1	State of Arkansas	$\overset{As\ Engrossed:}{\mathrm{ABill}}^{^{\mathit{H2/4/15}}}$	
2	90th General Assembly	A DIII	HOUSE DILL 1201
3	Regular Session, 2015		HOUSE BILL 1201
4			
5	By: Representative Jett		
6	By: Senator Burnett		
7 8		For An Act To Be Entitled	
9	ለክ ለርሞ ሞ	O AMEND THE LAW CONCERNING THE INCOME	ΨΛV
10		OR WASTE REDUCTION, REUSE, OR RECYCLIN	
11		T AS IT APPLIES TO QUALIFIED MANUFACTU	
12	·	O PROVIDE QUALIFIED MANUFACTURERS OF S	
13		ERNATE QUALIFICATION STANDARDS AND AN	11111
14		CARRY-FORWARD PERIOD FOR THE INCOME T	'AX
15		LLOWED FOR WASTE REDUCTION, REUSE, OR	
16		G EQUIPMENT; AND FOR OTHER PURPOSES.	
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18			
19		Subtitle	
20	TO	PROVIDE QUALIFIED MANUFACTURERS OF	
21	STE	EL WITH ALTERNATE QUALIFICATION	
22	STA	NDARDS AND AN EXTENDED CARRY-FORWARD	
23	PER	OD FOR THE INCOME TAX CREDIT ALLOWED	
24	FOR	WASTE REDUCTION, REUSE, OR RECYCLING	
25	EQU	IPMENT.	
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27			
28	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
29			
30		NOT CODIFY. <u>Legislative findings</u> .	
31	·	sembly finds that:	
32		ansas is one (1) of the leading produc	
33	United States, and Mississippi County, Arkansas, is ranked as one (1) of the		
34		1-producing counties in the United Sta	
35		steel industry in the United States i	
36	competitive, and the	<u>re are presently rising prices and a h</u>	ign level of demand

1	for raw materials in the domestic market;
2	(3) The five-year global recession that began in 2008 and
3	current economic conditions in the steel industry are continuing to
4	substantially affect the profitability of many Arkansas companies and reduce
5	the ability of Arkansas steel producers to utilize existing incentive
6	programs that are intended to encourage capital investment in this state; and
7	(4) In order to protect and preserve Arkansas jobs and encourage
8	continuing capital investment by steel producers in this state, adjustments
9	in the Arkansas recycling tax credit are appropriate to allow the tax credit
10	to be utilized more fully to accomplish the purposes for which the tax credit
11	is intended.
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13	SECTION 2. Arkansas Code Title 26, Chapter 51, Subchapter 12, is
14	amended to add an additional section to read as follows:
15	26-51-1215. Tax credit for waste reduction, reuse, or recycling
16	equipment.
17	(a) As used in this section, "waste reduction, reuse, or recycling
18	equipment" means the same as defined in § 26-51-506 except that it also
19	includes production, processing, and testing equipment used to manufacture
20	products containing recovered materials.
21	(b) To be eligible for the income tax credit allowed under this
22	section, a taxpayer shall:
23	(1) Be a qualified manufacturer of steel as defined in § 26-51-
24	1211, § 26-52-901, § 26-52-911, Act 1084 of 2013, or Act 1476 of 2013;
25	(2) Have made the minimum investment required under § 26-51-
26	1212, § 26-52-902, § 26-52-912, Act 1084 of 2013, or Act 1476 of 2013; and
27	(3) Either:
28	(A) Have obtained a certification under § 26-51-1212, §
29	26-52-902, § 26-52-912, Act 1084 of 2013, or Act 1476 of 2013; or
30	(B) Be located on the same or an adjacent manufacturing
31	site as a qualified manufacturer of steel that has obtained such a
32	certification.
33	(c)(1) A qualified manufacturer of steel that qualifies for the income
34	tax credit for the purchase of waste reduction, reuse, or recycling equipment
35	under § 26-51-506 may carry forward any unused income tax credit earned under
36	§ 26-51-506 for a period of fourteen (14) consecutive years following the

1	taxable year in which the income tax credit originated.		
2	(2) Sections 5(b) and 7(a)(1)(B) of Act 1084 of 2013 and Act		
3	1476 of 2013 shall continue to apply to the carry forward period for		
4	qualified manufacturers of steel certified under those acts.		
5	(3) Income tax credits that would otherwise expire during the		
6	carry forward period shall be claimed first.		
7	(d) To claim the benefits of § 26-51-506, a qualified manufacturer of		
8	steel shall either:		
9	(1) Meet the requirements of § 26-51-506(d); or		
10	(2) Obtain a certification from the Director of the Arkansas		
11	Department of Environmental Quality certifying to the Revenue Division of the		
12	Department of Finance and Administration that:		
13	(A) The qualified manufacturer of steel is engaged in the		
14	business of reducing, reusing, or recycling solid waste material for		
15	commercial purposes, whether or not for profit;		
16	(B) The machinery or equipment purchased is waste		
17	reduction, reuse, or recycling equipment;		
18	(C) The machinery or equipment is being used in the		
19	collection, separation, processing, modification, conversion, treatment, or		
20	manufacturing of products containing at least twenty-five percent (25%)		
21	postconsumer waste; and		
22	(D) The qualified manufacturer of steel has filed a		
23	statement with the director acknowledging that the qualified manufacturer of		
24	steel will make a good faith effort to utilize Arkansas post-consumer waste		
25	as a part of the materials used.		
26	(e)(1) Except as provided in subdivision (e)(2) of this section, § 26-		
27	51-506(f) does not apply to a qualified manufacturer of steel meeting the		
28	requirements of this section.		
29	(2) A qualified manufacturer of steel shall refund the amount		
30	required under subdivision (e)(3) of this section if within three (3) years		
31	of the taxable year in which the credit originated:		
32	(A)(i) The waste reduction, reuse, or recycling equipment		
33	is removed from Arkansas, disposed of, or transferred to another person, or		
34	the qualified manufacturer of steel otherwise ceases to use the required		
35	materials or operate in accordance with § 26-51-506 or this section.		
36	(ii) Reorganization transactions, changes of		

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1	ownership and control, and sales and transfers of waste reduction, reuse, or
2	recycling equipment among affiliates that do not constitute sales or
3	transfers to a third-party purchaser are not disposals, transfers, or
4	cessations of use for purposes of § 26-51-506 or this section; or
5	(B) The director finds that the qualified manufacturer of
6	steel has operated the waste reduction, reuse, or recycling equipment in a
7	manner that demonstrates a pattern of intentional failure to comply with
8	final administrative or judicial orders that clearly indicates a disregard
9	for environmental regulation.
10	(3) If a qualified manufacturer of steel is required to make a
11	refund under subdivision (e)(2) of this section, the qualified manufacturer
12	of steel shall refund the amount of the allowed income tax credit claimed by
13	the qualified manufacturer of steel that exceeds the following amounts:
14	(A) Within the first taxable year, zero dollars (\$0.00);
15	(B) Within the second taxable year, an amount equal to
16	thirty-three percent (33%) of the amount of credit allowed; and
17	(C) Within the third taxable year, an amount equal to
18	sixty-seven percent (67%) of the credit allowed.
19	(4) A refund required under subdivision (e)(2)(A) of this
20	section applies only to the credit given for the particular waste reduction,
21	reuse, or recycling equipment to which subdivision (e)(2)(A) of this section
22	applies.
23	(5) A qualified manufacturer of steel that is required to refund
24	part of an income tax credit under this section shall no longer be eligible
25	to carry forward any amount of the income tax credit that had not been used
26	as of the date the refund is required.
27	(f) A qualified manufacturer of steel aggrieved by a decision of the
28	director under this section may appeal to the Arkansas Pollution Control and
29	Ecology Commission through administrative procedures adopted by the
30	commission and to the courts in the manner provided in §§ 8-4-222 - 8-4-229.
31	(g) Act 1084 of 2013 and Act 1476 of 2013 continue in full force and
32	effect and are not amended or limited by this section.
33	(h) This section applies only to income tax credits certified on or
34	after January 1, 2015.
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/s/Jett