1 2	State of Arkansas 93rd General Assembly	A Bill	Call Item 7
3	Second Extraordinary Session, 20	021	HOUSE BILL 1007
4			
5	By: Representatives Jett, M. Hod	ges, Rye	
6	By: Senator D. Wallace		
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND CERTAIN TAX INCENTIVES; TO AMEND THE		
10	INCOME TAX C	REDIT FOR WASTE REDUCTION, REUSE, C)R
11	RECYCLING EQ	UIPMENT; TO CLARIFY THE DISTRIBUTION	ON OF
12	INCOME TAX C	REDITS FOR WASTE REDUCTION, REUSE,	OR
13	RECYCLING EQ	UIPMENT; AND FOR OTHER PURPOSES.	
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15			
16		Subtitle	
17	TO AMEN	D THE INCOME TAX CREDIT FOR WASTE	
18	REDUCTI	ON, REUSE, OR RECYCLING EQUIPMENT.	
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21	BE IT ENACTED BY THE GENI	ERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
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23	SECTION 1. DO NOT CODIFY		
24	The General Assemb		
25		s is one (1) of the leading produce	
26		ssippi County, Arkansas is ranked a	as one (1) of the
27		ing counties in the United States;	
28		el industry in the United States is	
29	_	re presently rising prices and a hi	igh level of demand
30	for raw materials in the		
31		s a need for the reshoring of well-	
32	manufacturing jobs, and Arkansas has an unprecedented opportunity to utilize		
33		ams that are intended to encourage	<u>investment</u> in this
34	state to capitalize on the		
35		nsidering where to place new Americ	
36	jobs, companies will cons	sider the availability of incentive	es and credits; and

1	(5) In order to continue to attract well-paying manufacturing
2	jobs to the State of Arkansas and encourage continuing capital investment by
3	steel producers in this state, adjustments in the recycling tax credit are
4	appropriate to allow the recycling tax credit to be utilized more fully to
5	accomplish the purpose for which the recycling tax credit is intended.
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7	SECTION 2. Arkansas Code 26-51-506(b), concerning the definitions used
8	in the income tax credit for waste reduction, reuse, or recycling equipment,
9	is amended to add an additional subdivision to read as follows:
10	(17) "Qualified growth project" means a steel mill facility
11	that:
12	(A) Has common controlling ownership interest with a
13	qualified manufacturer of steel as defined in § 26-51-1211, § 26-52-911, Acts
14	2013, No. 1084, or Acts 2013, No. 1476 at the time the facility commenced
15	operation;
16	(B) Is commenced on or after January 1, 2021;
17	(C) Is conducted on the site of or adjacent to a qualified
18	manufacturer of steel, as defined in § 26-51-1211, § 26-52-911, Acts 2013,
19	No. 1084, or Acts 2013, No. 1476;
20	(D) Has a total investment of at least two billion dollars
21	<u>(\$2,000,000,000);</u>
22	(E)(i) Is undertaken by a taxpayer that has entered into
23	an agreement with the State of Arkansas in which the taxpayer made a
24	commitment to create at least seven hundred (700) net new direct positions
25	with an average annual wage of at least one hundred twenty thousand dollars
26	(\$120,000) and two hundred (200) net new independent direct positions with an
27	average annual wage of at least sixty thousand dollars (\$60,000).
28	(ii) As used in subdivision (b)(17)(E)(i) of this
29	section, "direct positions" and "independent direct positions" mean the same
30	<u>as defined in Acts 2013, No. 1084, § 8;</u>
31	(F) Provides a positive cost-benefit analysis to the State
32	of Arkansas as determined by the Arkansas Economic Development Commission and
33	the Office of Economic Analysis and Tax Research of the Department of Finance
34	and Administration before an incentive agreement between the state and the
35	taxpayer is executed;
36	(G) Is certified as having a closing date before July 1,

1	2023, by which the taxpayer has certified and the state has verified that
2	necessary capital acquisition and borrowing for the qualified growth project
3	have occurred to:
4	(i) Secure a site;
5	(ii) Obtain engineering services;
6	(iii) Purchase equipment; and
7	(iv) Commence initial construction; and
8	(H) Is undertaken by a taxpayer that has elected by
9	agreement with the State of Arkansas for the taxpayer's facility to be
10	classified as a qualified growth project under this section.
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12	SECTION 3. Arkansas Code 26-51-506(c)(3)(B), concerning the income tax
13	credit for waste reduction, reuse, or recycling equipment, is amended to read
14	as follows:
15	(B) Up to the following amounts of credit against tax or
16	an amount equal to the tax imposed by the Income Tax Act of 1929, § $26-51-101$
17	et seq., whichever is less, issued to the taxpayer making the purchases of
18	waste reduction, reuse, or recycling equipment under subdivision (c)(1) of
19	this section may be claimed each tax year if the tax credits are allowed with
20	respect to a qualified steel specialty products manufacturing facility that
21	is owned by a taxpayer that, at the time of the agreement described in
22	subdivision (b)(ll)(E) of this section $\underline{\text{or a qualified growth project that is}}$
23	owned by a taxpayer that, at the time of the agreement described in
24	subdivision (b)(17)(E) of this section, is a proprietorship, partnership,
25	limited liability company, or other business organization treated as a
26	proprietorship or partnership for tax purposes, and that, as of the end of
27	the taxable year in which such tax credits are first allowed, does not have a
28	public retirement system of the State of Arkansas as a proprietor, partner,
29	member, or shareholder:
30	(i) For a total investment in the qualified steel
31	specialty products manufacturing facility of at least two hundred million
32	dollars (\$200,000,000) but less than two hundred seventy-five million dollars
33	(\$275,000,000), four million dollars (\$4,000,000);
34	(ii) For a total investment in the qualified steel
35	specialty products manufacturing facility of at least two hundred seventy-
36	five million dollars (\$275,000,000) but less than three hundred fifty million

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     dollars ($350,000,000), five million dollars ($5,000,000); and
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                             (iii) For a total investment in the qualified steel
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     specialty products manufacturing facility of at least three hundred fifty
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     million dollars ($350,000,000), six million five hundred thousand dollars
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     (\$6,500,000); and
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                             (iv) For a qualified growth project, the lesser of
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     the amount allowed under the incentive agreement between the taxpayer and the
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     state or eleven million dollars ($11,000,000).
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           SECTION 4. Arkansas Code 26-51-506(c)(3)(D)(i)-(vi), concerning the
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     income tax credit for waste reduction, reuse, or recycling equipment, are
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     amended to read as follows:
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                       (D)(i) If tax credits are allowed under this section with
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     respect to a qualified expansion project or, a qualified steel specialty
     products manufacturing facility, or a qualified growth project of a taxpayer
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     that, at the time of the agreement described in subdivision (b)(10)(D) of
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     this section for a qualified expansion project, or subdivision (b)(11)(E) of
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     this section for a qualified specialty steel products manufacturing facility,
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     or subdivision (b)(17)(E) of this section for a qualified growth project, is
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     a proprietorship, partnership, limited liability company, or other business
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     organization treated as a proprietorship or partnership for tax purposes, and
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     any portion of the tax credits under this section would be apportioned to a
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     public retirement system of the State of Arkansas as a proprietor, partner,
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     member, or shareholder of the taxpayer, the public retirement system shall
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     have the possession and control of all tax credits that are subject to
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     subdivision (c)(3)(F)(i)(b) of this section, including any such tax credits
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     otherwise apportioned to the other proprietors, partners, members,
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     shareholders, or beneficiaries allowed under this section.
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                             (ii) The possession and control of the tax credits
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     by the public retirement system under this subdivision (c)(3)(D) shall be
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     confirmed in writing by a legal opinion issued by the department under the
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     rules promulgated by the department.
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                             (iii)(a) The public retirement system shall sell or
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     transfer for value the tax credits allowed under this section subdivision
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     (c)(3)(D) to the State of Arkansas for eighty percent (80%) of the face
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     value, in lieu of the right of a proprietor, partner, member, shareholder, or
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- 1 beneficiary of the qualified expansion project or the qualified steel 2 specialty products manufacturing facility, or the qualified growth project to claim the tax credits under subdivision (c)(3)(D) as allowed pursuant to 3 4 applicable state law. 5 (b) Subject to the total recycling tax credit 6 certification for a qualified expansion project, the maximum amount of tax 7 credits allowed under the agreement between the taxpayer and the state, and 8 the annual transfer by the Arkansas Economic Development Commission as agreed 9 by the state and the taxpayer, no more than eleven million dollars 10 (\$11,000,000) of the tax credits in possession and control of the public 11 retirement system with respect to a qualified expansion project under 12 subdivision (c)(3)(D)(i) of this section may be sold or transferred each 13 year. 14 (c) No more than the following amounts of the 15 tax credits in possession and control of the public retirement system pursuant to this subdivision (c)(3)(D) with respect to a qualified steel 16 17 specialty products manufacturing facility pursuant to subdivision 18 (c)(3)(D)(i) of this section may be sold or transferred each year: 19 (1) For a total investment in the 20 qualified steel specialty products manufacturing facility of at least two 21 hundred million dollars (\$200,000,000) but less than two hundred seventy-five 22 million dollars (\$275,000,000), four million dollars (\$4,000,000); 23 (2) For a total investment in the 24 qualified steel specialty products manufacturing facility of at least two 25 hundred seventy-five million dollars (\$275,000,000) but less than three hundred fifty million dollars (\$350,000,000), five million dollars 26 27 (\$5,000,000); and 28 (3) For a total investment in the 29 qualified steel specialty products manufacturing facility of at least three 30 hundred fifty million dollars (\$350,000,000), six million five hundred 31 thousand dollars (\$6,500,000)+; and 32 (4) Subject to the maximum amount of tax credits allowed to be sold under the agreement between the taxpayer and the 33 34 state, and the annual transfer by the Arkansas Economic Development
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Commission as agreed by the state and the taxpayer, eleven million dollars

(\$11,000,000) of the tax credits to be sold or transferred that are in the

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1 possession and control of the public retirement system, with respect to a 2 qualified growth project under subdivision (c)(3)(D)(i) of this section. (iv) Any unused tax credit that cannot be sold or 3 4 transferred in a tax year by the operation of subdivision (c)(3)(D)(iii) of 5 this section may be carried forward as allowed by law. If a tax credit amount 6 disallowed by operation of subdivision (c)(3)(D)(iii) of this section would 7 otherwise expire, the carry-forward period for such unused tax credit shall 8 instead be extended each year, for one (1) additional year at a time, to 9 preserve the ability of the public retirement system to sell or transfer all 10 unused tax credits in future years. 11 (v) Beginning July 1, 2020, by Between July 1 and 12 July 15 of each year, the public retirement system with possession and control of the tax credits under this subdivision (c)(3)(D) shall provide 13 14 notice to the department of the amount of tax credits, including tax credits 15 expected to receive certification during the fiscal year by the Division of 16 Environmental Quality, subject to the limitations in subdivision 17 (c)(3)(D)(iii) of this section, to be sold or transferred for value. 18 (vi) The State of Arkansas shall pay the purchase 19 price equal to eighty percent (80%) of the face value of all of the tax 20 credits included in the notice required in subdivision (c)(3)(D)(v) of this 21 section on or before June 30 of the calendar year following the calendar year 22 in which the notice was provided for all tax credits certified by the 23 Division of Environmental Quality by June 30 of the calendar year following 24 the calendar year in which the notice was provided by warrant from the 25 Economic Development Incentive Fund funded by a transfer from general 26 revenue. 27 28 SECTION 5. Arkansas Code § 26-51-506(c)(3)(E), concerning the income 29 tax credit for waste reduction, reuse, or recycling equipment, is amended to 30 read as follows: 31 (E) An expansion project or a manufacturing facility that 32 does not meet the requirements to be a qualified expansion project, or a qualified steel specialty products manufacturing facility, or a qualified 33 34 growth project is not subject to this subdivision (c)(3) and is eligible to

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receive the tax credits otherwise provided in this section and § 26-51-1215.

1	SECTION 6. Arkansas Code \S 26-51-506(c)(3)(F), concerning the income	
2	tax credit for waste reduction, reuse, or recycling equipment, is amended to	
3	add an additional subdivision as follows:	
4	(iii)(a) If a qualified growth project that, at the	
5	time of the agreement described in subdivision (b)(17)(E) of this section, is	
6	a proprietorship, partnership, limited liability company, or other business	
7	organization treated as a proprietorship or partnership for tax purposes, and	
8	that has any portion of the tax credits under this subdivision (c)(3) of this	
9	section that would be apportioned to a public retirement system of the State	
10	of Arkansas as a proprietor, partner, member, or shareholder of the taxpayer,	
11	would qualify for an amount of recycling tax credit under subsection (e) of	
12	this section in excess of the amount authorized in subdivision	
13	(c)(3)(F)(i)(b) of section, the amount of credits in excess of the amount	
14	authorized in subdivision (c)(3)(F)(i)(b) shall be:	
15	(1) Acknowledged as part of the	
16	incentive agreement executed between the taxpayer and the State of Arkansas;	
17	(2) In the possession and control of the	
18	taxpayer making the purchases of waste reduction, reuse, or recycling	
19	equipment notwithstanding subdivision (c)(3)(D)(i); and	
20	(3) Claimed by the taxpayer making the	
21	purchases of waste reduction, reuse, or recycling equipment as a credit	
22	against each tax year in the lesser of twenty-seven million five hundred	
23	thousand dollars (\$27,500,000) or the amount equal to the tax imposed by the	
24	<u>Income Tax Act of 1929, § 26-51-101 et seq.</u>	
25	(b) Any unused tax credit that cannot be	
26	claimed in a tax year by operation of subdivision (c)(3)(F)(iii)(a)(3) of	
27	this section may be carried forward as allowed by law. If the tax credit	
28	amount disallowed by operation of subdivision (c)(3)(F)(iii)(a)(3) of this	
29	section would otherwise expire, the carry-forward period for such unused tax	
30	credit shall be extended each year, for one (1) additional year at a time, to	
31	preserve the ability of the taxpayer to apply the unused tax credit to future	
32	tax liability.	
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