1	State of Arkansas	As Engrossed: H3/19/15 A D:11	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		HOUSE BILL 1782
4			
5	By: Representative Jean		
6			
7		For An Act To Be Entitled	
8	-	TO AMEND THE LAWS CONCERNING UNCLAIMED	
9		TTY; TO AMEND THE TIME PERIODS FOR THE	
10		IPTION OF ABANDONMENT OF UNCLAIMED PROPERTY	
11		THE REPORTING REQUIREMENTS RELATED TO ABANI	DONED
12	MINERA	L PROCEEDS; AND FOR OTHER PURPOSES.	
13			
14		S1-4*41 -	
15		Subtitle	
16		TO AMEND THE LAWS CONCERNING UNCLAIMED	
17		PROPERTY; TO AMEND THE TIME PERIODS FOR	
18		THE PRESUMPTION OF ABANDONMENT OF	
19		JNCLAIMED PROPERTY; AND TO AMEND THE	
20		REPORTING REQUIREMENTS RELATED TO	
21		ABANDONED MINERAL PROCEEDS.	
22			
23			
24	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKANS	45:
25	CROWLON 1		
26		Arkansas Code § 18-28-202(a), concerning th	-
27		on of abandonment of unclaimed property, is	amended to read
28	as follows:		1
29	-	y is presumed abandoned if it is unclaimed	
30	-	ime set forth stated below for the particul	
31		raveler's <u>Traveler's</u> check, fifteen (15) ye	ears alter
32	issuance;	anon Monor order cover (7) verse often is	
33 34		wney <u>Money</u> order, seven (7) years after is: w tock <u>Stock</u> or other equity interest in a bu	
35 35		ancial organization, including a security e	
		(UCC - Investment Securities), five (5) yea	
36	8 4-0-101 et seq.	(000 - investment securities), live (5) yea	are the



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1 earlier of (i) the: 2 (A) The date of the most recent dividend, stock split, or 3 other distribution unclaimed by the apparent owner; or (ii) the 4 (B) The date of the second mailing of a statement of account or other notification or communication that was returned as 5 6 undeliverable or after the holder discontinued mailings, notifications, or 7 communications to the apparent owner; 8 (4) debt Debt of a business association or financial 9 organization, other than a bearer bond or an original issue discount bond, 10 five (5) three (3) years after the date of the most recent interest payment 11 unclaimed by the apparent owner; 12 (5) a A demand, savings, or time deposit, including a deposit 13 that is automatically renewable, five (5) three (3) years after the earlier 14 of maturity or the date of the last indication by the owner of interest in 15 the property; but a deposit that is automatically renewable shall not be 16 deemed is not matured for purposes of this section upon its initial date of 17 maturity, unless the most recent correspondence from the financial 18 organization to the owner has been returned unclaimed or undelivered to the 19 financial organization by the postal service; 20 (6) money Money or credits owed to a customer as a result of a 21 retail business transaction, three (3) years after the obligation accrued; 22 (7) amount Amount owed by an insurer on a life or endowment 23 insurance policy or an annuity that has matured or terminated, three (3) 24 years after the obligation to pay arose or, in the case of a policy or 25 annuity payable upon proof of death, three (3) years after the insured has 26 attained, or would have attained if living, the limiting age under the 27 mortality table on which the reserve is based; 28 (8) property Property distributable by a business association or 29 financial organization in a course of dissolution, one (1) year after the 30 property becomes distributable; 31 (9) property Property received by a court as proceeds of a class 32 action, and not distributed pursuant to the judgment, one (1) year after the 33 distribution date; 34 (10) property Property held by a court, government, governmental 35 subdivision, agency, or instrumentality, one (1) year after the property 36 becomes distributable;

2

1 (11) wages Wages or other compensation for personal services, 2 one (1) year after the compensation becomes payable; (12) deposit Deposit or refund owed to a subscriber by a 3 4 utility, one (1) year after the deposit or refund becomes payable; 5 (13) property Property in an individual retirement account, 6 defined benefit plan, or other account or plan that is qualified for tax 7 deferral under the income tax laws of the United States, three (3) years 8 after the earliest of the date of the distribution or attempted distribution 9 of the property, the date of the required distribution as stated in the plan 10 or trust agreement governing the plan, or the date, if determinable by the 11 holder, specified in the income tax laws of the United States by which 12 distribution of the property must begin in order to avoid a tax penalty; 13 (14) all <u>All</u> other property, five (5) three (3) years after the 14 owner's right to demand the property or after the obligation to pay or 15 distribute the property arises, whichever first occurs; and 16 (15) unclaimed Unclaimed property payable or distributable in 17 the course of a demutualization of an insurance company five (3) 18 years after the earlier of: 19 (A) the The date of last contact with the policy holder; 20 or 21 (B) the The date the property became payable or 22 distributable. 23 SECTION 2. Arkansas Code § 18-28-402 is amended to read as follows: 24 25 18-28-402. Escrow accounts. 26 (a)(1) A holder of mineral proceeds shall establish an escrow account 27 for mineral proceeds if the person entitled to the receipt of the mineral 28 proceeds is unknown or has not been located within one (1) year after the 29 funds became payable or distributable. 30 (2) The escrow account shall be for the benefit of the rightful 31 recipient of the mineral proceeds. 32 (3) Any A person showing to the holder of mineral proceeds 33 sufficient proof of identity and ownership of marketable title to the 34 property shall be promptly paid the sum accumulated for his or her benefit in 35 the escrow account. 36 (b)(1) If a holder of mineral proceeds is required to establish more

3

03-07-2015 12:24:34 JLL330

As Engrossed: H3/19/15

HB1782

1 than one (1) escrow account by operation of this section, then the mineral 2 proceeds accruing may be commingled in a single escrow account. 3 (2) Separate records of each deposit and withdrawal on behalf of 4 specific persons shall be maintained. 5 (c)(1) The Auditor of State and the Oil and Gas Commission shall 6 require a report of each escrow account to be filed annually. 7 (2) The report shall include, but shall not be limited to: 8 (A) The name and last known address of the property owner; 9 (B) The legal description of the property interest; 10 (C) The location and account number of the escrow account; 11 (D) The name of the person authorized to order withdrawals 12 from the escrow account; and 13 (E) Any other information that the Auditor of State and 14 the commission may require. 15 (d) Any (c) A holder of mineral proceeds who violates this section is 16 subject to a civil penalty not to exceed two thousand five hundred dollars 17 (\$2,500) for each violation. 18 (e) (d) The commission Auditor of State shall enforce the provisions 19 of this subchapter and shall may conduct random audits of the escrow accounts 20 required by this section. 21 22 SECTION 3. Arkansas Code § 18-28-403(a), concerning abandoned mineral 23 proceeds, is amended to read as follows: 24 (a)(1)(A) All mineral proceeds that are held or owing by the holder 25 and that have remained unclaimed by the owner for longer than five (5) three (3) years after the mineral proceeds became payable or distributable are 26 27 presumed abandoned. 28 (B) Abandoned mineral proceeds are subject to the 29 unclaimed property provisions of § 18-28-201 et seq., except that funds received by the Auditor of State pursuant to under this section shall be 30 31 deposited by the Auditor of State into a special trust fund to be known as 32 the Abandoned Mineral Proceeds Trust Fund. 33 (C) Such funds shall be deposited in into accounts in one 34 (1) or more financial institutions authorized to do business in this state, 35 to be administered in accordance with the laws of this state pertaining to 36 the appropriation, administration, and expenditure of cash funds.

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HB1782

1	(2)(A) However, upon petition of the county attorney of the
2	county wherein <u>in which</u> the abandoned minerals were produced or severed,
3	abandoned mineral proceeds that are held pursuant to leases executed by
4	receivers or their successors appointed by a court of proper jurisdiction,
5	shall be remitted by the holder to the county wherein <u>in which</u> the minerals
6	were produced or severed and deposited into the county general fund.
7	(B) The county attorney shall publish notice of his or her
8	petition in a legal newspaper having general circulation in the county, and
9	the notice shall be published at least two (2) times a week for two (2)
10	consecutive weeks one (1) time.
11	(3) The holder of abandoned mineral proceeds turned over to the
12	Auditor of State under this section shall provide the following information
13	to the Auditor of State:
14	(A) The name and last known address of the property owner;
15	(B) The applicable well name, uncontrolled lease name, or
16	unitized area name as recognized by the Oil and Gas Commission;
17	<u>(C) Either:</u>
18	(i) The county, section, township, and range of the
19	well; or
20	(ii) The county, section, township, and range from
21	which the abandoned minerals were severed or produced; and
22	(D) Any other information required by the Auditor of
23	<u>State.</u>
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25	SECTION 4. Arkansas Code Title 18, Chapter 28, Subchapter 4, is
26	amended to add an additional section to read as follows:
27	<u>18-28-404.</u> Reports.
28	<u>A report required to be made to the Auditor of State by a holder of</u>
29	abandoned mineral proceeds under this subchapter shall be submitted to the
30	Auditor of State in an electronic format approved by the Auditor of State.
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32	/s/Jean
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