Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/19/03		
2	84th General Assembly		HOUSE DU L. 1042	
3	Regular Session, 2003		HOUSE BILL 1943	
4	Duu Donrogontativa Clavale	and		
5	By: Representative Cleveland			
6 7				
7 8		For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE § 15-72-302			
9 10	PERTAINING TO WELL DRILLING UNITS; AND FOR OTHER			
10	PURPOSES.			
12	101105	• 64		
12		Subtitle		
14	AN	ACT TO AMEND ARKANSAS CODE § 15-72-		
15	302 PERTAINING TO WELL DRILLING UNITS;			
16	AND	O FOR OTHER PURPOSES.		
17				
18				
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
20				
21	SECTION 1. Arkansas Code § 15-72-302 is amended to read as follows:			
22	15-72-302. Just and equitable shares - Preventing waste, avoiding			
23	risks, etc Drilling units.			
24	(a) Whether or not the total production from a pool is limited or			
25	prorated, no rule, regulation, or order of the Oil and Gas Commission shall			
26	be such in terms or	effect:		
27	(1) Tha	t it shall be necessary at any time f	or the producer	
28	from, or the owner o	f, a tract of land in the pool, in or	der that he may	
29	obtain the tract's j	ust and equitable share of the produc	tion of the pool, as	
30	the share is set forth in this section, to drill and operate any well or			
31	wells on the tract in addition to the well or wells as can without waste			
32	produce the share; o	r		
33	(2) As	to occasion net drainage from a tract	unless there is	
34	drilled and operated upon the tract a well or wells in addition to the wells			
35	thereon as can without waste produce the tract's just and equitable share, as			
36	set forth in this se	ction, of the production of the pool.		



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1 (b)(1) For the prevention of waste and to avoid the augmenting and 2 accumulation of risks arising from the drilling of an excessive number of wells, the commission shall, after a hearing, establish a drilling unit or 3 4 units for each pool, except in those pools which, prior to February 20, 1939, 5 have been developed to an extent and where conditions are such that it would 6 be impracticable or unreasonable to use a drilling unit at the present stage 7 of development. 8 (2)(A) As used in this subchapter, unless the context otherwise requires, "drilling unit" means the maximum area which may be efficiently and 9 10 economically drained by one (1) well, As used in this subchapter, unless the 11 context otherwise requires, "drilling unit" means a single governmental section or the equivalent, unless a larger or smaller area is requested by 12 an owner, as defined in § 15-72-102, within the drilling unit to be 13 established and a larger or smaller area is established by order of the 14 15 commission, and the drilling unit shall constitute a developed unit as long 16 as a well is located thereon which is capable of producing oil or gas in 17 paying quantities.

 18
 (B) The commission shall have the continuing authority to:

 19
 (i) Designate the number of wells that may be drilled and

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 produced within a drilling unit; and

21 (ii) Regulate the spacing among multiple wells drilled and 22 produced within a drilling unit.

(c)(1) Each well permitted to be drilled upon any drilling unit shall 23 24 be drilled approximately in the center thereof at a location that is in 25 compliance with rules adopted by the commission, with such exception as may 26 be reasonably necessary where it is shown, after notice and upon hearing, and 27 the commission finds, that the unit is partly outside the pool or, for some 28 other reason, a well approximately in the center of the unit would be 29 nonproductive or where topographical conditions are such as to make the 30 drilling approximately in the center of the unit unduly burdensome a well 31 drilled at a different location is likely to prevent waste or protect 32 correlative rights of owners within the unit, or both. 33 (2) Whenever an exception is granted, the commission shall take 34 action to offset any advantage which the person securing the exception may 35 have over other producers by reason of the drilling of the well as an

36 exception, and so that drainage from developed units to the tract with

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1 respect to which the exception is granted will be prevented or minimized and 2 the producer of the well drilled as an exception will be allowed to produce 3 no more than his just and equitable share of the oil and gas in the pool, as 4 such share is set forth in this section.

5 (d)(1) Subject to the reasonable requirements for prevention of waste, 6 a producer's just and equitable share of the oil and gas in the pool, also 7 sometimes referred to as a tract's just and equitable share, is that part of 8 the authorized production for the pool, whether it is the total which could 9 be produced without any restriction on the amount of production, or whether 10 it is an amount less than that which the pool could produce if no restriction 11 on amount were imposed, which is substantially in the proportion that the 12 quantity of recoverable oil and gas in the developed area of his tract in the 13 pool bears to the recoverable oil and gas in the total developed area of the 14 pool, insofar as these amounts can be practically ascertained.

15 (2) To that end, the rules, regulations, permits, and orders of 16 the commission shall be such as will prevent or minimize reasonably avoidable 17 net drainage from each developed unit, that is, drainage which is not 18 equalized by counter drainage, and will give to each producer the opportunity 19 to use his just and equitable share of the reservoir energy.

(e)(1) The commission may, after public hearing held pursuant to
notice given as required by law and by any rules or orders of the commission,
establish a drilling unit as defined in subsection (b) of this section for an
exploratory well to be drilled therein.

24 (2) Any drilling unit so established shall be comprised of a 25 governmental section or the equivalent thereof, unless a larger or smaller 26 area is requested by an owner, as defined in § 15-72-102, within the drilling 27 unit to be established and a larger or smaller area is established by order 28 of the commission, determined by the commission to be prospective of oil or gas, or both, and the commission shall have the authority to integrate 29 30 separately owned tracts embraced therein when the owners thereof fail or refuse voluntarily to do so, provided that persons who own at least an 31 32 undivided fifty percent (50%) interest in the right to drill and produce oil 33 or gas, or both, from the total proposed unit area agree thereto.

34 <u>(3)</u> However, any such order of the commission and drilling unit 35 as established for exploratory purposes thereunder shall remain in force for 36 a period no longer than the later of one (1) year following the effective

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1	date thereof or one (1) year following the cessation of drilling operations
2	or production within the unit, whereupon the order of the commission and the
3	provisions thereof shall automatically terminate.
4	/s/ Cleveland
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