Stricken language would be deleted from and underlined language would be added to present law. Act 709 of the Regular Session

1	State of Arkansas	As Engrossed: H4/2/25		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1657	
4				
5	By: Representatives Beck, Ac	chor, Andrews, Barker, Beaty Jr., Bentley, S.	Berry, Breaux, M. Brown, Joey	
6	Carr, Childress, Clowney, C. Cooper, Crawford, Eaton, Eaves, Eubanks, Furman, Gazaway, Gramlich,			
7	Hall, Hawk, Holcomb, Hollowell, Jean, Magie, McClure, McGruder, S. Meeks, Milligan, K. Moore,			
8	Painter, Perry, Pilkington, Richmond, Rye, Springer, Wardlaw, Warren, Wooten			
9	By: Senators B. Davis, J. Dist	By: Senators B. Davis, J. Dismang, J. English, Flippo, Gilmore, Hester, Irvin, B. Johnson, M. Johnson,		
10	M. McKee, Rice, J. Scott, Stone			
11				
12		For An Act To Be Entitled		
13	AN ACT TO	AN ACT TO AMEND THE ARKANSAS WOOD ENERGY PRODUCTS AND		
14	FOREST MAINTENANCE INCOME TAX CREDIT; AND FOR OTHER			
15	PURPOSES.			
16				
17				
18	Subtitle			
19	TO AN	MEND THE ARKANSAS WOOD ENERGY		
20	PRODUCTS AND FOREST MAINTENANCE INCOME			
21	TAX (CREDIT.		
22				
23	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
24				
25	SECTION 1. Unco	odified Acts 2021, No. 594, § 2(7	'), concerning the	
26	legislative findings for Acts 2021, No. 594, is amended to read as follows:			
27	(7) In order to attract <u>and maintain</u> industry to use the			
28	available fiber resour	rces, support healthy timberland,	encourage capital	
29	investment in the Arkansas timber industry, and provide well-paying jobs, and			
30	use wood byproducts for the production of energy, the creation of a logging			
31	and wood fiber transportation job creation income tax credit should be			
32	established.			
33				
34	SECTION 2. Arka	ansas Code § 26-51-2702 is amende	ed to read as follows:	
35	26-51-2702. Legislative purpose and intent.			
36	The purpose and intent of this subchapter is to increase capacity in			



As Engrossed: H4/2/25

HB1657

1 the state for the use of sawmill mill residuals, including sawdust and wood 2 chips, wood byproducts, including bark, and thinnings to maintain a healthy forest, unwanted treetops, and damaged or diseased trees not wanted by 3 4 sawmills. 5 6 SECTION 3. Arkansas Code § 26-51-2703(6) and (7), concerning the definitions to be used under the Arkansas Wood Energy Products and Forest 7 8 Maintenance Income Tax Credit, are amended to read as follows: 9 (6) "Qualified wood energy products and forest maintenance 10 project" means a project specified in the incentive agreement to include one 11 (1) or more Arkansas facilities in the same ownership group: 12 (A) For which the taxpayer commenced construction by the 13 date specified in the incentive agreement, but no earlier than January 1, 14 2020; 15 (B) That supports the Arkansas timber industry by using 16 low-value wood, including without limitation sawmill mill residuals, forest 17 thinnings, unwanted treetops, and damaged or diseased trees, and wood 18 byproducts, including bark, to produce high-efficiency, high-energy wood 19 energy products; 20 (C) In which the taxpayer has a total projected investment 21 in excess of fifty million dollars (\$50,000,000) one billion dollars 22 (\$1,000,000,000); 23 (D) That is undertaken by a taxpayer who has entered into 24 an incentive agreement with the State of Arkansas in which the taxpayer 25 commits to creating at least one hundred (100) four hundred (400) net new full-time permanent employees with an average annual wage of at least sixty 26 27 thousand dollars (\$60,000); 28 (E) That will provide a positive cost-benefit analysis to 29 the state as determined by the commission and the Office of Economic Analysis 30 and Tax Research; 31 (F) That is certified as having a closing date before 32 December 31, 2023 June 30, 2028, for all facilities, by which the taxpayer 33 has certified and the state has verified that necessary capital acquisition 34 and borrowing for the facilities has occurred to ensure that funds will be 35 available to: 36 (i) Secure a site for the facilities;

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04-02-2025 10:14:20 JLL143

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(ii) Obtain engineering services for the facilities; (iii) Purchase equipment for the facilities; and (iv) Commence construction on the facilities; and (G) That is undertaken by a taxpayer that has elected by agreement with the State of Arkansas for the taxpayer's facilities to be classified as a qualified wood energy products and forest maintenance 7 project; and (7)(A) "Wood energy products equipment" means: (i) New or used machinery or equipment located in 10 Arkansas on the last day of the taxable year that is operated or used 11 exclusively in Arkansas to collect, separate, treat, pulverize, dry, modify, 12 or convert wood fiber and wood byproducts, including bark, so the resulting product may be used as a raw material, for productive energy use, or to manufacture other materials; (ii) Devices that are directly connected with or are an integral and necessary part of machinery or equipment operated or used 17 exclusively in Arkansas to collect, separate, treat, pulverize, dry, modify, 18 or convert wood fiber and wood byproducts, including bark, and are necessary for the collection, separation, treatment, pulverization, drying, modification, or manufacturing of wood fiber; (iii) Equipment that produces energy with wood 22 power; and 23 (iv) A device that is directly connected with or is 24 an integral and necessary part of machinery or equipment operated or used 25 exclusively in Arkansas to produce energy with wood power. (B) "Wood energy products equipment" does not include a 27 vehicle or trailer that is licensed or that normally would be licensed for 28 use on highways in Arkansas. SECTION 4. Arkansas Code § 26-51-2704(a), concerning the Arkansas Wood 31 Energy Products and Forest Maintenance Income Tax Credit, is amended to read 32 as follows: 33 (a) There is allowed a tax credit against the tax imposed by this 34 chapter in an amount equal to thirty percent (30%) twenty percent (20%) of 35 the costs of wood energy products equipment purchased for use in Arkansas

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after the date specified in the incentive agreement by a taxpayer that:

04-02-2025 10:14:20 JLL143

HB1657

1 (1) Is engaged in the business of collecting, separating, 2 treating, pulverizing, drying, modifying, or manufacturing wood energy products and wood byproducts, including bark; and 3 4 (2) Has been certified as owning a qualified wood energy 5 products and forest maintenance project or a qualified wood energy products 6 and forest maintenance expansion project. 7 8 SECTION 5. Arkansas Code § 26-51-2704(b)(2)(B), concerning the 9 Arkansas Wood Energy Products and Forest Maintenance Income Tax Credit, is 10 amended to read as follows: 11 (B) Beginning July 1, 2021 2026, and by July 15 of each 12 subsequent year, a taxpayer shall provide notice to the Department of Finance 13 and Administration of the amount of tax credits, including without limitation 14 tax credits the taxpayer expects will receive certification during the fiscal 15 year by the Department of Energy and Environment, subject to the limitation 16 in subdivision (b)(1) of this section, that will be sold or transferred for 17 value. 18 19 SECTION 6. Arkansas Code § 26-51-2704(c)(7), concerning the Arkansas 20 Wood Energy Products and Forest Maintenance Income Tax Credit, is amended to 21 read as follows: 22 (7) Beginning July 1, 2021 2026, by July 15 of each year, a 23 public retirement system with possession and control of tax credits under 24 this subsection shall provide notice to the Department of Finance and 25 Administration of the amount of tax credits, including without limitation tax credits the public retirement system expects will receive certification 26 27 during the fiscal year by the Department of Energy and Environment, subject 28 to the limitations in subdivisions (c)(4) and (c)(5) of this section, to be 29 sold or transferred for value. 30 31 SECTION 7. EFFECTIVE DATE. Sections 1-6 of this act are effective for 32 tax years beginning on or after January 1, 2026. 33 34 /s/Beck 35 **APPROVED:** 4/16/25 36

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