Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/13/03		
2	84th General Assembly	A Bill	Act 609 of 2003	
3	Regular Session, 2003		SENATE BILL 190	
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5	By: Senator Wooldridge			
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8		For An Act To Be Entitled		
9	AN ACT TO AMEND THE ARKANSAS EXISTING WORKFORCE			
10	TRAINING ACT TO CLARIFY DEFINITIONS; TO CHANGE			
11	THE INSTRUCTIONAL HOUR RATE; AND FOR OTHER			
12	PURPOSES			
13				
14		Subtitle		
15	AN ACT	T TO AMEND THE ARKANSAS EXISTI	NG	
16	WORKFO	ORCE TRAINING ACT.		
17				
18				
19	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE O	F ARKANSAS:	
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21	SECTION 1. Arkan	nsas Code § 6-50-702 is amende	d to read as follows:	
22	6-50-702. Definit	ions.		
23	As used in this s	subchapter, unless the context	otherwise requires:	
24	(1) "Basic	skills training" means those	math, reading, English,	
25	listening, oral, and wr	citten communication, and comp	uter literacy skills that	
26	a person can reasonably	y be expected to have attained	by the end of the	
27	twelfth grade;			
28	(2) "Class	room training" means instructo	or-led training that is	
29	provided outside of the	e process of the production of	goods or the delivery of	
30	a service;			
31	(3) "Compa	any" means an entity currently	operating in the state	
32	that has filed a corpor	ate income tax return for the	year prior to the year	
33	in which the applicatio	on was submitted and that is c	lassified in one (1) of	
34	the following ways:			
35	(A)	Manufacturers classified in S 4	tandard Industrial	
36	Classification codes 20)-39 North American Industry C	lassification System	



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1 codes 31-33, as in effect January 1, 2003, including semiconductor and 2 microelectronic manufacturers; (B)(i) Computer firms primarily engaged in providing 3 4 computer programming services; the design and development of or in designing 5 and developing prepackaged software; businesses engaged in digital content 6 production; computer processing and data preparation services; information 7 retrieval services; computer and data processing consultants and developers. 8 (ii) All firms in this group must derive at least 9 sixty percent (60%) seventy five percent (75%) of their revenue from out-ofstate sales and not be engaged in retail sales to the general public; or 10 11 (C) Firms primarily engaged in commercial physical and 12 biological research, Standard Industrial Classification 8731 North American 13 Industry Classification System code 541710, as in effect January 1, 2003. (4)(A) "Consortium" means a group of companies which includes at 14 15 least three (3) eligible companies as defined in subdivision (3) of this 16 section and which for fiscal purposes is either a private, not-for-profit 17 corporation or an organized group that has a coordinating board or committee and a mission statement, that has or is in the process of developing bylaws, 18 19 and that is establishing a bank account requiring at least two (2) consortium 20 member's signatures. 21 (B) Consortia may have members which are not eligible 22 companies so long as at least three (3) of the consortium member companies 23 are eligible companies. 24 (C) Fifty percent (50%) of eligible participants 25 completing each course must be employees of eligible companies; 26 "Eligible recipient" means a full-time permanent employee of (5) 27 an Arkansas company or consortium who is subject to the Arkansas personal 28 income tax; 29 (6) "Full time instructor or trainer" means a person who works a 30 minimum of thirty (30) hours per week on at least a nine-month contract <u>length and has the normal fringe benefit package</u> available to any employee 31 the institution considers to be a full time employee; 32 33 (6)(7) "Governing council" means the directors or their 34 designees of the Department of Economic Development, the Department of Higher 35 Education, and the Department of Workforce Education; 36 (7) (8) "Internal training" means classroom training provided to

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1 company employees by company trainers who may be either full-time employees 2 of the company or consultants paid by the company; and (8)(9)(A) "State-supported educational institution" means a 3 4 secondary or postsecondary Arkansas educational institution that receives the 5 majority of its funding from state or local tax revenues. 6 (B) except that However, for purposes of this subchapter, 7 Texarkana College may be considered a state-supported educational institution 8 for the purpose of delivering training services to eligible companies located 9 in Miller County, Arkansas, provided that if Texarkana College continues to waive out-of-state tuition for residents of Arkansas. 10 11 SECTION 2. Arkansas Code 6-50-704(b), concerning the promulgation of 12 rules for workforce training, is amended to read as follows: 13 14 (b) Rules and regulations shall include, but not be limited to, the 15 following: 16 (1) Training shall be conducted for the purpose of meeting 17 specific business goals and performance objectives; 18 (2) As part of the application process, a company or consortium 19 shall be responsible for determining that participants involved in the 20 training program possess the appropriate prerequisite literacy skills; 21 (3)(A) The amount of financial support a company or consortium 22 receives shall be determined by the department, approved by the governing council, and set forth in writing prior to any funds' being committed and 23 24 distributed or prior to any tax credit's being approved. 25 (B) For companies or consortia that use state-supported 26 educational institutions to deliver classroom training to their employees, 27 the amount of support shall be the lesser of: 28 (i) One-half (1/2) of the amount paid by the company 29 to the state-supported educational institution for the training; or 30 (ii)(a) The instructional hour rate established by the governing council, not to exceed fifty dollars (\$50.00) sixty dollars 31 32 (\$60.00) per instructional hour, times the number of instructional hours 33 delivered by a full time instructor or trainer with fifty percent (50%) or 34 more eligible participants completing the course. 35 (b) For companies that use company employees 36 or company-paid consultants to deliver classroom training to their employees,

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1	the amount of the tax credit shall not be more than fifteen dollars (\$15.00)			
2	per instructional hour.			
3	(c) The minimum class size needed to receive			
4	full benefits is five (5) trainees. For classes smaller than five (5), the			
5	amount of support will be reduced proportionally;			
6	(iii) The instructional hour rate, established by			
7	the governing council, not to exceed fifty dollars (\$50.00) per instructional			
8	hour times the number of instructional hours by adjunct or part time			
9	instructors or trainers with fifty percent (50%) or more eligible			
10	participants completing each course;			
11	(iv) The instructional hour rate, established by the			
12	governing council, not to exceed thirty-five dollars (\$35.00) per			
13	instructional hour times the number of instructional hours for safety related			
14	training; or			
15	(v) The instructional hour rate, established by the			
16	governing council, not to exceed thirty-five dollars (\$35.00) per			
17	instructional hour times the number of instructional hours for all courses			
18	with less than fifty percent (50%) eligible participants completing each			
19	course.			
20	(4) Training delivered by means other than traditional classroom			
21	training may be considered by the governing council. For approved training			
22	delivered by means other than traditional classroom training, a flat rate of			
23	reimbursement will be established by the governing council;			
24	(5) Applications for tax credits afforded by this subchapter			
25	shall be available on and after January 1, 2000;			
26	(6) The maximum amount of total tax credits allowed by the			
27	department pursuant to this subchapter shall not exceed four hundred fifty			
28	thousand dollars (\$450,000) per year;			
29	(7) Neither grant funds nor tax credits shall be used to support			
30	any training, including remedial basic skills training, that is authorized			
31	under any other state or federal program; and			
32	(8) Neither grant funds nor tax credits shall be used to support			
33	any training that is mandated by any state or federal law or regulation			
34	without a unanimous vote of the governing council.			
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36	/s/ Wooldridge			

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3	APPROVED:	3/24/2003
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