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: S3/20/03			
2	84th General Assembly	A Bill			
3	Regular Session, 2003		SENATE BILL	154	
4					
5	By: Senators Wilkinson, Al	tes			
6	By: Representative Walters				
7					
8					
9		For An Act To Be Entitled			
10	AN ACT	TO PROVIDE ECONOMIC STIMULUS TO THE CO	OAL		
11	MINING	INDUSTRY BY PROVIDING A TAX CREDIT TO			
12	MINING	ENTERPRISES THAT MINE ARKANSAS COAL;	AND		
13	FOR OT	HER PURPOSES.			
14					
15		Subtitle			
16		PROVIDE ECONOMIC STIMULUS TO THE COAL			
17		ING INDUSTRY BY PROVIDING A TAX			
18	CRE	DIT TO MINING ENTERPRISES THAT MINE			
19	ARK	ANSAS COAL.			
20					
21					
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:		
23			- .		
24		cansas Code Title 26, Chapter 51, Subch	apter 5 is amen	ded	
25		section to read as follows:			
26		al mining, producing, and extracting.			
27	(a) As used in				
28		al mining enterprise" means:			
29 30		An Arkansas taxpayer primarily engage		Ľ	
31		lucing, or extracting coal in Arkansas;			
32	(B) A holder of a valid mining permit issued by the				
33	Arkansas Department of Environmental Quality to allow surface or highwall mining;				
34		wible transferee" means any Arkansas t	axpaver subject	to	
35	(2) "Eligible transferee" means any Arkansas taxpayer subject to the Income Tax Act of 1929, §§ 26-51-101 et seq., the premium tax imposed by				
36	§ 23-75-119, or the premium tax imposed by § 23-63-1614; and				



SB154

1	(3) "Taxpayer" means a coal mining enterprise or an eligible		
2	transferee.		
3	(b)(1) There shall be allowed a credit against the income tax imposed		
4	by the Income Tax Act of 1929, §§ 26-51-101 et seq., the premium tax imposed		
5	by § 23-75-119, or the premium tax imposed by § 23-63-1614 in an amount as		
6	determined in subsection (c) of this section for a taxpayer.		
7	(2) A credit allowed under this section shall expire after five		
8	(5) tax years following the tax year in which the tax credit was earned.		
9	(c)(1)(A) A credit of two dollars (\$2.00) per ton of coal mined,		
10	produced, or extracted shall be allowed on each ton of coal mined in Arkansas		
11	<u>by a coal mining enterprise in a tax year.</u>		
12	(B) An additional credit of three dollars (\$3.00) per ton		
13	of coal mined, produced, or extracted shall be allowed on each ton of coal		
14	mined in Arkansas in excess of fifty thousand (50,000) tons by a coal mining		
15	enterprise in a tax year.		
16	(2) A credit under this section is earned only if the coal is		
17	sold to an electric generation plant for less than forty dollars (\$40.00) per		
18	ton excluding freight charges.		
19	(3) At the election of the taxpayer, the credit may be treated		
20	as:		
21	(A) Payment of a tax;		
22	(B) Prepayment of a tax; or		
23	(C) Prepayment of an estimated tax.		
24	(d)(1) The credits allowed under this section shall be freely		
25	transferable by written agreement to subsequent transferees at any time		
26	during the five (5) years following the year the credit was earned.		
27	(2) A coal mining enterprise that has earned a credit under this		
28	section may transfer the credit in writing to an eligible transferee.		
29	(3)(A) The coal mining enterprise and the eligible transferee		
30	shall jointly file a copy of the written credit transfer agreement with the		
31	Director of the Department of Finance and Administration within thirty (30)		
32	days of the credit transfer.		
33	(B) The written credit transfer agreement shall contain:		
34	(i) The name of the parties to the transfer;		
35	(ii) The amount of the credit transferred;		
36	(iii) The tax year that the credit was originally		

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1	earned by the coal mining enterprise; and
2	(iv) The tax year or years in which the credit may
3	be claimed.
4	(C)(i) The Department of Finance and Administration shall
5	promulgate rules and regulations to permit the verification of the validity
6	and timeliness of a claimed tax credit that has been transferred under this
7	subsection (d).
8	(ii) The rules and regulations shall not unduly
9	restrict or hinder the transfers of credits under this section.
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11	SECTION 2. This act applies to tax years beginning on or after January
12	<u>1, 2004.</u>
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14	/s/ Wilkinson
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