1	State of Arkansas	A D:11	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 116
4			
5	By: Senator D. Johnson		
6	By: Representative Vines		
7			
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9	F	or An Ast To Do Entitled	
10	For An Act To Be Entitled		
11	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 15 OF		
12	THE ARKANSAS CODE CONCERNING NATURAL RESOURCES AND		
13	ECONOMIC DEVELO.	PMENT; AND FOR OTHER PURPO	JSES.
14			
15 16		Subtitle	
10	ΤΟ ΜΑΚΕ ΤΕ	CHNICAL CORRECTIONS TO TI	TT.E. 15
18		ANSAS CODE CONCERNING NAT	
19		AND ECONOMIC DEVELOPMENT.	
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21			
22	BE IT ENACTED BY THE GENERAL	L ASSEMBLY OF THE STATE OF	ARKANSAS:
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24	SECTION 1. Arkansas	Code § 15-4-2802(4) is rep	pealed to eliminate the
25	definition concerning the A	lternate Fuels Commission	because the commission
26	has been abolished.		
27	(4) "Commission	n" means the Alternative H	Fuels Commission; and
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29	SECTION 2. Arkansas	Code § 15-4-2804 is repeal	led because funding for
30	the grants and the Alternat	ive Fuels Commission have	been abolished.
31	15-4-2804. Incentive	s for biodiesel producers.	-
32	(a) The Alternative	Fuels Commission may provi	ide grants not to exceed
33	ten cents (10¢) per gallon of biodiesel fuel produced by a biodiesel producer		
34	who has met the qualification	ə ns prescribed by the comm	nission under its
35	regulations.		
36	(b) The grants autho	rized by subsection (a) of	this section shall be



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1	limited to the first five million (5,000,000) gallons of biodiesel fuel		
2	produced annually by a biodiesel producer qualified by the commission for a		
3	period not to exceed five (5) years.		
4	(c) The grants authorized by subsection (a) of this section shall be		
5	disbursed from the Alternative Fuels Fund established under § 15-10-701		
6	[repealed] and from the Health Adequacy Committee Fund, § 19-6-487 under the		
7	disbursement procedures to be established by the Department of Finance and		
8	Administration.		
9	(d) The commission shall not authorize grants that exceed or may		
10	expect to exceed the balance of funds available or expected to be available		
11	in the fund.		
12	(e) In the event the number of biodiesel producers qualified by the		
13	commission exceeds the balance of funds available to allow each qualified		
14	biodiesel producer to receive the maximum benefits under subsections (a) and		
15	(b) of this section, the commission shall suspend the qualification of		
16	additional biodiesel producers until such time as additional funds are		
17	available.		
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19	SECTION 3. Arkansas Code § 15-4-2805 is repealed because the Alternate		
20	Fuels Commission has been abolished and has no further duties under the		
21	Biodiesel Incentive Act, § 15-4-2801 et seq.		
22	15-4-2805. Rules and regulations.		
23	The Alternative Fuels Commission shall promulgate regulations as		
24	necessary to implement the provisions of this subchapter.		
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26	SECTION 4. The introductory language of Arkansas Code § 15-4-3605(e),		
27	concerning certification of qualified equity investments under the New		
28	Markets Jobs Act of 2013, is amended to read as follows, to add clarifying		
29	language:		
30	(e) An approved applicant may transfer all or part of the applicant's		
31	certified qualified equity investment authority to the applicant's		
32	controlling entity or any qualified community development entity controlled		
33	by or under common control with the applicant if the approved applicant:		
34			
35	SECTION 5. Arkansas Code § 15-5-1607 is amended to read as follows, to		
36	clarify a reference:		

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- 15-5-1607. Review committee.

2 The review committee shall recommend to the trustees of the Venture 3 Capital Investment Trust the payment of fees and expenses out of the Arkansas 4 Risk Capital Matching Fund for the operation of the fund. 5 6 SECTION 6. Arkansas Code § 15-5-1805(b)(1)(A)(ii), concerning terms 7 and conditions for bonds for energy efficiency projects, is amended to read 8 as follows, to add clarifying language and conform usage: 9 (ii) Submitted a resolution to the authority 10 authorizing the issuance of bonds+; and 11 12 SECTION 7. Arkansas Code § 15-10-903(a), concerning rebates for clean-13 burning motor fuel refueling stations, is amended to read as follows, to add 14 clarifying language: 15 (a) The Arkansas Energy Office of the Arkansas Economic Development 16 Commission shall offer a rebate for each approved compressed natural gas 17 refueling station, liquefied natural gas refueling station, and liquefied 18 petroleum gas refueling station in an amount equal to the lesser of seventy-19 five percent (75%) of the qualifying costs of the compressed natural gas 20 refueling station, liquefied natural gas refueling station, or liquefied 21 petroleum gas refueling station or four hundred thousand dollars (\$400,000). 22 23 SECTION 8. Arkansas Code § 15-10-903(d)(4), concerning rebates for 24 clean-burning motor fuel refueling stations, is amended to read as follows, 25 to add clarifying language. 26 (4) The applicant meets the siting requirements stated in the 27 National Fire Protection Association's NFPA 52: Vehicular Gaseous Fuel 28 Systems Code, 2013 Edition. 29 30 SECTION 9. Arkansas Code § 15-13-102(12), concerning definitions for 31 the Arkansas Alternative Fuels Development Act, is amended to read as follow, 32 to add clarifying language: (12) "Differential costs" means the difference in costs between: 33 34 (A) A dedicated compressed natural gas motor vehicle or a 35 dedicated propane gas motor vehicle; and 36 (B) A comparably equipped motor vehicle powered by

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    gasoline or diesel;
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           SECTION 10. Arkansas Code § 15-13-306(f)(2)(C), concerning rebate
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     incentives for modification of motor vehicles, is amended to read as follows,
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     to clarify a reference:
 6
                       (C) Twenty thousand dollars ($20,000) for a motor vehicle
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    with a gross vehicle weight rating that is more than fourteen thousand pounds
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     (14,000 lbs.) but does not exceed twenty-six thousand pounds (26,000 lbs.);
9
     or
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           SECTION 11. Arkansas Code § 15-55-214 is repealed, to remove obsolete
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     language.
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          15-55-214. Transfer of the State Board of Registration for Professional
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    Geologists.
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          (a)(1) Effective July 1, 2013, the State Board of Registration for
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    Professional Geologists is transferred to the Arkansas Geological Survey and
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    shall be administered by the Arkansas Geological Survey Director.
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                 (2) All authority, powers, duties, functions, records,
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    authorized positions, property, unexpended balances of appropriations,
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    allocations, or other funds of the State Board of Registration for
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    Professional Geologists are transferred to the Arkansas Geological Survey.
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           (b) In order to protect the State Board of Registration for
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    Professional Geologists, to allow for continuation of necessary procedures,
    and to provide for a smooth transition to the Arkansas Geological Survey, the
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    Arkansas Geological Survey Director may not realign the functions or records
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    of the State Board of Registration for Professional Geologists before July 1,
    2014.
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           SECTION 12. DO NOT CODIFY. The enactment and adoption of this act
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    shall not repeal, expressly or impliedly, the acts passed at the regular
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     session of the Ninetieth General Assembly. All such acts shall have the full
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     force and effect and, so far as those acts intentionally vary from or
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    conflict with any provision contained in this act, those acts shall have the
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    effect of subsequent acts and as amending or repealing the appropriate parts
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    of the Arkansas Code of 1987.
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