By: Seliger

S.B. No. 1460

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to a franchise tax credit for purchasing electricity from
3	a clean coal project.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 171, Tax Code, is amended by adding
6	Subchapter V to read as follows:
7	SUBCHAPTER V. TAX CREDIT FOR PURCHASING POWER FROM CLEAN COAL
8	PROJECT IN THIS STATE
9	Sec. 171.901. DEFINITION. In this subchapter, "clean coal
10	project" has the meaning assigned by Section 5.001, Water Code.
11	Sec. 171.902. ENTITLEMENT TO CREDIT. A taxable entity is
12	entitled to a credit in the amount and under the conditions and
13	limitations provided by this subchapter against the tax imposed
14	under this chapter.
15	Sec. 171.903. QUALIFICATION. A taxable entity qualifies
16	for a credit under this subchapter if the taxable entity:
17	(1) is an electric utility or retail electric
18	provider, as those terms are defined by Section 31.002, Utilities
19	Code; and
20	(2) purchases electricity generated by a clean coal
21	project in this state for resale to retail customers.
22	Sec. 171.904. AMOUNT; LIMITATIONS. (a) The amount of the
23	credit is equal to 10 percent of the amount paid to the operator of a
24	clean coal project for the electricity described by Section

80R9859 CBH-F

1

S.B. No. 1460

1 171.903(2).

2 (b) A taxable entity may claim a credit under this 3 subchapter for an expenditure made during an accounting period only 4 against the tax owed for the corresponding privilege period.

5 (c) A taxable entity may not carry over an expenditure made
6 during a privilege period to a subsequent privilege period.

Sec. 171.905. APPLICATION FOR CREDIT. (a) A taxable entity
must apply for a credit under this subchapter on or with the tax
report for the period for which the credit is claimed.

10 (b) The comptroller shall adopt a form for the application 11 for a credit. A taxable entity must use the form in applying for the 12 credit.

13 <u>Sec. 171.906. ASSIGNMENT. (a) A taxable entity may</u> 14 <u>convey, assign, or transfer a credit under this subchapter to</u> 15 <u>another entity.</u>

16 (b) A taxable entity that intends to convey, assign, or 17 transfer a credit under this subchapter shall deliver to the 18 comptroller notice of that intention at least 30 days before the 19 conveyance, assignment, or transfer occurs.

20Sec. 171.907. RULES. The comptroller shall adopt rules21necessary to implement this subchapter.

Sec. 171.908. EXPIRATION OF SUBCHAPTER. This subchapter
expires on the date the FutureGen Industrial Alliance, Inc., loses
its qualification as being exempt from federal taxation under
Section 501(a), Internal Revenue Code of 1986, by being listed as an
exempt entity under Section 501(c)(3) of that code.

27 SECTION 2. This Act applies only to a report originally due

S.B. No. 1460

1	on or after	the eff	Eective d	ate of	this Act		
2	SECTI	EON 3.	This Act	takes	effect	January 1 , 200)8.