount of rebates distributed to healthcare insurers, amount paid by the healthcare insurer for pharmacist services itemized by pharmacy, product, and goods and services, and the amount a pharmacy benefits manager paid for pharmacist services itemized by pharmacy, product, and goods and services. This report is exempt from the FOIA.

DECEPTIVE TRADE PRACTICES

HB 1462 by Rep. Jimmy Gazaway awaits consideration in the House Insurance & Commerce Committee. It provides that a person has a cause of action for actual damages or injury resulting from deceptive trade practices and may recover those damages and attorney’s fees. It also removes the definition of actual financial loss as used for deceptive trade practices. This bill seeks to repeal a bill we filed in 2017. We oppose this bill.

BILLS OF INTEREST

TAX REFORM

SB 561 by Sen. Jim Hendren is on today’s agenda in the House Revenue and Taxation Committee. It seeks to make changes to various tax provisions and related administrative procedures, enforcement, assessment guidelines, penalties for noncompliance and certain exemptions. It would place administration of the franchise tax with the Department of Finance and Administration rather than the Secretary of State. It would also require the department to report before each regular session to the Legislative Council and the Governor on the effect of each exemption, discount, credit and deduction relating to state income, sales and use tax.

TOBACCO TAX AND EARNED INCOME TAX CREDIT

SB 571 by Sen. Jim Hendren and Rep. Lee Johnson and 16 other Senators and 39 other House members is on tomorrow’s agenda in the House Revenue and Taxation Committee and an amendment has been filed. It seeks to reduce individual income taxes by creating an earned income tax credit and increased standard deduction to be offset by new taxes on cigarettes and e-cigarettes. The bill sets the effective date tax year beginning on January 1, 2020.

GOVERNMENT TRANSFORMATION

HB 1763 by Rep. Andy Davis and Sen. Bart Hester awaits consideration in the Senate State Agencies Committee, which is expected to be completed this week. This is the Governor’s plan to transform state government by reducing the number of agency direct reports from more than 40 to 15 new Departments that will be managed by a Secretary. Those 15 Secretaries will report directly to the Governor.
PROPERTY TAX ASSESSMENT CHALLENGES
HB 1562 by Rep. Stephen Meeks and Sen. Missy Irvin is on tomorrow's agenda in the Senate Revenue and Taxation Committee. This bill addresses payment obligations when tax assessments are challenges.

ASSESSMENT DISCLOSURES
SB 530 by Sen. Lance Eads and Rep. Dan Douglas is on today's House Calendar to adopt an amendment. It would impose disclosure requirements relating to protests and appeals of commercial and industrial property taxes or assessments before county equalization boards, providing that evidence not disclosed within a specified time period will be inadmissible. It would also require the following to be disclosed at least five days prior to an appeals hearing: if the property was occupied or unoccupied at the time of the transaction, and if the property was subject to any use, deed, or lease restriction at the time of transaction that prohibits the property from being used for the purpose of which a presiding structure or building was designed.

STATE CHAMBER TRACKED BILLS
New House bills filed yesterday: 16 | Total House bills filed: 916
New Senate bills filed yesterday: 15 | Total Senate bills filed: 643
New bills added to our tracking: 10 | Total tracked bills and resolutions: 518

New bills added to our tracking: https://arkansasstatechamber-my.sharepoint.com/:w/p/khall/EZBpZLMN0c1OnXLN6YGpQyBLZw35xhd8Iq4D3JeUnitdg7e=Qioso

All bills we are tracking are posted on our website, by category, and can be reviewed by clicking this link: https://www.arkansasstatechamber.com/governmental-affairs/legislative-tracking/

LEGISLATIVE SESSION INFORMATION
To view schedules, calendars, bill information and legislator information, click www.arkleg.state.ar.us.

Legislative Message Center
House of Representatives: 501-682-6211
Senate: 501-682-2902

Live Streaming from the Capitol
The House and Senate have links to live streaming of their committee meetings and floor session online.
- House: https://www.arkansashouse.org/
- Senate: http://www.arkansas.gov/senate/

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