Hanaa	
House	

_ Amendment NO.____

	Offered By
1 2 3	AMEND House Committee Substitute for Senate Bill No. 109, Page 3, Section 256.710, Line 51, by inserting after all of the said section and line the following:
4	"293.030. 1. Every operator engaged in this state in the mining or production of minerals
5	for commercial purposes shall, within thirty days after the end of each quarter-annual period, file
6	with the director and with the division of taxation and collection of the department of revenue a
7	statement, under oath, on forms to be prescribed [and furnished in triplicate] by the director,
8	showing the total amount of minerals sold, shipped or otherwise disposed of during the last
9	preceding quarter-annual period; and shall, at the same time, pay on the primary products of his
10	operations sold, shipped or otherwise disposed of for profit to the division of taxation and collection
11	of the department of revenue mine inspection fees [as follows] shall include, but not be limited to:
12	(1) On lead concentrates or galena, [three] seven and three-tenths cents per ton;
13	(2) On zinc ore or concentrates thereof, [three] seven and three-tenths cents per ton;
14	(3) On lead carbonate or concentrates thereof, [one and one-half] three and seven-tenths
15	cents per ton;
16	(4) On zinc carbonate or concentrates thereof, [one and one-half] three and seven-tenths
17	cents per ton;
18	(5) On zinc silicate or calamine or concentrates thereof, [one and one-half] three and seven-
19	tenths cents per ton;
20	(6) On all coal, [two] four and nine-tenths mills per ton;
21	(7) On all clays, [two] four and nine-tenths mills per ton;
22	(8) On shale, [one mill] two and four-tenths mills per ton;
23	(9) On copper concentrates, [three] seven and three-tenths cents per ton;
24	(10) On iron ore or concentrates thereof, [two] four and nine-tenths mills per ton;
25	(11) On silica, [one mill] two and four-tenths mills per ton;
26	(12) On granite, [one cent] two and four-tenths cents per ton;
27	(13) <u>On rhyolite, two and four-tenths cents per ton;</u>
28	(14) On manganese, [three] seven and three-tenths cents per ton;
29	(15) On cobalt, seven and three-tenths cents per ton.

2. [For each of the years beginning January 1, 1985, January 1, 1986, January 1, 1987, and 1 2 January 1, 1988, the fees as provided in subsection 1 of this section shall be increased yearly by 3 twenty-five percent. The fees for each year after 1988 shall be the same as provided for the year 4 1988] In the event a new mineral is mined that is a chemical equivalent of a mineral listed in this 5 section, the director shall announce the addition of the mineral and its associated fee by publishing a notice. Publication of the notice is contingent upon approval of the mineral's addition to the section 6 7 by the labor and industrial relations commission. The additional mineral and fee shall take effect 8 sixty days after publication of such notice and be added to a regulation. 9 3. The provisions of subsections 1 and 2 of this section to the contrary notwithstanding, 10 every operator engaged in mining or production of minerals for commercial purpose in this state shall pay to the division of taxation and collection within thirty days after the end of each quarter-11 12 annual period a minimum mine inspection fee of [ten] twenty-five dollars. 13 4. These fees shall be deposited in the state treasury and credited to the "State Mine 14 Inspection Fund", which is hereby created. 15 5. The director and the division of taxation and collection of the department of revenue shall, for the purpose of verifying the statement required in this section, have access to the tonnage 16 17 and footage records of production, shipments and sales records of all persons, firms and 18 corporations subject to the provisions of this chapter, and of their respective vendees and agents of 19 such vendees, and of carriers of the products herein enumerated. 20 6. Failure to pay a fee listed in this section within the thirty days after the end of each 21 quarter-annual period may result in the imposition of a late fee equal to ten percent of the unpaid amount. The director may bring an action in the appropriate circuit court to collect any unpaid fee, 22 23 late fee, interest, or attorney's fees and costs incurred directly in fee collection. Such action may be brought in the circuit court of the county in which the mine is located or in the circuit court of Cole 24 25 County."; and 26 27 Further amend said bill by amending the title, enacting clause, and intersectional references 28 accordingly.