## **2012 SESSION**

12105460D 1 **SENATE BILL NO. 609** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Finance 4 on February 20, 2012) 5 6 (Patron Prior to Substitute—Senator Carrico) A BILL to amend and reenact § 58.1-439.2 of the Code of Virginia, relating to the coalfield employment 7 tax credit. 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 58.1-439.2 of the Code of Virginia is amended and reenacted as follows: 10 § 58.1-439.2. Coalfield employment enhancement tax credit. A. For tax years beginning on and after January 1, 1996, but before January 1, 2015 2017, any person who has an economic interest in coal mined in the Commonwealth shall be allowed a credit 11 12 against the tax imposed by § 58.1-400 and any other tax imposed by the Commonwealth in accordance 13 14 with the following: 15 1. For coal mined by underground methods, the credit amount shall be based on the seam thickness 16 as follows: 17 Seam Thickness Credit per Ton 18 36" and under \$2.00 19 Above 36" \$1.00 20 The seam thickness shall be based on the weighted average isopach mapping of actual coal thickness 21 by mine as certified by a professional engineer. Copies of such certification shall be maintained by the person qualifying for the credit under this section for a period of three years after the credit is applied 22 23 for and received and shall be available for inspection by the Department of Taxation. The Department of 24 Mines, Minerals and Energy is hereby authorized to audit all information upon which the isopach 25 mapping is based. 26 2. For coal mined by surface mining methods, a credit in the amount of 40 cents per ton for coal 27 sold in 1996, and each year thereafter. 28 B. In addition to the credit allowed in subsection A, for tax years beginning on and after January 1, 29 1996, any person who is a producer of coalbed methane shall be allowed a credit in the amount of one 30 cent per million BTUs of coalbed methane produced in the Commonwealth against the tax imposed by 31 § 58.1-400 and any other tax imposed by the Commonwealth on such person. 32 C. For purposes of this section, economic interest is the same as the economic ownership interest 33 required by § 611 of the Internal Revenue Code which was in effect on December 31, 1977. A party 34 who only receives an arm's length royalty shall not be considered as having an economic interest in coal 35 mined in the Commonwealth. 36 D. If the credit exceeds the person's state tax liability for the tax year, the excess shall be redeemable 37 by the Tax Commissioner on behalf of the Commonwealth for 90 percent of the face value within 90 38 days after filing the return; however, for credit earned in tax years beginning on and after January 1, 2002, such excess shall be redeemable by the Tax Commissioner on behalf of the Commonwealth for 85 39 percent of the face value within 90 days after filing the return. The remaining 10 or 15 percent of the 40 41 value of the credit being redeemed, as applicable for such tax year, shall be deposited by the Commissioner in a regional economic development fund administered by the Coalfields Economic 42 43 Development Authority to be used for regional economic diversification in accordance with guidelines 44 developed by the Coalfields Economic Development Authority and the Virginia Economic Development 45 Partnership. 46 E. No person may utilize more than one of the credits on a given ton of coal described in subsection 47 A. No person may claim a credit pursuant to this section for any ton of coal for which a credit has been 48 claimed under § 58.1-433.1 or 58.1-2626.1. Persons who qualify for the credit may not apply such credit 49 to their tax returns prior to January 1, 1999, and only one year of credits shall be allowed annually 50 beginning in 1999. F. The amount of credit allowed pursuant to subsection A shall be the amount of credit earned 51 multiplied by the person's employment factor. The person's employment factor shall be the percentage 52 53 obtained by dividing the total number of coal mining jobs of the person filing the return, including the jobs of the contract operators of such person, as reflected in the annual tonnage reports filed with the 54 55 Department of Mines, Minerals and Energy for the year in which the credit was earned by the total 56 number of coal mining jobs of such persons or operators as reflected in the annual tonnage reports for the year immediately prior to the year in which the credit was earned. In no case shall the credit 57 58 claimed exceed that amount set forth in subsection A. 59 G. The tax credit allowed under this section shall be claimed in the third taxable year following the

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60 taxable year in which the credit was earned and allowed.