GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 680 Committee Substitute Favorable 5/9/13 Committee Substitute #2 Favorable 6/19/13 Senate Commerce Committee Substitute Adopted 7/17/14

Short Title: Start-Ups Act/New Markets Tax Credit Act.

(Public)

Sponsors:

Referred to:

April 11, 2013

| A BILL TO BE ENTITLED |
|--|
| AN ACT TO ENACT THE JUMP-START OUR BUSINESS START-UPS ACT AND TO |
| ENACT THE NEW MARKETS JOBS ACT OF 2014. |
| Whereas, start-up companies play a critical role in creating new jobs and sources of |
| revenue; and |
| Whereas, crowd funding, or raising money through small contributions from a large |
| number of investors, allows smaller enterprises in North Carolina to have access to the capital |
| they need to initiate new business ventures; and |
| Whereas, by promoting crowd funding, the General Assembly can give new |
| businesses access to additional financing tools, can assist in democratizing start-up capital, and |
| can facilitate investment by North Carolina residents in North Carolina start-ups; and |
| Whereas, by facilitating investment with appropriate restrictions to protect the |
| interests of North Carolina investors, the General Assembly can promote the formation and |
| growth of smaller North Carolina enterprises, along with additional job formation, and can |
| permit businesses to raise capital using crowd funding unencumbered by excessive government |
| regulation; Now, therefore, |
| The General Assembly of North Carolina enacts: |
| |
| PART I. JUMP-START OUR BUSINESS START-UPS ACT. |
| SECTION 1. G.S. 78A-17 is amended by adding a new subdivision to read: |
| "(20) Any offer or sale of a security by an issuer if the offer or sale is conducted in $\frac{1}{2}$ |
| accordance with G.S. 78A-17.1." |
| SECTION 2. Article 3 of Chapter 78A of the General Statutes is amended by adding a new section to read: |
| "§ 78A-17.1. Invest NC exemption. |
| (a) Exemption. – Except as otherwise provided in this Chapter, an offer or sale of a |
| security by an issuer is exempt from G.S. 78A-24 and G.S. 78A-49(d) if the offer or sale is |
| conducted in accordance with each of the following requirements: |
| (1) The issuer of the security is a business entity formed under the laws of the |
| (1) The issuer of the security is a submess charty formed ander the laws of the |
| |
| State and registered with the Secretary of State. |
| |
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| 1 | <u>(3)</u> | The sum | of all cash and other consideration | to be received for all sales of the |
| 2 | <u>, , , , , , , , , , , , , , , , , , , </u> | | n reliance upon this exemption do | |
| 3 | | this subdi | | 1 1 |
| 4 | | | ne million dollars (\$1,000,000), le | ess the aggregate amount received |
| 5 | | | r all sales of securities by the iss | |
| 6 | | | e first offer or sale made in relia | |
| 7 | | | suer has not undergone and mad | * * * |
| 8 | | | vestor and the Administrator the | |
| 9 | | | nancial audit with respect to its me | - |
| 10 | | | id meeting generally accepted acco | · · · |
| 11 | | | wo million dollars (\$2,000,000), le | |
| 12 | | | r all sales of securities by the iss | |
| 13 | | | e first offer or sale made in relia | |
| 14 | | | suer has undergone and made avai | |
| 15 | | | ad the Administrator the documer | |
| 16 | | | dit with respect to its most rec | |
| 17 | | | eeting generally accepted accounting | |
| 18 | <u>(4)</u> | | er has not accepted more than two | • • • |
| 19 | <u> </u> | | e purchaser unless the purchaser is | |
| 20 | | • • |)1 of SEC regulation D, 17 C.F.R. | |
| 21 | <u>(5)</u> | | han 10 days prior to the commence | |
| 22 | <u></u> | | e on this exemption or the use of a | |
| 23 | | | on with any such offering, the is | • • • |
| 24 | | | rator, in writing or in electro | |
| 25 | | | rator, containing the following: | <u> </u> |
| 26 | | | notice of claim of exemption from | m registration, specifying that the |
| 27 | | | suer will be conducting an offering | • • • • |
| 28 | | | companied by the filing fee as spe | |
| 29 | | | copy of the disclosure statemer | |
| 30 | | | vestors in connection with the offe | |
| 31 | | 1. | | ny, its type of entity, the address |
| 32 | | | | s principal office, its history, its |
| 33 | | | • • • • | ded use of the offering proceeds, |
| 34 | | | - | be paid, as compensation or |
| 35 | | | | r, executive officer, director, |
| 36 | | | | person occupying a similar status |
| 37 | | | or performing similar function | |
| 38 | | <u>2.</u> | · · | s owning more than ten percent |
| 39 | | | | erests of any class of securities of |
| 40 | | | the company. | · |
| 41 | | <u>3.</u> | The identity of the executi | ive officers, directors, managing |
| 42 | | | | as occupying a similar status or |
| 43 | | | performing similar functions | s in the name of and on behalf of |
| 44 | | | the issuer, including their titl | les and their prior experience. |
| 45 | | <u>4</u> . | The terms and conditions of | f the securities being offered and |
| 46 | | | | es of the company, the minimum |
| 47 | | | and maximum amount of se | curities being offered, if any, and |
| 48 | | | | ship of the company represented |
| 49 | | | | r the valuation of the company |
| 50 | | | implied by the price of the or | 1 |

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| 1 | | | <u>5. The identity of any person who has h</u> | been or will be retained |
| 2 | | | by the issuer to assist the issuer in a | |
| 3 | | | and sale of the securities, includin | ig any Web sites, but |
| 4 | | | excluding persons acting solely as a | ccountants or attorneys |
| 5 | | | and employees whose primary job res | ponsibilities involve the |
| 5 | | | operating business of the issuer rather | than assisting the issuer |
| 7 | | | in raising capital, and for each person | n identified in response |
| 8 | | | to this paragraph, a description of t | he consideration being |
| 9 | | | paid to such person for such assistance | <u>).</u> |
|) | | (| <u>A description of any litigation or lega</u> | l proceedings involving |
| l | | | the company or its management. | |
| 2 | | - | <u>The names and addresses, including</u> | URL, of any Web sites |
| 3 | | | that will be used in connection with th | e offering. |
| 4 | | <u>c.</u> | An escrow agreement with a bank or othe | r depository institution |
| 5 | |] | ocated within this State in which the i | nvestor funds will be |
| 5 | | <u>(</u> | leposited, providing that all offering proceed | s will be released to the |
| 7 | | <u>i</u> | ssuer only when the aggregate capital raise | ed from all investors is |
| 8 | | <u>(</u> | equal to or greater than the minimum t | arget offering amount |
| 9 | | <u> </u> | pecified in the business plan as necessary to | implement the business |
| 0 | |] | and that all investors may cancel their c | ommitments to invest if |
| 1 | | <u>1</u> | hat target offering amount is not raised by | the time stated in the |
| 2 | | <u>(</u> | lisclosure document. | |
| 3 | <u>(6)</u> | The issu | er is not, either before or as a result of the | offering, an investment |
| 4 | | <u>compan</u> | y, as defined in section 3 of the Investment | Company Act of 1940, |
| 5 | | <u>15 U.S.</u> | C. § 8a-3, or an entity that would be an inve | stment company but for |
| 6 | | the excl | usions provided in section 3(c) of the act, or | subject to the reporting |
| 7 | | <u>requirer</u> | nents of section 13 or 15(d) of the Securities | Exchange Act of 1934, |
| 8 | | | <u>C. § 78m and 780(d).</u> | |
| 9 | <u>(7)</u> | | er shall inform all prospective purchasers un | |
| C | | | s have not been registered under federal or | |
| 1 | | | securities are subject to limitations on resale. | |
| 2 | | the foll | owing legend conspicuously on the cover | page of the disclosure |
| 3 | | docume | <u>nt:</u> | |
| 4 | | - | IN MAKING AN INVESTMENT DEC | |
| 5 | | - | MUST RELY ON THEIR OWN EXA | |
| 5 | | - | SSUER AND THE TERMS OF THE OFI | / |
| 7 | | - | THE MERITS AND RISKS INVOLVED. | |
| 3 | | - | HAVE NOT BEEN RECOMMENDED BY | |
| 9 | | - | STATE SECURITIES COMMISSION | |
| C | | - | · · · · · · · · · · · · · · · · · · · | THE FOREGOING |
| 1 | | - | AUTHORITIES HAVE NOT CONFIRMED | |
| 2 | | - | DETERMINED THE ADEQUACY OF TH | |
| 3 | |] | REPRESENTATION TO THE CONTRAI | RY IS A CRIMINAL |
| 4 | | - | | <u>RE SUBJECT TO</u> |
| 5 | | - | RESTRICTIONS ON TRANSFERABILITY | |
| 5 | | - | MAY NOT BE TRANSFERRED OR R | |
| 7 | | - | PERMITTED BY SUBSECTION (E) OF SE | |
| 8 | | - | 230.147(E) AS PROMULGATED UNDE | |
| 9 | | - | ACT OF 1933, AS AMENDED, AND THE | |
| 0 | | - | SECURITIES LAWS, PURSUANT TO | |
| 1 | |] | EXEMPTION THEREFROM. INVESTORS | SHOULD BE AWARE |

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| 1 | | THAT THEY WILL BE REQUIRED TO BE | EAR THE FINANCIAL |
| 2 3 | | RISKS OF THIS INVESTMENT FOR AN | INDEFINITE PERIOD |
| | | OF TIME." | |
| 4 | <u>(8)</u> | The issuer shall require each purchaser to certify in | n writing "I understand |
| 5 | | and acknowledge that: | |
| 6 7 | | a. <u>I am investing in a high-risk, speculative busi</u> all of my investment, and I can afford the loss | • |
| 8 | | b. This offering has not been reviewed or ap | • |
| 9 | | federal securities commission or other regula | |
| 10 | | no such person or authority has confir | |
| 11 | | determined the adequacy of any disclosure | |
| 12 | | this offering. | - |
| 13 | | <u>c.</u> <u>The securities I am acquiring in this offering</u> | are illiquid, that there is |
| 14 | | no ready market for the sale of such securities | |
| 15 | | or impossible for me to sell or otherwise dis | |
| 16 | | and that, accordingly, I may be required t | o hold this investment |
| 17 18 | | indefinitely. | which in some and losses |
| 18 19 | | <u>d.</u> <u>I may be subject to tax on my share of the tax</u> of the company, whether or not I have sold of | • |
| 20 | | my investment or received any dividends or | |
| 20 | | the company. | other distributions from |
| 22 | (9) | If the offer and sale of securities is made through a | n Internet Web site, the |
| 23 | <u> </u> | following requirements apply: | |
| 24 | | a. Prior to the offer of an investment opportun | nity to residents of this |
| 25 | | State through a Web site, the issuer shall prov | |
| 26 | | to the Administrator evidence that the issue | |
| 27 | | North Carolina law and that it is authorized to | o do business within the |
| 28 29 | | State. The issuer shall obtain from each murchaser | of a converter up don this |
| 29 30 | | b. <u>The issuer shall obtain from each purchaser</u> section evidence that the purchaser is a resi | - |
| 31 | | and, if applicable, an accredited investor. | dent of North Caronna |
| 32 | | c. The Web site operator shall register with the | Administrator by filing |
| 33 | | a statement that it is a business entity that is | • • |
| 34 | | Carolina law and that it is authorized to do b | usiness within the State |
| 35 | | and that it is being utilized to offer and sell se | ecurities pursuant to this |
| 36 | | exemption. As part of the registration, the V | |
| 37 | | Administrator of its and the issuer's identity | y, location, and contact |
| 38 | | information. | |
| 39 40 | | d. <u>The issuer and the Web site must keep and</u> | |
| 40 41 | | offers and sales of securities effected through provide ready access to the records to the | |
| 42 | | request. The Administrator may access, inspe | |
| 43 | | site and its records. | et, and review any web |
| 44 | (10) | All payments for purchase of securities must be dire | ected to and held by the |
| 45 | (10) | bank or depository institution subject to the provis | • |
| 46 | | (a)(5)c. of this section. The bank or depository ins | |
| 47 | | Administrator of the receipt of payments for securit | |
| 48 | | residence of the investors. The information sha | ll be confidential and |
| 49 | | considered trade secrets within the scope of G.S. | 5. 132-1.2 while in the |
| 50 | | possession of the Administrator. | |

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| (11) | No offers or sales of a security shall be made through an | Internet Web site |
| | unless the Web site is registered with the Administr | rator pursuant to |
| | sub-subdivision (a)(9)c. of this section. The Web site shall | l not be subject to |
| | the registration provisions of G.S. 78A-36 provided that al | ll of the following |
| | apply: | |
| | a. <u>It does not offer investment advice or recommendat</u> | ions. |
| | b. It does not solicit purchases, sales, or offers to l | buy the securities |
| | offered or displayed on the Web site. | - |
| | c. It does not compensate employees, agents, or othe | er persons for the |
| | solicitation or based on the sale of securities displa | yed or referenced |
| | on the Web site. | |
| | <u>d.</u> <u>It is not compensated based on the amount of secu</u> | |
| | does not hold, manage, possess, or otherwise hand | dle investor funds |
| | or securities. | |
| | e. It does not engage in such other activities as the | <u>Administrator, by</u> |
| | rule, determines appropriate. | |
| <u>(12)</u> | An executive officer, director, managing member, or pe | |
| | similar status or performing similar functions in the name | |
| | of the issuer shall be exempt from the registration | - |
| | G.S. 78A-36, provided that the person does not rec | |
| | indirectly, any commission or remuneration for offe | ring and selling |
| (12) | securities of the issuer pursuant to this exemption. | |
| <u>(13)</u> | The issuer must provide a copy of the disclosure docume | |
| | Administrator pursuant to sub-subdivision (a)(5)b. of this | |
| | prospective investor at the time the offer of securities prospective investor. In addition to the information | |
| | sub-subdivision (a)(5)b. of this section, the disclosure docu | |
| | the Administrator and to prospective investors should i | |
| | information material to the offering, including, when | |
| | discussion of significant factors that make the offering spo | ** * |
| | This discussion must be concise and organized logical | |
| | present risks that could apply to any issuer or any offering. | <u>j una snoula not</u> |
| (b) Indexi | ing. – The dollar limitations provided in subdivision (a)(3) \circ | f this section shall |
| | adjusted every fifth year by the Administrator to reflect | |
| | Index for All Urban Consumers published by the Bureau o | |
| | r limitation to the nearest fifty thousand dollars (\$50,000). | <u>^</u> |
| | t An issuer of a security, the offer and sale of which is | exempt under this |
| section, shall pro | vide a quarterly report to the issuer's investors until no secur | rities issued under |
| this section are o | utstanding. The report required by this subsection shall be f | free of charge. An |
| issuer may satisf | by the reporting requirement of this subsection by making | g the information |
| available on an Ir | nternet Web site address if the information is made available | within 45 days of |
| the end of each | fiscal quarter and remains available until the succeeding of | quarterly report is |
| issued. An issuer | shall file each such quarterly report with the Administrator | and must provide |
| a written copy of | the report to any investor upon request. The report must co | ontain each of the |
| following: | | |
| <u>(1)</u> | Compensation received by each director and executive | |
| | cash compensation earned since the previous report and o | |
| | and any bonuses, stock options, other rights to receive secu | |
| | or any affiliate of the issuer, or other compensation receive | |
| <u>(2)</u> | An analysis by management of the issuer of the busine | ss operations and |
| | financial condition of the issuer. | |
| | | |

General Assembly Of North Carolina Offers and Sales to Controlling Persons. - The exemption provided in this section 1 (d) 2 shall not be used in conjunction with any other exemption under this Chapter, except offers and 3 sales to controlling persons shall not count toward the limitation in subdivision (3) of 4 subsection (a) of this section. A controlling person is an officer, director, partner, trustee, or 5 individual occupying similar status or performing similar functions with respect to the issuer or 6 to a person owning ten percent (10%) or more of the outstanding shares of any class or classes 7 of securities of the issuer. 8 Disgualification. – The exemption allowed by this section shall not apply if an (e) 9 issuer or person affiliated with the issuer or offering is subject to any disqualification contained 10 in 18 NCAC 06A .1207(a)(1) through (a)(6) or contained in Rule 262 as promulgated under the 11 Securities Act of 1933 (17 C.F.R. § 230.262). The provisions of this subsection shall not apply if (i) upon a showing of good cause and without prejudice to any other action by the 12 13 Administrator, the Administrator determines that it is not necessary under the circumstances 14 that an exemption be denied and (ii) the issuer establishes that it made factual inquiry into whether any disqualification existed under this subsection but did not know, and in the exercise 15 16 of reasonable care could not have known, that a disqualification existed under this subsection. 17 The nature and scope of the requisite inquiry will vary based on the circumstances of the issuer 18 and the other offering participants. 19 Rules. - The Administrator may adopt rules to implement the provisions of this (f) 20 section and to protect investors who purchase securities under this section. 21 Fee. - The Administrator shall charge a nonrefundable filing fee of one hundred (g) fifty dollars (\$150.00) for filing an exemption notice required by subsection (a) of this section. 22 23 The fees paid to the Administrator pursuant to this subsection shall be used to pay the costs 24 incurred in administering and enforcing this Chapter. The revenue derived from the fee shall be 25 credited to a nonreverting agency revenue account." 26 **SECTION 3.** G.S. 78A-49(d) reads as rewritten: 27 "(d) The Administrator may by rule or order require the filing of any prospectus, 28 pamphlet, circular, form letter, advertisement, or other sales literature or advertising 29 communication addressed or intended for distribution to prospective investors, unless the 30 security or transaction is exempted by G.S. 78A 16 or 78A 17 (except 78A 17(9), (17), and 31 (19))G.S. 78A-16 and G.S. 78A-17 (except G.S. 78A-17(9), (17), (19), and (20)) and such 32 exemption has not been denied or revoked under G.S. 78A-18 or the security is a security 33 covered under federal law or the transaction is with respect to a security covered under federal 34 law." 35 **SECTION 4.(a)** Notwithstanding any provision of Article 2A of Chapter 150B of 36 the General Statutes, within 12 months of the effective date of this act, the Secretary of State 37 shall adopt rules to implement the provisions of this act in accordance with the following 38 procedure: 39 At least 15 business days prior to adopting a rule, submit the rule and a (1)40 notice of public hearing to the Codifier of Rules. The Codifier of Rules shall 41 publish the proposed rule and the notice of public hearing on the Internet 42 within five business days. At least 15 business days prior to adopting a rule, notify persons on the 43 (2) 44 mailing list maintained pursuant to G.S. 150B-21.2(d) and any other 45 interested parties of the Secretary's intent to adopt a rule and of the public 46 hearing. 47 (3) Accept written comments on the proposed rule for at least 15 business days 48 prior to adoption of the rule. 49 (4) Hold at least one public hearing on the proposed rule no less than five days 50 after the rule and notice have been published.

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| 1 | | e adopted in accordance with this section becomes effectiv | • |
| 2 | | wing the month the Secretary adopts the rule and subn | |
| 3 | | s for entry into the North Carolina Administrative Code | v 1 |
| 1 | | on the after the effective date of this act shall comply with | the requirement of |
| 5 | | apter 150B of the General Statutes. | |
| 5 | | TION 4.(b) This section is effective when it becomes | law and expires 12 |
| 7 | months after the | effective date of this act. | |
| } | | | |
|) | | MARKETS JOBS ACT OF 2014. | |
|) | | TION 5.(a) Chapter 105 of the General Statutes is amend | ed by adding a new |
| | Article to read: | "A | |
| | | " <u>Article 3L.</u> "North Concline New Markets John Act of 2014 | |
| | "8 105 100 100 | " <u>North Carolina New Markets Jobs Act of 2014.</u> | |
| | " <u>§ 105-129.100.</u> The provision | | North Carolina Naw |
| | | ns of this Article shall be known and may be cited as the "I | North Carolina New |
| | Markets Jobs Act | | |
| | " <u>§ 105-129.101.</u> The following | | |
| | | g definitions apply in this Article: | augh and ar mara |
| | <u>(1)</u> | <u>Affiliate. – An entity that directly, or indirectly thre</u> intermediaries, controls, is controlled by, or is under con- | |
| | | the entity specified. | innon control with, |
| | (2) | Applicable percentage. – Zero percent (0%) for the | first two reduction |
| | (2) | allowance dates, twelve percent (12%) for the ne | |
| | | allowance dates, twelve percent (12%) for the follo | |
| | | allowance dates. | wing two reduction |
| | <u>(3)</u> | Below the line reduction of tax or "reduction." – A subtra | action from the total |
| | <u>(5)</u> | amount of State premium tax liability made after | |
| | | deductions have been made to the gross premium an | |
| | | appropriate rates of tax have been applied; for the purpos | |
| | | statutory, and common law interpretation and enforcer | |
| | | shall be afforded the same property and contractual protection | |
| | <u>(4)</u> | Department. – The Department of Commerce. | <u> </u> |
| | (5) | Long-term debt security. – Any debt instrument issu | led by a qualified |
| | <u>1-1</u> | community development entity, at par value or a premiu | |
| | | maturity date of at least seven years from the date of it | |
| | | acceleration of repayment, amortization, or prepayment | |
| | | original maturity date. The qualified community deve | |
| | | issues the debt instrument may not make cash interest pa | ayments on the debt |
| | | instrument during the period beginning on the date of i | ssuance and ending |
| | | on the final reduction allowance date in an amoun | t that exceeds the |
| | | cumulative operating income, as defined by regulative | ons adopted under |
| | | section 45D of the Internal Revenue Code of 1986, a | as amended, of the |
| | | qualified community development entity for that period p | prior to giving effect |
| | | to the interest expense of such long-term debt security. | The foregoing shall |
| | | in no way limit the holder's ability to accelerate pay | ments on the debt |
| | | instrument in situations where the qualified community | |
| | | has defaulted on covenants designed to ensure complian | ce with this section |
| | | or section 45D of the Internal Revenue Code of 1986, as | amended. |
| | <u>(6)</u> | Purchase price The amount paid to the qualified comm | nunity development |
| | | entity upon the issuance of a qualified equity investment. | |
| | | | |

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| 1 (7) | Qualified active low-income community business | The meaning given |
| 2 | such term in section 45D of the Internal Revenue Code | |
| 3 | and 26 C.F.R. § 1.45D-1 but limited to those busines | |
| 4 | size eligibility standards established in 13 C.F.R. § 12 | - |
| 5 | the qualified low-income community investment is m | |
| 6 | be considered a qualified active low-income commu | |
| 7 | duration of the qualified community development ent | - |
| 8 | loan to the business if the entity reasonably expects, at | |
| 9 | | |
| 0 | investment or loan, that the business will continue to sa | |
| | for being a qualified active low-income community bu | |
| 1 | SBA size standards, throughout the entire period of th | • |
| 2 | The term excludes any business that derives or proj | |
| 3 | percent (15%) or more of its annual revenue from the | |
| 4 | estate. This exclusion does not apply to a business th | |
| 5 | under common control with another business if the sec | cond business (i) does |
| 6 | not derive or project to derive fifteen percent (15%) | or more of its annual |
| 7 | revenue from the rental or sale of real estate and (ii) is | the primary tenant of |
| 8 | the real estate leased from the first business. | |
| 9 (8) | Qualified community development entity. – The meani | ng given such term in |
| 0 | section 45D of the Internal Revenue Code of 1986, a | s amended; provided |
| 1 | that such entity has entered into, for the current year | |
| 2 | allocation agreement with the Community Dev | |
| 3 | Institutions Fund of the U.S. Treasury Department w | - |
| 4 | authorized by section 45D of the Internal Revenue | ÷ |
| 5 | amended, which includes the State of North Carolina v | |
| 6 | set forth in the allocation agreement. The term sh | • |
| 7 | community development entities that are controlled by | |
| 8 | control with the qualified community development entities | |
| | · · · | |
| 9 <u>(9)</u> 0 | Qualified equity investment. – Any equity investment | |
| | security issued by a qualified community development | entity that meets each |
| 1 | of the following requirements: | , ·, · · · · · |
| 2 | a. <u>Is acquired after the effective date of this act a</u> | t its original issuance |
| 3 | solely in exchange for cash. | |
| 1 | b. Has at least eighty-five percent (85%) of its cas | |
| 5 | by the qualified community development enti | |
| 5 | low-income community investments in qualified | |
| 7 | community businesses located in this State by the | he first anniversary of |
| 3 | the initial reduction allowance date. | |
| 9 | c. Is designated by the qualified community dev | velopment entity as a |
| 0 | qualified equity investment under this subdivisi | on and is certified by |
| 1 | the Department as not exceeding the lim | itation contained in |
| 2 | G.S. 105-129.102(d)(5). This term shall include | e any qualified equity |
| 3 | investment that does not meet the provisions of | • • • • • |
| 4 | this subdivision if such investment was a qualif | • |
| 5 | in the hands of a prior holder. | <u>iou oquity intostitoit</u> |
| 6 (10) | Qualified low-income community investment. – An | ny capital or equity |
| 7 <u>(10)</u> | investment in or loan to any qualified active low | |
| | | |
| 8 | business. With respect to any one qualified active low | - |
| 9 | business, the maximum amount of qualified low | • |
| 0 | investments made in such business, on a collective | |
| 51 | businesses' affiliates, with the proceeds of qualified | a equity investments |

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| l | | certified under G.S. 105-129.102(d) that shall count tow | ard satisfaction of |
| , | | the requirements of sub-subdivision b. of G.S. 10. | 5-129.101(9) and |
| | | sub-subdivision c. of G.S. 105-129.102(e)(1) shall be sev | en million dollars |
| | | (\$7,000,000), exclusive of qualified low-income comm | unity investments |
| | | made with repaid or redeemed qualified low-income comm | nunity investments |
| | | or interest or profits realized thereon. | |
| | <u>(11)</u> | Reduction allowance date With respect to any qualified | - · |
| | | the date on which the investment is initially made and anniversary dates thereafter. | d each of the six |
| | (12) | Rural census tracts. – Any census tract in which a | auglified active |
| | (12) | low-income community business is located that also is lo | - |
| | | designated as Tier 1 or Tier 2 by the North Carolin | |
| | | Commerce as of or after 2014. | <u>la Department or</u> |
| | (13) | Secretary. – The Secretary of Commerce. | |
| | $\frac{(10)}{(14)}$ | State premium tax liability. – Any liability incurred by an | v entity under the |
| | <u>(1-1)</u> | gross premiums tax or the retaliatory premium tax levier | |
| | | this Chapter, or, if the tax liability under the gross pre | |
| | | retaliatory premium tax levied in Article 8B of this Chapt | |
| | | reduced, the term shall also mean any tax liability impose | |
| | | company or other person that had premium tax liability | under the laws of |
| | | this State. | |
| | " <u>§ 105-129.102.</u> I | Reduction for qualified equity investment. | |
| | (a) <u>Reduct</u> | ion Established. – An entity that makes a qualified equity : | investment earns a |
| | | right to a below-the-line reduction of tax applicable to | |
| | _ | lity on future premium tax reports filed under Article 8B | - |
| | | ites. On or after each reduction allowance date of the | |
| | | xpayer or subsequent holder of the qualified equity investi | |
| | * | reduction during the taxable year, including the reduction | |
| | | amount is equal to the applicable percentage for the reduct | |
| | | purchase price paid to the qualified community develo reduction claimed in that taxable year by a taxpayer sh | |
| | | axpayer's State tax liability for the tax year for which the | |
| | | unt of tax reduction that the taxpayer is prohibited from cla | |
| | | this section may be carried forward for use in any subseque | |
| | * | erability. – A tax reduction claimed pursuant to this Article | |
| | | open market. Tax reductions earned by or allocated to a p | |
| | | or S Corporation may be allocated to the partners, membe | |
| | | their use in accordance with the provisions of any agree | |
| | partners, members | , or shareholders. These allocations are not considered a sa | ale for purposes of |
| | this section. The | department shall issue a certificate to each entity allocate | ed a tax reduction |
| | under this Article. | | |
| | (c) <u>Certific</u> | cation of Qualified Equity Investments. – A qua | lified community |
| | - | ty that seeks to have an equity investment or long-to | • |
| | | alified equity investment and eligible for tax reductions | |
| | | Department, which shall begin accepting applications or | |
| | | munity development entity must submit an application of | on a form that the |
| | | les that includes each of the following: | • 1 1 • |
| | <u>(1)</u> | Evidence of the entity's certification as a qualified comm | • |
| | | entity, including evidence of the service area of the entity | that includes this |
| | | <u>State.</u> | |

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| 1 2 | | <u>(2)</u> | A copy of an allocation agreement executed by the en entity and the Community Development Financial Instit | |
| $\frac{2}{3}$ | | (3) | A certificate executed by an executive officer of the en | |
| 4 | | <u>(5)</u> | allocation agreement remains in effect and has not been | |
| 5 | | | by the Community Development Financial Institutions I | |
| 6 | | <u>(4)</u> | A description of the proposed amount, structure, as | |
| 7 | | <u></u> | qualified equity investment. | |
| 8 | | <u>(5)</u> | If known, identifying information for any taxpayer e | eligible to utilize tax |
| 9 | | | reductions earned as a result of the issuance of | |
| 10 | | | investment. | |
| 11 | | <u>(6)</u> | Examples of the types of qualified active low-income | |
| 12 | | | the applicant, its controlling entity, or affiliates of its co | ontrolling entity have |
| 13 | | | invested under the Federal New Markets Tax Credit P | rogram. Applications |
| 14 | | | are not required to identify qualified active low | |
| 15 | | | businesses in which they will invest when submitting an | application. |
| 16 | | <u>(7)</u> | A nonrefundable application fee of five thousand dollars | <u>s (\$5,000).</u> |
| 17 | | <u>(8)</u> | The refundable performance deposit required by G.S. 10 | <u>05-129.104.</u> |
| 18 | | <u>(9)</u> | Whether the application is for the Rural Reserve under | |
| 19 | <u>(d)</u> | <u>(1)</u> | Within 30 days after receipt of a completed applic | |
| 20 | | | information set forth in subsection (c) of this section, in | |
| 21 | | | of the application fee and the performance deposit, t | - |
| 22 | | | grant or deny the application in full or in part. If the D | |
| 23 | | | part of the application, it shall inform the qualified con | • • |
| 24 | | | entity of the grounds for the denial. If the qualified com | • • |
| 25 | | | entity provides any additional information required b | - |
| 26 | | | otherwise completes its application within 15 days of | |
| 27 | | | the application shall be considered completed as of | - |
| 28 | | | submission. If the qualified community development e | • • |
| 29 20 | | | the information or complete its application within th | • • |
| 30 | | | application is denied and must be resubmitted in full w | ith a new submission |
| 31 | | (2) | date. If the application is deemed complete the Departm | ant shall souther the |
| 32 33 | | <u>(2)</u> | If the application is deemed complete, the Departm | • |
| 33 34 | | | proposed equity investment or long-term debt security investment that is eligible for a reduction under this s | · · · |
| 34 35 | | | limitations contained in subdivision (5) of this subsecti | |
| 35 36 | | | Department shall not certify qualified equity investment | |
| 30 37 | | | on a combined basis with all of its affiliates, in exc | |
| 38 | | | dollars (\$60,000,000) unless such applicant has (i) a | - |
| 39 | | | equity investments certified under this section, (ii) satis | • • |
| 40 | | | of subdivision (6) of this subsection with respect to s | - |
| 41 | | | investments, and (iii) filed a new application | |
| 42 | | | requirements of (i) and (ii) of this subdivision. The Dep | |
| 43 | | | written notice of the certification to the qualified com | ± · · · |
| 44 | | | entity. The notice shall include the names of those taxpa | • • |
| 45 | | | to utilize the reductions and their respective reduction a | |
| 46 | | | of the taxpayers who are eligible to utilize the reducti | |
| 47 | | | transfer of a qualified equity investment or a char | |
| 48 | | | pursuant to subsection (b) of this section, the c | - |
| 49 | | | development entity shall notify the Department of such | |
| 50 | | <u>(3)</u> | Once the Department has certified a qualified equ | uity investment, the |
| 51 | | | qualified community development entity may suballoc | ate all or any portion |

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| 1 | | | of the amount of the certified qualified equity investr | nent to one or more |
| 2 | | | qualified community development entities with the sar | |
| 3 | | | as the applicant qualified community development enti | |
| 4 | | | applicant qualified community development entity fil | • • |
| 5 | | | suballocation with the Department and the recipient | |
| 6 | | | meets all the requirements of a qualified community | |
| 7 | | | under this section. The notice of suballocation shall inc | ± • |
| 8 | | | required in the application for all suballocatees. | |
| 9 | | <u>(4)</u> | The Department shall certify qualified equity inves | tments in the order |
| 10 | | | applications are received by the Department. Applicat | • |
| 11 | | | same day shall be deemed to have been received | simultaneously. For |
| 12 | | | applications received on the same day and deemed comp | plete, the Department |
| 13 | | | shall certify, consistent with remaining tax reduction | n capacity, qualified |
| 14 | | | equity investments in proportionate percentages based | upon the ratio of the |
| 15 | | | amount of qualified equity investment requested in an a | pplication to the total |
| 16 | | | amount of qualified equity investments requested in all | applications received |
| 17 | | | on the same day. | |
| 18 | | <u>(5)</u> | The Department shall certify two hundred eight m | illion three hundred |
| 19 | | | thirty-three thousand three hundred thirty-three dollar | rs (\$208,333,333) in |
| 20 | | | qualified equity investment authority pursuant to two al | locations, one for the |
| 21 | | | Rural Reserve and one for the Statewide Reserve, e | each as described in |
| 22 | | | G.S. 105-129.109(a). If a pending request cannot be f | fully certified due to |
| 23 | | | this limit, the Department shall certify the portion the | hat may be certified |
| 24 | | | unless the qualified community development entity el | lects to withdraw its |
| 25 | | | request rather than receive partial certification. | |
| 26 | | <u>(6)</u> | Within 45 days after receiving notice of certific | ation, the qualified |
| 27 | | | community development entity or any transferee und | ler this section shall |
| 28 | | | issue the qualified equity investment and receive cash | |
| 29 | | | certified amount. The qualified community development | - |
| 30 | | | must provide the Department with evidence of the | |
| 31 | | | investment within 50 days of the applicant receiving n | • |
| 32 | | | If the qualified community development entity or transf | |
| 33 | | | the cash investment and issue the qualified equity inves | • |
| 34 | | | following receipt of the certification notice, the certific | ± |
| 35 | | | the entity may not issue the qualified equity investment | |
| 36 | | | to the Department for certification. A certification that l | - |
| 37 | | | the Department and shall be reissued pro rata to oth | |
| 38 | | | qualified equity investment allocations were reduced u | nder this section and |
| 39 40 | (a) | D:0011 | thereafter in accordance with the application process. | |
| 40 | <u>(e)</u> | | <u>owance. –</u> The Department may determine that reductions provide | value alaimed on to ha |
| 41 | | <u>(1)</u> | The Department may determine that reductions previou | |
| 42 43 | | | claimed by a taxpayer under this Article should be disa | |
| 43 44 | | | reduction shall be disallowed shall be transmitted in wi | |
| 44 45 | | | and the Department of Revenue. Disallowance may be the following occurs: | determined if any of |
| 45 46 | | | <u></u> | lo with respect to a |
| 40 47 | | | a. <u>Any amount of the federal tax credit availab</u> gualified equity investment that is eligible for a | |
| 47 | | | this section is recaptured under section 45D of | |
| 48 49 | | | Code of 1986, as amended. In such case | • |
| 49 50 | | | disallowance shall be proportionate to the feature | ÷ |
| 50 51 | | | respect to such qualified equity investment. | uerai recapture with |
| 51 | | | respect to such quantied equity investment. | |

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| 1 | | <u>b.</u> | The qualified community development enti | ty redeems or makes |
| 2 | | _ | principal repayment with respect to a quality | • |
| 3 | | | prior to the seventh anniversary of the issue | . . |
| 4 | | | equity investment. In such case, the Departme | ent's disallowance shall |
| 5 | | | be proportionate to the amount of the redemp | tion or repayment with |
| 5 | | | respect to such qualified equity investment. | <u> </u> |
| 7 | | <u>c.</u> | The qualified community development entit | y fails to (i) invest at |
| 8 | | | least eighty-five percent (85%) of the purchas | |
| 9 | | | equity investment in qualified low-income in | |
|) | | | within 12 months of the issuance of the quality | ified equity investment |
| 1 | | | and (ii) maintain such level of investment in | qualified low-income |
| 2 | | | community investments in the State until the la | ast reduction allowance |
| 3 | | | date for the qualified equity investment. | For qualified equity |
| 1 | | | investments made under the Rural Reserve, al | l qualified low-income |
| 5 | | | community investments required to meet the | e requirements of this |
| 5 | | | subsection must be made in qualified active le | ow-income community |
| 7 | | | businesses located in rural census tracts within | this State. |
| 3 | | <u>d.</u> | Any distribution or debt payment | in violation of |
|) | | | G.S. 105-129.107(a). | |
|) | | <u>e.</u> | Failure to comply with G.S. 105-129.10 | 08, 105-129.109, or |
| l | | | 105-129.110. | |
| 2 | <u>(2)</u> | For pu | rposes of this section, an investment shall be | e considered held by a |
| 3 | | qualifie | ed community development entity even if the | e investment has been |
| 1 | | sold or | repaid if the qualified community developm | ent entity reinvests an |
| i | | amoun | equal to the capital returned to or recov | ered by the qualified |
| | | commu | nity development entity from the original in | vestment, exclusive of |
| | | any pro | fits realized, in another qualified low-income | community investment |
| | | within | 12 months of the receipt of such capital. Period | lic amounts received as |
| | | repaym | ent of principal on a loan that is a qualified le | ow-income community |
| | | | nent shall be treated as continuously inv | |
| | | low-inc | come community investment if the amounts a | re reinvested in one or |
| | | more of | qualified low-income community investment | ts by the end of the |
| | | followi | ng calendar year. A qualified community de | velopment entity shall |
| | | not be | required to reinvest capital returned from | qualified low-income |
| | | commu | nity investments after the sixth anniversary | of the issuance of the |
| | | qualifie | ed equity investment, and the qualified lo | w-income community |
| | | investn | nent shall be considered held by the | qualified community |
| | | develop | oment entity through the seventh anniversary | of the issuance of the |
| | | <u>qualifi</u> e | ed equity investment. | |
| | <u>(3)</u> | A reca | ptured reduction and the related qualified equi | ty investment authority |
| | | under | the Rural Reserve or the Statewide Reserve, | as applicable, reverts |
| | | back to | the Department and shall be reissued pro r | ata to other applicants |
| | | whose | qualified equity investment allocations were | re reduced under this |
| | | section | and thereafter in accordance with the applicati | on process. |
| | | | <u>f noncompliance.</u> | |
| | Enforcement | of the | disallowance under this Article shall not oc | cur until the qualified |
| | | - | entity shall have been given notice of noncomp | liance and afforded six |
| | | | uch notice to cure the noncompliance. | |
| | | | able performance deposit. | |
|) | | | ication submitted, a qualified community de | |
| 1 | seeks to have an | equity in | vestment or long-term debt security designate | ed as a qualified equity |

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| 1 | investment and e | ligible for a reduction under this Article shall make a performance deposit in |
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| 2 | | le greater of one-quarter of one percent (.25%) of the amount of the equity |
| 3 | | ong-term debt security requested to be designated as a qualified equity |
| 4 | | ve hundred thousand dollars (\$500,000) to the Department for deposit in the |
| 5 | | rformance guarantee account, which is hereby established. The entity shall |
| 6 | | nt deposited if (i) the qualified community development entity together with |
| 7 | | mmunity development entities to which it has suballocated qualified equity |
| 8 | | rity pursuant to G.S. 105-129.102(d), if any, fail to issue the total amount of |
| 9 | | nvestments certified by the Department and receive cash in the total amount |
| 10 | | S. 105-129.102 within 45 days after receiving notice of certification, or (ii) |
| 11 | | munity development entity or any qualified community development entity |
| 12 | | ocated qualified equity investment authority pursuant to G.S. 105-129.102(d) |
| 13 | | his Article fails to invest at least eighty-five percent (85%) of the purchase |
| 14 | | ualified equity investment issued in qualified low-income community |
| 15 | | in 12 months of the issuance of the qualified equity investment; provided that |
| 16 | | failure under clauses (i) and (ii) of this subsection is not subject to the cure |
| 17 | | d in G.S. 105-129.103. |
| 18 | 2 | erformance deposit required under this section shall be paid to the Department |
| 19 | | lew Markets performance guarantee account without any portion being repaid |
| 20 | until such time | as compliance with clause (ii) of subsection (a) of this section has been |
| 21 | | qualified community development entity may request a refund of the |
| 22 | performance dep | posit from the Department no sooner than 30 days after having met the |
| 23 | requirements of a | clause (ii) of subsection (a) of this section. The State Treasurer shall have 30 |
| 24 | days to comply w | vith the request or give notice of noncompliance. |
| 25 | " <u>§ 105-129.105.</u> | Letter rulings. |
| 26 | | Secretary shall issue letter rulings regarding the tax reduction program |
| 27 | | this Article, subject to the terms and conditions set forth in this section. For |
| 28 | | his Article, the term "letter ruling" means a written interpretation of law to a |
| 29 | | ts provided by the applicant requesting a letter ruling. |
| 30 | | ecretary shall respond to a request for a letter ruling within 60 days of receipt |
| 31 | | . The applicant may provide a draft letter ruling for the Secretary's |
| 32 | | e applicant may withdraw the request for a letter ruling, in writing, prior to the |
| 33 | | tter ruling. The Secretary may refuse to issue a letter ruling for good cause but |
| 34 | | tific reasons for refusing to issue the letter ruling. Good cause includes any of |
| 35 | the following: | |
| 36 | <u>(1)</u> | The applicant requests the director to determine whether a statute is |
| 37 | | constitutional or a regulation is lawful. |
| 38 | $\frac{(2)}{(2)}$ | The request involves a hypothetical situation or alternative plan. |
| 39 40 | <u>(3)</u> | The facts or issues presented in the request are unclear, overbroad, |
| 40 | | insufficient, or otherwise inappropriate as a basis upon which to issue a letter |
| 41 42 | (A) | ruling. The issue is currently being considered in a rule-making procedure, |
| 42 43 | <u>(4)</u> | |
| 43 44 | | <u>contested case, or other agency or judicial proceeding that may definitely</u> resolve the issue. |
| 44 | (c) Letter | rulings shall bind the Secretary and the Secretary's agents and their successors |
| 46 | | ate agencies until such time as the entity or its shareholders, members, or |
| 47 | | icable, claim all of the reductions on a North Carolina tax return or report, |
| 48 | * ** | ns and conditions set forth in properly published regulations. The letter ruling |
| 49 | shall apply only t | |
| 50 | | dering letter rulings and making other determinations under this Article, to the |
| 51 | | , the Department and the Department of Revenue shall look for guidance to |

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| section 45 | D of th | ne Internal Revenue Code of 1986, as amended, and the | e rules and regulations |
| issued the | reunder | | _ |
| " <u>§ 105-12</u> | 9.106. | Retaliatory tax. | |
| An en | tity cla | iming a reduction under this Article is not required t | to pay any additional |
| | | vied under G.S. 105-228.8 as a result of claiming the rec | |
| of the Ger | neral A | ssembly that an entity claiming a reduction under this Ar | rticle is not required to |
| pay any ac | dition | al tax that may arise as a result of claiming that reduction | <u>l.</u> |
| " <u>§ 105-12</u> | <u>9.107.</u> | Decertification. | |
| <u>(a)</u> | Once | certified under this Article, a qualified equity inv | estment may not be |
| decertified | l unles | s all of the requirements of this section have been m | et. Until all qualified |
| equity inv | vestmer | nts issued by a qualified community development en | tity or any transferee |
| qualified of | commu | nity development entity under G.S. 105-129.102(d) are | decertified under this |
| section, th | ne qual | ified community development entity or any transferee | qualified community |
| developm | ent ent | ity under G.S. 105-129.102(d) shall not be entitled to a | distribute to its equity |
| holders of | r make | cash payments on long-term debt securities that hav | ve been designated as |
| | | nvestments in an amount that exceeds the sum of (i) the | |
| | | ed by regulations adopted under section 45D of the Inte | |
| | | d, earned by the qualified community development entity | |
| - | | investment, prior to giving effect to any interest expen | - |
| | | ated as qualified equity investments and (ii) fifty p | |
| - | - | of the qualified equity investments issued by the | qualified community |
| developm | | | |
| <u>(b)</u> | | decertified, all of the following conditions must be met: | |
| | <u>(1)</u> | The qualified equity investment is beyond its seventh | h reduction allowance |
| | | date. | |
| | <u>(2)</u> | The qualified equity investment was in compliance wi | ₽ |
| | | this Article through its seventh reduction allowance | e date, including any |
| | | <u>cures.</u> | |
| | <u>(3)</u> | The qualified equity investment has its proceeds invest | |
| | | low-income community investments such that the | |
| | | | mulatively including |
| | | reinvestments, exceeds one hundred fifty percent (1 | - |
| | | equity investment. For purposes of making this | * |
| | | low-income community investments to any one qualifier | |
| | | community business, on a collective basis with affiliat | |
| | | million dollars (\$7,000,000) are not included unless | |
| | | made with capital returned or repaid from qualified lo | • |
| | | investments made by the qualified community develo | |
| | | qualified active low-income community businesses or | |
| (a) | A | profits realized from any qualified low-income commu | - |
| <u>(c)</u> | | alified community development entity that seeks to ha | |
| | | tified under this section shall send notice to the Departu | - |
| | | ong with evidence supporting the request. The provision | |
| | | E this section are met if no disallowance action has been f the seventh reduction allowance data. A request under | |
| | | f the seventh reduction allowance date. A request under denied and shall be responded to within 30 days of received | |
| | | d for any reason, the burden of proof shall be on the | |
| - | | legal proceeding that follows. | ie Department in ally |
| | | Limitation on fees. | |
| | | community development entity shall be entitled to pay | y any affiliate of such |
| up Uri | unneu | community according the entities to pay | y any annual of such |

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General Assembly Of North Carolina Session 2013 Article prior to decertification under G.S. 105-129.107 of all qualified equity investments 1 2 issued by the qualified community development entity. The foregoing shall not prohibit a 3 qualified community development entity from allocating or distributing income earned by it to 4 the affiliates or paying reasonable interest on amounts lent to the qualified community 5 development entity by such affiliates. 6 "§ 105-129.109. Rural Investment Reserve. 7 Of the maximum total two hundred eight million three hundred thirty-three (a) 8 thousand three hundred thirty-three dollars (\$208,333,333) of gualified equity investments 9 eligible for certification by the Department under G.S. 105-129.102, one hundred fifty-six 10 million two hundred fifty thousand dollars (\$156,250,000) of the total shall be reserved for 11 applications submitted for a portion of the New Markets Jobs Act of 2014 hereby designated the "Rural Reserve." The fifty-two million eighty-three thousand three hundred thirty-three 12 13 dollars (\$52,083,333) not in the Rural Reserve shall be designated the "Statewide Reserve." 14 A qualified community development entity may apply for both the Rural Reserve (b) 15 and the Statewide Reserve, provided it does so in separate applications. 16 All qualified low-income community investments made under the Rural Reserve of (c) 17 qualified equity investment authority shall only be made in qualified active low-income 18 community businesses located in rural census tracts in the State, including those necessary to 19 meet the standards for decertification contained in G.S. 105-129.107. 20 (d) Qualified low-income community investments made under the Statewide Reserve of 21 qualified equity investment authority shall not be geographically restricted so long as the 22 qualified active low-income community business is located in the State. 23 "§ 105-129.110. New capital requirement. 24 No qualified active low-income community business that receives a qualified low-income 25 community investment from a qualified community development entity that issues qualified 26 equity investments under this Article, or any affiliates of such a qualified active low-income 27 community business, may directly or indirectly (i) own or have the right to acquire an 28 ownership interest in a qualified community development entity or member or affiliate of a 29 qualified community development entity, including, but not limited to, a holder of a qualified 30 equity investment issued by the qualified community development entity, or (ii) loan to or 31 invest in a qualified community development entity or member or affiliate of a qualified 32 community development entity, including, but not limited to, a holder of a qualified equity 33 investment issued by a qualified community development entity, where the proceeds of such 34 loan or investment are directly or indirectly used to fund or refinance the purchase of a 35 qualified equity investment hereunder. For purposes of this section, a qualified community 36 development entity shall not be considered an affiliate of a qualified active low-income 37 community business solely as a result of its qualified low-income community investment in 38 such business. 39 "§ 105-129.111. Reporting. 40 A qualified community development entity that issues qualified equity investments (a) shall submit a report to the Department within the first five business days after the first 41 42 anniversary of the initial reduction allowance that provides documentation as to the investment 43 of eighty-five percent (85%) of the purchase price in qualified low-income community 44 investments in qualified active low-income community businesses located in the State. The 45 report shall include the following:

- 46 (1) A bank statement of the qualified community development entity evidencing 47 each qualified low-income community investment. 48 Evidence that the business was a qualified active low-income community (2)49
 - business at the time of the qualified low-income community investment.

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| 1 | (3) Evidence that the qualified active low-income community business was |
| 2 | located in a rural census tract at the time of the qualified low-income |
| 3 | community investment, if applicable under the Rural Reserve. |
| 4 | (b) After the initial report under subsection (a) of this section, a qualified community |
| 5 | development shall submit an annual report to the Department on or before April 1 of the |
| 6 | calendar year during the compliance period. An annual report is not due before the first |
| 7 | anniversary of the initial reduction allowance date. The annual report shall include the |
| 8 | following: |
| 9 | (1) The number of employment positions created and retained as a result of |
| 10 | qualified low-income community investments. |
| 11 | (2) The average annual salary of positions described in subsection (b)(1). |
| 12 | (3) Certification from the qualified community development entity that the |
| 13 | grounds for disallowance under G.S. 105-129.102(e) have not occurred." |
| 14 | SECTION 5.(b) This section applies to qualified equity investments made on or |
| 15 | after January 2, 2015. |
| 16 | SECTION 6. Except as otherwise provided, this act is effective when it becomes |
| 17 | law. Sections 1, 2, 3, and 4 expire on July 1, 2017. |