1		A TO '11
2	85th General Assembly	A Bill
3	Regular Session, 2005	SENATE BILL 417
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5	By: Senators Wooldridge, Altes, Baker, Bisbee	, J. Bookout, Broadway, Bryles, Capps, Higginbothom,
6	Hill, Horn, J. Jeffress, Malone, Trusty	
7	By: Representatives Dunn, Dangeau, Edwards,	George, J. Hutchinson, T. Hutchinson, Maxwell,
8	Rosenbaum, Thompson, Wells	
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10	-	
11		ct To Be Entitled
12	AN ACT TO MAKE TECHNI	CAL CORRECTIONS TO THE
13	CONSOLIDATED INCENTIV	E ACT OF 2003, TO ADD
14	DEFINITIONS TO AND TO	CLARIFY THE TAX INCENTIVE
15	PROGRAM UNDER THE CON	SOLIDATED INCENTIVE ACT OF
16	2003; AND FOR OTHER I	URPOSES.
17		
18	3	Subtitle
19	AN ACT TO AMEND TH	E CONSOLIDATED
20	INCENTIVE ACT OF 2	.003.
21		
22		
23	BE IT ENACTED BY THE GENERAL ASSEMB	LY OF THE STATE OF ARKANSAS:
24	•	
25	SECTION 1. Arkansas Code § 1	5-4-2703 is amended to read as follows:
26	15-4-2703. Definitions.	
27	As used in this subchapter:	
28	(1) "Applied research"	means any activity that seeks to utilize,
29	synthesize, or apply existing knowl	edge, information, or resources to the
30	resolution of a specific problem, q	uestion, or issue;
31	(2) "Average hourly wa	ge" means the weekly earnings, excluding
32	overtime, bonuses, and company-paid	benefits, of all new full-time permanent
33	employees hired after the date of t	he signed financial incentive agreement,
34	divided by the number of new full-t	ime permanent employees, divided by forty
35	(40);	
36	(3) "Basic research" m	eans any original investigation for the

1 advancement of scientific or technological knowledge; 2 (4) "Contractual employee" means an employee who: 3 (A) May be included in the payroll calculations of a 4 business qualifying for benefits under this subchapter and is under the 5 direct supervision of the business receiving benefits under this subchapter 6 but is an employee of a business other than the one receiving benefits under 7 this subchapter; 8 (B) Otherwise meets the requirements of a new full-time 9 permanent employee of the business receiving benefits under this subchapter; 10 and 11 (C) Receives a benefits package comparable to direct 12 employees of the business receiving benefits under this subchapter; 13 (5)(A) "Corporate headquarters" means the facility or portion of 14 a facility where corporate staff employees are physically employed and where 15 the majority of the company's financial, personnel, legal, planning, 16 information technology, or other headquarters-related functions are handled 17 either on a regional basis or national basis. (B) A corporate headquarters must be a regional corporate 18 19 headquarters or a national corporate headquarters; 20 (6)(A) "County or state average hourly wage" means the weighted 21 average weekly earnings for Arkansans in all industries, both statewide and 22 countywide, as calculated by the Arkansas Employment Security Department in 23 its most recent "Annual Covered Employment and Earnings" publication, divided 24 by the number of new full-time permanent employees, divided by forty (40). 25 (B) The average hourly wage threshold determined at the 26 signing date of the financial incentive agreement shall be the threshold for 27 the term of the agreement; 28 "Department" means the Department of Economic Development; (7) 29 "Director" means the Director of the Department of Economic (8) 30 Development; 31 (9) "Distribution center" means a facility for the reception, 32 storage, or and shipping of: 33 (A) A business's own products or products that the 34 business wholesales to retail businesses or ships to its own retail outlets; 35 (B) Products owned by other companies with which the 36 business has contracts for storage and shipping if seventy-five percent (75%)

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     of the sales revenues of the product owner are from out-of-state customers;
 2
     or
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                       (C) Products for sale to the general public if seventy-
 4
     five percent (75%) of the sales revenues are from out-of-state customers;
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                       "Eligible businesses" means nonretail businesses engaged in
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     commerce for profit that meet the eligibility requirements for the applicable
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     incentive offered by this subchapter and fall into one (1) or more of the
8
     following categories:
9
                       (A) Manufacturers classified in sectors 31-33 in the North
10
     American Industrial Classification System, as in effect January 1, 2003;
11
                       (B)(i) Businesses primarily engaged in the design and
12
     development of prepackaged software, digital content production and
     preservation, computer processing and data preparation services, or
13
14
     information retrieval services.
15
                             (ii) All businesses in this group shall derive at
16
     least seventy-five percent (75%) of their sales revenue from out-of-state
17
     sales out of state;
18
                       (C)(i) Businesses primarily engaged in motion picture
19
     productions.
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                                   All businesses in this group shall derive at
21
     least seventy-five percent (75%) of their sales revenue from out-of-state
22
     sales out of state;
23
                       (D) Distribution centers or intermodal facilities;
24
                       (E) Office sector businesses;
25
                       (F) National or regional corporate headquarters, North
26
     American Industrial Classification System Code 551114, as in effect January
27
     1, 2005;
28
                       (G) Firms primarily engaged in commercial, physical, and
29
     biological research as classified in the North American Industrial
     Classification System Code 541710, as in effect January 1, 2003 January 1,
30
31
     2005; and
32
                       (H)(i) Scientific and technical services businesses.
33
                             (ii)(a) All businesses in this group shall derive at
34
     least seventy-five percent (75%) of their sales revenue from out-of-state
     sales out of state.
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36
                                   (b)(1) The average hourly wages paid by
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1	businesses in this group shall exceed one hundred fifty percent (150%) of the
2	county or state average hourly wage, whichever is less.
3	(2) The average hourly wage threshold
4	determined at the signing date of the financial incentive agreement shall be
5	the threshold for the term of the agreement; and
6	(I) The director may classify a nonretail business as an
7	eligible business if the following conditions exist:
8	(i) The business receives at least seventy-five
9	percent (75%) of its sales revenue from out of state; and
10	(ii) The business proposes to pay wages in excess of
11	one hundred ten percent (110%) of the county or state average wage, whichever
12	is less;
13	(11) "Equity investment" means capital invested in common or
14	preferred stock, royalty or intellectual property rights, limited partnership
15	interests, limited liability company interests, and any other securities or
16	rights that evidence ownership in private businesses, including a federal
17	agency's award of a Small Business Innovative Research grant or a Small
18	Business Technology Transfer grant;
19	(12)(A) "Existing employees" means those employees hired by the
20	business before the date the financial incentive agreement was signed.
21	(B) Existing employees may be considered new full-time
22	permanent employees only if:
23	(i) The position or job filled by the existing
24	employee was created in accordance with the signed financial incentive
25	agreement; and
26	(ii) The position vacated by the existing employee
27	was either filled by a subsequent employee or no subsequent employee will be
28	hired because the business no longer conducts the particular business
29	activity requiring that classification;
30	(13) "Facility" means a single physical location at which the
31	eligible business is conducting its operations;
32	(13)(14) "Financial incentive agreement" means an agreement
33	entered into by an eligible business and the department to provide the
34	business an incentive to locate a new business or expand an existing business
35	in Arkansas;
36	(14)(15) "Fund" means the Economic Development Incentive Fund;

1	$\frac{(15)}{(16)}$ "Governing authority" means the quorum court of a
2	county or the governing body of a municipality;
3	$\frac{(16)(A)(i)}{(17)(A)(i)}$ "In-house research" means applied research
4	supported by the business through the purchase of supplies for research
5	activities and payment of wages and usual fringe benefits for employees of
6	the business who conduct research activities in research facilities:
7	(a) Dedicated to the conduct of research
8	activities;
9	(b) Operated by the business; and
10	(c) Performed primarily under laboratory,
11	clinical, or field experimental conditions for the purpose of reducing a
12	concept or idea to practice or to advance a concept or idea or improvement
13	thereon to the point of practical application.
14	(ii) "In-house research" includes experimental or
15	laboratory activity to develop new products, improve existing products, or
16	develop new uses of products, but only to the extent that activity is
17	conducted in Arkansas.
18	(B) "In-house research" does not include tests or
19	inspections of materials or products for quality control, efficiency surveys,
20	management studies, other market research, or any other ordinary and
21	necessary expenses of conducting business;
22	$\frac{(17)(18)}{(18)}$ "Intellectual property" means an invention, discovery,
23	or new idea that the legal entity responsible for commercialization has
24	decided to legally protect for possible commercial gain, based on the
25	disclosure of the creator;
26	(19) "Intermodal facility" means a facility with more than one
27	(1) mode of interconnected movement of freight, commerce, or passengers;
28	(20) "Investment threshold" means the minimum amount of
29	investment in project costs that must be incurred in order to qualify for
30	eligibility;
31	(21) "Invests" or "Investment" means money expended by or on
32	behalf of an approved eligible business that seeks to begin or expand
33	operations in Arkansas and, without this infusion of capital, the location or
34	expansion may not take place;
35	(22) "Lease" means a right to possession of real property for a
36	specific term in return for consideration, as determined in a lease agreement

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    by both parties;
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                 (18)(A)(23)(A) "Modernization" means an increase in efficiency
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     or productivity of a business through investment in machinery or equipment,
 4
     or both.
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                       (B)
                            "Modernization" does not include costs for routine
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     maintenance or the installation of equipment that does not improve efficiency
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     or productivity except for expenditures for pollution control equipment
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     mandated by state or federal laws or regulations;
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                 (19)(24) "National corporate headquarters" means the sole
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     corporate headquarters in the nation that handles headquarters-related
11
     functions on a national basis;
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                 (20)(A)(i)(25)(A)(i) "New full-time permanent employee" means a
     position or job that was created pursuant to the signed financial incentive
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14
     agreement and that is filled by one (1) or more employees or contractual
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     employees who were:
16
                                   (a) Were Arkansas taxpayers during the year in
17
     which the tax credits or incentives were earned; and
18
                                   (b) Work at the facility identified in the
19
     financial incentive agreement.
20
                                   The position or job held by the employee or
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     employees shall have been filled for at least twenty-six (26) consecutive
22
     weeks with an average of at least thirty (30) hours per week.
23
                       (B) However, to qualify under this subchapter, a
24
     contractual employee shall be offered a benefits package comparable to a
25
     direct employee of the business seeking incentives under this subchapter;
26
                 \frac{(21)}{(26)} "Nonretail business" means a business that derives less
27
     than ten percent (10%) of its total Arkansas revenue from sales to the
28
     general public;
29
                 \frac{(22)(A)}{(27)(A)} "Office sector business" means business
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     operations that support primary business needs, including, but not limited
     to, customer service, credit accounting, telemarketing, claims processing,
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32
     and other administrative functions.
33
                       (B) All businesses in this group must be nonretail
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     businesses and derive at least seventy-five percent (75%) of their sales
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     revenue from out-of-state sales out of state;
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                 (23)(28) "Payroll" means the total taxable wages, including
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1	overtime and bonuses, paid during the preceding tax year of the eligible	
2	business to new full-time permanent employees hired after the date of the	
3	signed financial incentive agreement;	
4	$\frac{(24)(A)}{(29)(A)}$ "Person" means an individual, trust, estate,	
5	fiduciary, firm, partnership, limited liability company, or corporation.	
6	(B) "Person" includes:	
7	(i) The directors, officers, agents, and employees	
8	of any person;	
9	(ii) Beneficiaries, members, managers, and partners;	
10	and	
11	(iii) Any county or municipal subdivision of the	
12	state;	
13	(30) "Preconstruction costs" means the cost of eligible items	
14	incurred before the start of construction, including:	
15	(A) Project planning costs;	
16	(B) Architectural and engineering fees;	
17	(C) Right-of-way purchases;	
18	(D) Utility extensions;	
19	(E) Site preparations;	
20	(F) Purchase of mineral rights;	
21	(G) Building demolition;	
22	(H) Builders risk insurance;	
23	(I) Capitalized start-up costs;	
24	(J) Deposits and process payments on eligible machinery	
25	and equipment; and	
26	(K) Other costs necessary to prepare for the start of	
27	<pre>construction;</pre>	
28	(25)(A) "Project" means, if costs are incurred within four (4)	
29	years from the date a financial incentive agreement was signed by the	
30	department:	
31	(i) All activities and costs associated with the	
32	construction of a new plant or facility;	
33	(ii) The expansion of an established plant or	
34	facility by adding to the building, production equipment, or support	
35	infrastructure; or	
36	(iii) Modernization through the replacement of	

1	production or processing equipment or support infrastructure that improves
2	efficiency or productivity.
3	(B) "Project" does not include:
4	(i) Expenditures for routine repair and maintenance
5	that do not result in new construction or expansion; or
6	(ii) Routine operating expenditures;
7	(31)(A) "Project" means costs associated with the:
8	(i) Construction of a new plant or facility
9	including, but not limited to land, building, production equipment, or
10	support infrastructure;
11	(ii) Expansion of an established plant or facility
12	by adding to the building, production equipment, or support infrastructure;
13	or
14	(iii) Modernization of an established plant or
15	facility through the replacement of production or processing equipment or
16	support infrastructure that improves efficiency or productivity.
17	(B) "Project" does not include:
18	(i) Expenditures for routine repair and maintenance
19	that do not result in new construction or expansion;
20	(ii) Routine operating expenditures;
21	(iii) Expenditures incurred at multiple facilities;
22	<u>or</u>
23	(iv) The purchase or acquisition of an existing
24	business unless:
25	(a) There is sufficient documentation that the
26	existing business was closed; and
27	(b) The purchase of the existing business will
28	result in the retention of the jobs that would have been lost due to the
29	closure.
30	(C) Eligible project costs must be incurred within four
31	(4) years from the date a financial incentive agreement was signed by the
32	department;
33	(26)(32) "Project plan" means a plan:
34	(A) Submitted to the department containing such
35	information as may be required by the director to determine eligibility for
36	benefits: and

1	(b) That if approved is a supplement to the linancial
2	incentive agreement;
3	$\frac{(27)(33)}{(27)(27)}$ "Qualified business" means an eligible business that:
4	(A) Has met the qualifications for one (1) or more
5	economic development incentives authorized by this subchapter; and
6	(B) Has signed a financial incentive agreement with the
7	department or is involved in a research and development program administered
8	by the Arkansas Science and Technology Authority;
9	$\frac{(28)(34)}{(34)}$ "Qualified research expenditures" means the sum of any
10	amounts which are paid or incurred by an Arkansas taxpayer during the taxabl
11	year in funding a qualified research program that has been approved for tax
12	credit treatment under rules and regulations promulgated by the department;
13	(29)(35) "Region" or "regional" means a geographic area
14	comprising two (2) or more states, including this state;
15	(30)(36) "Regional corporate headquarters" means a site that:
16	(A) Is the sole corporate headquarters within the region;
17	and
18	(B) Handles headquarters-related functions on a regional
19	basis;
20	$\frac{(31)(37)}{(37)}$ "Research and development programs of the Arkansas
21	Science and Technology Authority" means statutory programs operated by the
22	Arkansas Science and Technology Authority under § 15-3-101 et seq.;
23	(32)(38) "Research area of strategic value" means research in
24	fields having long-term economic or commercial value to the state and that
25	have been identified in the research and development plan approved from time
26	to time by the Board of Directors of the Arkansas Science and Technology
27	Authority;
28	(33)(39) "Scientific and technical services business" means a
29	business:
30	(A) Primarily engaged in performing scientific and
31	technical activities for others, including:
32	(i) Architectural and engineering design;
33	(ii) Computer programming and computer systems
34	design; and
35	(iii) Scientific research and development in the
36	physical, biological, and engineering sciences:

1	(B) Selling expertise;
2	(C) Having production processes that are almost wholly
3	dependent on worker skills;
4	(D) Deriving at least seventy-five percent (75%) of its
5	sales revenue from out-of-state sales out of state; and
6	(E) Paying average hourly wages that exceed one hundred
7	fifty percent (150%) of the county or state average hourly wage, whichever is
8	less;
9	(34)(40) "Start of construction" means any activity that causes
10	a physical change to the building, or property, or both, identified as the
11	site of the approved project but excluding engineering surveys, soil tests,
12	land clearing, and extension of roads and utilities to the project site;
13	(35)(41) "Strategic research" means research that has strategic
14	economic or long-term commercial value to the state and that is identified in
15	the research and development plan approved from time to time by the Board of
16	Directors of the Arkansas Science and Technology Authority;
17	(36)(42) "Support infrastructure" means physical assets
18	necessary for the business to operate, including, but not limited to, water
19	systems, wastewater systems, gas and electric utilities, roads, bridges,
20	parking lots, and communication infrastructure;
21	$\frac{(37)(A)(43)(A)}{(43)(A)}$ "Targeted businesses" means a grouping of growing
22	business sectors, not to exceed six (6), that include the following:
23	(i) Advanced materials and manufacturing systems;
24	(ii) Agriculture, food, and environmental sciences;
25	(iii) Biotechnology, bioengineering, and life
26	sciences;
27	<pre>(iv) Information technology;</pre>
28	(v) Transportation logistics; and
29	(vi) Bio-based products.
30	(B) In order to receive benefits as a targeted business,
31	the business must:
32	(i) Have been operating in the state for less than
33	five (5) years;
34	(ii) Pay not less than one hundred fifty percent
35	(150%) of the lesser of the county or state average wage; and
36	(iii) Have been selected to receive special

1	benefits; and
2	$\frac{(38)(44)}{(44)}$ "Tiers" means the ranking of the seventy-five (75)
3	counties of Arkansas into four (4) divisions that delineate the economic
4	prosperity of the counties and allow for different levels of benefits.
5	
6	SECTION 2. Arkansas Code § 15-4-2704(e) and (f), concerning the tier
7	system under the Consolidated Incentive Act, are amended to read as follows:
8	(e) For a project located in multiple tiers, the eligible business
9	shall:
10	(1) Receive the benefit of the county with the lower benefits; or
11	(2) Submit separate applications, each of which shall meet the
12	incentive requirements of the county in which the project is located.
13	$\frac{(f)(e)}{(1)}$ A county that has experienced a sudden and severe period of
14	economic distress caused by the closing of a business entity that results in
15	the loss of a minimum of five percent (5%) of the employed labor force, as
16	determined by the most recent Labor Market Information publication published
17	by the Arkansas Employment Security Department, may be moved up one (1) tier
18	upon submitting a request to and being approved by the Arkansas Economic
19	Development Commission.
20	(2) If the commission approves a county's move to a higher tier,
21	any qualified business having signed a financial incentive agreement with the
22	Department of Economic Development dated before the commission's action shall
23	receive the benefits for the duration of the term of the agreement that were
24	assigned to the county to which it located at the time the financial
25	incentive agreement was signed by the Department of Economic Development
26	regardless of any subsequent change to the tier in which the county is
27	assigned.
28	
29	SECTION 3. Arkansas Code § 15-4-2705 is amended to read as follows:
30	15-4-2705. Job-creation tax credit.
31	(a) There is established a job-creation tax credit to encourage:
32	(1) The creation of new jobs; and
33	(2) Business growth and expansion.
34	(b) After receiving an approved financial incentive agreement from the
35	Department of Economic Development, the Revenue Division of the Department of
36	Finance and Administration shall authorize an income tax credit for tax years

1 beginning after December 31, 2002, as follows: 2 (1)(A) For tier 1 counties, qualified businesses are eligible to receive a tax credit equal to one percent (1%) of the payroll for new full-3 4 time permanent employees of the business for each of the first sixty (60) 5 months following the date of the approved financial incentive agreement. 6 (B) The tax credits may offset fifty percent (50%) of the 7 business's tax liability in any one (1) year, and any unused tax credits may be carried forward for nine (9) years after the year in which the credit was 8 9 first earned. 10 (C) To qualify for this tax credit, a business must have a 11 payroll for new full-time permanent employees in excess of two hundred 12 thousand dollars (\$200,000) annually; 13 (2)(A) For tier 2 counties, qualified businesses are eligible to 14 receive a tax credit equal to two percent (2%) of the payroll for new full-15 time permanent employees of the business for each of the first sixty (60) 16 months following the date of the approved financial incentive agreement. (B) The tax credits may offset fifty percent (50%) of the 17 business's tax liability in any one (1) year, and any unused tax credits may 18 19 be carried forward for nine (9) years after the year in which the credit was 20 first earned. 21 (C) To qualify for this tax credit, a business must have a 22 payroll for new full-time permanent employees in excess of one hundred fifty 2.3 thousand dollars (\$150,000) annually; 24 (3)(A) For tier 3 counties, qualified businesses are eligible to 25 receive a tax credit equal to three percent (3%) of the payroll for new full-26 time permanent employees of the business for each of the first sixty (60) 27 months following the date of the approved financial incentive agreement. 2.8 (B) The tax credits may offset fifty percent (50%) of the 29 business's tax liability in any one (1) year, and any unused tax credits may 30 be carried forward for nine (9) years after the year in which the credit was 31 first earned. 32 (C) To qualify for this tax credit, a business must have a 33 payroll for new full-time permanent employees in excess of one hundred 34 twenty-five thousand dollars (\$125,000) annually; and 35 (4)(A) For tier 4 counties, qualified businesses are eligible to 36 receive a tax credit equal to four percent (4%) of the payroll for new full-

1 time permanent employees of the business for each of the first sixty (60) 2 months following the date of the approved financial incentive agreement. 3 (B) The tax credits may offset fifty percent (50%) of the business's tax liability in any one (1) year, and any unused tax credits may 4 be carried forward for nine (9) years after the year in which the credit was 5 6 first earned. 7 (C) To qualify for this tax credit, a business must have a 8 payroll for new full-time permanent employees in excess of one hundred 9 thousand dollars (\$100,000) annually. 10 (b) An application for the income tax credit under this section shall 11 be submitted to the Department of Economic Development. 12 (c) To qualify for this credit, an eligible business shall have an 13 annual payroll for new full-time permanent employees in excess of the payroll threshold for the county tier in which the project is located, as follows: 14 15 (1) For tier 1 counties, the annual payroll threshold is one hundred twenty-five thousand dollars (\$125,000); 16 17 (2) For tier 2 counties, the annual payroll threshold is one hundred thousand dollars (\$100,000); 18 (3) For tier 3 counties, the annual payroll threshold is 19 20 seventy-five thousand dollars (\$75,000); and 21 (4) For tier 4 counties, the annual payroll threshold is fifty 22 thousand dollars (\$50,000). 2.3 (d)(1) The credit earned under this section is a percentage of the 24 payroll of the new full-time permanent employees hired following the date of 25 the approved financial incentive agreement. 26 (2) The percentage shall be determined by the county tier in 27 which the project is located, as follows: 2.8 (A) For tier 1 counties, the credit is one percent (1%) of 29 the payroll for the new full-time permanent employees of the business; 30 (B) For tier 2 counties, the credit is two percent (2%) of 31 the payroll for the new full-time permanent employees of the business; (C) For tier 3 counties, the credit is three percent (3%) 32 33 of the payroll for the new full-time permanent employees of the business; and 34 (D) For tier 4 counties, the credit is four percent (4%) 35 of the payroll for the new full-time permanent employees of the business. 36 (e) The term of the financial incentive agreement shall be for a

1 period of sixty (60) months, beginning on the date of the approved financial 2 incentive agreement. 3 (f)(1) After receiving an approved financial incentive agreement from the Department of Economic Development, the qualified business shall certify 4 5 to the Revenue Division of the Department of Finance and Administration the 6 payroll of the new full-time permanent employees annually at the end of each 7 tax year during the term of the agreement. 8 (2) Upon verification of the reported payroll amounts, the 9 Revenue Division of the Department of Finance and Administration shall 10 authorize the appropriate income tax credit. 11 (g)(1) The tax credits earned under this section may offset fifty percent (50%) of the business's tax liability in any one (1) year. 12 13 (2) Any unused tax credits may be carried forward for nine (9) years after the year in which the credit was first earned or until exhausted, 14 15 whichever event occurs first. 16 $\frac{(e)(1)}{(h)}(h)$ If a business fails to meet the payroll threshold within 17 two (2) years after the signing of the financial incentive agreement or within the time period established by an extension approved by the Director 18 19 of the Department of Finance and Administration and the Director of the 20 Department of Economic Development, that business will be liable for 21 repayment of all benefits previously received by the business. 22 (2) After a business has failed to reach the payroll threshold 2.3 of this section in a timely manner, the Department of Finance and 24 Administration shall have two (2) years to collect benefits previously 25 received by the business or file a lawsuit to enforce the repayment 26 provisions. 27 2.8 SECTION 4. Arkansas Code § 15-4-2706 is amended to read as follows: 29 15-4-2706. Investment tax incentives. 30 There are established investment tax incentives to: 31 (1) Encourage capital investment for the long-term viability of 32 businesses in the state; and 33 (2) Create new jobs. 34 (b)(1)(A) An application for an income tax credit under this 35 subsection shall be submitted to the Department of Economic Development. 36 (B) An The award of this eredit incentive shall be at the

- 1 discretion of the Director of the Department of Economic Development.
- 2 (2) The director may offer this incentive if a business meets at
- 3 least one (1) of the following criteria: If offered, an application for an
- 4 income tax credit under this section shall be submitted to the Department of
- 5 Economic Development.
- 6 (3) Eligibility for this incentive is dependent upon the tier in
- 7 which the project is located, as follows:
- 8 (A) For tier 1 counties, the business invests shall invest
- 9 five million dollars (\$5,000,000) or more and has have an annual payroll for
- 10 new full-time permanent employees in excess of two million dollars
- 11 (\$2,000,000);
- 12 (B) For tier 2 counties, the business invests four million
- 13 dollars (\$4,000,000) shall invest three million seven hundred fifty thousand
- 14 <u>dollars (\$3,750,000)</u> or more and <u>has have</u> an annual payroll for new full-time
- 15 permanent employees in excess of one million five hundred thousand dollars
- 16 (\$1,500,000);
- 17 (C) For tier 3 counties, the business invests shall invest
- three million dollars (\$3,000,000) or more and has have an annual payroll for
- 19 new full-time permanent employees in excess of one million two hundred fifty
- 20 thousand dollars (\$1,250,000) one million two hundred thousand dollars
- 21 (\$1,200,000); or
- 22 (D) For tier 4 counties, the business invests shall invest
- 23 two million dollars (\$2,000,000) or more and has have an annual payroll for
- 24 new full-time permanent employees in excess of one million dollars
- 25 (\$1,000,000) eight hundred thousand dollars (\$800,000).
- 26 (3)(4) If the director offers this credit, Upon approval by the
- 27 department, the director shall transmit an approved financial incentive
- 28 agreement to the approved company and the Revenue Division of the Department
- 29 of Finance and Administration.
- 30 (4)(5) If the director offers this credit, a The qualified
- 31 business <u>must</u> <u>shall</u> reach the investment threshold within four (4) years from
- 32 the date of the signing of the financial incentive agreement, except for
- 33 investments authorized by subdivision (b)(6)(D) of this section or
- 34 subdivision (c)(6) of this section.
- 35 $\frac{(5)(A)}{(6)}(6)(A)(i)$ After receiving an approved financial incentive
- 36 agreement from the Department of Economic Development, the approved company

- l shall certify eligible project costs annually at the end of each calendar
- 2 year for the term of the agreement to the Revenue Division of the Department
- 3 of Finance and Administration.
- 4 (ii) Upon verification of eligible project costs,
- 5 the Revenue Division of the Department of Finance and Administration shall
- 6 authorize an income tax credit of ten percent (10%) based on the total
- 7 investment in land, buildings, equipment, and costs related to licensing and
- 8 protecting intellectual property.
- 9 (B) The amount of credit taken during any tax year shall
- 10 not exceed fifty percent (50%) of the business's income tax liability
- 11 resulting from the project or facility.
- 12 (C) Unused tax credits may be carried forward for up to
- 13 nine (9) years after the year in which the credit was first earned.
- 14 <u>(D) A qualified business that enters into a lease for a</u>
- 15 <u>building or equipment for a period in excess of five (5) years may count the</u>
- 16 lease payments for five (5) years as a qualifying expenditure for the
- 17 investment threshold required for this investment incentive.
- 18 (c)(1)(A) An application for a retention tax credit under this
- 19 subsection shall be submitted to the Department of Economic Development.
- 20 (B)(i) The application must shall be accompanied by a
- 21 project plan at least thirty (30) days before the start of construction
- 22 submitted to the Department of Economic Development before incurring any
- 23 project costs.
- 24 (ii) With the exception of preconstruction costs,
- 25 <u>only those costs incurred after the department's approval are eligible for</u>
- 26 the tax credit.
- 27 (2) The tax credit against the qualified business' sales and use
- 28 tax liability is available only to Arkansas businesses that:
- 29 (A) Have been in continuous operation in the state for at
- 30 least two (2) years;
- 31 (B) Invest a minimum of five million dollars (\$5,000,000)
- 32 in a project, including land, buildings, and equipment used in the
- 33 construction, expansion, or modernization; and
- 34 (C) Hold a direct-pay sales and use tax permit from the
- 35 Revenue Division of the Department of Finance and Administration before
- 36 submitting an application for benefits.

- 1 (3)(A) If allowed, the credit shall be a percentage of the 2 eligible project costs.
- 3 (B) The amount of the credit shall be one-half percent
- 4 (0.5%) above the state sales and use tax rate in effect at the time a
- 5 financial incentive agreement is signed with the Department of Economic
- 6 Development.
- 7 (C) In any one (1) year following the year of the
- 8 expenditures, credits taken cannot exceed fifty percent (50%) of the direct
- 9 pay sales and use tax liability of the business for taxable purchases.
- 10 (D) Unused credits may be carried forward for a period of
- 11 up to five (5) years beyond the year in which the credit was first earned.
- 12 (4)(A) Upon determination by the Director of the Department of
- 13 Economic Development that the project qualifies for credit under this
- 14 subsection, the Director of the Department of Economic Development shall
- 15 certify to the Director of the Department of Finance and Administration that
- 16 the project qualifies and shall transmit with his or her certification the
- 17 documents or copies of the documents upon which the certification was based.
- 18 (B) The Director of the Department of Finance and
- 19 Administration shall provide forms to the qualified business on which to
- 20 claim the credit.
- 21 (C) At the end of the calendar year in which the
- 22 application is made and at the end of each calendar year thereafter until the
- 23 project is completed, the qualified business shall certify on the form
- 24 provided by the Director of the Department of Finance and Administration the
- 25 amount of expenditures on the project during the preceding calendar year.
- 26 (D) Upon receipt of the form certifying expenditures, the
- 27 Director of the Department of Finance and Administration shall determine the
- 28 amount due as a credit for the preceding calendar year and issue a memorandum
- 29 of credit to the qualified business.
- 30 (E) The credit against the qualified business' sales and
- 31 use tax liability shall be a percentage of the eligible project costs equal
- 32 to one-half percent (0.5%) above the state sales and use tax rate in effect
- 33 at the time the financial incentive agreement was signed by the Department of
- 34 Economic Development.
- 35 (5) If a business plans to apply for benefits under this
- 36 subsection and also plans to apply for benefits under § 15-4-2705, the

- 1 financial incentive agreement under \$15-4-2705\$ must be signed within twenty-
- 2 four (24) months after signing the financial incentive agreement under this
- 3 subsection.
- 4 (6) A qualified business that enters into a lease for a building
- 5 <u>or equipment for a period in excess of five (5) years may count the lease</u>
- 6 payments for five (5) years as a qualifying expenditure for the investment
- 7 threshold required for this investment incentive.
- 8 (d)(1)(A) An application for a state and local sales and use tax
- 9 refund from for a new and expanding eligible business shall include shall be
- 10 filed with the department contingent upon the approval of an endorsement
- 11 resolution from the governing authority of a municipality or county in whose
- 12 jurisdiction the business will be located.
- 13 (B) The resolution shall:
- 14 (i) Endorse the applicant's participation in this
- 15 sales and use tax refund program; and
- 16 (ii)(a) Specify that the Department of Finance and
- 17 Administration is authorized to refund local sales taxes to the qualified
- 18 business.
- 19 <u>(b)</u> whether the \underline{A} municipality or county
- 20 <u>authorizes</u> <u>may authorize</u> the refund of all or part of any sales <u>or use</u> tax
- 21 levied by the municipality or county but may not authorize the refund of any
- 22 sales or use tax not levied by the municipality or county in which the
- 23 qualified business is located.
- 24 (C) Any eligible business that applies for a sales and use
- 25 <u>tax refund under this subsection shall invest in excess of one hundred</u>
- 26 thousand dollars (\$100,000) in order to qualify for the sales and use tax
- 27 refund.
- 28 (2)(A)(i) A sales and use tax refund of state and local sales
- 29 and use taxes, excepting the sales and use taxes dedicated to the Educational
- 30 Adequacy Fund, created in § 19-5-1227, and the Conservation Tax Fund, as
- 31 authorized by § 19-6-484, on the purchases of the material used in the
- 32 construction of a building or buildings or any addition, modernization, or
- 33 improvement thereon for housing any new or expanding qualified business and
- 34 machinery and equipment to be located in or in connection with such a
- 35 building shall be authorized by the Director of the Department of Finance and
- 36 Administration and a refund of sales and use taxes imposed by a municipality

2 endorsement resolution that was submitted along with the application to the Department of Economic Development. 3 4 (ii) The local sales and use tax may be refunded 5 only from the municipality or county in which the qualified business is 6 located. 7 (B) A refund shall not be authorized for: 8 (i) Routine operating expenditures; or 9 The purchase of replacements of items 10 previously purchased as part of a project under this subsection unless the 11 items previously purchased are necessary for the implementation or completion 12 of the project. (3) Subject to the approval of the Department of Economic 13 14 Development, a program participant may make changes in a project by written 15 amendment to the project plan filed with the Department of Economic 16 Development. 17 (4) All claims for sales and use tax refunds under this subsection shall be denied unless they are filed with the Revenue Division of 18 19 the Department of Finance and Administration within three (3) years from the 20 date of the qualified purchase or purchases. 21 (5)(A) In order to be eligible for the benefits under this 22 subsection, a business shall sign a job creation financial incentive 23 agreement under § 15-4-2705, § 15-4-2707, or subsection (b) of this section 24 and comply with the eligibility requirements of the incentive agreements. 25 (B) The financial incentive agreement under § 15-4-2705, § 26 15-4-2707, or subsection (b) of this section shall be signed within twenty-27 four (24) months after signing the financial incentive agreement under this 2.8 subsection. 29 (6) To qualify for the sales and use tax refund authorized by 30 this subsection, the eligible business must meet the following criteria: 31 (A) For tier 1 counties, the business must have an annual 32 payroll for new full-time permanent employees of two hundred thousand dollars 33 (\$200,000) or more and invest in excess of one hundred thousand dollars 34 (\$100,000);35 (B) For tier 2 counties, the business must have an annual 36 payroll for new full-time permanent employees of one hundred fifty thousand

or a county if the municipality or county has authorized the refund in an

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1 dollars (\$150,000) or more and invest in excess of one hundred thousand 2 dollars (\$100,000); 3 (C) For tier 3 counties, the business must have an annual 4 payroll of new full-time permanent employees of one hundred twenty-five 5 thousand dollars (\$125,000) or more and invest in excess of one hundred 6 thousand dollars (\$100,000); and 7 (D) For tier 4 counties, the business must have an annual 8 payroll for new full-time permanent employees of one hundred thousand dollars (\$100,000) or more and invest in excess of one hundred thousand dollars 9 10 (\$100,000). 11 (e)(1) A new targeted business shall be eligible for a refund of state 12 and local sales and use taxes for qualified expenditures identified in the 13 project plan if: 14 (A) The annual payroll of the business for Arkansas 15 taxpayers is greater than two hundred thousand dollars (\$200,000) one hundred 16 thousand dollars (\$100,000); and 17 (B) The business shows proof of an equity investment of at least five hundred thousand dollars (\$500,000) four hundred thousand dollars 18 19 (\$400,000). 20 (2)(A) An application for the targeted business state and local 21 sales and use tax refund program from for a new targeted business shall 22 include shall be filed with the Department of Economic Development 23 contingent upon the approval of an endorsement resolution from the governing 24 authority of a municipality or county in whose jurisdiction the business will 25 be located. 26 (B) The resolution shall: 27 (i) Endorse the applicant's participation in this 28 sales and use tax refund program; and 29 (ii)(a) Specify that the Department of Finance and 30 Administration is authorized to refund local sales and use taxes to the 31 targeted business. 32 (b) whether the A municipality or county can 33 authorizes authorize the refund of all or part of any sales tax levied by the 34 municipality or county but cannot authorize the refund of any sales or use tax not levied by the municipality or county in which the targeted business

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is located.

1	(3) After the Director of the Department of Economic Development
2	has determined that the project is eligible for the sales and use tax refund,
3	this determination, accompanied by the financial incentive agreement and any
4	other pertinent documentation, shall be forwarded to the Director of the
5	Department of Finance and Administration.
6	(4)(A)(i) A sales and use tax refund of state and local sales
7	and use taxes, excepting the sales and use taxes dedicated to the Educational
8	Adequacy Fund, as authorized by § 26-57-1002(d)(1)(A)(ii)(a) and the
9	Conservation Tax Fund as authorized by § 19-6-484, on the purchases of the
10	material used in the construction of a building or buildings or any addition,
11	modernization, or improvement thereon for housing any new or expanding
12	qualified business and machinery and equipment to be located in or in
13	connection with such a building shall be authorized by the Director of the
14	Department of Finance and Administration—and a refund of sales and use taxes
15	imposed by a municipality or a county if the municipality or county has
16	authorized the refund in an endorsement resolution that was submitted along
17	with the application to the Department of Economic Development.
18	(ii) The local sales and use tax may be refunded
19	only from the municipality or county in which the qualified business is
20	located.
21	(B) A refund shall not be authorized for:
22	(i) Routine operating expenditures; or
23	(ii) The purchase of replacements of items
24	previously purchased as part of a project replacement items under this
25	subsection unless the items previously purchased are necessary for the
26	implementation or completion of the project.
27	(5) Subject to the approval of the Department of Economic
28	Development, a program participant may make changes in a project by written
29	amendment to the project plan filed with the Department of Economic
30	Development.
31	(6) All claims for sales and use tax refunds under this
32	subsection shall be denied unless they are filed with the Revenue Division of
33	the Department of Finance and Administration within three (3) years after the
34	date of the qualified purchase or purchases.
35	(7) If a targeted business plans to apply for benefits under

this subsection and also plans to apply for benefits under $\$ 15-4-2709, the

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     financial incentive agreement under § 15-4-2709 must be signed within twenty-
 2
     four (24) months of signing the financial incentive agreement under this
     subsection and comply with the eligibility requirements of the agreements.
 3
 4
                 (8) The Revenue Division of the Department of Finance and
 5
     Administration shall authorize a refund for all eligible expenditures if the
 6
     Director of the Department of Economic Development approves the project and
 7
     if the project provides at least one (1) of the following:
 8
                       (A) For tier 1 counties, average hourly wages in excess of
 9
     one hundred eighty percent (180%) of the county or state average hourly wage,
10
     whichever is less:
11
                       (B) For tier 2 counties, average hourly wages in excess of
12
     one hundred seventy percent (170%) of the county or state average hourly
13
     wage, whichever is less;
14
                       (C) For tier 3 counties, average hourly wages in excess of
15
     one hundred sixty percent (160%) of the county or state average hourly wage,
16
     whichever is less; and
17
                       (D) For tier 4 counties, average hourly wages in excess of
18
     one hundred fifty percent (150%) of the county or state average hourly wage,
19
     whichever is less.
20
21
           SECTION 5. Arkansas Code § 15-4-2707(d), concerning payroll rebates
22
     under the Consolidated Incentive Act, is amended to read as follows:
2.3
           (d)(1) The award of this incentive is at the discretion of the
24
     Director of the Department of Economic Development and may be offered for a
25
     period of up to ten (10) years.
26
                 (2) Benefits are conditioned upon the hiring of new full-time
27
     permanent employees with an annual payroll threshold of two million dollars
28
     ($2,000,000) and certifying to the Department of Finance and Administration
29
     that the requisite payroll thresholds have threshold has been met.
30
                 (3) Payments are subject to the following conditions:
31
                       (A)(i) For tier 1 counties, for qualified businesses with
32
     an annual payroll for new full-time permanent employees in excess of two
33
     million dollars ($2,000,000), the benefit is three and nine-tenths percent
34
     (3.9%) of the annual payroll of new full-time permanent employees-
35
                             (ii) The director may authorize this benefit for up
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to ten (10) years;

1	(B)(i) For tier 2 counties, for qualified businesses with
2	an annual payroll for new full-time permanent employees in excess of two
3	million dollars ($\$2,000,000$), the benefit is four and one-quarter percent
4	(4.25%) of the annual payroll of new full-time permanent employees.
5	(ii) The director may authorize this benefit for up
6	to ten (10) years;
7	(C)(i) For tier 3 counties, for qualified businesses with
8	an annual payroll for new full-time permanent employees in excess of two
9	million dollars ($\$2,000,000$), the benefit is four and one-half percent (4.5%)
10	of the annual payroll of new full-time permanent employees-;
11	(ii) The director may authorize this benefit for up
12	to ten (10) years; and
13	(D)(i) For tier 4 counties, for qualified businesses with
14	an annual payroll for new full-time permanent employees in excess of two
15	million dollars ($\$2,000,000$), the benefit is five percent (5%) of the annual
16	payroll of new full-time permanent employees.; and
17	(ii) The director may authorize this benefit for up
18	to ten (10) years.
19	(E) The director may authorize benefits to a prospective
20	eligible business up to five percent (5%) of the payroll of new full-time
21	permanent employees if the following conditions exist:
22	(i) The prospective eligible business is considering
23	a location in another state;
24	(ii) The prospective eligible business receives at
25	least seventy-five percent (75%) of its sales revenues from out of state; and
26	(iii) The prospective eligible business is proposing
27	to pay wages in excess of one hundred percent (100%) of the county average
28	wage of the county in which it locates.
29	
30	SECTION 6. Arkansas Code § 15-4-2708(a)-(d), concerning research and
31	development tax credits under the Consolidated Incentive Act, are amended to
32	read as follows:
33	(a) A taxpayer who contracts with one (1) or more Arkansas colleges or
34	universities in performing basic or applied research may qualify for the tax
٠.	
35	credit established under § 26-51-1102(b) for qualified research expenditures,

documentation requirements of § 26-51-1104.

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- (b)(1) Eligible businesses that conduct in-house research in a research facility operated by the business may qualify for an income tax credit equal to ten percent (10%) of the amount spent on in-house research, subject to the limitations established under § 26-51-1103.
- 6 (2) However, the maximum tax credit for in-house research for 7 each qualified business shall not exceed ten thousand dollars (\$10,000) per 8 year.
- 9 (3) A business claiming tax credits earned under this subsection 10 may not receive the credit granted by § 26-51-1102(b) for the same 11 expenditures.
- 12 (4)(A) The term of the financial incentive agreement for in-13 house research authorized by this subsection shall be for a period not to 14 exceed five (5) years.
- 15 <u>(B) The financial incentive agreement may be renewed for a</u>
 16 period not to exceed five (5) years upon the submittal and approval of a new
 17 application and project plan for benefits under this subsection.
- 18 <u>(C) The business claiming a tax credit under this</u>
 19 <u>subsection shall certify annually to the department the amount expended on</u>
 20 in-house research.
 - (c)(1) Targeted businesses may qualify for an income tax credit equal to thirty-three percent (33%) of the amount spent on in-house research per year for the first five (5) tax years following the business's signing a financial incentive agreement with the Department of Economic Development, subject to the limitations established under § $\frac{26-51-1103}{2}$ § $\frac{15-4-2709(d)(3)}{2}$.
- 26 (2) The credits earned by targeted businesses may be sold as authorized in $\S 15-4-2709$.
- 28 (d)(1) An Arkansas taxpayer may qualify for an income tax credit equal
 29 to thirty-three percent (33%) of the amount spent on the research for the
 30 first five (5) tax years following the business's signing a financial
 31 incentive agreement with the Department of Economic Development, subject to
 32 the limitations established under § 26-51-1103 if the taxpayer invests in:
- 33 (A) In-house research in a strategic research area; or
- 34 (B) Projects under the research and development programs 35 of the Arkansas Science and Technology Authority when the projects directly 36 involve an Arkansas business and are approved by the Board of Directors of

- the Arkansas Science and Technology Authority under rules promulgated by the authority for those programs.
- 3 (2) However, the maximum tax credit for businesses <u>a qualified</u>
- 4 <u>business</u> engaged in a research area of strategic value or involved in
- 5 research and development programs sponsored by the authority shall not exceed
- 6 fifty thousand dollars (\$50,000) per year.
- 7 (3) A business claiming tax credits earned under this subsection
- 8 shall be prohibited from receiving the credit granted by § 26-51-1102(b) for
- 9 the same expenditures.
- 10 (4)(A) A business claiming tax credits earned under this
- 11 subsection (d) may offset fifty percent (50%) of the business' tax liability
- 12 in any one (1) year.
- 13 (B) Any unused tax credits may be carried forward for nine
- 14 (9) years after the year in which the credit was first earned or until
- 15 exhausted, whichever event occurs first.

- SECTION 7. Arkansas Code § 15-4-2709(a) and (b), concerning targeted
- 18 business special incentives under the Consolidated Incentive Act, are amended
- 19 to read as follows:
- 20 (a) A special incentive based on the payroll of the for job creation
- 21 by new targeted businesses in the state is established to:
- 22 (1) Encourage the development of jobs that pay significantly
- 23 more than the county average wage in the county in which the business locates
- 24 or the state average wage if the state average wage is less than the county
- 25 average wage; and
- 26 (2) Provide an incentive to assist with the start-up of
- 27 businesses targeted for growth.
- 28 (b) In order to qualify for the special incentive provided by
- 29 subsection (c) of this section, a new business shall:
- 30 (1) Be identified by the Department of Economic Development as
- 31 being one of those business sectors targeted for growth under § 15-4-2703;
- 32 (2) Have an annual payroll of the business for Arkansas
- 33 taxpayers of not less than two hundred thousand dollars (\$200,000) one
- 34 hundred thousand dollars (\$100,000) or more than one million dollars
- 35 (\$1,000,000);
- 36 (3) Show proof of an equity investment of five hundred thousand

1 dollars (\$500,000) four hundred thousand dollars (\$400,000) or more; and 2 (4) Pay average hourly wages as follows: in excess of one 3 hundred fifty percent (150%) of the county or state average wage, whichever 4 is less. 5 (A) For tier 1 counties, average hourly wages in excess of 6 one hundred eighty percent (180%) of the county or state average hourly wage, 7 whichever is less: 8 (B) For tier 2 counties, average hourly wages in excess of 9 one hundred seventy percent (170%) of the county or state average hourly 10 wage, whichever is less; 11 (C) For tier 3 counties, average hourly wages in excess of 12 one hundred sixty percent (160%) of the county or state average hourly wage, whichever is less; and 13 14 (D) For tier 4 counties, average hourly wages in excess of 15 one hundred fifty percent (150%) of the county or state average hourly wage, 16 whichever is less. 17 SECTION 8. Arkansas Code 15-4-2709(d), concerning targeted business 18 19 special incentives under the Consolidated Incentive Act, is amended to read 20 as follows: 21 (d)(1) In order to sell income tax credits earned through incentives 22 authorized by this subchapter, the new targeted business must apply to the 2.3 department and furnish information necessary to facilitate the sale of income 24 tax credits. 2.5 (2) The income tax credit shall be sold within one (1) year of 26 issuance and may be sold only one (1) time. 27 (3)(A) The limitations established in § 26-51-1103 shall apply 28 to the tax credits sold by targeted businesses under this section or § 15-4-2708. Tax credits maintained for use by the targeted business may be carried 29 30 forward for a period not to exceed nine (9) years beyond the date of 31 issuance. 32 (B) The ultimate recipient of the tax credits shall be 33 subject to the same provisions for carry forward carry-forward provisions as

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new carry forward carry-forward period for the ultimate recipient.

The purchase of the tax credits will not establish a

the targeted business that earned the credits.

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1 2 SECTION 9. Arkansas Code § 15-4-2711(g) -- (i), concerning administration of the Consolidated Incentive Act, are amended to read as 3 4 follows: 5 (g)(1) If the annual payroll of the business applying for benefits 6 under this subchapter does not reach the payroll threshold necessary to 7 qualify for benefits authorized under this subchapter is not met within 8 twenty-four (24) months after the signing of the financial incentive 9 agreement, the applicant business may request in writing for an extension of 10 time to reach the required payroll threshold. 11 (2)(A) If the Director of the Department of Economic Development 12 and the Director of the Department of Finance and Administration find that 13 the applicant's approved business has presented compelling reasons for an 14 extension of time, the Director of the Department of Economic Development may 15 grant an extension of time not to exceed forty-eight (48) months. 16 (B) However, the extension on projects applying for 17 benefits under § 15-4-2705 is limited to a twenty-four (24) - month 18 extension. 19 (3)(A) If a business fails to reach the annual payroll threshold 20 before the expiration of the twenty-four (24) months or the time period 21 established by a subsequent extension of time, the business will be liable 22 for the repayment of all benefits previously received by the business. 2.3 (B) After a business has failed to reach the annual 24 payroll threshold in a timely manner, the Department of Finance and 25 Administration shall have two (2) years to collect benefits previously 26 received by the business or file a lawsuit to enforce the repayment 27 provisions. 2.8 (h)(1) If a business fails to reach the investment threshold before 29 the expiration of the four-year time limit, the business will be liable for 30 the repayment of all benefits previously received by the business. 31 (2) After a business has failed to reach the investment 32 threshold of this subchapter in a timely manner, the Department of Finance 33 and Administration shall have two (2) years to collect benefits previously 34 received by the business or file a lawsuit to enforce the repayment

(i)(l) If the annual payroll of a business receiving benefits under

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provisions.

- this subchapter falls below the payroll threshold for qualification in a year
- 2 subsequent to the one in which it initially qualified for the incentive, the
- 3 benefits outlined in the financial incentive agreement will be terminated
- 4 unless the business files a written application for an extension of benefits
- 5 with the Department of Economic Development explaining why the payroll has
- 6 fallen below the level required for qualification.
- 7 (2) The Director of the Department of Economic Development and
- 8 the Director of the Department of Finance and Administration may approve the
- 9 request for extension of time, benefits not to exceed twenty-four (24)
- 10 months, and may authorize an extension of time for the business to meet the
- 11 payroll requirements of the incentive received bring the payroll back up to
- 12 the requisite threshold amount and may approve the continuation of benefits
- 13 during the period the extension is granted.
- 14 (3) If a business fails to reach the payroll threshold before
- 15 the expiration of the twenty-four (24) months or the time period established
- 16 by a subsequent extension of time, the business shall be liable for the
- 17 repayment of all benefits previously received by the business.
- 18 <u>(B) After a business has failed to reach the payroll</u>
- 19 threshold in a timely manner, the Department of Finance and Administration
- 20 shall have two (2) years to collect benefits previously received by the
- 21 business or file a lawsuit to enforce the repayment provisions.

- 23 SECTION 10. Arkansas Code § 15-4-2711(k) and (1), concerning
- $24\,$ administration of the Consolidated Incentive Act, are amended to read as
- 25 follows:
- 26 (k)(1) If a business fails to meet the nonretail business requirements
- 27 of this subchapter, the business will be liable for the repayment of all
- 28 benefits previously received by the business.
- 29 (2) After a business has failed to meet the nonretail business
- 30 requirements, the Department of Finance and Administration shall have two (2)
- 31 years to collect benefits previously received by the business or file a
- 32 lawsuit to enforce the repayment provisions.
- 33 (1)(1) Eligible businesses whose qualification depends on receiving
- 34 seventy-five percent (75%) of their sales revenue from out-of-state customers
- 35 shall meet this requirement within three (3) years from the date of their
- 36 financial incentive agreement.

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                 (2)(A) If the requirement is not met within three (3) years of
 2
     the signed financial incentive agreement, the applicant business may request
     in writing an extension of time to reach the required sales threshold.
 3
 4
                       (B) If the Director of the Department of Economic
 5
     Development finds that the applicant business has presented compelling
 6
     reasons for an extension of time, the Director of the Department of Economic
 7
     Development may grant an extension of time not to exceed twenty-four (24)
 8
     months.
 9
10
           SECTION 11. Arkansas Code § 15-4-2711(n)(1), concerning administration
11
     of the Consolidated Incentive Act, is amended to read as follows:
12
           (n)(1) If a business fails to notify the Department of Finance and
13
     Administration that the annual payroll of the business has fallen below the
14
     payroll threshold for qualification for and retention of any incentive
15
     authorized by this subchapter, the business will be liable for the repayment
16
     of all benefits that were paid to the business after it no longer qualified
17
     for the benefits.
18
19
           SECTION 12. Arkansas Code § 15-4-2711(r)(1), concerning administration
20
     of the Consolidated Incentive Act, is amended to read as follows:
21
           (r)(1) If a business fails to satisfy or maintain any other
22
     requirement or threshold of this subchapter, the business will be liable for
23
     the repayment of all benefits previously received by the business that were
24
     paid to the business after it no longer qualified.
25
26
           SECTION 13. Arkansas Code § 15-4-2713 is repealed.
27
           15-4-2713. Industrial development compacts.
28
           (a) If four (4) or more contiguous counties establish an industrial
29
     development compact as authorized by Arkansas Constitution, Amendment 62, §
30
     9, counties participating in the compact may be eligible for special benefits
31
     under this subchapter.
32
           (b) Each of the four (4) or more contiguous counties that enter into
33
     an industrial development compact in accordance with Arkansas Constitution,
34
     Amendment 62, may apply the benefits of the tier of the most impoverished
35
     county participating in the compact.
36
           (c)(1) For the counties within a compact to share property tax
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1	revenues from new pusiness locations or expansions, the pusinesses shall
2	qualify for and receive benefits from one (1) or more of the incentives
3	offered under this subchapter.
4	(2) A business subject to the benefits of this subsection may
5	not be offered Act No. 9 bond financing as a means to abate any portion of
6	the property taxes that would otherwise apply unless the property tax
7	abatement agreement is approved by each of the parties participating in the
8	compact.
9	(d) A county may not be a member of more than one (1) regional compact
10	under this section.
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12	SECTION 14. Effective Date.
13	The benefits afforded by this act shall only apply to the qualified
14	businesses approved by the Department of Economic Development with a signed
15	financial incentive agreement dated on or after July 1, 2005.
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17	SECTION 11. Emergency Clause. It is found and determined by the
18	General Assembly that this act is designed to bring new jobs to this state;
19	that current financial conditions dictate that unless industries can take
20	advantage of the provisions of this act they may be forced to locate in
21	another state; that unless this bill takes effect on the prescribed date
22	significant numbers of jobs will be lost to this state. Therefore, an
23	emergency is declared to exist and this act being necessary for the
24	preservation of the public peace, health, and safety shall become effective
25	on July 1, 2005.
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