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<br>2 | State of Arkansas<br>84th General Assembly        | A Bill                                   |                 |    |
|--------|---|--|-----------------|----|
| 3      | Regular Session, 2003                             |  | SENATE BILL     | 75 |
| 4      |   |  |                 |    |
| 5      | By: Senator G. Jeffress                           |  |                 |    |
| 6      |   |  |                 |    |
| 7      | For An Act To Be Entitled                         |  |                 |    |
| 8      | AN ACT TO ALLOW THE SURFACE OWNER OF PROPERTY TO  |  |                 |    |
| 9      | PURCHASE THE TAX DELINQUENT SEVERED MINERAL       |  |                 |    |
| 10     | RIGHTS TO THEIR PROPERTY; AND FOR OTHER PURPOSES. |  |                 |    |
| 11     |   |  |                 |    |
| 12     |   | Subtitle                                 |                 |    |
| 13     | AN A  | ACT TO ALLOW THE SURFACE OWNER OF        |                 |    |
| 14     | PROPERTY TO PURCHASE THE TAX DELINQUENT           |  |                 |    |
| 15     | SEV   | ERED MINERAL RIGHTS TO THEIR             |                 |    |
| 16     | PRO   | PERTY.                                   |                 |    |
| 17     |   |  |                 |    |
| 18     |   |  |                 |    |
| 19     | BE IT ENACTED BY THE                              | GENERAL ASSEMBLY OF THE STATE OF ARKANS  | AS:             |    |
| 20     |   |  |                 |    |
| 21     | SECTION 1. Ark                                    | cansas Code § 26-37-314 is amended to re | ad as follows:  |    |
| 22     | 26-37-314. Sal                                    | le of tax delinquent severed mineral int | erests          |    |
| 23     | prohibited.                                       |  |                 |    |
| 24     | (a)(l) When se                                    | evered mineral interests are forfeited t | o the state and |    |
| 25     | conveyed by certifica                             | ation to the Commissioner of State Lands | for nonpayment  |    |
| 26     | of property taxes, ti                             | tle to the severed mineral interests sh  | all vest in the |    |
| 27     | State of Arkansas, in                             | n the care of the Commissioner of State  | Lands.          |    |
| 28     | (2) The   | Commissioner shall so notify the owner   | of record by    |    |
| 29     | certified mail at his                             | s last known address.                    |                 |    |
| 30     | (3)(A) ]  | The Commissioner shall not sell, except  | as provided in  |    |
| 31     | subsection (b) of thi                             | is section, the severed mineral interest | s but shall     |    |
| 32     | retain the same indef                             | initely for redemption.                  |                 |    |
| 33     | (B)   | However, the severed mineral interest    | s may be leased |    |
| 34     | by the Commissioner i                             | if the Commissioner determines such leas | e is in the bes | t  |
| 35     | interest of the state.                            |  |                 |    |
| 36     | (C)   | All benefits, including royalty and l    | easehold        |    |
|        |   |  |                 |    |



payments, accruing after title vests in the state and before redemption shall
 be payable to the Commissioner of State Lands.

3 (D) Upon receipt of any such benefits, the Commissioner of
4 State Lands shall deposit such funds into financial institutions in this
5 state.

6 (4) The tax-delinquent severed mineral interests may be redeemed 7 at any time in the manner prescribed for the redemption of tax-delinquent 8 real property; provided, however, that, upon redemption, the owner shall not 9 be entitled to any payments received by the Commissioner prior to redemption.

10 (5) All funds derived from redemption shall be held in escrow by 11 the Commissioner for one (1) year, at which time they shall be distributed 12 the same as funds derived from the redemption of real property.

(b)(1) When at least twenty-five percent (25%) of tax-delinquent severed mineral interests are owned by one (1) person, or a group of persons related within the first degree of consanguinity, or a legal entity, the <u>The</u> Commissioner shall, after the expiration of the redemption period prescribed by § 26-37-301 et seq., sell the severed mineral interests to the surface owners if the surface owners opt to purchase the tax-delinquent severed mineral interest.

20 (2) The surface owner purchasing mineral interests under 21 subdivision (b)(1) of this subsection shall be allowed to purchase the 22 mineral interests for an amount equal to the delinquent taxes, and shall not 23 be required to pay any interest or penalties, if the surface owner was not 24 the owner of the mineral interests at the time the taxes became delinquent.

(c) All benefits, including royalty and leasehold payments, payable to
the Commissioner of State Lands pursuant to this section are not subject to
the provisions of §§ 18-28-201 - 18-28-232 and §§ 18-28-401 - 18-28-403.

(d) The provisions of this section shall be applicable to all taxdelinquent severed mineral interests currently forfeited to the state and certified to the Commissioner of State Lands, as well as to all taxdelinquent severed mineral interests forfeited to the state hereafter.

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