109TH CONGRESS 2D SESSION

H. R. 5097

To facilitate and expedite direct refunds to coal producers and exporters of the excise tax unconstitutionally imposed on coal exported from the United States.

IN THE HOUSE OF REPRESENTATIVES

April 5, 2006

Mr. Davis of Kentucky (for himself, Mr. Lewis of Kentucky, Mr. English of Pennsylvania, and Mr. Rogers of Kentucky) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To facilitate and expedite direct refunds to coal producers and exporters of the excise tax unconstitutionally imposed on coal exported from the United States.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SPECIAL RULES FOR REFUND OF THE COAL EX-
- 4 CISE TAX TO CERTAIN COAL PRODUCERS
- 5 AND EXPORTERS.
- 6 (a) In General.—Notwithstanding sections
- 7 6416(a)(1) and (c) and 6511 of the Internal Revenue
- 8 Code of 1986, if—

- 1 (1) a coal producer establishes that such coal 2 producer, or a party related to such coal producer, 3 exported coal produced by such coal producer to a foreign country or shipped coal produced by such 5 coal producer to a possession of the United States, 6 the export or shipment of which was other than through an "exporter" as defined in this Act, or an 7 8 exporter establishes that such exporter exported coal 9 to a foreign country or shipped coal to a possession of the United States, or caused such coal to be so 10 11 exported or shipped,
 - (2) such coal producer or exporter filed a return on or after October 1, 1990, and on or before the date of enactment of this Act, and
 - (3) such coal producer or exporter files a claim for refund not later than the close of the 30-day period beginning on the date of the enactment of this Act,
- 19 then the Secretary of the Treasury shall pay to such coal20 producer an amount equal to the tax paid under section
- 21 4121 of such Code on such coal exported by the coal pro-
- 22 ducer or a party related to such coal producer, or to such
- 23 exporter an amount equal to \$0.825 per ton of such coal
- 24 exported by the exporter or such coal that the exporter
- 25 caused to be exported. This section applies only to claims

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- 1 on coal exported on or after October 1, 1990, through the
- 2 date of enactment of this Act.
- 3 (b) Limitations.—Subsection (a) shall not apply
- 4 with respect to exported coal if a credit or refund of tax
- 5 imposed by section 4121 of such Code on such coal has
- 6 been allowed or made to, or if a settlement with the Fed-
- 7 eral Government has been made with and accepted by, the
- 8 coal producer, a party related to such coal producer or
- 9 the exporter, of such coal, as of the date that the claim
- 10 is filed under this section with respect to such exported
- 11 coal. For purposes of this subsection, a "settlement with
- 12 the Federal Government" shall not include any settlement
- 13 or stipulation entered into as of the date of enactment of
- 14 this Act, the terms of which contemplate a judgment con-
- 15 cerning which any party has reserved the right to file an
- 16 appeal, or has filed an appeal.
- 17 (c) Subsequent Refund Prohibited.—No refund
- 18 shall be made under this section to the extent that a credit
- 19 or refund of such tax on such exported coal has been paid
- 20 to any person.
- 21 (d) "COAL PRODUCER" DEFINED.—For purposes of
- 22 this section "coal producer" shall mean the person in
- 23 whom is vested ownership of the coal immediately after
- 24 the coal is severed from the ground, without regard to the
- 25 existence of any contractual arrangement for the sale or

- 1 other disposition of the coal or the payment of any royal-
- 2 ties between the producer and third parties. The term in-
- 3 cludes any person who extracts coal from coal waste refuse
- 4 piles or from the silt waste product which results from
- 5 the wet washing (or similar processing) of coal.
- 6 (e) "EXPORTER" DEFINED.—For purposes of this
- 7 section "exporter" shall mean a person, other than a "coal
- 8 producer" as defined in this Act, who does not have a con-
- 9 tract, fee arrangement or any other agreement with a pro-
- 10 ducer or seller of such coal to sell or export such coal to
- 11 a third party on behalf of the producer or seller of such
- 12 coal and—
- 13 (1) is indicated in the shipper's export declara-
- tion or other documentation as the exporter of
- record, or
- 16 (2) actually exported such coal to a foreign
- 17 country or shipped such coal to a possession of the
- 18 United States, or caused such coal to be so exported
- or shipped.
- 20 (f) Related Party Defined.—For purposes of
- 21 this section, "a party related to such coal producer" shall
- 22 mean a person who—
- (1) is related to such coal producer through any
- degree of common management, stock ownership, or
- voting control;

1	(2) is related (within the meaning of section
2	144(a)(3) of such Code) to such coal producer; or
3	(3) has a contract, fee arrangement, or any
4	other agreement with such coal producer to sell such
5	coal to a third party on behalf of such coal producer.
6	(g) Timing of Refund.—With respect to any claim
7	for refund filed pursuant to this section, the Secretary of
8	the Treasury shall determine whether the requirements of
9	this section are met not later than 180 days after such
10	claim is filed. If the Secretary determines that the require-
11	ments of this section are met, the claim for refund shall
12	be paid not later than 180 days after the Secretary makes
13	such determination.
14	(h) Interest.—Any refund paid pursuant to this
15	section shall be paid by the Secretary of the Treasury with
16	interest from the date of overpayment determined by using
17	the overpayment rate and method under section 6621 of
18	such Code.
19	(i) Standing not Conferred.—
20	(1) With respect to exporters, this section shall
21	not confer standing upon an exporter to commence,
22	or intervene in, any judicial or administrative pro-
23	ceeding concerning a claim for refund by a coal pro-
24	ducer of any Federal or State tax, fee, or royalty

paid by the coal producer.

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1 (2) With respect to coal producers, this section 2 shall not confer standing upon a coal producer to 3 commence, or intervene in, any judicial or adminis-4 trative proceeding concerning a claim for refund by 5 an exporter of any Federal or State tax, fee, or roy-6 alty paid by the producer and alleged to have been 7 passed on to an exporter.

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