GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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SENATE DRS85459-LY-313A* (4/26)

Short Title: Economic Development Program Modifications.

Sponsors:	Senator Hoyle.
Referred to:	

1		A BILL TO BE ENTITLED
2	AN ACT TO	MAKE MODIFICATIONS TO THE JOB DEVELOPMENT
3	INVESTME	NT GRANT PROGRAM, TO EXTEND THE WILLIAM S. LEE
4	QUALITY	JOBS AND BUSINESS EXPANSION ACT FOR CERTAIN
5	TAXPAYE	RS, AND TO EXTEND CERTAIN SALES AND USE TAX
6	REFUNDS.	
7	The General As	sembly of North Carolina enacts:
8	SECT	FION 1. G.S. 143B-437.51 reads as rewritten:
9	"§ 143B-437.51	. Definitions.
10	The following	ng definitions apply in this Part:
11	(1)	Agreement. – A community economic development agreement under
12		G.S. 143B-437.57.
13	(2)	Base years.period The first 24 months following the date set by the
14		Committee for performance to begin under the agreement.period of
15		time set by the Committee during which new employees are to be
16		hired for the positions on which the grant shall be based.
17	(3)	Business. – A corporation, sole proprietorship, cooperative association,
18		partnership, S corporation, limited liability company, nonprofit
19		corporation, or other form of business organization, located either
20		within or outside this State.
21	(4)	Committee. – The Economic Investment Committee established
22		pursuant to G.S. 143B-437.54.
23	(5)	Eligible position. – A position created by a business and filled by a
24		new full-time employee in this State during the base years or in
25		subsequent years of a grant.period.
26	(5a)	Enterprise tier The classification assigned to an area pursuant to
27		G.S. 105-129.3.

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(Public)

1	(6)	Full-time employee. – A person who is employed for consideration for
2		at least 35 hours a week, whose wages are subject to withholding
3		under Article 4A of Chapter 105 of the General Statutes, and who is
4		determined by the Committee to be employed in a permanent position
5		according to criteria it develops in consultation with the Attorney
6		General. The term does not include any person who works as an
7		independent contractor or on a consulting basis for the business.
8	(7)	New employee. – A full-time employee who represents a net increase
9		in the number of the business's employees statewide. The term
10		includes an employee who previously filled an eligible position who is
11		rehired or called back from a layoff that occurs during or following the
12		base years to a vacant position previously held by that employee or to
13		a new position established during or following the base years.
14	(8)	Overdue tax debt. – Defined in G.S. 105-243.1.
15	(9)	Related member. – Defined in G.S. 105-130.7A.
16	(10)	Withholdings. – The amount withheld by a business from the wages of
17		employees in eligible positions under Article 4A of Chapter 105 of the
18		General Statutes."
19	SECT	FION 2. G.S. 143B-437.52 reads as rewritten:
20	"§ 143B-437.52	. Job Development Investment Grant Program.
21	(a) Progr	am There is established the Job Development Investment Grant
22	Program to be a	dministered by the Economic Investment Committee. In order to foster
23	job creation and	investment in the economy of this State, the Committee may enter into
24	negotiated agre	ements with businesses to provide grants in accordance with the
25	provisions of the	is Part. The Committee, in consultation with the Attorney General, shall
26	develop criteria	to be used in determining whether the conditions of this section are
27	satisfied and w	hether the project described in the application is otherwise consistent
28	with the purpos	es of this Part. Before entering into an agreement, the Committee must
29	find that all the	following conditions are met:
30	(1)	The project proposed by the business will create, during the term of the
31		agreement, a net increase in employment in this State by the business.
32	(2)	The project will benefit the people of this State by increasing
33		opportunities for employment and by strengthening this State's
34		economy by, for example, providing worker training opportunities,
35		constructing and enhancing critical infrastructure, increasing
36		development in strategically important industries, or increasing the
37		State and local tax base.
38	(3)	The project is consistent with economic development goals for the
39		State and for the area where it will be located.
40	(4)	A grant under this Part is necessary for the completion of the project in
41		this State.
42	(5)	The total benefits of the project to the State outweigh its costs and
43		render the grant appropriate for the project.

1	(b) Cap. – The maximum number of agreements the Committee may enter into
2	each calendar year is 25.
3	(c) Ceiling. – The Except as provided in this section, the maximum amount of
4	total annual liability for grants for agreements entered into in any single calendar year
5	year, including amounts transferred to the Utility Account pursuant to
6	G.S. 143B-437.61, may not exceed fifteen million dollars (\$15,000,000). The maximum
7	amount of total annual liability for grants for agreements entered into in 2006, including
8	amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, may not
9	exceed thirty million dollars (\$30,000,000). No agreement may be entered into that,
10	when considered together with other existing agreements entered into during that
11	calendar year, could cause the State's potential total annual liability for grants entered
12	into in that calendar year to exceed this amount.
13	(d) Measuring Employment. – For the purposes of subdivision (a)(1) of this
14	section and G.S. 143B-437.51(5), 143B-437.51(7), and 143B-437.57(a)(11), the
15	Committee may designate that the increase or maintenance of employment is measured
16	at the level of a division or another operating unit of a business, rather than at the
17	business level, if both of the following conditions are met:
18	(1) The Committee makes an explicit finding that the designation is
19	necessary to secure the project in this State.
20	(2) The <u>designation agreement</u> contains terms to ensure that the business
21	does not create eligible positions by transferring or shifting to the
22	project existing positions from another project of the business or a
23	related member of the business."
24	SECTION 3. G.S. 143B-437.53(b) reads as rewritten:
25	"(b) Ineligible Businesses. – A project that consists solely of retail facilities is not
26	eligible for a grant under this Part. If a project consists of both retail facilities and
27	nonretail facilities, only the portion of the project consisting of nonretail facilities is
28	eligible for a grant, and only the withholdings from employees in eligible positions that
29	are employed exclusively in the portion of the project that represents nonretail facilities
30	may be used to determine the amount of the grant. If a warehouse facility is part of a
31	retail facility and supplies only that retail facility, the warehouse facility is not eligible
32	for a grant. For the purposes of this Part, catalog distribution centers are not retail
33	facilities.
34	A project that consists of a professional or semiprofessional sports team or elub club.
35	other than a professional motorsports racing team, is not eligible for a grant under this
36	Part."
37	SECTION 4. G.S. 143B-437.55 reads as rewritten:
38 20	"§ 143B-437.55. Applications; fees; reports; study.
39 40	(a) Application. – A business shall apply, under oath, to the Committee for a
40 41	grant on a form prescribed by the Committee that includes at least all of the following:
41 42	(1) The name of the business, the proposed location of the project, and the type of activity in which the business will engage at the project site or
42 43	type of activity in which the business will engage at the project site or sites.
43	51105.

1	(2)	The names and addresses of the minsingle or management of the
1	(2)	The names and addresses of the principals or management of the business, the nature of the business
2 3		business, the nature of the business, and the form of business
3 4	(2)	organization under which it is operated.
	(3)	The financial statements of the business prepared by a certified public
5		accountant and any other financial information the Committee considers necessary.
6 7	(A)	•
8	(4)	The number of eligible positions proposed to be created during the base years and thereafterfor the project and the salaries for these
o 9		positions.
9 10	(5)	
10	(5)	An estimate of the total withholdings. Certification that the business will provide health insurance to all
11	(6)	full-time employees of the project.project as required by
12		G.S. 143B-437.53(c).
13 14	(7)	Information concerning other locations, including locations in other
14	(\prime)	states and countries, being considered for the project and the nature of
15 16		any benefits that would accrue to the business if the project were to be
10 17		located in one of those locations.
17	(8)	Information concerning any other State or local government incentives
10 19	(0)	for which the business is applying or that it has an expectation of
20		receiving.
20 21	(9)	Any other information necessary for the Committee to evaluate the
21	(\mathcal{I})	application.
23	A husiness	may apply, in one consolidated application in a form and manner
24		he Committee, for a grant on its own behalf as a business and for grants
25		related members of the business who may qualify under this Part.
26		tee will consider an application by a business for grants on behalf of its
27		s only if the related members for whom the application is submitted
28		o the business any claim of right the related members may have under
29		ly for grants individually during the term of the agreement and have
30		rate with the business in providing to the Committee all the information
31		e initial application and the agreement, and any other information the
32	-	y require for the purposes of this Part. The applicant business is
33		providing to the Committee all the information required under this Part.
34		as applies for a grant on behalf of its related members, the related
35		led in the application may be permitted to meet the qualifications for a
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grant collectively by participating in a project that meets the requirements of this Part. 36 37 The amount of a grant may be calculated under the terms of this Part as if the related 38 members were all collectively one business entity. Any conditions for a grant, other 39 than the number of eligible positions created, apply to each related member who is listed in the application as participating in the project. The grants awarded shall be paid 40 to the applicant business. A grant received under this Part by a business may be 41 42 apportioned to the related members in a manner determined by the business. In order for an agreement to be executed, each related member included in the application must sign 43 44 the agreement and agree to abide by its terms.

1		ication Fee. – When filing an application under this section, the business					
2	must pay the Committee a fee of five thousand dollars (\$5,000). The fee is due at the						
3	time the application is filed. The Secretary of Commerce, the Secretary of Revenue, and						
4	the Director of the Office of State Budget and Management shall determine the						
5	allocation of the fee imposed by this section among their agencies. The proceeds of the						
6	fee-are receipts of the agency to which they are credited.shall be credited to the General						
7	Fund.						
8 9		al Reports. – The Committee shall publish a report on the Job nvestment Grant Program on or before April 30 of each year. The report					
10	shall include th						
11	(1)	A listing of each community economic development agreement					
12	()	negotiated and entered into during the preceding calendar year,					
13		including the name of the business, the cost/benefit analysis conducted					
14		by the Committee during the application process, a description of the					
15		project, the term of the agreement, the percentage used to determine					
16		the amount of the grant, and the amount of the grant made under the					
17		agreement during that year.					
18	(2)	An update on the status of projects under agreements entered into					
19	(-)	before the preceding calendar year.					
20	(3)	The number and enterprise tier area of eligible positions created by					
21		projects with respect to which grants were awarded.					
22	(3a)	A listing of the employment level for all businesses receiving a grant					
23	(34)	and any changes in those levels from the level of the next preceding					
24		year.					
25	(4)	The wage levels of all eligible positions created by projects with					
26	(.)	respect to which grants are awarded, aggregated and listed in					
27		increments of five thousand dollars (\$5,000).					
28	(5)	The amount of new income tax revenue received from withholdings					
29		related to the projects for which grants were awarded.					
30	(6)	The criteria developed by the Committee, in consultation with the					
31	()	Attorney General, to implement this Part and any changes in those					
32		criteria from the previous calendar year.					
33	(7)	The effectiveness of the program in recruiting new and expanding					
34	· · · · · · · · · · · · · · · · · · ·	businesses.					
35	(8)	The environmental impact of businesses that have received grants					
36		under the program.					
37	(9)	The geographic distribution of grants, by number and amount, awarded					
38		under the program.					
39	(10)	An explanation of whether the projects with respect to which					
40	. ,	agreements are entered into involve new businesses in the State or					
41		expanding existing businesses in the State.					
42	(11)	A listing of all businesses making an application under this Part and an					
43	. ,	explanation of whether each business ultimately located the project in					

1		this State regardless of whether the business was awarded a grant for
2		the project under this Part.
3	(12)	The division and use of fees collected by the Committee under this
4	(12)	section and under G.S. 143B-437.58.
5	(13)	The total amount transferred to the Utility Account of the Industrial
6 7	(d) Quart	Development Fund under this Part during the preceding year.
7		erly Reports. – The Committee shall publish a report on the Job
8 9	-	vestment Grant Program within two months of the end of each quarter.
9 10	-	l include a listing of each community economic development agreement antored into during the preceding quarter including the name of the
10	-	entered into during the preceding quarter, including the name of the ost/benefit analysis conducted by the Committee during the application
11		iption of the project, and the amount of the grant expected to be made
12	-	nent during the current fiscal year.
13		r. – The Committee shall conduct a study to determine the minimum
15	•	equired to implement the Job Development Investment Grant Program
16	U	he Committee shall report the results of this study to the House of
17	•	Finance Committee, the Senate Finance Committee, the House of
18	-	Appropriations Subcommittee on Natural and Economic Resources, the
19	-	iations Committee on Natural and Economic Resources, and the Fiscal
20		on no later than March 1 of each year."
21		FION 5. G.S. 143B-437.56 reads as rewritten:
22		6. Calculation of minimum and maximum grants; factors
		— — — — — — — — — — — — — — — — — — — —
23	consi	dered.
23 24		
	(a) Subje	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible
24	(a) Subje grant awarded	ct to the limitations of subsection (d) of this section, the amount of the
24 25	(a) Subje grant awarded positions. The J	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible
24 25 26	(a) Subje grant awarded positions. The p seventy-five per	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than
24 25 26 27	(a) Subject grant awarded positions. The provision of the per- seventy-five per- years. The per-	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than recent (75%) of the withholdings of the eligible positions for a period of
24 25 26 27 28	(a) Subje grant awarded positions. The p seventy-five per years. The perc criteria develop	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than recent (75%) of the withholdings of the eligible positions for a period of pentage used to determine the amount of the grant shall be based on
24 25 26 27 28 29	(a) Subje grant awarded positions. The p seventy-five per years. The perc criteria develop	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than rcent (75%) of the withholdings of the eligible positions for a period of pentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created.
24 25 26 27 28 29 30	(a) Subject grant awarded positions. The per- seventy-five per- years. The per- criteria develop- considering at lease	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than recent (75%) of the withholdings of the eligible positions for a period of rentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions.
24 25 26 27 28 29 30 31	(a) Subject grant awarded positions. The per- seventy-five per- years. The per- criteria develop- considering at lease (1)	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than rcent (75%) of the withholdings of the eligible positions for a period of entage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term
24 25 26 27 28 29 30 31 32 33 34	 (a) Subjet grant awarded positions. The performance performance	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than reent (75%) of the withholdings of the eligible positions for a period of eentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy.
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24 25 26 27 28 29 30 31 32 33 34 35 36 37	 (a) Subjet grant awarded positions. The performance perfo	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than tent (75%) of the withholdings of the eligible positions for a period of eentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	 (a) Subjet grant awarded positions. The positions. The percent years. The percent years. The percent years are subjected by the sevent year of the percent ye	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than reent (75%) of the withholdings of the eligible positions for a period of rentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project. Whether the project utilizes existing infrastructure and resources in the
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (a) Subjet grant awarded positions. The provision provides the performance of th	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than reent (75%) of the withholdings of the eligible positions for a period of rentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project. Whether the project utilizes existing infrastructure and resources in the community.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 (a) Subjet grant awarded positions. The performance perfo	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than cent (75%) of the withholdings of the eligible positions for a period of the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project. Whether the project utilizes existing infrastructure and resources in the community. Whether the project is located in a development zone.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (a) Subjet grant awarded positions. The provision provides the performance of th	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than reent (75%) of the withholdings of the eligible positions for a period of entage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project. Whether the project utilizes existing infrastructure and resources in the community. Whether the project is located in a development zone. The number of eligible positions that would be filled by residents of a
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (a) Subjet grant awarded positions. The performance perfo	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than reent (75%) of the withholdings of the eligible positions for a period of rentage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project. Whether the project utilizes existing infrastructure and resources in the community. Whether the project is located in a development zone. The number of eligible positions that would be filled by residents of a development zone.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (a) Subjet grant awarded positions. The performance perfo	ct to the limitations of subsection (d) of this section, the amount of the in each case shall be a percentage of the withholdings of eligible percentage shall be no less than ten percent (10%) and no more than reent (75%) of the withholdings of the eligible positions for a period of entage used to determine the amount of the grant shall be based on ed by the Committee, in consultation with the Attorney General, after east the following: The number of eligible positions to be created. The expected duration of those positions. The type of contribution the business can make to the long-term growth of the State's economy. The amount of other financial assistance the project will receive from the State or local governments. The total dollar investment the business is making in the project. Whether the project utilizes existing infrastructure and resources in the community. Whether the project is located in a development zone. The number of eligible positions that would be filled by residents of a

1	(b) The	term of the grant shall not exceed 12 years starting with the first year a						
2	grant payment is made. The first grant payment must be made within six years after the							
3	date on which the grant was awarded.							
4	(c) The grant may be based only on eligible positions created during the base							
5	years, unless the Committee makes an explicit determination that the grant shall also be							
6	based on additional eligible positions created during the remainder of the term of the							
7	grant.period.							
8	(d) The percentage established in the agreement shall be reduced by one fourth							
9		tible position that is located in an enterprise tier four or five area.area,						
10		ercent (75%) of the annual grant approved for disbursement shall be						
11	payable to the	business, and twenty-five percent (25%) shall be payable to the Utility						
12	Account pursua	ant to G.S. 143B-437.61. A position is located in the enterprise tier area						
13	that has been	assigned to the county in which the project is located, at the time the						
14	application is	filed with the Committee, or at the time the grant is awarded, in						
15	whichever period	od the enterprise tier designation is lower.						
16	(e) A bu	siness that is receiving any other grant by operation of State law may not						
17	receive an amo	ount as a grant pursuant to this Part that, when combined with any other						
18	grants, exceeds	s seventy-five percent (75%) of the withholdings of the business, unless						
19	the Committee	makes an explicit finding that the additional grant is necessary to secure						
20	the project.							
21	(f) The	amount of a grant associated with any specific eligible position position,						
22	including any a	amount transferred to the Utility Account pursuant to G.S. 143B-437.61,						
23	may not exceed	l six thousand five hundred dollars (\$6,500) in any year."						
24	SEC	TION 6. G.S. 143B-437.57(a) reads as rewritten:						
25	"(a) Term	ns. – Each community economic development agreement shall include at						
26	least the follow	ving:						
27	(1)	A detailed description of the proposed project that will result in job						
28		creation and the number of new employees to be hired in-during the						
29		base years and later years.period.						
30	(2)	The term of the grant and the criteria used to determine the first year						
31		for which the grant may be claimed.						
32	(3)	The number of eligible positions that are subjects of the grant and a						
33		description of those positions and the location of those positions.						
34	(4)	The amount of the grant based on a percentage of withholdings.						
35	(5)	A method for determining the number of new employees hired during						
36		a grant year.						
37	(6)	A method for the business to report annually to the Committee the						
38		number of eligible positions for which the grant is to be made.						
39	(7)	A requirement that the business report to the Committee annually the						
40		aggregate amount of withholdings during the grant year.						
41	(8)	A provision permitting an audit of the payroll records of the business						
42		by the Committee from time to time as the Committee considers						
43		necessary.						

1 2	(9)	A provision that requires the Committee to amend an agreement pursuant to G.S. 143B-437.59.
3	(10)	A provision that requires the business to maintain operations at the
4	(10)	project location or another location approved by the Committee for at
5		least one hundred fifty percent (150%) of the term of the grant and a
6		provision to permit the Committee to recapture all or part of the grant
7		at its discretion if the business does not remain at the site for the
8		required term.
9	(11)	A provision that requires the business to maintain employment levels
10	(11)	in this State at the level of the year immediately preceding the base
10		years.period.
12	(12)	A provision establishing the conditions under which the grant
12	(12)	agreement may be terminated, in addition to those under
14		G.S. 143B-437.59, and under which grant funds may be recaptured by
15		the Committee.
16	(13)	A provision stating that unless the agreement is amended or terminated
10	(15)	pursuant to G.S. 143B-437.59, the agreement is binding and
18		constitutes a continuing contractual obligation of the State and the
19		business.
20	(14)	A provision setting out any allowed variation in the terms of the
20 21	(1+)	agreement that will not subject the business to amendment or
22		termination of the agreement under G.S. 143B-437.59.
22	(15)	A provision that prohibits the business from manipulating or
23	(15)	attempting to manipulate employee withholdings with the purpose of
25		increasing the amount of the grant and that requires the Committee to
26		terminate the agreement and take action to recapture grant funds if the
20 27		Committee finds that the business has manipulated or attempted to
28		manipulate withholdings with the purpose of increasing the amount of
29		the grant.
30	(16)	A provision requiring that the business engage in fair employment
31	()	practices as required by State and federal law and a provision
32		encouraging the business to use small contractors, minority
33		contractors, physically handicapped contractors, and women
34		contractors whenever practicable in the conduct of its business.
35	(17)	A provision encouraging the business to hire North Carolina residents.
36	(18)	A provision encouraging the business to use the North Carolina State
37	~ /	Ports.
38	(19)	A provision stating that the State is not obligated to make any annual
39		grant payment unless and until the State has received withholdings
40		from the business in an amount that exceeds the amount of the grant
41		payment.
42	(20)	A provision describing the manner in which the amount of a grant will
43		be measured and administered to ensure compliance with the
44		provisions of G.S. 143B-437.52(c).

1	(21) A provision stating that any recapture of a grant and any amendment to
2	an agreement reducing the amount of the grant or the term of the
3	agreement must, at a minimum, be proportional to the failure to
4	comply measured relative to the condition or criterion with respect to
5	which the failure occurred.
6	(22) A provision stating that any disputes over interpretation of the
7	agreement shall be submitted to binding arbitration.
8	(23) A provision stating that the amount of a grant associated with any
9	specific eligible position position, including any amount transferred to
10	the Utility Account pursuant to G.S. 143B-437.61, may not exceed six
11	thousand five hundred dollars (\$6,500) in any year.
12	(24) A provision stating that the business agrees to submit to an audit at any
13	time that the Committee requires one.
14	(25) A provision encouraging the business to contract with small businesses
15	headquartered in the State for goods and services."
16	SECTION 7. G.S. 143B-437.58 reads as rewritten:
17	"§ 143B-437.58. Grant recipient to submit records.
18	(a) No later than March 1 of each year, for the preceding grant year, every
19	business that is awarded a grant under this Part shall submit to the Committee a report
20	showing withholdings as a condition of its continuation in the grant program. In
21	addition, <u>during the base period</u> , the business shall submit to the Committee an annual
22	payroll report showing the eligible positions that are have been created during the base
23	years and the new eligible positions created during each subsequent preceding calendar
24	year and, subsequent to the base period, the business shall submit to the Committee and
25	annual report showing the eligible positions that remain filled at the end of each year of
26	the grant. Upon request of the Committee, the business shall also submit a copy of its
27	State and federal tax returns. Payroll and tax information and State and federal tax
28	returns submitted under this subsection is are tax information subject to G.S. 105-259.
29	Aggregated payroll or withholding tax information submitted or derived under this
30	subsection is not tax information subject to G.S. 105-259. When making a submission
31	under this section, the business must pay the Committee a fee of one thousand five
32	hundred dollars (\$1,500). The fee is due at the time the submission is made. The
33	Secretary of Commerce, the Secretary of Revenue, and the Director of the Office of
34	State Budget and Management shall determine the allocation of the fee imposed by this
35	section among their agencies. The proceeds of the fee are receipts of the agency to
36	which they are credited shall be credited to the General Fund.
37	(b) The Committee may require any information that it considers necessary to
38	effectuate the provisions of this Part.
39	(c) The Committee may require any business receiving a grant to submit to an
40	audit at any time.
41	(d) The reporting procedures of this section are in lieu of any other general
42	reporting requirements relating to private entities that receive State funds."
43	SECTION 8. G.S. 143B-437.59 reads as rewritten:
44	"§ 143B-437.59. Failure to comply with agreement.
	S2006 [Filed] Page 9

1	(a) If the business receiving a grant fails to meet or comply with any condition or
2	requirement set forth in an agreement or with criteria developed by the Committee in
3	consultation with the Attorney General, the Committee shall amend the agreement to
4	reduce the amount of the grant or the term of the agreement and may terminate the
5	agreement. Any reduction of the grant is applicable to the grant year immediately
6	following the grant year in which the Committee amends business fails to comply with
7	the agreement. The reduction in the amount or the term must, at a minimum, be
8	proportional to the failure to comply measured relative to the condition or criterion with
9	respect to which the failure occurred.

10 (b) If a business fails to maintain employment at the levels stipulated in the agreement or otherwise fails to comply with any condition of the agreement for any two 11 12 consecutive vears, the Committee shall terminate the agreement. years:

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- (1)If the business is still within the base period established by the 14 Committee, the Committee shall withhold the grant for any 15 consecutive year remaining in the base period in which the business fails to comply with any condition of the agreement, and the 16 17 Committee may decide to extend the base period for up to 24 18 additional months.
 - (2)If the business is no longer within the base period established by the Committee, the Committee shall terminate the agreement.

21 (c) Notwithstanding the provisions of subsections (a) and (b) of this section, if the Committee finds that the business has manipulated or attempted to manipulate 22 23 employee withholdings with the purpose of increasing the amount of a grant, the 24 Committee shall immediately terminate the agreement and take action to recapture any grant funds disbursed in any year in which the Committee finds the business 25 manipulated or attempted to manipulate employee withholdings with the purpose of 26 27 increasing the amount of the grant."

28

SECTION 9. G.S. 143B-437.60 reads as rewritten:

29 "§ 143B-437.60. Disbursement of grant.

30 A business may not receive an annual disbursement of a grant if, at the time of disbursement, the business has received a notice of an overdue tax debt and that overdue 31 32 tax debt has not been satisfied or otherwise resolved. A business may receive an annual 33 disbursement of a grant only after the Committee has certified to the State Controller 34 that there are no outstanding overdue tax debts and that the business has met the terms 35 and conditions of the agreement. No amount shall be disbursed to a business as a grant under this Part in any year until the Secretary of Revenue has certified to the Committee 36 (i) that there are no outstanding overdue tax debts of the business and (ii) the amount of 37 38 withholdings received in that year by the Department of Revenue from the business. A 39 business that has met the terms of the agreement shall make an annual certification of this to the Committee. The Committee shall require the business to provide any 40 necessary evidence of compliance to verify this information and certify to the State 41 42 Controller-that the terms of the agreement have been met. The Committee shall further certify to the State Controller the grant amount of a grant for which the business is 43 eligible under the agreement and the grant amount of a grant for which the business 44

would be eligible under the agreement without regard to G.S. 143B-437.56(d). The 1 2 State ControllerDepartment of Commerce shall remit a check to the business in the 3 amount of the certified grant amount within 90 days of receiving the certification of the 4 Committee." 5 **SECTION 10.** G.S. 143B-437.61 reads as rewritten: 6 "§ 143B-437.61. Transfer to Industrial Development Fund. 7 At the time the State ControllerDepartment of Commerce remits a check to a 8 business under G.S. 143B-437.60, the State ControllerDepartment of Commerce shall 9 transfer to the Utility Account of the Industrial Development Fund an amount equal to 10 the amount certified by the Committee as the difference between the amount of the grant and the amount of the grant for which the business would be eligible without 11 12 regard to G.S. 143B-437.56(d)." SECTION 11. G.S. 143B-437.62 reads as rewritten: 13 14 "§ 143B-437.62. Expiration. 15 The authority of the Committee to enter into new agreements expires January 1, 16 2008.2010." 17 SECTION 12. There is appropriated from the General Fund to the 18 Department of Commerce the sum of five hundred thousand dollars (\$500,000) for the 19 2006-2007 fiscal year for the administration of the Job Development Investment Grant 20 Program and the monitoring of grants under the Program. It is the intent of the General 21 Assembly that this be a recurring appropriation. SECTION 13. G.S. 105-129.2A(a2) reads as rewritten: 22 23 "(a2) Sunset for Eligible Major Industries. – Notwithstanding subsection (a) of this 24 section, in the case of a taxpayer that qualifies as an eligible major industry on or before 25 January 1, 2006,2008, this Article is repealed effective for business activities that occur on or after January 1, 2010." 26 27 **SECTION 14.** G.S. 105-164.14(j) reads as rewritten: Certain Industrial Facilities. - The owner of an eligible facility is allowed an 28 "(j) 29 annual refund of sales and use taxes as provided in this subsection. 30 Refund. – The owner of an eligible facility is allowed an annual refund (1)of sales and use taxes paid by it under this Article on qualified building 31 materials, building supplies, fixtures, and equipment that become a 32 33 part of the real property of the eligible facility. Liability incurred indirectly by the owner for sales and use taxes on these items is 34 35 considered tax paid by the owner. Building materials, building supplies, fixtures, and equipment are qualified if they are installed in 36 the construction of the facility. Purchases for subsequent repair, 37 renovation, or equipment replacement are not qualified. 38 39 A request for a refund must be in writing and must include any information and documentation required by the Secretary. A request 40 for a refund is due within six months after the end of the State's fiscal 41 42 year. Refunds applied for after the due date are barred. Eligibility. – A facility is eligible under this subsection if it meets both 43 (2)44 of the following conditions:

1		a.	It is primarily engaged in one of the industries listed in this
2			subsection.
3		b.	The Secretary of Commerce has certified that the owner of the
4			facility will invest at least the required amount of private funds
5			to construct the facility in this State. For the purpose of this
6			subsection, costs of construction may include costs of acquiring
7			and improving land for the facility and costs of equipment for
8			the facility. If the facility is located in an enterprise tier one,
9			two, or three area as defined in G.S. 105-129.3, the required
10			amount is fifty million dollars (\$50,000,000). For all other
11			facilities, the required amount is one hundred million dollars
12			(\$100,000,000). In the case of a computer manufacturing
13			facility, the owner may invest these funds either directly or
14			indirectly through a related entity or strategic partner as those
15			terms are defined in G.S. 105-129.61. In the case of a computer
16			manufacturing facility, the term "facility" has the same meaning
17			as under G.S. 105-129.61.
18	(3)	Indust	tries. – This subsection applies to the following industries:
19	. ,	a.	Air courier services. Air courier services has the same meaning
20			as in G.S. 105-129.2.
21		b.	Aircraft manufacturing. Aircraft manufacturing means
22			manufacturing or assembling complete aircraft.
23		c.	Bioprocessing. Bioprocessing means biomanufacturing or
24			processing that includes the culture of cells to make commercial
25			products, the purification of biomolecules from cells, or the use
26			of these molecules in manufacturing.
27		d.	Computer manufacturing. Computer manufacturing means
28			manufacturing or assembling electronic computers, such as
29			personal computers, workstations, laptops, and computer
30			servers. The term includes the assembly or integration of
31			processors, coprocessors, memory, storage, and input/output
32			devices into a user-programmable final product. The term
33			includes manufacturing or assembling computer peripheral
34			equipment, such as storage devices, printers, monitors,
35			input/output devices, and terminals only if the manufacture or
36			assembly of this peripheral equipment occurs at a facility or
37			campus at which the taxpayer also manufactures or assembles
38			electronic computers.
39		<u>e.</u>	Financial services and securities operations and systems
40		—	development. Financial services and securities operations and
41			systems development means the following, when performed at a
42			facility no part of which is leased to third-party tenants and that
43			is owned and operated by the business for which the services
44			are provided:

1 <u>1.</u>	Performing operations functions for investment banking,
2	securities dealing and brokering, securities trading and
3	underwriting, or investment portfolio/mutual fund
4	management, and
5 <u>2.</u>	Developing information technology systems, information
6	technology applications, and software to support
7	investment banking, securities dealing and brokering,
8	securities trading and underwriting, or investment
9	portfolio/mutual fund management.
10 f. Re	served for future codification purposes.
11 g. Mo	otor vehicle manufacturing. Motor vehicle manufacturing
-	ans any of the following:
13 1.	Manufacturing complete automobiles and light-duty
14	motor vehicles.
15 2.	Manufacturing heavy-duty truck chassis and assembling
16	complete heavy-duty trucks, buses, heavy-duty motor
17	homes, and other special purpose heavy-duty motor
18	vehicles for highway use.
19 3.	Manufacturing complete military armored vehicles,
20	nonarmored military universal carriers, combat tanks,
21	and specialized components for combat tanks.
22 h. Re	served for future codification purposes.
23 i. Re	served for future codification purposes.
	armaceutical and medicine manufacturing and distribution of
	armaceuticals and medicines. Pharmaceutical and medicine
26 ma	nufacturing means any of the following:
27 1.	Manufacturing biological and medicinal products. For
28	the purpose of this sub-subdivision, a biological product
29	is a preparation that is synthesized from living organisms
30	or their products and used medically as a diagnostic,
31	preventive, or therapeutic agent. For the purpose of this
32	sub-subdivision, bacteria, viruses, and their parts are
33	considered living organisms.
34 2.	Processing botanical drugs and herbs by grading,
35	grinding, and milling.
36 3.	Isolating active medicinal principals from botanical
37	drugs and herbs.
38 4.	Manufacturing pharmaceutical products intended for
39	internal and external consumption in forms such as
40	ampoules, tablets, capsules, vials, ointments, powders,
41	solutions, and suspensions.
42 k. Re	served for future codification purposes.
	served for future codification purposes.

1		m. Semiconductor manufacturing. Semiconductor manufacturing
2		means development and production of semiconductor material,
3		devices, or components.
4	(4)	Forfeiture. – If the owner of an eligible facility does not make the
5		required minimum investment within five years after the first refund
6		under this subsection with respect to the facility, the facility loses its
7		eligibility and the owner forfeits all refunds already received under this
8		subsection. Upon forfeiture, the owner is liable for tax under this
9		Article equal to the amount of all past taxes refunded under this
10		subsection, plus interest at the rate established in G.S. 105-241.1(i),
11		computed from the date each refund was issued. The tax and interest
12		are due 30 days after the date of the forfeiture. A person that fails to
13		pay the tax and interest is subject to the penalties provided in
14		G.S. 105-236.
15	(5)	Sunset. This subsection is repealed for sales made on or after January
16		1, 2010.<u>2</u>013. "
17	SECT	TION 15. Section 11 of this act becomes effective July 1, 2006. The
18	remainder of thi	s act is effective when it becomes law.