1	State of Arkansas	D:11	
2	85th General Assembly	A Bill	
3	Regular Session, 2005	HOUSE BILL	2783
4			
5		nd, Boyd, Bradford, Bright, Cowling, Dangeau, Eve	erett,
6	Hardwick, J. Johnson, Maloch, Mathis, Pate, Pic	kett, Reep, Roebuck, Thomason	
7	By: Senator Higginbothom		
8			
9 10	For An A	ct To Be Entitled	
11		INCENTIVES TO ENCOURAGE	
12		ANIZATIONS TO LOCATE IN THE	
13		PRESCRIBE THE CONDITIONS	
14	UNDER WHICH A NONPROF		
15	QUALIFY FOR THESE INC	ENTIVES; AND FOR OTHER	
16	PURPOSES.		
17			
18		Subtitle	
19	AN ACT TO CREATE N	EW INCENTIVES TO	
20	ENCOURAGE CERTAIN	NONPROFIT	
21	ORGANIZATIONS TO L	OCATE IN THE STATE OF	
22	ARKANSAS.		
23			
24			
25	BE IT ENACTED BY THE GENERAL ASSEMBI	Y OF THE STATE OF ARKANSAS:	
26 2 7	CHOMION 1 Automata Cata Mini	15 Charres / is smalled to add an	
27 28	additional subchapter to read as fol	Le 15, Chapter 4 is amended to add an	
20 29	15-4-3201. Title.	.10w5 :	
30	<u> </u>	n and may be cited as the "Nonprofit	
31	Incentive Act of 2005".		
32			
33	15-4-3202. Legislative intent	<u>.</u>	
34	The General Assembly finds the	it:	
35	(1) Nonprofit organizat	tions can make a significant contribut	<u>ion</u>
36	to the local economy of Arkansas cor	amunities:	

1	(2) In many instances, a nonprofit organization can locate its
2	operations in any number of states, creating a situation in which an Arkansas
3	community may be in the position of competing for the location with another
4	community located out of state;
5	(3) In situations in which a nonprofit organization is
6	considering whether to locate its operations in Arkansas, it is important to
7	have an inducement to help the nonprofit organization decide to locate in
8	Arkansas; and
9	(4) The offering of incentives to a nonprofit organization
10	should occur only where the eligibility requirements in § 15-4-3204 are met.
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12	15-4-3203. Definitions.
13	As used in this subchapter:
14	(1) "Average hourly wage" means the weekly earnings, excluding
15	overtime, bonuses, and company-paid benefits, of all new full-time permanent
16	employees hired after the date of the signed financial incentive agreement,
17	divided by the number of new full-time permanent employees, divided by forty
18	<u>(40);</u>
19	(2) "County or state average hourly wage" means the weighted
20	average weekly earnings for Arkansas residents in all industries, both
21	statewide and countywide, as calculated by the Arkansas Employment Security
22	Department in its most recent Annual Covered Employment and Earnings
23	publication, divided by forty (40);
24	(3) "Financial incentive agreement" means an agreement entered
25	into by an eligible nonprofit organization and the Department of Economic
26	Development to provide the organization an incentive to locate or stay in
27	Arkansas;
28	(4) "Governing authority" means the quorum court of a county or
29	the governing body of a municipality;
30	(5) "Income" means the moneys received by a nonprofit
31	organization for operations of the organization and shall include donations,
32	revenue from sales or memberships, grants, or legislative appropriations;
33	(6)(A)(i) "New full-time permanent employee" means a position or
34	job that is created pursuant to the signed financial incentive agreement and
35	which is filled by one (1) or more employees or contractual employees who
36	were Arkansas taxpayers during the year in which the tax credits or

1	<u>incentives were earned.</u>
2	(ii) The position or job held by the employee or
3	employees shall have been filled for at least twenty-six (26) consecutive
4	weeks with an average of at least thirty (30) hours per week.
5	(B) However, in order to qualify for the incentives
6	authorized by this subchapter, a contractual employee shall be offered a
7	benefits package comparable to that of a direct employee of the nonprofit
8	organization seeking incentives under this subchapter;
9	(7) "Nonprofit organization" means an entity that has filed
10	required documents with and been approved by the Secretary of State as having
11	met the qualifications for a nonprofit organization in Arkansas and that has
12	also received a § 501(c)(3) designation from the Internal Revenue Service
13	prior to applying for the benefits afforded under this subchapter;
14	(8) "Payroll" means the total taxable wages, including overtime
15	and bonuses, paid during the preceding tax year of the eligible nonprofit
16	$\underline{\text{organization to new full-time permanent employees hired after the date of } \\ \underline{\text{the}}$
17	signed financial incentive agreement;
18	(9)(A) "Project" means:
19	(i) Preconstruction costs, including project
20	planning costs, architectural or engineering fees, right-of-way purchases,
21	utility extensions, site preparations, purchase of mineral rights, building
22	demolition, builders' risk insurance, capitalized start-up costs, deposits
23	and process payments on eligible machinery and equipment, and other costs
24	necessary to prepare for the start of construction;
25	(ii) Costs associated with the construction of a new
26	plant or facility, including, but not limited to, land, building, production
27	equipment, or support infrastructure;
28	(iii) Costs associated with the expansion of an
29	established plant or facility by adding to the building, production
30	equipment, or support infrastructure; or
31	(iv) Costs associated with modernization of an
32	established plant or facility through the replacement of production or
33	processing equipment or support infrastructure that improves efficiency or
34	productivity.
35	(B) "Project" does not mean:
36	(i) Expenditures for routine repair and maintenance

1	that do not result in new construction or expansion;
2	(ii) Routine operating expenditures;
3	(iii) Expenditures incurred at multiple facilities;
4	<u>or</u>
5	(iv) The purchase or acquisition of an existing
6	business unless there is sufficient documentation that the existing business
7	was closed and the purchase of the existing business will result in the
8	retention of the jobs that would have been lost due to the closure.
9	(C) In order to receive credit for or refunds related to
10	project costs, the costs shall be incurred within four (4) years from the
11	date the financial incentive agreement was signed by the Department of
12	Economic Development.
13	(D) Routine operating expenditures are ineligible for
14	benefits under this subchapter;
15	(10) "Project plan" means the plan submitted to the department
16	containing such information as may be required by the Director of the
17	Department of Economic Development to determine eligibility for benefits, and
18	if approved, it becomes a supplement to the financial incentive agreement;
19	<u>and</u>
20	(11) "Start of construction" means any activity that causes a
21	physical change to the building or property identified as the site of the
22	approved project, excluding engineering surveys, soil tests, land clearing,
23	and extension of roads and utilities to the project site.
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25	15-4-3204. Eligibility.
26	(a) Only those nonprofit organizations that have a payroll of new
27	full-time permanent employees in excess of one million dollars (\$1,000,000)
28	annually may apply for and receive any benefits authorized by this
29	subchapter.
30	(b) In order to qualify for any benefits authorized by this
31	subchapter, the nonprofit organization shall:
32	(1) Pay wages that average in excess of one hundred ten percent
33	(110%) of the lesser of the county or state average wage; and
34 25	(2) Receive a minimum of seventy-five (75%) of its income from
35	out-of-state sources.
36	(c) Hospitals, medical clinics, accredited academic educational

1	institutions, and churches are specifically excluded from receiving the
2	benefits authorized by this subchapter.
3	(d)(l)(A) Nonprofit organizations shall apply and qualify for benefits
4	under § 15-4-3206 in order to receive the benefits under § 15-4-3205.
5	(B) A nonprofit organization cannot receive the sales and
6	use tax refund without meeting the job creation requirements of this
7	subchapter.
8	(2) A sales and use tax refund shall be made only if after the
9	audit of expenditures and payroll by the Revenue Division of the Department
10	of Finance and Administration, the division determines that the nonprofit
11	organization is in compliance with all qualifications to receive benefits
12	under this subchapter.
13	
14	15-4-3205. Sales and use tax refund.
15	(a)(1) An application for a sales and use tax refund under this
16	subchapter shall be filed with the Department of Economic Development and
17	shall include an endorsement resolution from the governing authority of a
18	municipality or county where the nonprofit organization is or will be
19	located.
20	(2) The resolution shall:
21	(A) Endorse the applicant's participation in the sales and
22	use tax refund program; and
23	(B) Authorize the refund or any sales and use tax levied
24	by the municipality or county.
25	(b)(1) The Director of the Department of Finance and Administration
26	shall authorize a sales and use tax refund of state and local sales and use
27	taxes, excepting the sales and use tax dedicated to the Educational Adequacy
28	Fund as authorized by Acts 2003, Second Extraordinary Session, Number 107,
29	and the Conservation Tax Fund as authorized by § 19-6-484, on the purchases
30	by the nonprofit organization of the material used in the construction of a
31	building or buildings or any addition, modernization, or improvement for
32	housing any new or expanding nonprofit organization and machinery and
33	equipment to be located in or in connection with a building.
34	(2) To qualify for the sales and use tax refund authorized by
35	this section, a qualified nonprofit organization shall spend in excess of
36	five hundred thousand dollars (\$500,000) on buildings, machinery, and

1	equipment in the new or improved facility.
2	(3) A refund shall not be authorized for:
3	(A) Routine operating expenditures; or
4	(B) The purchase of items previously purchased as part of
5	a project under this section unless the items previously purchased are
6	necessary for the implementation or completion of the project.
7	(c) Subject to the approval of the Department of Economic Development,
8	a program participant may make changes in a project by written amendment to
9	the project plan filed with the department, provided that the amendment
10	<pre>complies with § 15-4-3207(h)(2).</pre>
11	(d) All claims for sales and use tax refunds under this section shall
12	be denied unless they are filed with the Revenue Division of the Department
13	of Finance and Administration within three (3) years from the date of the
14	qualified purchase or purchases.
15	
16	15-4-3206. Payroll rebate.
17	(a) There is established on the books of the Treasurer of State, the
18	Auditor of State, and the Chief Fiscal Officer of the State a fund to be
19	known as the "Economic Development Incentive Fund".
20	(b) The fund shall consist of revenues designated for this fund by the
21	Director of the Department of Finance and Administration pursuant to
22	agreements entered into by the Department of Economic Development with
23	qualified nonprofit organizations.
24	(c) After the Department of Finance and Administration has received
25	the certification of the payroll of a nonprofit organization that has entered
26	into financial incentive agreements with the Department of Economic
27	Development for the payroll rebate authorized by this section, the Director
28	of the Department of Finance and Administration shall transfer the
29	appropriate amount of money for the payroll rebate designated by the
30	financial incentive agreement from the General Revenue Fund Account of the
31	State Apportionment Fund to the Economic Development Incentive Fund.
32	(d)(1) The award of the incentive authorized by this section is at the
33	discretion of the Director of the Department of Economic Development.
34	(2) Benefits are conditioned upon the hiring of new full-time
35	permanent employees and certifying to the Department of Finance and
36	Administration that the requisite payroll thresholds have been met.

I	(3) The requisite annual payroll of one million dollars
2	(\$1,000,000) shall be reached within twenty-four (24) months of the signing
3	of the financial incentive agreement for the benefits of this section to be
4	approved.
5	(4) If the Director of the Department of Economic Development
6	and the Director of the Department of Finance and Administration find that
7	the nonprofit organization has presented compelling reasons for an extension
8	of time, the Director of the Department of Economic Development may grant an
9	extension of time not to exceed twenty-four (24) months to reach the
10	requisite annual payroll of one million dollars (\$1,000,000).
11	(5) In addition to having an annual payroll of one million
12	dollars (\$1,000,000) or more, the nonprofit organization applying for
13	benefits under this subchapter shall pay average hourly wages in excess of
14	one hundred ten percent (110%) of the lesser of the state or county average
15	wage for the county in which the organization locates or expands.
16	(6) Payments to nonprofit organizations with an annual payroll
17	in excess of one million dollars (\$1,000,000) shall be considered and may be
18	authorized by the Director of the Department of Economic Development, after
19	the Director of the Department of Economic Development has signed a financial
20	incentive agreement with the nonprofit organization, in the amount of four
21	percent (4%) of the annual payroll of the new full-time permanent employees.
22	(7) The Director of the Department of Economic Development may
23	authorize a payroll rebate for up to five (5) years.
24	
25	15-4-3207. Administration.
26	(a)(1) All claims for sales and use tax refunds under § 15-4-3205
27	shall be filed annually with the Revenue Division of the Department of
28	Finance and Administration within three (3) years from the date of the
29	qualified purchase or purchases.
30	(2) Claims filed after three (3) years from the date of the
31	qualified purchase or purchases shall be disallowed.
32	(b)(1) The time limitation imposed by § 15-4-3205 for filing claims
33	shall be tolled if:
34	(A) A nonprofit organization fails to pay sales or use tax
35	on an item that was taxable; and
36	(B) The applicable tax is subsequently assessed as a

- 1 result of an audit by the Revenue Division of the Department of Finance and 2 Administration. 3 (2) All claims for sales and use tax refunds relating to an 4 audited purchase shall be entitled to a refund of interest paid on the amount 5 of tax assessed on the audited purchase if a refund is approved for the 6 purchase. 7 (c) A nonprofit organization must reach the investment threshold under 8 § 15-4-3205(b)(2) within four (4) years from the date of the signed financial 9 incentive agreement. 10 (d)(1) All claims for payroll rebates under § 15-4-3206 shall be 11 certified to the Department of Finance and Administration and shall be 12 recertified annually during the term of the financial incentive agreement. 13 (2) Failure to certify payroll figures and recertify those 14 figures annually may result in a denial of payments. 15 (3)(A) If the annual payroll of the nonprofit organization 16 applying for benefits under this subchapter is not met within twenty-four 17 (24) months after the signing of the financial incentive agreement, the 18 nonprofit organization may request in writing an extension of time to reach 19 the required payroll threshold. 20 (B) If the Director of the Department of Economic 21 Development and the Director of the Department of Finance and Administration 22 find that the nonprofit organization has presented compelling reasons for an 23 extension of time, the Director of the Department of Economic Development may 24 grant an extension of time not to exceed twenty-four (24) months. 25 (e)(1) If the annual payroll of a nonprofit organization receiving 26 benefits under this subchapter falls below the threshold for qualification in 27 a year subsequent to the one in which it initially qualified for the 28 incentive, the benefits outlined in the financial incentive agreement shall 29 be terminated unless the nonprofit organization files a written application 30 for an extension of benefits with the Department of Economic Development explaining why the payroll has fallen below the level required for 31 32 qualification. 33
- 33 (2) The Director of the Department of Economic Development and
 34 the Director of the Department of Finance and Administration may approve the
 35 request for extension of time, not to exceed twenty-four (24) months, for the
 36 nonprofit organization to bring the payroll back up to the requisite payroll

1 threshold amount and may approve the continuation of benefits during the 2 period the extension is granted. 3 (3) If a nonprofit organization fails to reach the payroll 4 threshold before the expiration of the twenty-four (24) months or the time 5 period established by a subsequent extension of time, the nonprofit 6 organization shall be liable for repayment of all payroll benefits previously 7 received by the nonprofit organization. 8 (f)(1) If a nonprofit organization fails to maintain the average 9 hourly wage requirements for benefits under this subchapter, the nonprofit 10 organization shall be liable for the repayment of all payroll benefits 11 previously received by the nonprofit organization. 12 (2) After a nonprofit organization has failed to maintain the average hourly wage requirements, the Department of Finance and 13 14 Administration shall have two (2) years to collect benefits previously 15 received by the nonprofit organization or to file a lawsuit to enforce the 16 repayment provisions. 17 (g)(1) If a nonprofit organization fails to notify the Department of Finance and Administration that the annual payroll of the nonprofit 18 19 organization has fallen below the threshold for qualification for and 20 retention of any incentive authorized by this subchapter, the nonprofit organization shall be liable for the repayment of all payroll benefits that 21 22 were paid to the nonprofit organization after it no longer qualified for the 23 benefits. 24 (2) After a nonprofit organization has failed to notify the 25 Department of Finance and Administration that the nonprofit organization has 26 fallen below the payroll threshold, the Department of Finance and 27 Administration shall have two (2) years to collect benefits previously 28 received by the nonprofit organization or to file a lawsuit to enforce the 29 repayment provisions. 30 (3) Interest shall also be due at the rate of ten percent (10%) 31 per annum. 32 (h)(1) If the project costs of a qualified nonprofit organization 33 taking advantage of the sales and use tax refund offered in § 15-4-3205 34 exceed the initial project cost estimate included in the approved financial

incentive agreement, the nonprofit organization shall submit an amended

project plan as soon as the cost overrun is recognized, to include the

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1	updated cost figures.
2	(2)(A) Amendments that exceed twenty-five percent (25%) of the
3	original financial incentive agreement estimate shall not be considered and
4	shall be submitted as a new project.
5	(B) An amendment shall not change the start date as
6	specified in the original project.
7	(i) The Department of Finance and Administration may obtain necessary
8	information from a participating nonprofit organization and from the Arkansas
9	Employment Security Department to verify that a nonprofit organization that
10	has entered into financial incentive agreements with the Department of
11	Economic Development is complying with the terms of the financial incentive
12	agreements and reporting accurate information concerning investments and
13	payrolls to the Department of Finance and Administration.
14	(j) The Department of Finance and Administration may file a lawsuit in
15	Pulaski County Circuit Court, or the circuit court in any county where a
16	qualifying nonprofit organization is located, to enforce the repayment
17	provisions of this subchapter.
18	(k) The Department of Economic Development shall have the power to
19	promulgate rules necessary to implement, enforce, and administer this
20	subchapter.
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