Stricken language would be deleted from and underlined language would be added to present law. Act 1112 of the Regular Session

1 2	State of Arkansas As Engrossed: H3/22/13 H3/25/13 89th General Assembly As Engrossed: H3/22/13 H3/25/13	
2	Regular Session, 2013 HOUSE BILL 1	031
4	Regular Session, 2015 HOUSE BILL I	<i>JJ</i> 1
4 5	By: Representative D. Douglas	
6	By: Senator K. Ingram	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE REGIONAL ECONOMIC DEVELOPMENT	
10	PARTNERSHIP ACT; AND FOR OTHER PURPOSES.	
11		
12		
13	Subtitle	
14	TO AMEND THE REGIONAL ECONOMIC	
15	DEVELOPMENT PARTNERSHIP ACT.	
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Arkansas Code § 15-4-3402, concerning the legislative	
21	intent regarding regional economic development, is amended to add an	
22	additional subdivision to read as follows:	
23	(6) The Governor's Strategic Plan for Economic Development is	
24	focused on increasing the capacity of a region of Arkansas to participate a	in
25	<u>economic development.</u>	
26		
27	SECTION 2. Arkansas Code § 15-4-3403(1)(B), concerning the definition	m
28	of an economic development region, is amended to read as follows:	
29	(B) Is willing to form <u>Have formed</u> a regional economic	
30	development partnership for the purposes of regional economic development;	
31		
32	SECTION 3. Arkansas Code § 15-4-3403(3), concerning the definition of)f
33	an economic development region, is amended to read as follows:	
34	(3) "Regional economic development partnership" means an	
35	organization whose mission is to promote specific regions within the state	
36	for business, retail, nonprofit, and industrial location, relocation, and	



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HB1931

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1	expansion in accordance with the intent described under § 15-4-302.
2	
3	SECTION 4. Arkansas Code § 15-4-3404 is amended to read as follows:
4	15-4-3404. Regional economic development partnerships — Board of
5	directors.
6	(a) A regional economic development partnership shall+
7	(1) Include an economic development region that encompasses the
8	local governments that demonstrate a willingness to form a regional economic
9	development partnership; and
10	(2) Satisfy <u>satisfy</u> the following requirements:
11	(A)(1) The economic development region includes the active
12	participation of at least two (2) <u>contiguous</u> counties;
13	(B) The participating counties are from the same
14	geographic region of the state;
15	(C) (2) The economic development region is of adequate size
16	in population to:
17	(i) (A) Effectively undertake economic development
18	activities while remaining a distinct and viable region for attracting new
19	investment; and
20	(ii)(B) Generate adequate regional resources to
21	provide matching funds; and
22	(D)(3) The economic development region is economically
23	integrated as determined by <u>:</u>
24	<u>(A)</u> commuting <u>Commuting</u> patterns ,
25	<u>(B)</u> economic <u>Economic</u> base , ;
26	<u>(C)</u> major <u>Major</u> employers ,
27	<u>(D)</u> membership <u>Membership</u> in a defined metropolitan <u>or</u>
28	<u>micropolitan</u> statistical area , ; or
29	(v) other <u>Other</u> indicators determined by the
30	Arkansas Economic Development Commission.
31	(b)(1) After a regional economic development partnership has been
32	formed, a municipality or county within the geographic region in which the
33	regional economic development partnership is located may elect to join the
34	regional economic development partnership by adopting an ordinance to that
35	effect.
36	(2) However, a municipality or county that adopts an ordinance

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1	under subdivision (b)(l) of this section shall become a member of the
2	regional economic development partnership only upon a majority vote of the
3	members of the board of directors of the regional economic development
4	partnership <u>that are residents of Arkansas</u> .
5	(c)(l) A regional economic development partnership formed on or after
6	January 1, 2013, shall be governed by a board of directors that shall
7	operate, manage, and control the regional economic development partnership in
8	all respects.
9	(2) (A) If a regional economic development partnership is formed
10	on or after January 1, 2013:
11	(A) The board of directors shall contain <u>at least</u> one (1)
12	representative from each municipality or county that is a member of the
13	regional economic development partnership.
14	(B) The governing body of each municipality or county that
15	is a member of the regional economic development partnership shall appoint
16	one (1) member <u>members</u> of the board of directors.
17	(C) A person appointed to the board of directors may be a
18	representative of either a public entity or a private entity.
19	(3) (A)(i) Each member of the board of directors shall serve for
20	a term of five (5) years <u>as provided under the bylaws of the regional</u>
21	economic development partnership.
22	(ii) However, each member of the board of directors
23	serves at the pleasure of the chief executive officer of the municipality or
24	county that appointed the member.
25	(B) A member of the board of directors may serve for a
26	maximum of three (3) terms.
27	(4) A public official may serve on the board of directors during
28	his or her term in office.
29	(5)(A) A member of the board of directors shall not receive
30	compensation for service on the board of directors.
31	(B) However, a member of the board of directors is
32	entitled to reimbursement by the regional economic development partnership
33	for expenses the member incurs in serving on the board of directors.
34	(6) A quorum of the board of directors shall meet at least one
35	(1) time each year.
36	(7)<u>(</u>4) The commission may allow an existing entity that applies

As Engrossed: H3/22/13 H3/25/13

HB1931

1	to be a regional economic development partnership to maintain the entity's
2	existing rules regarding the membership, terms, and duties of the board of
3	directors.
4	(5) If a regional economic development partnership includes a
5	territory located in another state, regional funding provided under this
6	subchapter shall only be provided to a county in Arkansas.
7	
8	SECTION 5. Arkansas Code § 15-4-3405 is amended to read as follows:
9	15-4-3405. Application.
10	(a) An entity shall not be recognized as a regional economic
11	development partnership under this subchapter unless the board of directors
12	of the entity submits an application and is approved under this section.
13	(b) An entity applying for approval as a regional economic development
14	partnership shall submit an application to the Arkansas Economic Development
15	Commission that includes the following information:
16	(1) At least a three-year business strategic plan that <u>is</u>
17	consistent with the Governor's Strategic Plan for Economic Development and
18	includes the following:
19	(A) An outline of the need for a regional economic
20	development partnership;
21	(B)(A) The proposed activities of the partnership; and
22	(C) Two (2) detailed budgets as follows:
23	(i) One (1) budget based on full state funding as
24	outlined in § 15-4-3407; and
25	(ii) One (1) budget that assumes zero dollars
26	(\$0,00) of state funding;
27	(B)(i) A budget for the next calendar year.
28	(ii) The budget should clearly identify the proposed
29	expenditures for which the grant funds are requested;
30	(2) Proof of organization;
31	(3) A copy of the bylaws or articles of incorporation; <u>entity's:</u>
32	(A) Governing documents approved by the entity's governing
33	<u>board;</u>
34	<u>(B) Bylaws; or</u>
35	(C) Articles of incorporation;
	(4) A map of the economic development region and the population

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As Engrossed: H3/22/13 H3/25/13

HB1931

1	served by the proposed regional economic development partnership based on the
2	latest decennial census;
3	(5) The identity of each public organization and private
4	organization within the economic development region that is active in
5	economic development and a description of the role , if any, each organization
6	will undertake in the regional economic development partnership;
7	(6) A list of the <i>initial</i> <u>current</u> members of the board of
8	directors and the entity each member represents; and
9	(7)(A) <u>(i)</u> Evidence of at least :
10	(i) One (1) full-time staff member and one (1) part-
11	time staff member; or
12	(ii) The equivalent of one and one-half (1½) full-
13	time staff positions.
14	(a) The staff dedicated to the regional
15	economic development partnership; or
16	(b) The staff dedicated to program management
17	of the regional economic development partnership.
18	<u>(ii) The staff identified under subdivision (b)(7)(A)(i)</u>
19	of this section may be employed by an entity other than the regional economic
20	development partnership.
21	(B) The primary responsibility of the staff members
22	described in subdivision (b)(7)(A) of this section is to <u>:</u>
23	(i) market Market and promote the economic
24	development region to site selectors and economic developers to <u>business</u>
25	prospects; and
26	<u>(ii)</u> accomplish <u>Accomplish</u> the goals and objectives
27	of the strategic plan required under subdivision (b)(1) of this section.
28	(c) The commission shall review each application submitted under this
29	section and shall certify that:
30	(1) The applicant satisfies the requirements of § 15-4-3404; <u>and</u>
31	(2) The application submitted under this section includes the
32	information required under subsection (b) of this section ; and .
33	(3) A reasonable need for the proposed regional economic
34	development partnership exists.
35	
00	(d) Because this subchapter is intended to encourage the formation of

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1	this section is denied for any reason, the commission is encouraged to:
2	(1) Assist the applicant in remedying the deficiencies in the
3	application; and
4	(2) Provide guidance to the denied applicant on reapplication.
5	(d) The commission shall notify unsuccessful applicants in writing of
6	the deficiencies of the applicant.
7	
8	SECTION 6. Arkansas Code § 15-4-3406(c), concerning the termination of
9	a regional economic development partnership, is amended to read as follows:
10	(c) Upon the termination of a regional economic development
11	partnership, the board of directors of the regional economic development
12	partnership shall promptly remit any unspent state funds to the commission
13	within sixty (60) days of the notice to terminate the regional economic
14	development partnership.
15	
16	SECTION 7. Arkansas Code § 15-4-3407 is amended to read as follows:
17	15-4-3407. State funding.
18	(a)(1) Each regional economic development partnership shall enter into
19	an agreement with the Arkansas Economic Development Commission to receive
20	state funds <u>, if available</u> .
21	(2) The agreement under subdivision (a)(1) of this section
22	shall:
23	(A) Be for a term of not longer than one (1) year; and
24	(B) Identify the eligible expenses for which the regional
25	economic development partnership intends to use state funds under § 15-4-
26	3409.
27	(3) <u>(A)</u> The commission and the regional economic development
28	partnership may enter into subsequent one-year agreements under this section
29	following the commission's review of the annual report required under § 15-4-
30	3411.
31	<u>(B) If a regional economic department partnership was</u>
32	initially approved as a multi year project, a one-year renewal may be granted
33	by the commission without the regional economic department partnership
34	submitting an annual application.
35	(b)(1) Each year, the commission shall allocate funds specifically
36	appropriated by the General Assembly or the commission for regional economic

HB1931

1	development.
2	(2)(A) Each regional economic development partnership shall
3	receive the portion of the available regional economic development funds that
4	accords to the regional economic development partnership's percentage of
5	population compared to the population of all approved regional economic
6	development partnerships.
7	(B) In determining the allocation of funds under
8	subdivision (b)(2)(A) of this section, the commission shall:
9	(i) Divide the population within the economic
10	development region of the regional economic development partnership by the
11	total population within all approved regional economic development
12	partnerships; and
13	(ii)(a) Multiply the result obtained under
14	subdivision (b)(2)(B)(i) of this section by the total amount of available
15	regional economic development funds.
16	(b) The population within each regional
17	economic development partnership shall be based on the most recent federal
18	decennial census results.
19	(2)(A) The funds shall be distributed equally to the qualifying
20	regional economic development partnerships that meet the matching fund
21	<u>requirements under § 15-4-3408.</u>
22	(B) Funds that are not disbursed under this section during
23	<u>a fiscal year may be distributed a subsequent fiscal year.</u>
24	
25	SECTION 8. Arkansas Code § 15-4-3408 is amended to read as follows:
26	15-4-3408. Matching funds.
27	(a) A regional economic development partnership shall match the state
28	funds allocated to the regional economic development partnership on the basis
29	of at least two dollars (\$2,00) of nonstate funds for every one dollar
30	(\$1.00) <u>of local matching funds for every one dollar (\$1.00)</u> of state funds.
31	(b) If a regional economic development partnership does not provide
32	proof of sufficient nonstate matching funds before the release of state
33	funds, the Arkansas Economic Development Commission shall reduce the award of
34	state funds in the amount necessary to adhere to the required two-to-one <u>one-</u>
35	<u>to-one</u> ratio of nonstate <u>local matching</u> dollars to state dollars.
36	(c) Nonstate Local matching funds may be:

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1	(1) Provided by public sources, private sources, or a
2	combination of public sources and private sources; and
3	(2)(A) Received in the form of cash, in-kind contributions, or a
4	combination of cash and in-kind contributions.
5	(B) In-kind contributions shall not be more than forty
6	percent (40%) of the regional economic development partnership's total
7	nonstate matching funds.
8	
9	SECTION 9. Arkansas Code § 15-4-3409 is amended to read as follows:
10	15-4-3409. Eligible uses of state funds.
11	(a) State funds <u>under this subchapter</u> shall be used only for
12	marketing, advertising, promoting, and other activities related to
13	implementing the strategic plan required under § 15-4-3405.
14	(b)(1) Eligible uses of state funds include without limitation payment
15	for the following expenses:
16	(A) Research studies;
17	(B) Purchase of demographic data;
18	(C) Promotion through computer databases;
19	(D) Direct mail to targeted economic development
20	audiences;
21	(E) Attendance and participation in trade shows and
22	strategic marketing events, including without limitation registration fees,
23	booth fees, exhibit fees, booth construction and setup costs, travel, and
24	meal expenses;
25	(F) Production of slide shows, digital video discs,
26	compact discs, print material, brochures, flyers, and other media for
27	dissemination to consultants, executives, industry representatives, and other
28	persons involved in relocation, expansion, and location decisions;
29	(C) Mass media advertising costs;
30	(H) Public relations expenses, including without
31	limitation expenses related to the design, planning, and operation of special
32	events related to economic development;
33	(I) Design and ongoing maintenance of a regional economic
34	development website and geographic information system; and
35	(J) Site tours for consultants, recruits, and prospects
36	visiting the region, including without limitation transportation, lodging,

1	meals, entertainment, and other related hosting expenses.
2	(2) Upon approval by the Arkansas Economic Development
3	Commission, up to twenty-five percent (25%) of state funds may be used to pay
4	for administrative costs identified in § 15-4-3410 as ineligible uses of
5	state funds.
6	
7	SECTION 10. Arkansas Code § 15-4-3410(a), concerning the use of state
8	funds by a regional economic development partnership, is amended to read as
9	follows:
10	(a) Except as provided in § 15-4-3409, state <u>State</u> funds <u>under this</u>
11	subchapter shall not be used for administrative costs.
12	
13	SECTION 11. Arkansas Code § 15-4-3411 is amended to read as follows:
14	15-4-3411. Annual reports.
15	(a) (1) A regional economic development partnership that receives state
16	funding under this subchapter shall submit an annual report to the Arkansas
17	Economic Development Commission.
18	(2) The commission shall make a copy of the annual report
19	required under subdivision (a)(l) of this section available to the public on
20	the commission's website on or before July 1 of each year.
21	(b) The annual report required under subsection (a) of this section
22	shall include the following:
23	(1) A description of the economic development activities and
24	organizational activities of the regional economic development partnership in
25	the preceding twelve (12) months;
26	(2) A detailed financial report;
27	(3) A detailed budget for the next twelve (12) months; <u>and</u>
28	(4) An inventory of the industrial buildings, commercial
29	buildings, industrial sites, commercial sites, industrial parks, and
30	available building sites for the regional economic development partnership;
31	(5) A comprehensive demographics report;
32	(6) A description of the economic development strengths of the
33	regional economic development partnership's economic development region; and
34	(7) An updated business strategic plan as described in § 15-4-
35	3405 .
36	(4) A description of the prioritized activities of the regional

1	economic development partnership for the next twelve (12) months for which
2	state funding under this subchapter is being requested.
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5	/s/D. Douglas
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8	APPROVED: 04/11/2013
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