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: S3/7/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 359
4			
5	By: Senator T. Smith		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO	ESTABLISH A TAX CREDIT FOR THE	
10	REHABILIT	CATION OF HISTORIC STRUCTURES LOCATI	ED IN
11	ARKANSAS;	AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	TO EST	TABLISH A TAX CREDIT FOR THE	
15	REHABI	LITATION OF HISTORIC STRUCTURES	
16	LOCATE	ED IN ARKANSAS.	
17			
18			
19	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
20			
21	SECTION 1. Arkan	sas Code Title 26, Chapter 51 is am	nended to add an
22	additional subchapter t	o read as follows:	
23	<u>26-51-2101</u> . Shor	<u>t title.</u>	
24	This subchapter m	ay be known and cited as the "Arkan	ısas Historic
25	Structures Rehabilitati	on Tax Credit Act".	
26			
27	26-51-2102. Purp	ose.	
28	The purpose of th	is subchapter is to encourage econo	omic development
29	within existing infrast	ructure and to promote the rehabili	tation of historic
30	structures throughout A	rkansas.	
31			
32	<u>26-51-2103. Defi</u>	nitions.	
33	As used in this s	ubchapter:	
34	(1) "Barn" means	an agriculture-related structure t	<u>:hat is</u>
35	traditionally used to h	ouse livestock or domestic animals,	, store feed or
36	crops, or store farm eq	uipment:	

1	(2)(A) "Eligibility certificate" means a certificate authorized and
2	issued by the Department of Arkansas Heritage certifying that a given project
3	qualifies for the Arkansas historic structures rehabilitation tax credit.
4	(B) The eligibility certificate shall specify the total amount
5	of qualified rehabilitation expenditures allowed;
6	(3) "Eligible property" means property that is located in the State of
7	Arkansas and that is:
8	(A) Income-producing property that qualifies as a certified
9	historic structure under 26 U.S.C. § 47, as in effect January 1, 2005;
10	(B) Residential property listed in the National Register of
11	Historic Places or eligible for that listing;
12	(C) Residential property designated as contributing to a
13	district listed in the National Register of Historic Places or eligible for
14	that designation; or
15	(D) A barn constructed prior to 1937;
16	(4) "Federal rehabilitation tax credit" means the federal tax credit
17	as provided by 26 U.S.C. § 47 and the regulations promulgated under 26 U.S.C.
18	§ 47, as both existed on January 1, 2005;
19	(5) "Premium taxes" means taxes levied pursuant to §§ 26-57-603, 26-
20	57-604, and 26-57-605;
21	(6) "Qualified project" means eligible property that has been approved
22	by the Department of Arkansas Heritage for rehabilitation;
23	(7)(A) "Qualified rehabilitation expenditures" means:
24	(i) For eligible property that is income-producing, the
25	expenditures that qualify for the federal rehabilitation tax credit and have
26	been approved by the Department of Arkansas Heritage; and
27	(ii) For eligible property that is either residential or a
28	barn, the cost of work for rehabilitation that retains and preserves the
29	historic character of the property and has been approved by the Department of
30	<u>Arkansas Heritage.</u>
31	(B) Qualified rehabilitation expenditures do not include:
32	(i) The cost of acquiring the property or realtor's fees
33	associated with the property;
34	(ii) Taxes due on the property;
35	(iii) Insurance costs;
36	(iv) Costs of additions to or enlargement of the existing

1	structure;
2	(v) Paving and landscaping; or
3	(vi) Sales and marketing costs; and
4	(8) "Taxpayer" means:
5	(A) A person, firm, or corporation subject to the state income
6	tax imposed by the Income Tax Act of 1929, § 26-51-101 et seq.;
7	(B) An insurance company paying an annual tax on its gross
8	premium receipts in this state pursuant to §§ 26-57-603, 26-57-604, and 26-
9	57-605; or
10	(C) A financial institution paying income taxes to the state.
11	
12	26-51-2104. Eligibility certificate.
13	(a) To qualify for an Arkansas historic structures rehabilitation tax
14	credit, a taxpayer must first submit an application and plans for the
15	rehabilitation of the property to the Department of Arkansas Heritage before
16	beginning the rehabilitation work.
17	(b) The taxpayer shall demonstrate that the property to be
18	rehabilitated qualifies as eligible property according to the rules of the
19	Department of Arkansas Heritage before the property is designated a qualified
20	project by the Department of Arkansas Heritage.
21	(c) Upon completion of the rehabilitation work, the taxpayer shall
22	submit the documentation that is required by the Department of Arkansas
23	Heritage to verify that the qualified project has been completed.
24	(d) If the Department of Arkansas Heritage determines that the
25	qualified project has been successfully completed, it shall issue an
26	eligibility certificate specifying the total amount of the qualified
27	rehabilitation expenditures that are being allowed.
28	(e)(1) If the taxpayer is dissatisfied with the determination made by
29	the Department of Arkansas Heritage, the taxpayer may request that a review
30	of that determination be made by the State Historic Preservation Officer or
31	the officer's designee.
32	(2) The request for review shall be made in writing to the State
33	Historic Preservation Officer within thirty (30) days from the date of the
34	determination of the Department of Arkansas Heritage.
35	
36	26-51-2105 Qualified rehabilitation expenditures

1	(a) Qualified rehabilitation expenditures must occur during a
2	measuring period not to exceed two (2) years for a single phase project or
3	not to exceed five (5) years if the plan approved by the Department of
4	Arkansas Heritage authorized that the rehabilitation be completed in phases.
5	(b) Qualified rehabilitation expenditures must equal or exceed the
6	adjusted basis of the structure, excluding the land, before the qualified
7	rehabilitation work begins.
8	
9	26-51-2106. Tax credits.
10	(a) There shall be allowed a credit against the tax imposed by the
11	Income Tax Act of 1929, § 26-51-101 et seq., or insurance premium taxes
12	imposed by § 26-57-601 et seq., for any taxpayer incurring costs and expenses
13	that are qualified rehabilitation expenditures of eligible property.
14	(b) The credit shall be in an amount equal to twenty-five percent
15	(25%) of the total qualified rehabilitation expenditures incurred by
16	qualified projects as determined by the Department of Arkansas Heritage.
17	(c)(1) The credit for qualified projects covering income-producing
18	property shall be taken as follows:
19	(A) For property that has not been approved to be
20	completed in phases by the Department of Arkansas Heritage, the credit shall
21	be taken in the tax year in which the property is placed in service; or
22	(B) For property that has been approved to be completed in
23	phases by the Department of Arkansas Heritage, the tax credit shall be taken
24	in the tax year each phase is completed.
25	(2) The credit for qualified projects covering residential
26	property and barns shall be taken as follows:
27	(A) For property that has not been approved to be
28	completed in phases by the Department of Arkansas Heritage, the credit shall
29	be taken in the tax year the project is completed; or
30	(B) For property that has been approved to be completed in
31	phases by the Department of Arkansas Heritage, the tax credit shall be taken
32	in the tax year each phase is completed.
33	(d) A taxpayer who receives a credit under this section shall not be
34	entitled to claim any other state or local tax credit or deduction based on
35	the qualified rehabilitation expenditures, except for the deduction for
36	normal depreciation.

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2	26-51-2107. Procedure to claim tax credit.
3	(a) To claim the credit provided by § 26-51-2106 the taxpayer shall
4	apply to the Department of Finance and Administration or, if applicable, the
5	Insurance Commissioner.
6	(b)(l) The taxpayer shall submit an eligibility certificate issued by
7	the Department of Arkansas Heritage at the time of filing the taxpayer's
8	income or premium tax return.
9	(2) If the taxpayer fails to attach the eligibility certificate,
10	no tax credit established under this section shall be allowed with respect to
11	the qualified project for that tax year until the eligibility certificate is
12	provided to the appropriate tax collection authority.
13	
14	26-51-2108. Credits exceeding tax liability — Assignment - Recapture.
15	(a)(1) The amount of the credit provided by § 26-51-2106 that may be
16	used by a taxpayer for a taxable year shall not exceed the amount of income
17	tax or premium tax due.
18	(2) Any unused credit may be carried over for a maximum of five
19	(5) consecutive taxable years for credit against the state income or premium
20	taxes due.
21	(3) Taxpayers eligible for the tax credits may transfer, sell,
22	or assign the credits.
23	(4) Credits granted to a partnership, a limited liability
24	company taxed as a partnership, or multiple owners of property shall be
25	passed through to the partners, members, or owners respectively on a pro rata
26	basis or pursuant to an executed agreement among the partners, members, or
27	owners documenting an alternate distribution method.
28	(b)(1) Any assignee of the tax credits may use acquired credits to
29	offset up to one hundred percent (100%) of the state income or premium taxes
30	due from the assignee, but shall not exceed the amount of income tax or
31	premium tax due for the taxable year.
32	(2) The assignor shall perfect the transfer by notifying the
33	Department of Finance and Administration and, if applicable, the Insurance
34	Commissioner in writing within thirty (30) calendar days following the
35	effective date of the transfer and shall provide any information as may be
36	required by the department or commissioner to administer and carry out the

1	provisions of this subchapter.
2	(c) The tax credit may be recaptured from the taxpayer or the assignee
3	if the property is transferred within five (5) years after completion of the
4	qualified project or if additional modifications to the property that do not
5	meet the standards of the Department of Arkansas Heritage are undertaken less
6	than five (5) years after the completion of the qualified project.
7	
8	26-51-2109. Rules for enforcement.
9	(a) The Director of the Department of Arkansas Heritage may promulgate
10	rules and prescribe forms for the proper enforcement of this subchapter.
11	(b) The Director of the Department of Arkansas Heritage may charge a
12	reasonable application fee for the processing of the Arkansas historic
13	structures rehabilitation tax credits.
14	(c) All fees collected under subsection (b) of this section by the
15	Director of the Department of Arkansas Heritage shall be deposited into the
16	treasury cash fund of the Department of Arkansas Heritage.
17	(d) The Director of the Department of Finance and Administration may
18	promulgate rules and prescribe forms for the proper enforcement of this
19	subchapter.
20	(e) The Insurance Commissioner may promulgate rules and prescribe
21	forms for the proper enforcement of this subchapter.
22	
23	SECTION 2. This act applies to tax years beginning on and after
24	January 1, 2006.
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26	/s/ T. Smith
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