#### **SESSION 1997**

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SENATE BILL 938 Finance Committee Substitute Adopted 6/11/97

Short Title: Construction Worker Training Credit.

(Public)

Sponsors:

Referred to: Appropriations.

# April 17, 1997

1		A BILL TO BE ENTITLED				
2	AN ACT TO PI	ROVIDE TAX CREDITS FOR CONSTRUCTION EMPLOYERS WHO				
3	PROVIDE CRAFTWORKER TRAINING TO EMPLOYEES AND WHO HIRE					
4	WELFARE RECIPIENTS.					
5	The General Assembly of North Carolina enacts:					
6	Section 1. G.S. 105-129.2 reads as rewritten:					
7	"§ 105-129.2. (Repealed effective January 1, 2002 – see note) Definitions.					
8	The following definitions apply in this Article:					
9	(1)	Construction Any of the following businesses as defined in Major				
10		Groups 15, 16, and 17 of the Standard Industrial Classification Manual				
11		issued by the United States Bureau of the Census:				
12		<u>a.</u> <u>Construction.</u>				
13		b. <u>Heavy construction.</u>				
14		<u>c.</u> <u>Building-related special trades.</u>				
15	<u>(1a)</u>	Cost. – Defined in section 179 of the Code.				
16	(2)	Data processing Defined in the Standard Industrial Classification				
17		Manual issued by the United States Bureau of the Census.				
18	(3)	Enterprise tier. – The classification assigned to an area pursuant to G.S.				
19		105-129.3.				

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1 2	(4)	Full-time job. – A position that requires at least 1,600 hours of work per year and is intended to be held by one employee during the entire year.				
3		A full-time employee is an employee who holds a full-time job.				
4	(5)	Machinery and equipment. – Engines, machinery, tools, and implements				
5		that are capitalized by the taxpayer for tax purposes under the Code and				
6		are used or designed to be used in manufacturing or processing,				
7		warehousing and distribution, or data processing. The term does not				
8		include real property as defined in G.S. 105-273 or rolling stock as				
9		defined in G.S. 105-333.				
10	(6)	Manufacturing and processing Defined in the Standard Industrial				
11		Classification Manual issued by the United States Bureau of the Census.				
12	(7)	Purchase. – Defined in section 179 of the Code.				
13	(8)	Warehousing and distribution Defined in the Standard Industrial				
14		Classification Manual issued by the United States Bureau of the Census.				
15	<u>(9)</u>	Welfare recipient A person who was a recipient of public assistance				
16		under Part 2 of Article 2 of Chapter 108A of the General Statutes within				
17		the 12-month period before being hired by the taxpayer."				
18		on 2. G.S. 105-129.4 reads as rewritten:				
19	"§ 105-129.4. (Repealed effective January 1, 2002) Eligibility; forfeiture.					
20	(a) Type of Business. – A taxpayer is eligible for the credit for creating a					
21	construction job for a welfare recipient under G.S. 105-129.8(a1) or the credit for					
22	construction craftworker training under G.S. 105-129.11(b) if the taxpayer is engaged in					
23	the business of construction. A taxpayer is eligible for a credit-the remaining credits					
24	allowed by this Article if the taxpayer engages in manufacturing or processing,					
25	warehousing or distributing, or data processing, and the jobs with respect to which a					
26	credit is claimed are created in that business, the machinery and equipment with respect					
27	to which a credit is claimed are used in that business, and the research and development					
28	for which a credit is claimed are carried out as part of that business.					
29	(b) Wage Standard. – A taxpayer is eligible for the credit for creating jobs or the					
30		ter training if the jobs for which the credit is claimed meet the wage				
31	standard at the time the taxpayer applies for the credit. A taxpayer is eligible for the					
32	credit for investing in machinery and equipment or the credit for research and					
33	development if the jobs at the location with respect to which the credit is claimed meet					
34	the wage standard at the time the taxpayer applies for the credit. Jobs meet the wage					
35	standard if they pay an average weekly wage that is at least ten percent (10%) above the					
36	average weekly wage paid in the county in which the jobs will be located. In calculating					
37		ekly wage of jobs, positions that pay a wage or salary at a rate that exceeds				
38	one hundred thousand dollars (\$100,000) a year shall be excluded. For the purpose of this					

one hundred thousand dollars (\$100,000) a year shall be excluded. For the purpose of this
subsection, the average wage in a county is the average wage for all insured industries in
the county as computed by the Employment Security Commission for the most recent
period for which data are available.

42 (c) Worker Training. – A taxpayer is eligible for the tax credit for worker training 43 only for training workers who occupy jobs for which the taxpayer is eligible to claim an

installment of the credit for creating jobs or which are full-time positions at a location
with respect to which the taxpayer is eligible to claim an installment of the credit for
investing in machinery and equipment for the taxable year.

4 The credit for worker training is allowed only with respect to employees in positions not classified as exempt under the Fair Labor Standards Act, 29 U.S.C. § 213(a)(1) and 5 6 for expenditures for training that would be eligible for expenditure or reimbursement 7 under the Department of Community Colleges' New and Expanding Industry Program, as 8 determined by guidelines adopted by the State Board of Community Colleges. To 9 establish eligibility, the taxpayer must obtain as part of the application process under G.S. 10 105-129.6 the certification of the Department of Community Colleges that the taxpayer's planned worker training would satisfy the requirements of this paragraph. A taxpayer 11 12 shall apply to the Department of Community Colleges for this certification. The application must be on a form provided by the Department of Community Colleges, must 13 14 provide a detailed plan of the worker training to be provided, and must contain any 15 information required by the Department of Community Colleges to determine whether the requirements of this paragraph will be satisfied. If the Department of Community 16 17 Colleges determines that the planned worker training meets the requirements of this paragraph, the Department of Community Colleges shall issue a certificate describing the 18 location with respect to which the credit is claimed and stating that the planned worker 19 20 training meets the requirements of this paragraph. The State Board of Community 21 Colleges may adopt rules in accordance with Chapter 150B of the General Statutes that 22 are needed to carry out its responsibilities under this paragraph.

(c1) Construction Craftworker Training. – A taxpayer is eligible for the tax credit
 for construction craftworker training only for training construction craftworkers in
 positions not classified as exempt under the Fair Labor Standards Act, 29 U.S.C. §
 213(a)(1), and only for training provided pursuant to a program that satisfies the
 following conditions:

- 28(1)It combines jobsite training and related instruction in construction29craftwork.
- 30(2)It includes competency testing to verify completion of each stage of<br/>training.
- 32(3)It is approved by the Department of Labor, the Department of3333Community Colleges, or a statewide trade association that represents34employers engaged in the construction business.

To establish eligibility, the taxpayer must obtain as part of the application process under 35 G.S. 105-129.6 certification that the taxpayer's planned construction craftworker training 36 would satisfy the requirements of this subsection. A taxpayer must apply to the 37 38 Department of Labor for certification of registered apprenticeships and certified on-thejob training and to the Department of Community Colleges for certification of all other 39 training. The application must be on a form provided by the certifying Department, must 40 provide a detailed plan of the construction craftworker training to be provided, and must 41 contain any information required by the certifying Department to determine whether the 42 requirements of this subsection will be satisfied. If the certifying Department determines 43

that the planned construction craftworker training meets the requirements of this 1 subsection, it shall issue a certificate describing the taxpayer, identifying the entity that 2 3 approved the training program, and stating that the planned construction craftworker 4 training meets the requirements of this subsection. The State Board of Community 5 Colleges and the Department of Labor may adopt rules in accordance with Chapter 150B 6 of the General Statutes that are needed to carry out their responsibilities under this 7 subsection. 8 (d)Forfeiture. – A taxpayer forfeits a credit allowed under this Article if the 9 taxpayer was not eligible for the credit at the time the taxpayer applied for the credit. A 10 taxpayer that forfeits a credit under this Article is liable for all past taxes avoided as a result of the credit plus interest at the rate established under G.S. 105-241.1(i), computed 11 12 from the date the taxes would have been due if the credit had not been allowed. The past taxes and interest are due 30 days after the date the credit is forfeited; a taxpayer that fails 13 to pay the past taxes and interest by the due date is subject to the penalties provided in

to pay the past taxes and interest by the due date is subject to the penalties provided in G.S. 105-236. If a taxpayer forfeits the credit for creating jobs or the credit for investing in machinery and equipment, the taxpayer also forfeits any credit for worker training claimed for the jobs for which the credit for creating jobs was claimed or the jobs at the location with respect to which the credit for investing in machinery and equipment was claimed.

(e) Change in Ownership of Business. – The sale, merger, acquisition, or
bankruptcy of a business, or any other transaction by which an existing business
reformulates itself as another business, does not create new eligibility in a succeeding
business with respect to credits for which the predecessor was not eligible under this
Article. A successor business may, however, take any installment of or carried-over
portion of a credit that its predecessor could have taken if it had a tax liability."

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Section 3. G.S. 105-129.8 reads as rewritten:

#### 27 "§ 105-129.8. (Repealed effective January 1, 2002) Credit-Credits for creating jobs.

(a) <u>Credit.Creating Jobs.</u> – A taxpayer that meets the eligibility requirements set
 out in G.S. 105-129.4, has five or more employees for at least 40 weeks during the
 taxable year, and hires an additional full-time employee during that year to fill a position
 located in this State is allowed a credit for creating a new full-time job. The amount of
 the credit for each new full-time job created is set out in the table below and is based on
 the enterprise tier of the area in which the position is located:

34	Area Enterprise Tier	Amount of Credit
35	Tier One	\$12,500
36	Tier Two	4,000
37	Tier Three	3,000
38	Tier Four	1,000
39	Tier Five	500
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40 A position is located in an area if more than fifty percent (50%) of the employee's 41 duties are performed in the area.

42	<u>(a1)</u>	Creating	Construction	Jobs	for Welf	are Reci	pients.	– A	taxpay	er t	hat	is
43	engaged i	in the con	struction busi	ness, ha	as five or	more en	ployees	s for	at least	40	weel	KS

during the taxable year, and hires a welfare recipient as an additional full-time employee 1 2 during the year is allowed a credit of five hundred dollars (\$500.00) for the job. 3 (a2) The credit may not be taken in the taxable year in which the additional 4 employee is hired. Instead, the credit shall be taken in equal installments over the four 5 years following the taxable year in which the additional employee was hired and shall be 6 conditioned on the continued employment by the taxpayer of the number of full-time employees the taxpayer had upon hiring the employee that caused the taxpayer to qualify 7 8 for the credit. 9 If, in one of the four years in which the installment of a credit accrues, the number of 10 the taxpayer's full-time employees falls below the number of full-time employees the taxpayer had in the year in which the taxpayer qualified for the credit, the credit expires 11 12 and the taxpayer may not take any remaining installment of the credit. The taxpayer may, however, take the portion of an installment that accrued in a previous year and was 13 14 carried forward to the extent permitted under G.S. 105-129.5. 15 If, in one of the four years in which the installment of a credit accrues, a job for which the welfare recipient credit was allowed is no longer filled by a welfare recipient, the 16 17 credit expires and the taxpayer may not take any remaining installment of the welfare 18 recipient credit with respect to that job. Jobs transferred from one area in the State to another area in the State shall not be 19 20 considered new jobs for purposes of this section. If, in one of the four years in which the 21 installment of a credit accrues, the position filled by the employee is moved to an area in a higher- or lower-numbered enterprise tier, the remaining installments of the credit shall 22 23 be calculated as if the position had been created initially in the area to which it was 24 moved. 25 (b)Repealed by Session Laws 1989, c. 111, s. 1. (b1), (c) Repealed by Session Laws 1996, Second Extra Session, c. 13, s. 3.3. 26 27 Planned Expansion. – A taxpayer that signs a letter of commitment with the (d) Department of Commerce to create at least twenty new full-time jobs in a specific area 28 29 within two years of the date the letter is signed qualifies for the credit in the amount 30 allowed by subsection (a) of this section based on the area's enterprise tier for that year even though the employees are not hired that year. The credit shall be available in the 31 32 taxable year after at least twenty employees have been hired if the hirings are within the 33 two-year commitment period. The conditions outlined in subsection (a) apply to a credit taken under this subsection except that if the area is redesignated to a higher-numbered 34 35 enterprise tier after the year the letter of commitment was signed, the credit is allowed 36 based on the area's enterprise tier for the year the letter was signed. If the taxpayer does 37 not hire the employees within the two-year period, the taxpayer does not qualify for the 38 credit. However, if the taxpayer qualifies for a credit under subsection (a) in the year any

39 new employees are hired, the taxpayer may take the credit under that subsection.

40 (e), (f) Repealed by Session Laws 1996, Second Extra Session, c. 13, s. 3.3 for 41 taxable years beginning on or after January 1, 1996."

Section 4. G.S. 105-129.11 reads as rewritten:

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#### "§ 105-129.11. (Repealed effective January 1, 2002) Credit for worker training. Credits for worker training and construction craftworker training.

3 Credit. Worker Training. – A taxpayer that provides worker training for five or (a) 4 more of its eligible employees during the taxable year is allowed a credit equal to fifty 5 percent (50%) of its eligible expenditures for the training. For positions located in an 6 enterprise tier one area, the credit may not exceed one thousand dollars (\$1,000) per 7 employee trained during the taxable year. For other positions, the credit may not exceed 8 five hundred dollars (\$500.00) per employee trained during the taxable year. A position is 9 located in an area if more than fifty percent (50%) of the employee's duties are performed 10 in the area.

11 (b)Eligibility. The eligibility of a taxpayer's expenditures and employees is determined 12 as provided in G.S. 105-129.4. Construction Craftworker Training. – A taxpayer that is engaged in the construction business and provides construction craftworker training to its 13 14 eligible employees is allowed a credit equal to five hundred dollars (\$500.00) for each employee who completes his or her 1,000th hour of the provided training during the 15 taxable year. 16 17 (c) Eligibility. – The eligibility of a taxpayer's training, expenditures, and 18 employees is determined as provided in G.S. 105-129.4." 19 Section 5. This act is effective for taxable years beginning on or after January

20 1, 1998.

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