## 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 1166 of the Regular Session

1	State of Arkansas As Engrossed: H1/24/11 H1/31/11 H2/1/11 H3/2/11 S3/30/11
2	88th General Assembly A Bill
3	Regular Session, 2011 HOUSE BILL 1118
4	
5	By: Representatives Pennartz, Tyler, Williams, Allen, S. Malone, D. Altes, McLean, Hopper, Leding
6	By: Senator Files
7	
8	For An Act To Be Entitled
9	AN ACT TO ESTABLISH AN INVESTMENT TAX CREDIT FOR THE
10	REHABILITATION AND DEVELOPMENT OF CENTRAL BUSINESS
11	IMPROVEMENT DISTRICTS; TO ESTABLISH AN EMERGENCY; AND
12	FOR OTHER PURPOSES.
13	
14	
15	Subtitle
16	TO ESTABLISH AN INVESTMENT TAX CREDIT FOR
17	THE REHABILITATION AND DEVELOPMENT OF
18	CENTRAL BUSINESS IMPROVEMENT DISTRICTS
19	AND TO ESTABLISH AN EMERGENCY.
20	
21	
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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24	
25	SECTION 1. Arkansas Code 26, Chapter 51 is amended to add an
26	additional subchapter to read as follows:
27	Subchapter 24 - Arkansas Central Business Improvement District
28	Rehabilitation and Development Investment Tax Credit Act.
29	
30	26-51-2401. Title.
31	This subchapter shall be known and may be cited as the "Arkansas
32	Central Business Improvement District Rehabilitation and Development
33	Investment Tax Credit Act".
34	
35	26-51-2402. Purpose.
36	The purpose of this subchapter is to encourage economic development



1	within central business improvement districts by promoting the rehabilitation
2	and development of structures within the central business improvement
3	districts.
4	
5	26-51-2403. Definitions.
6	As used in this subchapter:
7	(1) "Central business improvement district" means the central
8	business district of any municipality of the first-class or municipality of
9	the second-class of the state that has been designated as a central business
10	improvement district under the Central Business Improvement District Act, §
11	14-184-101 et seq.;
12	(2) "Development" means the new construction of a structure or
13	the expansion or rehabilitation of an existing structure;
14	(3) "Eligibility certificate" means a certificate:
15	(A) Authorized and issued by the governing body of the
16	central business improvement district certifying that a project is a
17	qualified project, has met the requirements of this subchapter, and is an
18	eligible central business improvement district property; and
19	(B) That specifies the total amount of qualified
20	rehabilitation or development expenditures allowed;
21	(4) "Eligible central business improvement district property"
22	means property that is located within the physical boundaries of a central
23	business improvement district and is a qualified project;
24	(5) "Governing body of the central business improvement
25	district" means the board of commissioners of the central business
26	<pre>improvement district;</pre>
27	(6) "Governing body of the municipality" means the city council,
28	board of directors, commission, or other municipal body exercising general
29	legislative power in the municipality;
30	(7) "Investment tax credit" means the Arkansas Central Business
31	Improvement District Rehabilitation and Development investment tax credit
32	under this subchapter;
33	(8) "Qualified project" means eligible central business
34	improvement district property that has met the requirements of § 26-51-
35	2404(b) and has been approved for rehabilitation or development by the
36	governing body of the central business improvement district where the

1	eligible central business improvement district property is located;
2	(9)(A) "Qualified rehabilitation or development expenditures"
3	means expenditures approved by the governing body of the central business
4	improvement district where the eligible central business improvement district
5	property is located that meets the requirements of this subchapter.
6	(B) "Qualified rehabilitation or development expenditures"
7	does not include:
8	(i) The cost of acquiring the eligible central
9	business improvement district property or real estate licensee's fees
10	associated with the eligible central business improvement district property;
11	(ii) Taxes due on the eligible central business
12	<pre>improvement district property;</pre>
13	(iii) Insurance costs;
14	(iv) Costs of landscaping; or
15	(v) Sales and marketing costs; and
16	(10) "Taxpayer" means an individual, a partnership, limited
17	liability company, or corporation subject to the state income tax imposed by
18	the Income Tax Act of 1929, § 26-51-101 et seq.
19	
20	26-51-2404. Qualified project.
21	(a) To apply for a designation as a qualified project, a taxpayer
22	shall submit to the governing body of the central business improvement
23	district where the property to be rehabilitated or developed is located all
24	forms and fees required by the governing body of the central business
25	improvement district.
26	(b) To qualify as eligible central business improvement district
27	property, the taxpayer shall demonstrate that the property to be
28	rehabilitated or developed meets the following requirements:
29	(1) The project must be planned within the physical boundaries
30	of the central business improvement district;
31	(2) A full set of plans by a licensed architect must be
32	submitted to the governing body of the central business improvement district
33	where the property to be rehabilitated or developed is located;
34	(3) The project must meet all zoning and building codes of the
35	municipality in which the property to be rehabilitated or developed is
36	<u>located;</u>

1	(4) The project must meet the design guidelines, be compatible
2	with the overall plan for the central business improvement district, and have
3	a use that the governing body of the central business improvement district
4	determines as maintaining the overall integrity of the central business
5	<pre>improvement district;</pre>
6	(5) The qualified rehabilitation or development expenditures for
7	the project must have occurred on or after the effective date of this act;
8	<u>and</u>
9	(6) The qualified rehabilitation or development expenditures for
10	the project must be greater than thirty thousand dollars (\$30,000).
11	(c) After evaluating the information provided by the taxpayer, the
12	governing body of the central business improvement district shall issue a
13	determination about whether the property to be rehabilitated or developed is
14	a qualified project.
15	(d)(1) If the taxpayer is dissatisfied with the determination made by
16	the governing body of the central business improvement district, the taxpayer
17	may request that a review of that determination be made by the governing body
18	of the municipality.
19	(2)(A) The request for review shall be made in writing to the
20	governing body of the municipality within thirty (30) days from the date of
21	the determination of the governing body of the central business improvement
22	district under subsection (c) of this section.
23	(B) The decision of the governing body of the municipality
24	is a final decision.
25	
26	26-51-2405. Eligibility certificate.
27	(a) After a property to be rehabilitated or developed is designated a
28	qualified project under § 26-51-2404 and the taxpayer completes the
29	rehabilitation or development work, the taxpayer shall submit to the
30	governing body of the central business improvement district where the
31	eligible central business improvement district property is located all
32	documentation and forms required by the governing body of the municipality
33	and the governing body of the central business improvement district to verify
34	that the qualified project has been completed.
35	(b) If the governing body of the central business improvement district
36	determines that the qualified project has been successfully completed, the

1	governing body of the central business improvement district shall issue an
2	eligibility certificate.
3	(c)(1) If the taxpayer is dissatisfied with the determination made by
4	the governing body of the central business improvement district under
5	subsection (b) of this section, the taxpayer may request that a review of
6	that determination be made by the governing body of the municipality.
7	(2)(A) The request for review shall be made in writing to the
8	governing body of the municipality within thirty (30) days from the date of
9	the determination of the governing body of the central business improvement
10	district under subsection (b) of this section.
11	(B) The decision of the governing body of the
12	municipality is a final decision.
13	(d) Upon issuance of an eligibility certificate, the governing body of
14	the central business improvement district immediately shall report in writing
15	to the Department of Finance and Administration:
16	(1) The name and address of the taxpayer;
17	(2) The taxpayer identification number;
18	(3) The date of issuance of the eligibility certificate;
19	(4) The amount of the eligibility certificate; and
20	(5) Any other information as determined necessary by the
21	department.
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23	26-51-2406. The projected rehabilitation or development expenditures.
24	(a) The projected qualified rehabilitation or development expenditures
25	must occur during a period not to exceed eighteen (18) months.
26	(b) For the rehabilitation or development of an existing structure,
27	the projected qualified rehabilitation or development expenditures must equal
28	or exceed the adjusted basis of the existing structure, excluding the land,
29	before the qualified rehabilitation or development work begins.
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31	26-51-2407. Investment tax credits.
32	(a) There is allowed an investment tax credit against the tax imposed
33	by the Income Tax Act of 1929, § 26-51-101 et seq., for any taxpayer
34	incurring costs and expenses that are qualified rehabilitation or development
35	expenditures of eligible central business improvement district property.
36	(b) The investment tax credit is equal to twenty-five percent (25%) of

1 qualified rehabilitation or development expenditures incurred for a qualified 2 project up to the first: 3 (1) Five hundred thousand dollars (\$500,000) on income-producing 4 property; or 5 (2) Two hundred thousand dollars (\$200,000) on nonincome-6 producing property. 7 (c)(1) The investment tax credit for a qualified project covering 8 income-producing eligible central business improvement district property 9 shall be taken in the tax year in which the eligible central business 10 improvement district property is placed in service. 11 (2) The investment tax credit for a qualified project covering 12 residential eligible central business improvement district property or other 13 nonincome-producing eligible central business improvement district property shall be taken in the tax year the qualified project is completed. 14 15 (d) A taxpayer who receives an investment tax credit under this section shall not claim any other state or local tax credit or deduction 16 17 based on the qualified rehabilitation or development expenditures except for 18 the deduction for normal depreciation of the eligible central business 19 improvement district property. (e)(1) The Department of Finance and Administration shall maintain 20 21 an ongoing record of the eligibility certificates awarded each fiscal year. 22 (2) The department shall only issue investment tax credits up to 23 one million dollars (\$1,000,000) in any one (1) fiscal year on a first-come, 24 first-serve basis. 25 26-51-2408. Procedure to claim the investment tax credit. (a) To claim the investment tax credit, a taxpayer shall submit the 26 27 eligibility certificate issued by the governing body of the central business 28 improvement district to the Department of Finance and Administration. 29 (b)(1) In addition to the submission under subsection (a) of this 30 section, the taxpayer shall submit an eligibility certificate at the time of 31 filing the taxpayer's income tax return. 32 (2) If the taxpayer fails to attach the eligibility certificate to the taxpayer's income tax return, an investment tax credit is not allowed 33 34 with respect to the qualified project for that tax year until the eligibility

certificate is provided to the Department of Finance and Administration.

1 26-51-2409. Credits exceeding tax liability - Assignment. 2 (a)(1) The amount of the investment tax credit that may be used by a 3 taxpayer for a taxable year shall not exceed the amount of income tax due 4 from the taxpayer. 5 (2) Any unused investment tax credit may be carried over for 6 five (5) consecutive taxable years for credit against the state income tax 7 due from the taxpayer. 8 (3)(A) The investment tax credit may be transferred, sold, or 9 assigned only one (1) time. (B) A taxpayer who transfers, sells, or assigns the 10 11 investment tax credit shall notify in writing the Department of Finance and 12 Administration within thirty (30) days the following information: 13 (i) The name, address, and taxpayer identification 14 number of the transferee, purchaser, or assignee of the investment tax 15 credit; 16 (ii) The original issuance date of the investment 17 tax credit and the date of the transfer, purchase, or assignment of the 18 investment tax credit; and 19 (iii) The amount paid for the investment tax credit 20 by the transferee, purchaser, or assignee. (C)(i) A transferee, purchaser, or assignee of an 21 22 investment tax credit is entitled for the remaining carry forward period to 23 the investment tax credit under this subchapter only to the extent the investment tax credit is still available and only for the portion of the 24 25 investment tax credit that has not been previously claimed by the transferor, seller, or assignor. 26 27 (ii) A transferee, purchaser, or assignee may not transfer, sell, or assign the investment tax credit. 28 29 (D) The Department of Finance and Administration may 30 refuse to recognize the investment tax credit if the transferor, seller, assignor or the transferee, purchaser, or assignee of the investment tax 31 credit fails to submit the eligibility certificate and any transfer, 32 33 purchase, or assignment documents. 34 (4) An investment tax credit granted to a partnership, a limited liability company taxed as a partnership, or multiple owners of eligible 35 36 central business improvement district property shall be passed through to the

- partners, members, or owners respectively on a pro rata basis or pursuant to
  an executed agreement between or among the partners, members, or owners
  documenting an alternative distribution method.

  (b)(1) Any assignee of an investment tax credit may use an acquired
  investment tax credit to offset up to one hundred percent (100%) of the state
  - (b)(1) Any assignee of an investment tax credit may use an acquired investment tax credit to offset up to one hundred percent (100%) of the state income tax due from the assignee, but the offset shall not exceed the amount of income tax due for the taxable year.
- 8 (2) An assignor of an investment tax credit shall perfect an
  9 assignment to an assignee of an investment tax credit by notifying the
  10 Department of Finance and Administration in writing within thirty (30)
  11 calendar days following the effective date of the assignment and shall
  12 provide any information required by the Department of Finance and
  13 Administration to administer and carry out this subchapter.

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<u>26-51-2410.</u> Fees.

- 16 <u>(a) The governing body of the central business improvement district</u>
  17 <u>may charge a fee of two hundred fifty dollars (\$250) for the services it</u>
  18 provides under this subchapter.
  - (b) The fee collected under subsection (a) of this section by the governing body of the central business improvement district shall be considered cash funds of the central business improvement district and shall be used for the administration of this subchapter.

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26-51-2411. Enforcement.

- (a)(1) The Director of the Department of Finance and Administration

  may make rules and prescribe forms for a taxpayer to claim the investment tax

  credit provided by this subchapter and for the proper enforcement of the

  claim.
- 29 (2) The Department of Finance and Administration shall consult
  30 with the governing bodies of the central business improvement districts in
  31 making rules under this subchapter to maintain consistency with the purpose
  32 and intent of this subchapter.
  - (b) A fee collected under § 26-51-2204 by the governing body of the central business improvement district shall be deposited into the treasury cash fund of the governing body of a central business improvement district receiving the fee.

1	(c) The Department of Finance and Administration and the governing
2	body of a central business improvement district may inspect facilities and
3	records of a taxpayer requesting or receiving an investment tax credit as
4	necessary to verify a claim.
5	(d) The Director of the Department of Finance and Administration shall
6	demand the repayment of any investment tax credits taken in excess of the
7	investment tax credit allowed by this subchapter.
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9	<u>26-51-2412.</u> Effective date.
10	(a)(1) This act takes effect only if the Chief Fiscal Officer of
11	the State certifies that sufficient funding for this act is available in the
12	General Improvement Fund.
13	(2) If the Chief Fiscal Officer of the State certifies that
14	sufficient funding for this act is available in the General Improvement Fund,
15	this act is effective for tax years beginning on and after January 1 of the
16	year following the certification and continues for a period of two (2) years.
17	(3) If the Chief Fiscal Officer of the State certifies that
18	sufficient funding for this act is available in the General Improvement Fund,
19	he or she shall notify the Arkansas Code Revision Commission of the effective
20	date of this act.
21	(b) An unused investment tax credit under this act that is
22	earned before the end of the period stated in subsection (a) of this section
23	may be carried forward on an income tax return for up to five (5) years after
24	the year in which the investment tax credit was first earned or until
25	exhausted, whichever event occurs first.
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27	/s/Pennartz
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30	APPROVED: 04/04/2011
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