Stricken language would be deleted from and underlined language would be added to present law. Act 279 of the Regular Session

1	State of Arkansas	As Engrossed: S2/28/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		HOUSE BILL 1280
4			
5	By: Representative Ledin	g	
6			
7		For An Act To Be Entitled	
8	A	N ACT TO AMEND VARIOUS PROVISIONS OF THE	
9	A	RKANSAS SURFACE COAL MINING AND	
10	R	ECLAMATION ACT OF 1979; AND FOR OTHER	
11	P	URPOSES.	
12			
13			
14		Subtitle	
15	T	O AMEND VARIOUS PROVISIONS OF THE	
16	A	RKANSAS SURFACE COAL MINING AND	
17	R	ECLAMATION ACT OF 1979.	
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19			
20	BE IT ENACTED BY TH	HE GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
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22	SECTION 1. A	Arkansas Code § 15-58-102 is amended to 1	read as follows:
23	15-58-102. I	Legislative findings.	
24	The General A	Assembly of the State of Arkansas finds,	and it is declared
25	that:		
26		The extraction of coal from the earth h	
27		significant economic activity, is an int	-
28		ment of this state, and is important to s	supply energy to
29	the people of this		
30	·	(B) It is, therefore, essential to the property (B)	· -
31		e existence of an expanding and economica	ally healthy
32	_	cound coal mining industry;	
33		ne process of surface coal mining must be	-
34		o far as practicable the adverse social,	
35		cts of surface mining and to protect the	
36	health, safety, and	l property rights of the people of this s	state;

1 (3) Because surface coal mining in this state takes place in 2 areas where the terrain, climate, biological, chemical, and other physical conditions are peculiar to this state and because the Arkansas Department of 3 Environmental Quality is familiar with these conditions, the department has 4 5 the primary responsibility to develop, issue, and enforce regulations for 6 surface mining and reclamation operations in this state pursuant to this 7 chapter and in compliance with applicable federal laws and regulations; 8 (4)(A) The Congress of the United States has enacted the Surface 9 Mining Control and Reclamation Act of 1977, Pub. L. No. 95-87, which provides 10 for the establishment of a nationwide program to regulate surface coal mining 11 and reclamation and which vests exclusive authority in the Department of the 12 Interior over the regulation of surface coal mining and reclamation within the United States. Section 503 of the Surface Mining Control and Reclamation 13 14 Act of 1977, Pub. L. No. 95-87, provides that each state may assume and 15 retain exclusive jurisdiction over the regulation of surface coal mining and 16 reclamation operations within the state by obtaining approval of a state 17 program of regulation which that demonstrates that the state has the 18 capability of carrying out the provisions and meeting the purposes of the 19 Surface Mining Control and Reclamation Act of 1977, Pub. L. No. 95-87. 20 (B) Section 503 of the Surface Mining Control and Reclamation Act of 1977, Pub. L. No. 95-87, further provides that a state 21 22 wishing to assume exclusive jurisdiction over the regulation of surface coal 23 mining and reclamation operations within the state must have a state law 24 which provides for the regulation of surface coal mining and reclamation 25 operations in accordance with the requirements of the Surface Mining Control and Reclamation Act of 1977, Pub. L. No. 95-87; and 26 27 (5)(A) The Congress of the United States has enacted the Surface Mining Control and Reclamation Act of 1977, Pub. L. No. 95-87, which provides 28 29 for the establishment of a nationwide program to promote reclamation of mined 30 areas in the country left without adequate reclamation to be funded by a 31 reclamation fee paid by all surface coal mining operators. Section 402 of the 32 Surface Mining Control and Reclamation Act of 1977, Pub. L. No. 95-87, provides that each state may develop a state abandoned mine reclamation 33 34 program to enable the state to develop and carry out projects for the 35 reclamation of abandoned mines within the state. Upon approval of the state 36 abandoned mine reclamation program by the Secretary of the Interior, fifty

- 1 percent (50%) of the reclamation fee collected by the Secretary of the
- 2 Interior from surface coal mining operations in this state will be allocated
- 3 to this state to fund the state abandoned mine reclamation program.
- 4 (B) The Secretary of the Interior will allocate funds to
- 5 this state under the Surface Mining Control and Reclamation Act of 1977, Pub.
- 6 L. No. 95-87, for the purpose of operating the state abandoned mine
- 7 reclamation program.
- 8 (C) Section 405 of the Surface Mining Control and
- 9 Reclamation Act of 1977, Pub. L. No. 95-87, provides that, prior to approval
- 10 of the state abandoned mine reclamation plan, the state must have adopted
- 11 state legislation necessary to carry out the purposes of the Surface Mining
- 12 Control and Reclamation Act of 1977, Pub. L. No. 95-87.

- 14 SECTION 2. Arkansas Code § 15-58-106 is amended to read as follows:
- 15 15-58-106. Exempt activities.
- 16 The provisions of this chapter shall This chapter does not apply to any
- 17 of the following activities:
- 18 (1)(A) The mining, surface or otherwise, of any minerals or
- 19 materials other than coal.
- 20 (B) All minerals and materials other than coal shall, when
- 21 applicable, be regulated according to the Arkansas Open-Cut Land Reclamation
- 22 Act of 1977 (repealed) or the Arkansas Quarry Operation, Reclamation, and
- 23 Safe Closure Act, § 15-57-401 et seq.;
- 24 (2) The extraction of coal by a landowner for his or her own
- 25 noncommercial use from land owned or leased by him or her;
- 26 (3) The extraction of coal as an incidental part of federal,
- 27 state, or local government-financed highway or other construction under
- 28 regulations established by the Arkansas Pollution Control and Ecology
- 29 Commission; or
- 30 (4) The extraction of coal incidental to the extraction of other
- 31 minerals where coal does not exceed sixteen and two-thirds percent $\frac{(162/3\%)}{(162/3\%)}$
- $(16 \ 2/3\%)$ of the tonnage of minerals removed for purposes of commercial use
- 33 or sale or for coal exploration.

- 35 SECTION 3. Arkansas Code § 15-58-204 is amended to read as follows:
- 36 15-58-204. Adoption of rules and regulations.

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- 1 (a) Prior to Before the adoption, amendment, or repeal of any rule or regulation, the Arkansas Pollution Control and Ecology Commission shall give public notice and the opportunity for a legislative public hearing pursuant to under §§ 15-58-207 and 15-58-208.
 - (b)(1) If the commission finds that imminent peril to the public health, safety, or welfare requires adoption of a rule upon fewer than twenty (20) days' notice and states in writing its reasons for that finding, it may proceed without prior notice or hearing, or upon any abbreviated notice and hearing that it may choose, to adopt an emergency rule or regulation.
- 10 <u>(2)</u> The rule or regulation may be effective for no longer than
 11 one hundred twenty (120) days one hundred eighty (180) days.
- 12 (c) (1) Any \underline{A} person shall have \underline{has} the right to petition for the 13 issuance, amendment, or repeal of any rule or regulation.
- (2) Within ninety (90) days after submission of a petition, the

 agency Arkansas Pollution Control and Ecology Commission shall either deny

 the petition, stating in writing its reasons for the denial, or shall

 initiate rulemaking proceedings in accordance with subsection (a) of this

 section.
- 19 (d)(1) The commission shall file with the Governor and the Secretary
 20 of State a certified copy of each rule or regulation adopted by it.
- 21 <u>(2)</u> The Secretary of State shall keep a permanent register of 22 the rule or regulation open to public inspection.
- 23 (3)(A) Each rule or regulation shall be effective twenty (20)
 24 days after filing, unless a later date is specified by law or in the rule or
 25 regulation itself.
- 26 <u>(B)</u> However, an emergency rule or regulation may become 27 effective immediately upon filing or at a stated time less than twenty (20) 28 days thereafter after filing if the agency <u>commission</u> finds that this 29 effective date is necessary because of imminent peril to the public health, 30 safety, or welfare.
- 31 <u>(C)</u> The agency's <u>commission's</u> finding and a brief 32 statement of the reasons therefor shall be filed with the rule or regulation.
- 33 (D) The agency <u>commission</u> shall take appropriate measures 34 to make emergency rules or regulations known to the persons who may be 35 affected by them.
- 36 (e) No rule or regulation shall be valid unless adopted and filed in

substantial compliance with this chapter.

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- SECTION 4. Arkansas Code § 15-58-207 is amended to read as follows: 4 15-58-207. Legislative Public hearing — Procedures.
 - (a) The Director of the Arkansas Department of Environmental Quality or the Arkansas Pollution Control and Ecology Commission shall give public notice of each of the following pending, proposed, or requested actions:
- 8 (1) The director, upon receipt of any completed application for 9 an initial or revised permit or renewal thereof pursuant to under §§ 15-58-10 502 15-58-508;
- 11 (2) The director, upon receipt of any request by an operator for 12 a variance or amendment to an issued permit pursuant to under §§ 15-58-502 -13 15-58-508;
- 14 (3) The commission, upon receipt of any proposal for the
 15 designation of lands as unsuitable for surface mining pursuant to under §
 16 15-58-501;
- 17 (4) The commission, upon receipt of any proposal for the use of 18 land acquired pursuant to the state abandoned mine reclamation program; or
- 19 (5) The commission, in any rulemaking proceeding pursuant to 20 under § 15-58-204.
 - (b) Notice shall be circulated in accordance with the regulations issued by the commission to inform interested and potentially interested persons of the pending action.
 - (c)(1) Interested persons shall be afforded a period of not less than thirty (30) days after the last publication of the above notice to submit written objections or comments.
 - (2) Comments and objections shall be immediately transmitted to the applicant or permittee and shall be made available to the public.
- 29 (3) If a legislative public hearing is requested by an
 30 interested person on or before ten (10) days of receipt of the objections and
 31 in accordance with the regulations issued by the commission, public notice
 32 shall be given in accordance with the regulations issued by the commission.
 - (4) A legislative public hearing shall be held for the purpose of receiving relevant evidence.
- 35 (d) Any person shall be permitted to submit oral or written statements 36 concerning the subject matter of the public hearing, to call witnesses who

1 may present oral statements, and to present recommendations as to an 2 appropriate decision.

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- 3 (e)(1) An electronic or stenographic record shall be made of the 4 hearing, unless waived by all parties.
- 5 (2) All written statements and similar data offered in evidence 6 shall be, subject to exclusion by the examiner for reasons of redundancy, 7 received in evidence and shall constitute part of the record.
 - (f) If a legislative public hearing is held pursuant to under this section, the director or the commission shall grant or deny, in whole or in part, the requested or proposed action and shall give public notice of its decision within sixty (60) days of the conference hearing.
 - (g)(1) If there has been no legislative public hearing held pursuant to this section, the director or the commission shall grant or deny, in whole or in part, the requested or proposed action within a reasonable time and in accordance with regulations issued by the commission.
- 16 <u>(2)</u> Parties shall be notified by mail with a copy of the decision.
- 18 <u>(3)</u> Public notice shall be given of the decision in accordance 19 with the regulations issued by the commission.
 - (h) Within thirty (30) days of the public notice of the final decision of the director or the commission, any person with an interest which is or may be adversely affected may request review of the reasons for the final determination of the director or the commission in accordance with this chapter.

SECTION 5. Arkansas Code § 15-58-208 is amended to read as follows: 15-58-208. Legislative Public hearing — Examiners.

- (a) For the purpose of receiving and responding to written comments and objections and for presiding at a legislative public hearing, the Arkansas Pollution Control and Ecology Commission or the Director of the Arkansas Department of Environmental Quality may designate one (1) or more examiners.
 - (b) An examiner shall have the power may:
- 34 (1)(A) To set Set the time and location of the public hearing.
- 35 <u>(B)</u> Public notice of the information shall be circulated 36 in accordance with regulations issued by the commission;

1	(2) To receive Receive all information submitted pursuant to the		
2	pending action and to permit or deny cross-examination of witnesses;		
3	(3) To recommend Recommend denial or approval, in whole or in		
4	part, of the proposed or requested action;		
5	(4) To maintain Maintain order at the public hearing;		
6	(5) Generally to guide the course of the public hearing;		
7	(6) $\frac{1}{1}$ To arrange $\frac{1}{1}$ Arrange with the applicant, upon request of any		
8	party, access to the mining area for the purpose of gathering information		
9	relevant to the proceeding.		
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11	SECTION 6. Arkansas Code § 15-58-402 is amended to read as follows:		
12	15-58-402. State priorities.		
13	Expenditure of moneys from the fund on lands and water eligible		
14	pursuant to under § 15-58-401 for the purposes of this chapter shall reflect		
15	the following priorities in the order stated:		
16	(1) The protection of public health, safety, general welfare,		
17	and property from extreme danger of adverse effects of coal mining practices;		
18	(2) The protection of public health, safety, and general welfare		
19	from adverse effects of coal mining practices;		
20	(3) The restoration of land and water resources and the		
21	environment previously degraded by adverse effects of coal mining practices,		
22	including measures for the conservation and development of soil, water		
23	excluding channelization, woodland, fish and wildlife, recreation resources,		
24	and agricultural productivity;		
25	(4) Research and demonstration projects relating to the		
26	development of surface mining reclamation and water quality control program		
27	methods and techniques;		
28	(5) The protection, repair, replacement, construction, or		
29	enhancement of public facilities such as utilities, roads, recreation, and		
30	conservation facilities adversely affected by coal mining practices; and		
31	(6) The development of publicly owned land adversely affected by		
32	coal mining practices, including land acquired as provided in this title for		
33	recreation and historic purposes, conservation and reclamation purposes, and		
34	open space benefits.		
35	(1) "Priority I" includes the protection of public health,		

safety, and property from extreme danger of adverse effects of coal mining

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1	practices, including the restoration of land and water resources and the	
2	environment that:	
3	(A) Have been degraded by the adverse effects of coal	
4	mining practices; and	
5	(B) Are adjacent to a site that has been or will be	
6	addressed to protect public health, safety, and property from extreme danger	
7	of adverse effects of coal mining practices;	
8	(2) "Priority II" includes the protection of public health and	
9	safety from adverse effects of coal mining practices, including restoration	
10	of land and water resources and the environment that:	
11	(A) Have been degraded by the adverse effects of coal	
12	mining practices; and	
13	(B) Are adjacent to a site that has been or will be	
14	addressed to protect the public health and safety from the adverse effects of	
15	coal mining practices; and	
16	(3)(A) "Priority III" includes the restoration of land and water	
17	resources and the environment previously degraded by adverse effects of coal	
18	mining practices, including measures for the conservation and development of	
19	soil, water, excluding channelization, woodland, fish and wildlife,	
20	recreational resources, and agricultural productivity.	
21	(B) Priority III land and water resources that are	
22	geographically contiguous with existing or remediated Priority I or II	
23	problems shall be considered adjacent under the definitions of Priority I or	
24	II above.	
25	(C) If the state receives any funding under 30 CFR §	
26	872.14, 30 CFR § 872.17, or 30 CFR § 872.21, then the state may expend these	
27	funds to reclaim Priority III lands and waters if either of the following	
28	conditions applies:	
29	(i) Facilitate the Priority I or Priority II	
30	reclamation; or	
31	(ii) Provide reasonable savings towards the	
32	objective of reclaiming all Priority III land and water problems within the	
33	state's jurisdiction.	
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36	SECTION 7. Arkansas Code § 15-58-404 is amended to read as follows:	

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- 1 15-58-404. Abatement of adverse effects - Lien. 2 (a) If the The Director of the Arkansas Department of Environmental 3 Quality or his or her authorized representative, pursuant to under the state 4 abandoned mine reclamation program, makes shall make a finding of fact that: 5 (1) Land or water resources have been adversely affected by past 6 coal mining practices; and (2) The adverse effects are at a state where in which, in the 7 8 public interest, action to restore, reclaim, abate, control, or prevent 9 should be taken; and 10 (3)(A) The owners of the land or water resources where entry 11 must be made to restore, reclaim, abate, control, or prevent the adverse 12 effects of past coal mining practices are not known, or readily available; or 13 (B)(i) The owners will not give permission for the state 14 or political subdivisions of the state, or their agents, employees, or 15 contractors to enter upon such the property to restore, reclaim, abate, 16 control, or prevent the adverse effects of past coal mining practices;. 17 (b)(l) If the director determines that the conditions listed in subsection (a) of this section exist, the director or his or her authorized 18 19 representative then, upon giving notice by mail to the owners, if known, or 20 if not known, by posting notice upon the premises and advertising once one 21 (1) time in a newspaper of general circulation in the county in which the 22 land lies, the director or his or her authorized representative shall have 23 the right to may enter upon the property adversely affected by past coal 24 mining practice and any other property to have access to the property to do 25 all things necessary or expedient to restore, reclaim, abate, control, or 26 prevent adverse effects. 27 (2) The entry shall be construed as an exercise of the police 28 power for the protection of public health, safety, and general welfare and 29 shall not be construed as an act of condemnation of property nor of trespass 30 thereon. 31 (3)(A) The moneys expended for the work and the benefits
 - accruing to any premises so entered upon shall be chargeable against the land and shall mitigate or offset any claim in or any action brought by any owner of any interest in the premises for any alleged damages by virtue of the entry.
- 36 <u>(B)</u> However, this provision is not intended to Subdivision

1	(b)(3)(A) of this section does not create \underline{a} new $\frac{rights}{right}$ of action or
2	eliminate existing immunities.
3	$\frac{(b)(c)(1)}{(b)(c)(1)}$ There shall exist a lien A lien exists against the property
4	so reclaimed $\underline{\text{under this section}}$ if the moneys expended for reclamation $\underline{\text{shall}}$
5	result results in a significant increase in property value.
6	(2)(A) The lien shall be under subdivision $(c)(1)$ of this
7	section is effective upon the filing by the director of a notice of lien with
8	the circuit clerk of the county in which the land is located, and in
9	accordance with the regulations issued by the Arkansas Pollution Control and
10	Ecology Commission _{5.}
11	(B) but However, the notice shall constitute a lien upon
12	the land as of the date of the expenditure of the moneys and shall have
13	priority as a lien second only to the lien of real estate taxes imposed upon
14	the land.
15	$\frac{(e)(d)(1)}{(d)(1)}$ The lien obtained pursuant to under this section shall not
16	exceed the amount determined by an independent appraisal to be the increase
17	in the market value of the land as a result of the reclamation undertaken.
18	(2) The commission by regulations shall establish procedures for
19	determining the amount of the lien.
20	(3) The landowner or any parties aggrieved by the decision
21	determining the amount of the lien may request an adjudicatory hearing before
22	the commission pursuant to <u>under</u> §§ 15-58-209 - 15-58-211.
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24	/s/Leding
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27	APPROVED: 03/15/2011
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