WEST VIRGINIA LEGISLATURE

2023 REGULAR SESSION

ENGROSSED

Committee Substitute

for

House Bill 3133

By Delegates Barnhart, Ferrell and Reynolds

[Originating in the Committee on Finance; February

25, 2023]

1 A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, 2 designated §11-13MM-1, §11-13MM-2, §11-13MM-3, §11-13MM-4, §11-13MM-5, §11-3 13MM-6, §11-13MM-7, §11-13MM-8, §11-13MM-9, §11-13MM-10 and §11-13MM-11, all 4 relating to establishing a road or highway infrastructure improvement projects or coal 5 production and processing facilities tax credit for taxpayers subject to the tax imposed by 6 West Virginia code §11-13A-3; specifying a short title; specifying legislative findings and 7 purpose for new credit; defining terms; specifying the amount of the credit, application of 8 credit, and carry forward of unused credit; requiring filing of application for road or highway 9 infrastructure improvement project credit as condition precedent to claiming credit, specifying procedure for application for certification, contents of application and limitation 10 11 on maximum amount of credits which can be approved; specifying computation of gualified 12 investment in coal production and processing facilities; allowing transfer of credits to successors; providing for forfeiture of unused tax credits and redetermination of credit 13 14 allowed; providing penalties for failure to maintain records of qualified property; and 15 establishing an effective date.

Be it enacted by the Legislature of West Virginia:

ARTICLE 13MM. TAX CREDIT FOR ROAD AND HIGHWAY INFRASTRUCTURE IMPROVEMENTS AND COAL PRODUCTION AND PROCESSING FACILITIES. §11-13MM-1. Short title. 1 This article may be cited as the "West Virginia Road and Highways Infrastructure 2 Improvements and Coal Production and Processing Facilities Tax Credit Act" which creates new 3 tax credits for §11-13MM-2. Legislative finding and purpose.

<u>The Legislature finds that the establishment and maintenance of infrastructure projects,</u>
 including a system of good roads and highways in this state, and making of capital investments by

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3 taxpayers subject to the tax imposed by §11-13A-1 et seq. of the code, is in the public interest, encourages greater capital investment by other businesses in the coal producing areas of this 4 5 state, increases economic opportunity in this state and thereby promotes the general welfare of 6 the people of this state. In order to promote the private investment in infrastructure improvements 7 to roads and highways in this state, and capital investment by coal severance tax taxpayers there 8 is hereby enacted a road and highways infrastructure improvements and coal production and 9 processing facilities tax credit. <u>§11-13MM-3.</u> Definitions. 1 (a) General. — When used in this article, or in the administration of this article, terms 2 defined in subsection (b) shall have the meanings ascribed to them by this section, unless a 3 different meaning is clearly required by either the context in which the term is used, or by specific 4 definition, in this article. 5 (b) Terms defined. — 6 (1) Corporation. — The term "corporation" means any corporation, joint-stock company or 7 association, and any business conducted by a trustee or trustees wherein interest or ownership is 8 evidenced by a certificate of interest or ownership or similar written instrument. 9 (2) Designee. — The term "designee" in the phrase "or his or her designee," when used in 10 reference to the Transportation Secretary, means any officer or employee of the Department of 11 Transportation duly authorized by the Transportation Secretary directly, or indirectly by one or 12 more delegations of authority, to perform the functions mentioned or described in this article. 13 (3) Eligible taxpayer. — The term "eligible taxpayer" means any person who makes a 14 gualified expenditure in a certified road or highway infrastructure improvement project or coal 15 production and processing facility and who is subject to the tax imposed by §11-13A-3 of this code. 16 "Eligible taxpayer" shall also include an affiliated group of taxpayers if the group elects to file a 17 consolidated severance tax return under article thirteen-a of this chapter.

18	(4) Expenditures for road of	r highway	infrastructure	improvement	projects	or	coal
19	production and processing facilities.						

20 (A) Included expenditures for road or highway infrastructure improvement projects. — The 21 term "expenditures for road or highway infrastructure improvement projects" includes payments 22 made by an eligible taxpayer for labor done, tangible personal property, materials, services or 23 supplies furnished in furtherance of a road or highway infrastructure improvement project. In 24 addition, the term "expenditures for road or highway infrastructure improvement projects" includes 25 the cost of the real property and improvements thereto, purchased by an eligible taxpayer and 26 donated to the state in furtherance of a road or highway infrastructure improvement project and the 27 fair market value of real property and improvements thereto owned by an eligible taxpayer and 28 donated to the state in furtherance of a road or highway infrastructure improvement project.

29 (B) Included expenditures for coal production and processing facilities. - The term 30 "expenditures for coal production and processing facilities" includes payments made by an eligible 31 taxpayer for labor done, tangible personal property, materials, services, or supplies furnished in 32 furtherance of the construction, installation, or fabrication of haulroads, ventilation structures, mine 33 shafts, slopes, boreholes, dewatering structures, preparation plants, loadouts, including 34 associated facilities and apparatus, by the producer or others, including contractors and 35 subcontractors at a coal mine or coal production or processing facility. In addition, the term 36 "expenditures for coal production and processing facilities" includes the cost of the real property, 37 improvements thereto, and the cost of machinery and equipment, including the cost of repairs, 38 upgrades, or refurbishments of the machinery and equipment, purchased or leased by an eligible 39 taxpayer and directly used as part of a coal production or processing facility. Examples of 40 machinery and equipment that qualify as "expenditures for coal production" include, but are not 41 limited to the cost to purchase, lease, or repair items such as: continuous miners, longwall miners 42 (including repair, refurbishment, or replacement of associated shears, shields, or hydraulics), 43 highwall miners, augers, roof bolters, excavators, dozers, haulage vehicles, equipment used in

44 blasting related to surface mining, conveyor belts, car-dumps, chain conveyors, ventilation fans,

45 man trips, roof trusses, and shuttle cars.

46 (C) Excluded expenditures. — The terms "expenditures for road or highway infrastructure

- 47 improvement projects" and "expenditures for coal production and processing facilities" exclude
- 48 purchases of property and services acquired:
- 49 (i) From a person whose relationship to the person making the expenditure would result in
- 50 the disallowance of deductions under section 267 or 707 (b) of the United States Internal Revenue
- 51 Code of 1986, as amended, and in effect on the first day of January, 2004.
- 52 (ii) By one component member of a controlled group from another component member of
- 53 the same controlled group. The Tax Commissioner can waive this requirement if the expenditure is

54 for property or services acquired from a related person for fair market value.

55 (D) *Related person.* — The term "related person" means:

- 56 (i) A corporation, partnership, association, or trust controlled by the taxpayer;
- 57 (ii) An individual, corporation, partnership, association, or trust that is in control of the
- 58 <u>taxpayer;</u>
- 59 (iii) A corporation, partnership, association, or trust controlled by an individual, corporation,
- 60 partnership, association, or trust that is in control of the taxpayer; or
- 61 (iv) A member of the same controlled group as the taxpayer.

62 For purposes of this subdivision, "control", with respect to a corporation, means ownership,

63 directly or indirectly, of stock possessing 50 percent or more of the total combined voting power of

64 <u>all classes of the stock of the corporation entitled to vote. "Control", with respect to a trust, means</u>

65 <u>ownership, directly or indirectly, of 50 percent or more of the beneficial interest in the principal or</u>

66 income of the trust. The ownership of stock in a corporation, of a capital or profits interest in a

67 partnership or association or of a beneficial interest in a trust shall be determined in accordance

68 with the rules for constructive ownership of stock provided in section 267(c) of the United States

69 Internal Revenue Code of 1986, as amended, other than paragraph (3) of that section.

70 (c) Includes and including. - The terms "includes" and "including", when used in a definition contained in this article, shall not be deemed to exclude other things otherwise within the 71 72 meaning of the term defined. 73 (d) Partnership and partner. — The term "partnership" includes a syndicate, group, pool, 74 joint venture, or other unincorporated organization through or by means of which any business, 75 financial operation, or venture is carried on, and which is not a trust or estate, a corporation or a 76 sole proprietorship. The term "partner" includes a member in such a syndicate, group, pool, joint 77 venture, or organization. 78 (e) Person. — The term "person" includes any natural person, corporation, or partnership. 79 (f) Road or highway. — The terms "road" and "highway" are used interchangeably herein 80 and for purposes of this article shall have the same meaning as the terms "road", "public road", 81 and "highway", as defined in §17-1-3 of the code. 82 (g) Road or highway infrastructure improvement. — The term "road or highway 83 infrastructure improvement" means the construction, improvement, repair, upgrade, and 84 modernization of roads, public roads and highways in this state for the purpose of widening, 85 increasing weight limits, enhancing safety, improving traffic flow, or otherwise facilitating the 86 commercial transportation of goods or passengers within this state or the ingress and egress of 87 vehicles to commercial and industrial sites, consistent with the purposes for which this article was 88 enacted. 89 (h) Tax Commissioner. — The term "Tax Commissioner" means the Commissioner of the 90 West Virginia State Tax Department. 91 (i) Taxpayer. —The term "taxpayer" means any person subject to the tax imposed by §11-92 13A-3 of this code. 93 (i) Transportation Secretary or Secretary of Transportation. — The terms "Transportation 94 Secretary" and "Secretary of Transportation" are used interchangeably herein and mean the 95 Secretary of the Department of Transportation of the State of West Virginia.

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	§11-13MM-4. Credit allowed; amount of credit; application of credit; carry forwa	
	unused credit for 10	<u>years.</u>
1	(a) Credit allowed. — An eligible taxpayer shall be allowed a credit against a portio	<u>n of its</u>
2	annual severance tax liability. The amount of this credit shall be determined and appl	lied as
3	hereinafter provided in this article.	
4	(b) Amount of credit. — The amount of credit allowable is determined by multiplyi	ing the
5	amount of the taxpayer's expenditures for road or highway infrastructure improvement p	rojects
6	(as determined and certified by the Secretary of Transportation), plus the amount of the taxp	<u>bayer's</u>
7	gualified investment in coal production and processing facilities, by 50 percent. The product	t of this
8	calculation establishes the maximum amount of credit allowable under this article.	
9	(c) Application of credit. — The amount of credit allowable may be taken against up	<u>p to 20</u>
10	percent of taxpayer's annual severance tax liability imposed by §11-13A-3 of this code: Pro	ovided,
11	That the gross amount of additional tax on coal collected under this article to §11-13A-6	of the
12	code and the gross amount of tax on coal reallocated and dedicated under §11-13A-6a of th	<u>e code</u>
13	shall be paid over and distributed as provided in those sections without the application	<u>of any</u>
14	credits against the tax allowed by this section. Where taxpayer's expenditure involves a r	<u>road or</u>
15	highway infrastructure improvement the credit may be taken in the year the improven	<u>nent is</u>
16	completed, as certified by the Transportation Secretary. Where the expenditure involve	es coal
17	production and processing facilities, the credit may be taken in the year the property is first	placed
18	into service or use by the taxpayer and shall be taken in the manner prescribed in §11-13M	<u>IM-6 of</u>
19	this code. The aggregate annual credit allowance may be claimed by taxpayer agai	inst its
20	severance tax liability shown on its monthly tax returns at the rate of one-twelfth of the	annual
21	credit allowance per month.	
22	(d) Unused credit. — If any credit remains after application of subsection (c) of this s	ection,
23	the amount thereof may be carried forward to each ensuing tax year until used or un	<u>ntil the</u>
24	expiration of the ninth taxable year subsequent to the year in which the credit was first avail	<u>able. If</u>

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- 25 any unused credit remains after the 10th year, the amount thereof is forfeited. No carryback to a
- 26 prior taxable year is allowed for the amount of any unused portion of any annual credit allowance.

27 (e) Placed in service or use. — For purposes of the credit allowed by this section, property

- 28 is considered placed in service or use in the earlier of the following taxable years:
- 29 (1) The taxable year in which, under the taxpayer's depreciation practice, the period for
- 30 <u>depreciation with respect to the property begins; or</u>
- 31 (2) The taxable year in which the property is placed in a condition or state of readiness and
- 32 availability for a specifically assigned function.

<u>§11-13MM-5. Application for road or highway infrastructure improvement project; contents</u> of application; review of credit application; limitation on total credits authorized;

taking of credit.

1 (a) Application for credit required. — Notwithstanding any provision of this article to the

- 2 contrary, no credit shall be allowed or applied under this article for any expenditure for road or
- 3 highway infrastructure improvements until the person asserting a claim for the allowance of credit
- 4 receives certification of the project from the Transportation Secretary, as provided in this section.
- 5 Applications for certification of a road or highway infrastructure improvement project shall be filed
- 6 with the Transportation Secretary and approved prior to the commencement of any project
- 7 <u>construction</u>.

8 (b) Contents of application for certification. — Applications for certification of a road or 9 highway infrastructure improvement project shall contain a detailed description of the project, all 10 engineering drawings required to construct the infrastructure improvements contemplated by the 11 project application, a list of contractors who will work on the project, a description of the work each 12 contractor will perform, the project timetable, a detailed breakdown of the cost of the project, the 13 amount of credit requested and any other information which the Transportation Secretary or his or

14 <u>her designee require.</u>

15 (c) Review of application. — Once a project application is filed, the Transportation Secretary shall work with taxpayer to ensure that the application contains all of the information 16 17 required by this section. Applications for credit may be supplemented or amended at any time after 18 filing until all of the information required by subsection (b) of this secction has been provided. Once 19 a complete application has been filed, the Transportation Secretary shall review it to determine 20 whether the project should be certified as eligible for credit under this article. 21 (d) Limitation on total credits authorized. — The Secretary is authorized to certify no more 22 than \$100,000 of expenditures for each road or highway infrastructure improvements project as 23 eligible for the credit provided in this article. The Secretary shall keep track of the total 24 expenditures approved and will cease accepting applications once the expenditure limit has been 25 reached. 26 (e) Taking of credit. — The eligible taxpayer claiming the credit for certified expenditures 27 for road or highway infrastructure improvements shall include information supporting the 28 computation of the credit and any other information the Transportation Secretary requires with its 29 severance tax returns filed under this chapter. §11-13MM-6. Qualified investment in coal production and processing facilities. 1 (a) General. — The qualified investment in coal production and processing facilities is the 2 applicable percentage of the cost of each expenditure for coal production and processing facilities 3 which is placed in service or use in this state by the taxpayer during the taxable year. 4 (b) Applicable percentage. — For the purpose of subsection (a), the applicable percentage 5 of any property is determined under the following table: 6 The applicable percentage is: If useful life is: 7 0% Less than 4 years: 8 4 years or more but less than 6 years: 33 1/3% 9 6 years or more but less than 8 years: 66 2/3% 10 100% 8 years or more:

- 11 The useful life of any property, for purposes of this section, is determined as of the date the
- 12 property is first placed in service or use in this state by the taxpayer, determined in accordance
- 13 with such rules and requirements the Tax Commissioner may prescribe.
- (c) *Cost.* For purposes of subsection (a), the cost of each property purchased for
 business expansion is determined under the following rules:
- 16 (1) Trade-ins. Cost does not include the value of property given in trade or exchange for
- 17 <u>the property purchased for business expansion.</u>
- 18 (2) Damaged, destroyed or stolen property. If property is damaged or destroyed by fire,
- 19 flood, storm or other casualty, or is stolen, then the cost of replacement property does not include
- 20 any insurance proceeds received in compensation for the loss.
- 21 (<u>3) Rental property.</u>
- 22 (A) The cost of real property acquired by written lease for a primary term of 10 years or
- 23 longer is 100 percent of the rent reserved for the primary term of the lease, not to exceed 20 years.
- 24 (B) The cost of tangible personal property acquired by written lease for a primary term of:
- 25 (i) Four years, or longer, is one third of the rent reserved for the primary term of the lease;
- 26 (ii) Six years, or longer, is two thirds of the rent reserved for the primary term of the lease; or
- 27 (iii) Eight years, or longer, is 100 percent of the rent reserved for the primary term of the
- 28 lease, not to exceed 20 years: Provided, That in no event may rent reserved include rent for any
- 29 year subsequent to expiration of the book life of the equipment, determined using the straight-line
- 30 <u>method of depreciation.</u>
- 31 (4) Self-constructed property. In the case of self-constructed property, the cost thereof is
 32 the amount properly charged to the capital account for depreciation in accordance with federal
 33 income tax law.
 - §11-13MM-7. Transfer of tax credit to successors.

1 (a) Mere change in form of business. — The tax credit allowed in this article shall not be 2 lost by reason of a mere change in the form of conducting the business in this state, if the 3 transferor business retains a controlling interest in the successor business. In this event, the 4 successor business shall be allowed to claim the amount of credit still available with respect to the 5 project. 6 (b) Transfer or sale to successor. — The tax credit allowed in this article shall not be lost by 7 reason of any transfer or sale of the stock or assets of the eligible taxpayer to a successor 8 business which continues to operate in this state. Upon transfer or sale, the successor shall 9 acquire the amount of credit that remains available under this article for each subsequent taxable 10 year. §11-13MM-8. Forfeiture of unused tax credits; redetermination of credit allowed. 1 (a) Disposition of property or cessation of use. — If during any taxable year, property with 2 respect to which a tax credit has been allowed under this article: 3 (1) Is disposed of prior to the end of its useful life, as determined under this section; or 4 (2) Ceases to be used in an eligible business of the taxpayer in this state prior to the end of 5 its useful life, as determined under section six of this article, then the unused portion of the credit 6 allowed for the property is forfeited for the taxable year and all ensuing years. Additionally, except 7 when the property is damaged or destroyed by fire, flood, storm, or other casualty, or is stolen, the 8 taxpayer shall redetermine the amount of credit allowed in all earlier years by reducing the 9 applicable percentage of cost of the property allowed under §11-13MM-6 of this code, to 10 correspond with the percentage of cost allowable for the period of time that the property was 11 actually used in this state in the business of the taxpayer. The taxpayer shall then file a 12 reconciliation statement for the year in which the forfeiture occurs and pay any additional taxes 13 owed due to reduction of the amount of credit allowable for the earlier years, plus interest and any 14 applicable penalties. The reconciliation statement shall be filed with taxpayer's annual severance 15 tax return.

16	(b) Cessation of operation of coal production or processing facility If during any taxable
17	year the taxpayer ceases operation of a coal production or processing facility in this state for which
18	credit was allowed under this article, before expiration of the useful life of property with respect to
19	which tax credit has been allowed under this article, then the unused portion of the credit is
20	forfeited. Additionally, except when the cessation is due to fire, flood, storm, or other casualty, the
21	taxpayer shall redetermine the amount of credit allowed by reducing the applicable percentage of
22	cost of the property allowed under §11-13MM-6 of this code, to correspond with the percentage of
23	cost allowable for the period of time that the property was actually used in this state in a business
24	of the taxpayer. The taxpayer shall then file a reconciliation statement with its annual severance
25	tax return, for the year in which the forfeiture occurs, and pay any additional taxes owed due to the
26	reduction of the amount of credit allowable for the earlier years, plus interest and any applicable
27	penalties.
	§11-13MM-9. Identification of qualified property.
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1	Every taxpayer who claims credit under this article shall maintain sufficient records to
1 2	
	Every taxpayer who claims credit under this article shall maintain sufficient records to
2	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property:
2 3	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: <u>Its identity;</u>
2 3 4	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: https://www.science.org Its identity; Its actual or reasonably determined cost;
2 3 4 5	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: Its identity; Its actual or reasonably determined cost; Its straight-line depreciation life;
2 3 4 5 6	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: Its identity; Its actual or reasonably determined cost; Its straight-line depreciation life; The month and taxable year in which it was placed in service;
2 3 4 5 6 7	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: Its identity; Its actual or reasonably determined cost; Its straight-line depreciation life; The month and taxable year in which it was placed in service; The amount of credit taken; and
2 3 4 5 6 7	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: Its identity; Its actual or reasonably determined cost; Its straight-line depreciation life; The month and taxable year in which it was placed in service; The amount of credit taken; and The date it was disposed of or otherwise ceased to be qualified property.
2 3 4 5 6 7 8	Every taxpayer who claims credit under this article shall maintain sufficient records toestablish the following facts for each item of qualified property:Its identity;Its actual or reasonably determined cost;Its straight-line depreciation life;The month and taxable year in which it was placed in service;The amount of credit taken; andThe date it was disposed of or otherwise ceased to be qualified property.§11-13MM-10.Failuretokeeprecordsof a qualifiedproperty.
2 3 4 5 6 7 8	Every taxpayer who claims credit under this article shall maintain sufficient records to establish the following facts for each item of qualified property: Its identity; Its actual or reasonably determined cost; Its straight-line depreciation life; The month and taxable year in which it was placed in service; The amount of credit taken; and The date it was disposed of or otherwise ceased to be qualified property. §11-13MM-10. Failure to keep records of qualified property. A taxpayer who does not keep the records required for identification of qualified property is

4 property which the taxpayer cannot establish was still on hand, in this state, at the end of that year.

- 5 (b) If a taxpayer cannot establish when qualified property on which the credit was claimed
- 6 was placed in service, the taxpayer is treated as having placed it in service in the most recent prior

7 year in which similar property was placed in service, unless the taxpayer can establish that the

- 8 property placed in service in the most recent year is still on hand. In that event, the taxpayer will be
- 9 treated as having placed the property in service in the next most recent year.

§11-13MM-11. Effective

date.

- 1 The credit allowed by this article shall be allowed for tax years beginning on or after the first
- 2 day of January 2023.