Stricken language would be deleted from and underlined language would be added to present law. Act 1241 of the Regular Session

1	State of Arkansas	$\overset{As\ Engrossed:}{\mathrm{A}}\overset{\mathit{S3/26/15}}{\mathrm{Bill}}$	
2	90th General Assembly	A DIII	
3	Regular Session, 2015		HOUSE BILL 1529
4			
5	By: Representative Beck		
6	By: Senator Irvin		
7			
8	For An Act To Be Entitled		
9	AN ACT TO CREATE THE SUCCESSOR CORPORATION ASBESTOS-		
10		IABILITY FAIRNESS ACT; AND FOR OT	THER
11	PURPOSES.		
12			
13		Cb.4441	
14		Subtitle	
15		REATE THE SUCCESSOR CORPORATION	A CIT
16	ASBE	STOS-RELATED LIABILITY FAIRNESS A	ACT.
17			
18	DE TO ENACORED DA ORIGE (CEMEDAL ACCEMBLY OF THE CTATE OF	ADIZANCAC.
19 20	DE II ENACIED BY THE C	GENERAL ASSEMBLY OF THE STATE OF	AKKANSAS:
20	SECTION 1 Arlee	ences Code Title 16 Chapter 120	ic amended to create
22	SECTION 1. Arkansas Code Title 16, Chapter 120, is amended to create an additional subchapter to read as follows:		
23	an addicional Subchapt	ser to read as rorrows.	
24	Subchapter 6 - Succes	ssor Corporation Asbestos-Related	Liahility Fairness Act
25	Babenapter o Baccet	7001 COLPOTACION MODESCOO RETACCA	Blability fulfileds fiet
26	16-120-601. Tit	tle.	
27	•	shall be known and may be cited	as the "Successor
28		Related Liability Fairness Act".	
29			
30	16-120-602. Leg	gislative findings.	
31	The General Asse	embly finds that:	
32	(1) Asbes	stos-related claims threaten the	continued viability of
33	uniquely situated companies that have never manufactured, sold, or		
34	distributed asbestos or asbestos products and are liable only as successor		
35	corporations;		
36	(2) The s	viability of these businesses is	threatened due solely

1 to their status as successor corporations by merger or consolidation based on 2 actions taken prior to the 1972 adoption of asbestos regulations by the 3 Occupational Safety and Health Administration; 4 (3) Over twenty (20) other states have enacted legislation 5 similar to this act to provide limits on successor asbestos-related 6 liabilities for innocent successors; and 7 (4) The public interest as a whole is best served by limiting 8 the successor asbestos-related liabilities of innocent successors so that 9 they may remain viable. 10 16-120-603. Definitions. 11 12 As used in this subchapter: 13 (1) "Asbestos claim" means any civil cause of action, wherever 14 or whenever made, arising out of, based on, or in any way related to 15 asbestos, including the health effects of exposure to asbestos or the installation, presence, or removal of asbestos, and includes a claim made by 16 17 or on behalf of any person exposed to asbestos, or a representative, spouse, 18 parent, child, or other relative of the person; 19 (2) "Corporation" means a for-profit corporation, including a 20 domestic corporation organized under the laws of this state or a foreign 21 corporation organized under laws other than the laws of this state; 22 (3) "Successor" means a corporation that assumes or incurs or 23 has assumed or incurred successor asbestos-related liabilities, which is a 24 successor and became a successor before January 1, 1972, or is any of that 25 successor corporation's successors; (4)(A) "Successor asbestos-related liabilities" means any 26 27 <u>liabilities</u>, whether known or unknown, asserted or unasserted, absolute or contingent, accrued or unaccrued, liquidated or unliquidated, or due or to 28 29 become due, which are related in any way to asbestos claims and were assumed 30 or incurred by a corporation as a result of or in connection with a merger or consolidation, or the plan of merger or consolidation related to the merger 31 or consolidation with or into another corporation, or that are related in any 32 way to asbestos claims based on the exercise of control or the ownership of 33 34 stock of the corporation before the merger or consolidation. 35 (B) "Successor asbestos-related liabilities" includes 36 liabilities that, after the time of the merger or consolidation for which the 1 fair market value of total gross assets is determined under § 16-120-604 were

- 2 <u>or are paid or otherwise discharged</u>, or committed to be paid or otherwise
- 3 discharged, by or on behalf of the corporation, or by a successor of the
- 4 corporation, or by or on behalf of a transferor, in connection with
- 5 settlements, judgments, or other discharges in this state or another
- 6 jurisdiction; and
- 7 (5) "Transferor" means a corporation from which successor
- 8 asbestos-related liabilities are or were assumed or incurred.

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- 10 16-120-604. Limit on successor asbestos-related liabilities.
- 11 (a) A successor is not liable for any asbestos claim when the
- 12 <u>successor's cumulative successor asbestos-related liabilities exceed the fair</u>
- 13 market value of the total gross assets of the transferor determined as of the
- 14 <u>time of the merger or consolidation.</u>
- 15 (b) If the transferor had assumed or incurred successor asbestos-
- 16 <u>related liabilities in connection with a prior merger or consolidation with a</u>
- 17 prior transferor, then the fair market value of the total assets of the prior
- 18 <u>transferor determined as of the time of the earlier merger or consolidation</u>
- 19 <u>shall be substituted for the limitation set forth in subsection (a) of this</u>
- 20 section.
- 21 (c) A successor does not have immunity under this section with respect
- 22 to:
- 23 (1) Workers' compensation benefits paid by or on behalf of an
- employer to an employee under § 11-9-101 et seq. or a comparable workers'
- 25 <u>compensation law of another jurisdiction;</u>
- 26 (2) A claim that does not constitute a successor asbestos-
- 27 related liability;
- 28 (3) An obligation under the National Labor Relations Act, 29
- 29 <u>U.S.C.</u> § 151 et seq., as it existed on January 1, 2015, or under any
- 30 <u>collective bargaining agreement; or</u>
- 31 <u>(4) If the successor, after a merger or consolidation, continued</u>
- 32 in the business of mining asbestos or in the business of selling or
- 33 distributing asbestos fibers or in the business of manufacturing,
- distributing, removing, or installing asbestos-containing products which were
- 35 the same or substantially the same as those products previously manufactured,
- 36 <u>distributed</u>, removed, or installed by the transferor.

As Engrossed: \$3/26/15 HB1529

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2	16-120-605. Establishing fair market value of total gross assets.		
3	(a) A successor may establish the fair market value of total gross		
4	assets for the purpose of § 16-120-604 through any method reasonable under		
5	the circumstances, including:		
6	(1) By reference to the growing concern value of the assets or		
7	to the purchase price attributable to or paid for the assets in an arm's		
8	length transaction; or		
9	(2) In the absence of other readily available information from		
10	which the fair market value can be determined, by reference to the value of		
11	the assets recorded on a balance sheet.		
12	(b) Total gross assets under subsection (a) of this section include		
13	intangible assets.		
14	(c)(l) To the extent total gross assets include any liability		
15	insurance that was issued to the transferor whose assets are being valued for		
16	purposes of this section, the applicability, terms, conditions, and limits of		
17	the insurance shall not be affected by this section nor shall this section		
18	otherwise affect the rights and obligations of an insurer, transferor, or		
19	successor under an insurance contract or any related agreements, including		
20	without limitation preenactment settlements resolving coverage-related		
21	disputes and the rights of an insurer to:		
22	(A) Seek payment for:		
23	(i) Applicable deductibles;		
24	(ii) Retrospective premiums; or		
25	(iii) Self-insured retentions; or		
26	(B) Seek contribution from a successor for uninsured or		
27	self-insured periods, or periods where insurance is uncollectible or		
28	otherwise unavailable.		
29	(2) Without limiting subdivision (c)(l)(A) of this section, to		
30	the extent total gross assets include any liability insurance, a settlement		
31	of a dispute concerning any liability insurance coverage entered into by a		
32	transferor or successor with the insurers of the transferor before the		
33	effective date of this subchapter shall be determinative of the total		
34	coverage of the liability insurance to be included in the calculation of the		
35	transferor's total gross assets.		

1	16-120-606. Adjustment.		
2	(a) Except as provided in subsections (b)-(d) of this section, the		
3	fair market value of total gross assets at the time of the merger or		
4	consolidation shall increase annually at a rate equal to the sum of:		
5	(1) The prime rate as listed in the first edition of the Wall		
6	Street Journal published for each calendar year since the merger or		
7	consolidation, unless the prime rate is not published in that edition of the		
8	Wall Street Journal, in which case any reasonable determination of the prime		
9	rate on the first day of the year may be used; and		
10	(2) One percent (1%).		
11	(b) The rate under subsection (a) of this section shall not be		
12	compounded.		
13	(c) The adjustment of the fair market value of total gross assets		
14	shall continue as provided in subsection (a) of this section until the date		
15	the adjusted value is first exceeded by the cumulative amounts of successor		
16	asbestos-related liabilities paid or committed to be paid by or on behalf of		
17	the successor or a predecessor or by or on behalf of a transferor after the		
18	time of the merger or consolidation for which the fair market value of tota		
19	gross assets is determined.		
20	(d) An adjustment of the fair market value of total gross assets shal		
21	not be applied to liability insurance that may be included in the definition		
22	of total gross assets by § 16-120-605(c).		
23			
24	SECTION 2. DO NOT CODIFY. <u>Effective date.</u>		
25	This act is effective on and after January 1, 2020.		
26			
27	/s/Beck		
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29	4 P.P.P.O.V.ED 0./ /0.0 / 5.0 1.5		
30	APPROVED: 04/08/2015		
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