	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. Act 1003 of the Regular Session	ed
1	State of Arkansas As Engrossed: H3/12/07 S3/27/07	
2	86th General Assembly A Bill	
3	Regular Session, 2007 HOUSE BILL 2	536
4		
5	By: Representative Burris	
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7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE EXISTING WORKFORCE TRAINING	
10	ACT TO UPDATE DEFINITIONS; TO FURTHER DEFINE THE	
11	ROLE OF THE DEPARTMENT OF ECONOMIC DEVELOPMENT;	
12	TO INCREASE THE HOURLY RATE FOR TRAINING; AND FOR	
13	OTHER PURPOSES.	
14		
15	Subtitle	
16	AN ACT TO AMEND THE EXISTING WORKFORCE	
17	TRAINING ACT.	
18		
19		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
21		
22	SECTION 1. Arkansas Code § 6-50-702 is amended to read as follows:	
23	6-50-702. Definitions.	
24	As used in this subchapter, unless the context otherwise requires:	
25	(1) "Basic skills training" means those math, reading, English	
26	listening, oral and written communication, and computer literacy skills tha	ιt
27	a person can reasonably be expected to have attained by the end of the	
28	twelfth grade except in the instance of potential new workforce training;	
29	(2) "Classroom training" means instructor-led training that is	
30	provided outside the process of the production of goods or the delivery of	a
31 22	service;	
32 33	(3) "Company" means an entity currently operating in the state that has filed a corporate income tax return for the year prior to the year	
33 34		
35 35	in which the application was submitted and that is classified in one (1) of the following ways:	-
J	the fortowing ways:	



1	(A) Manufacturers classified in North American Industry
2	Classification System codes 31-33, as in effect January 1, 2003, including
3	semiconductor and microelectronic manufacturers;
4	(B)(i) Computer firms primarily engaged in providing
5	computer programming services; the design and development of or in designing
6	and developing prepackaged software; businesses engaged in digital content
7	production; computer processing and data preparation services; information
8	retrieval services; computer and data processing consultants and developers.
9	(ii) All firms in this group must derive at least
10	seventy-five percent (75%) of their revenue from out-of-state sales and not
11	be engaged in retail sales to the general public; or
12	(C) Firms primarily engaged in commercial physical and
13	biological research, North American Industry Classification System code
14	541710, as in effect January 1, 2003;
15	(4)(3)(A) "Consortium" means a group of companies that includes
16	at least three (3) eligible companies as defined in subdivision $(3)(4)$ of
17	this section and which for fiscal purposes is either a private, not-for-
18	profit corporation or an organized group that has a coordinating board or
19	committee and a mission statement, that has or is in the process of
20	developing bylaws, and that is establishing a bank account requiring at least
21	two (2) consortium members' signatures.
22	(B) Consortia may have members that are not eligible
23	companies so long as at least three (3) of the consortium member companies
24	are eligible companies.
25	(C) Fifty percent (50%) of the eligible participants
26	completing each course must be employees of eligible companies;
27	(4)(A) "Eligible company" means an entity currently operating in
28	the state that has filed a corporate income tax return for the year prior to
29	the year in which the application was submitted and is classified in one (1)
30	of the following ways:
31	(i) Manufacturers classified in sectors 31-33 under
32	the North American Industrial Classification System as it existed on
33	January 1, 2007.
34	(ii) Manufacturers classified in sectors 20-39
35	according to the Standard Industrial Classification standards as they existed
36	on January 1, 2007 but which are classified in another sector under the North

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1	American Industrial Classification System as it existed on January 1, 2007;
2	(iii)(a) Businesses primarily engaged in the design
3	and development of prepackaged software, digital content production and
4	preservation, computer processing and data preparation services, or
5	information retrieval services.
6	(b) All businesses under subdivision
7	(4)(A)(ii)(a) shall derive at least seventy-five percent (75%) of their sales
8	revenue from out of state;
9	(iv)(a) Businesses primarily engaged in motion
10	picture productions.
11	(b) All businesses under subdivision
12	(4)(A)(iii)(a) shall derive at least seventy-five percent (75%) of their
13	sales revenue from out of state;
14	(v) An intermodal facility or distribution center,
15	if seventy-five percent (75%) of its sales revenue is from out of state;
16	(vi) An office sector business if seventy-five
17	percent (75%) of its sales revenue is from out of state;
18	(vii) Firms primarily engaged in commercial,
19	physical and biological research as classified under the North American
20	Industry Classification System code 541710 as it existed on January 1, 2003;
21	(viii) A national or regional corporate headquarters
22	as classified under North American Industry Classification System code 551114
23	as it existed on January 1, 2003, if the national or regional headquarters
24	serves more than one (1) state;
25	(ix)(a) A scientific and technical services
26	business.
27	(b)(1) All businesses under subdivision
28	(4)(A)(ix)(a) shall derive at least seventy-five percent (75%) of their sales
29	revenue from out of state.
30	(2)(A) The average hourly wages
31	paid by businesses in this group shall not exceed one hundred fifty percent
32	(150%) of the county average hourly wage or the state average hourly wage,
33	whichever is less.
34	(B) The average hourly wage
35	threshold determined at the signing of the financial incentive agreement
36	shall be the threshold for the term of the agreement;

1	(x)(a) All building trade industries classified
2	under North American Industry Classification System codes 236 and 238 as they
3	existed on January 1, 2003.
4	(b) A business classified under North American
5	Industry Classification System code 23899 shall not qualify as a building
6	trade industry; and
7	(xi) Air transport businesses primarily engaged in
8	aircraft maintenance, repair services, and aircraft testing as classified
9	under North American Industry Classification System code 488190 as it existed
10	on January 1, 2007.
11	(B) The Director of the Department of Economic Development
12	may classify a nonretail business as an eligible company if:
13	(i) The business receives at least seventy-five
14	percent (75%) of its sales revenue from out of state; and
15	(ii) The business proposes to pay wages in excess of
16	one hundred ten percent (110%) of the county average hourly wage or state
17	average hourly wage, whichever is less;
18	(5) "Eligible recipient" means a full-time permanent employee of
19	an Arkansas company or consortium who is subject to the Arkansas personal
20	income tax;
21	(6) "Full-time instructor or trainer" means a person who works a
22	minimum of thirty (30) hours per week on at least a nine-month contract and
23	has the normal fringe benefit package available to any employee the
24	institution considers to be a full-time employee;
25	(7)(6) "Governing council" means the directors or their
26	designees of the Department of Economic Development, the Department of Higher
27	Education, and the Department of Workforce Education;
28	(8)(7) "Internal training" means classroom training provided to
29	company employees by company trainers who may be either full-time employees
30	of the company or consultants paid by the company; and
31	(8) "Potential new workforce" means two (2) or more eligible
32	companies with common job skill requirements requiring a minimum of fifteen
33	(15) new employees and conducting a minimum of fifteen (15) hours of
34	preemployment training, thereby allowing prospective employees and employers
35	an opportunity to evaluate one another before making employment commitments;
36	and

1 (9)(A) "State-supported educational institution" means a 2 secondary or postsecondary Arkansas educational institution that receives the majority of its funding from state or local tax revenues. 3 4 (B) However, for purposes of this subchapter, Texarkana 5 College may be considered a state-supported educational institution for the 6 purpose of delivering training services to eligible companies located in 7 Miller County, if Texarkana College continues to waive out-of-state tuition for residents of Arkansas. 8 9 10 SECTION 2. Arkansas Code § 6-50-703(b), concerning the Arkansas 11 Existing Workforce Training Program, is amended to read as follows: 12 (b) The primary purpose of the program shall be to provide financial 13 assistance to Arkansas business and industry for upgrading the knowledge and skills of the existing work force or a potential new workforce and to 14 15 increase the capacity of state-supported educational institutions to supply 16 the ongoing training needs of Arkansas companies. 17 SECTION 3. Arkansas Code § 6-50-704 is amended to read as follows: 18 19 6-50-704. Rules and regulations for program. 20 The Department of Economic Development shall promulgate rules and (a) 21 regulations in accord with under the Arkansas Administrative Procedure Act, 22 § 25-15-201 et seq., for implementation of this subchapter by the department. (b) Rules and regulations shall include, but not be limited to, the 23 24 following: 25 (1) Training shall be conducted for the purpose of meeting 26 specific business goals and performance objectives; 27 (2) As part of the application process, a company or consortium 28 shall be responsible for determining that participants involved in the 29 training program possess the appropriate prerequisite literacy skills; 30 (3)(A) The amount of financial support a company or consortium 31 receives shall be determined and approved by the department, approved by the 32 governing council, and set forth in writing prior to any funds' being 33 committed and distributed or prior to any tax credits' being approved. (B) For companies or consortia that use state-supported 34 35 educational institutions to deliver classroom training to their employees, the amount of support shall be the lesser of: 36

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1 (i) One-half (1/2) of the amount paid by the company 2 to the state-supported educational institution for the training; 3 (ii)(a) The instructional hour rate established by the governing council, not to exceed sixty dollars (\$60.00) eighty dollars 4 5 (\$80.00) per instructional hour, times the number of instructional hours 6 delivered by a full-time instructor or trainer with fifty percent (50%) or 7 more of the eligible participants completing the course. 8 (b) For companies that use company employees 9 or company-paid consultants to deliver classroom training to their employees, 10 the amount of the tax credit shall not be more than fifteen dollars (\$15.00) 11 twenty-five dollars (\$25.00) per instructional hour. 12 (c) The minimum class size needed to receive 13 full benefits is five (5) trainees. For classes smaller than five (5), the 14 amount of support will be reduced proportionally; 15 (iii) The instructional hour rate established by the 16 governing council, not to exceed fifty dollars (\$50.00) per instructional 17 hour, times the number of instructional hours by adjunct or part-time instructors or trainers with fifty percent (50%) or more of the eligible 18 19 participants completing each course; 20 (iv)(iii) The instructional hour rate established by 21 the governing council, not to exceed thirty-five dollars (\$35.00) per 22 instructional hour, times the number of instructional hours for safety-23 related training; or 24 (v)(iv) The instructional hour rate established by the governing council, not to exceed thirty-five dollars (\$35.00) per 25 26 instructional hour, times the number of instructional hours for all courses 27 with less than fifty percent (50%) of the eligible participants completing 28 each course; 29 (4) Training delivered by means other than traditional classroom 30 training may be considered by the governing council. For approved training delivered by means other than traditional classroom training, a flat rate of 31 32 reimbursement will be established by the governing council; 33 (5) Applications for tax credits afforded by this subchapter 34 shall be available on and after January 1, 2000; 35 (6) The maximum amount of total tax credits allowed by the 36 department pursuant to this subchapter shall not exceed four hundred fifty

1	thousand dollars (\$450,000) per year;
2	(7) Neither grant funds nor tax credits shall be used to support
3	any training, including remedial basic skills training, that is authorized
4	under any other state or federal program; and
5	(8) Neither grant funds nor tax credits shall be used to support
6	any training that is mandated by any state or federal law or regulation
7	without a unanimous vote of the governing council.
8	
9	SECTION 4. The provisions of this act shall not be effective until the
10	Chief Fiscal Officer of the State certifies that additional funding has been
11	provided to state general revenues from other funding sources and is
12	available for use during fiscal year 2008 and fiscal year 2009 in an amount
13	sufficient to replace the general revenue reduction for each of the fiscal
14	years 2008 and 2009 that would result from the adoption of this act.
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16	/s/ Burris
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18	APPROVED: 4/3/2007
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