1	State of Arkansas	A D;11		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		SENATE BILL	1000
4	D 0			
5	By: Senators Altes, B. Johnson,	• •		
6		Abernathy, Allen, Berry, Cooper, Davenport	., Dunn, L. Evans, Eve	rett,
7 8	George, Jerrey, Kenney, Medie	y, Rosenbaum, Sample, L. Smith, Wills		
9				
10		For An Act To Be Entitled		
11	AN ACT FOR	R THE PURPOSE OF ECONOMIC DEVELOP	MENT	
12	AND CREAT	ING HIGH-PAYING JOBS; TO AUTHORIZ	E THE	
13	CREATION (	OF THE ARKANSAS RISK CAPITAL MATCI	HING	
14	FUND TO AS	SSIST IN THE DEVELOPMENT AND RETE	NTION	
15	OF TECHNOI	LOGY-BASED ENTERPRISES IN ARKANSAS	S; TO	
16	PROVIDE FO	OR THE MANAGEMENT AND OVERSIGHT O	F THE	
17	ARKANSAS I	RISK CAPITAL MATCHING FUND; TO PRO	OVIDE	
18	FOR THE A	RKANSAS RISK CAPITAL MATCHING FUNI	D TO BE	
19	HELD IN TH	HE ARKANSAS VENTURE CAPITAL INVES	TMENT	
20	TRUST; ANI	D FOR OTHER PURPOSES		
21				
22		Subtitle		
23	TO CREA	ATE THE ARKANSAS RISK CAPITAL		
24	MATCHIN	NG FUND.		
25				
26				
27	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:	
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29		sas Code Title 15, Chapter 5 is am	mended to add an	
30	additional subchapter to	read as follows:		
31	15-5-1601. Title			
32		nall be known and may be cited as	the "Arkansas Ri	<u>.sk</u>
33	Capital Matching Fund Ac	et of 2007".		
34	15 5 1/00 5 . 3			
35	15-5-1602. Legisl			
36	The General assemb	DIV TIMAS:		

1	(1) There is a need to strengthen and advance the infrastructure
2	that supports and accelerates the advancement of the growth of technology-
3	based enterprises in Arkansas;
4	(2) There exists a shortage of risk capital and financial
5	assistance at the early stages of development for technology-based
6	enterprises;
7	(3) An improved investment climate for early stage technology-
8	based enterprises is expected to increase, advance and accelerate the growth
9	and development of technology-based enterprises in Arkansas;
10	(4) The ultimate goal of supporting technology-based enterprises
11	is to convert research and development activities and early stage technology-
12	based enterprises into viable commercial ventures; and
13	(5) The provision of financial investment and assistance to aid
14	early stage technology-based enterprises is expected to strengthen the
15	economic base of the State of Arkansas and create better paying jobs, thereby
16	benefiting all citizens of the State.
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18	5-5-1603. Definitions
19	As used in this subchapter:
20	(1) "Angel investors" means high net worth individuals or
21	networks of high net worth individuals who invest in early stage technology-
22	based enterprises;
23	(2) "Enterprise development account" means a separate account
24	bearing that name and to be maintained within the Arkansas Risk Capital
25	Matching Fund, the monies in which account shall be used for the purposes and
26	in the manner prescribed by this subchapter;
27	(3) "Equity capital" means capital invested in common or
28	preferred stock, royalty rights, limited partnership interests, limited
29	liability company interests, and any other equity or securities or rights
30	that evidence ownership or investment in private enterprises;
31	(4) "Fund manager" means a private sector entity hired by the
32	trustees of the Venture Capital Investment Trust in accordance with the
33	provisions of this subchapter, to develop recommendations, structure and
34	manage the investments of the Arkansas Risk Capital Matching Fund, and to
35	assist in the provision of financial assistance to technology-based
36	enterprises at the early stages of development.

1	(5) "Near equity capital" means capital invested in unsecured,
2	undersecured, subordinated, or convertible loans or debt securities;
3	(6) "Review committee" means a committee comprised of the
4	President of the Arkansas Development Finance Authority, the President of the
5	Arkansas Science and Technology Authority and the Director of the Arkansas
6	Department of Economic Development, and their successors;
7	(7) "Technology-based enterprises" means a grouping of growing
8	businesses in one or more of the following business sectors:
9	(A) Advanced materials and manufacturing systems;
10	(B) Agriculture, food and environmental sciences;
11	(C) Biotechnology, bioengineering, medical technology and
12	life sciences;
13	(D) Information technology;
14	(E) Transportation logistics; and
15	(F) Bio-based products;
16	(8) "Technology validation account" means the separate account
17	bearing that name and to be maintained as a separate account within the
18	Arkansas Risk Capital Matching Fund, the monies in which account shall be
19	used for the purposes and in the manner prescribed by this subchapter; and
20	(9) "Venture Capital Investment Trust" means the public trust
21	formed July 21, 2003, pursuant to § 28-72-201 et seq., the trustees of which
22	are the president of the Arkansas Development Finance Authority, the
23	president of the Arkansas Science and Technology Authority, and the director
24	of the Department of Finance and Administration, and which has as a principal
25	purpose increasing the availability of equity and near equity capital for
26	emerging and expanding enterprises in the State of Arkansas.
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28	15-5-1604. Creation of Arkansas Risk Capital Matching Fund.
29	(a) There is hereby created and established the Arkansas Risk Capital
30	Matching Fund, and within that fund the enterprise development account and
31	the technology validation account, which fund and accounts shall be held by
32	and maintained as a separate fund and separate accounts within the Venture
33	Capital Investment Trust.
34	(b)(1) The Arkansas Risk Capital Matching Fund is created for the
35	purpose of providing financial assistance to technology-based enterprises
36	located in Arkansas, with the expectation of developing jobs paying in excess

1 of county and state average wages, improving the growth, development and 2 advancement of technology-based enterprises, and converting research and 3 development activities and early stage technology-based enterprises into 4 viable and productive commercial ventures. 5 (2) The Arkansas Risk Capital Matching Fund shall target the 6 financial assistance toward those technology-based enterprises that are in 7 the early stages of development and are not yet able to attract adequate 8 private sources of traditional financing or venture or investor-backed 9 capital for their growth and development. 10 11 15-5-1605. Funding of Arkansas Risk Capital Matching Fund. 12 (a) The trustees of the Venture Capital Investment Trust may accept 13 monies and funds for the Arkansas Risk Capital Matching Fund from any source. 14 (b)(1) Monies and funds received by the trustees of the Venture 15 Capital Investment Trust for the Arkansas Risk Capital Matching Fund shall be 16 dedicated and used solely as authorized in this subchapter. 17 (2) The Arkansas Risk Capital Matching Fund shall be a miscellaneous fund whose balance shall not be reclaimed at the end of the 18 19 biennium but shall be carried forward for the same use in subsequent years. 20 (c)(1) Monies and funds received by any of the Arkansas Development Finance Authority, the Arkansas Science and Technology Authority or the 21 22 Arkansas Department of Economic Development designated for use or ownership 23 by the Arkansas Risk Capital Matching Fund shall be deposited to the Venture 24 Capital Investment Trust and held in the technology validation account and 25 the enterprise development account of the Arkansas Risk Capital Matching 26 Fund, as applicable and as specified in this subchapter, until used for the 27 purposes of this subchapter. 28 (2) Monies deposited to the Venture Capital Investment Trust for 29 the purposes of providing financial assistance to technology-based 30 enterprises pursuant to this subchapter shall be allocated between the technology validation account and the enterprise development account as 31 32 follows: 33 (A) Seventy-five percent (75%) of the monies shall be 34 allocated to the enterprise development account; and (B) Twenty-five percent (25%) of the monies shall be 35 36 allocated to the technology validation account.

1	(d) The trustees of the Venture Capital Investment Trust will
2	establish separate accounting and tracking and will be responsible for
3	administering the monies in each of the enterprise development account and
4	the technology validation account of the Arkansas Risk Capital Matching Fund.
5	(e) Proceeds received by the Venture Capital Investment Trust as a
6	return on or in full or partial liquidation of any investments made from
7	either the enterprise development account or the technology validation
8	account, subject to § 15-5-1607, shall be restricted in their use and
9	dedicated and retained in the appropriate account from which the investment
10	was made and not commingled with other monies held by the Venture Capital
11	Investment Trust, and such proceeds may be used and re-used from time to time
12	for the purposes specified for monies held in such accounts as provided by
13	this subchapter.
14	(f) Monies shall be withdrawn from either the enterprise development
15	account or the technology validation account of the Arkansas Risk Capital
16	Matching Fund, as appropriate, upon requisition from the trustees of the
17	Venture Capital Investment Trust for achieving the purposes of this
18	subchapter.
19	(g)(1) Monies and funds within the technology validation account of the
20	Arkansas Risk Capital Matching Fund shall be used within the parameters
21	expressed in this subsection (g) for the purpose of assisting very early-
22	stage technology-based enterprises in developing or achieving one or more of
23	the following: a sound business plan, market research, marketing plans,
24	software or hardware and equipment relating to the particular technology or
25	technologies on which the technology-based enterprise is being built,
26	development of laboratory, pre-clinical or other testing procedures and
27	results, attaining proof of concept, building of experimental or pilot-scale
28	models of products or facilities, or achieving other similar milestones
29	required for the advancement of very early-stage technology-based enterprises
30	as approved by the fund manager and the review committee.
31	(2) Financial assistance provided from the technology validation
32	account may be made in the form of equity capital or near equity capital, as
33	recommended by the fund manager and approved by the review committee.
34	(3) Financial assistance made from the technology validation
35	account may but shall not be required to be structured or approved based on a
36	market rate-based or other benchmark rate of return expected to be achieved

with respect to such investment, it being the primary purpose of investments 1 2 made from the technology validation account, within the reasonable discretion 3 of the fund manager and the review committee, to assist in validating the 4 technology or technologies on which these enterprises rely or are based, so 5 that such enterprises may be better enabled to attract additional investments 6 by angel investors or other investors. 7 (4) Financial assistance made from the technology validation account shall be required to be matched by a contribution of equity capital 8 9 or near equity capital, or other sources of funds as set forth below, in some 10 proportion as determined by the review committee on a case-by-case basis or 11 as a matter of rule, but on not less than a one-to-nine basis, from: 12 (A) One or more owners of any technology-based enterprise 13 receiving financial assistance from the Arkansas Risk Capital Matching Fund; 14 (B) Proceeds of state or federal research grants, 15 including but not limited to federal Small Business Innovation Research 16 grants, Small Business Technology Transfer Program grants, Department of 17 Defense research grants, National Institutes of Health research grants (or 18 from any successor programs or agency grants); or 19 (C) Community-based investment sources. 20 (5) Any technology-based enterprise receiving financial 21 assistance to be disbursed from the technology validation account shall have 22 a business valuation as approved by the fund manager and the review 23 committee, of not more than one million five hundred thousand dollars 24 (\$1,500,000), determined as of prior to the making of the investment from the 25 technology validation account and as adjusted from year to year by the review 26 committee on recommendation of the fund manager to take into account the 27 effects of inflation. 28 (6) The maximum investment that may be made to any one 29 technology-based enterprise from the technology validation account of the 30 Arkansas Risk Capital Matching Fund shall be one hundred thousand dollars 31 (\$100,000), as adjusted from year to year by the review committee on 32 recommendation of the fund manager to take into account the effects of 33 inflation. 34 (h)(1) Monies and funds within the enterprise development account of 35 the Arkansas Risk Capital Matching Fund shall be used, within the parameters 36 expressed in subsection (h) of this section, for the purpose of assisting

1 early-stage technology-based enterprises in augmenting the investments made 2 or proposed to be made in such enterprises from angel investors and other 3 individual or institutional investors, where established milestones for 4 further development of such enterprises are set forth in a business plan to 5 be approved by the fund manager and the review committee. 6 (2) Financial assistance provided from the enterprise 7 development account may be made in the form of equity capital or near equity 8 capital, as recommended by the fund manager and approved by the review 9 committee, and shall be on substantially the same terms and conditions as other investments proposed to be made by angel investors or other investors 10 11 contemporaneously with the assistance to be provided from the Arkansas Risk 12 Capital Matching Fund. 13 (3) Financial assistance made from the enterprise development 14 account shall be required to be matched by investments from angel investors 15 or other investors in some proportion, as determined by the review committee 16 on a case-by-case basis or as a matter of rule, but on not less than a one-17 to-four basis. 18 (4) Any technology-based enterprise receiving financial 19 assistance to be disbursed from the enterprise development account shall have 20 a business valuation as approved by the fund manager and the review 21 committee, of not more than twenty-five million dollars (\$25,000,000), 22 determined as of prior to the making of the investment from the enterprise 23 development account, and as adjusted from year to year by the review 24 committee on recommendation of the fund manager to take into account the 25 effects of inflation. 26 (5) The maximum investment that may be made to any one 27 technology-based enterprise from the enterprise development account of the 28 Arkansas Risk Capital Matching Fund shall be seven hundred fifty thousand 29 dollars (\$750,000), as adjusted from year to year by the review committee on 30 recommendation of the fund manager to take into account the effects of 31 inflation. 32 33 15-5-1606. Fund manager. 34 (a)(1) The trustees of the Venture Capital Investment Trust shall, 35 using as guidelines the professional selection policy of any one or more of

the Arkansas Development Finance Authority, the Arkansas Science and

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1	Technology Authority or the Arkansas Department of Economic Development,	
2	solicit proposals from fund managers for investing of capital and providing	
3	financial assistance in accordance with the requirements of this subchapter.	
4	(2) Investment and management proposals shall address, in	
5	addition to any other information required pursuant to such guidelines:	
6	(A) The level of experience of the fund manager;	
7	(B) The experience of management of the fund manager;	
8	(C) The investment philosophy of the fund manager as it	
9	relates to investing in early-stage technology-based enterprises;	
10	(D) Plans for achieving the purposes of this subchapter;	
11	(b)(1) The trustees of the Venture Capital Investment Trust shall	
12	consider and select the investment and management plans and shall select one	
13	(1) fund manager meeting the requirements of the professional selection	
14	guidelines used by the trustees and best qualified to:	
15	(A) Utilize the Arkansas Risk Capital Matching Fund in the	
16	most effective and efficient manner; and	
17	(B) Invest the monies in the fund in a manner that best	
18	promotes the growth of technology-based enterprises in Arkansas.	
19	(2) The fund manager shall employ an individual who will be	
20	active in the management of the fund, and who has demonstrated experience in	
21	design, structure, implementation and management of investments in early-	
22	stage technology-based enterprises.	
23	(c) The trustees of the Venture Capital Investment Trust in their	
24	discretion shall have the right to:	
25	(1) Remove and replace the fund manager, and	
26	(2) Effect the assignment of all assets, liabilities, guarantees	
27	and other contracts of this program to a new fund manager.	
28	(d) The trustees of the Venture Capital Investment Trust, in	
29	consultation with the fund manager and the review committee, shall develop	
30	guidelines for investments of Arkansas Risk Capital Matching Fund assets in	
31	technology-based enterprises consistent with the provisions of this	
32	subchapter.	
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34	15-5-1607. Review Committee.	
35	The review committee shall:	
36	(1) Participate in the professional selection process conducted	

1	by the trustees of the Venture Capital Investment Trust in the selection of	
2	the fund manager;	
3	(2) Recommend to the trustees the payment of fees and expenses	
4	out of the Arkansas Risk Capital Matching Fund for the operation of the fund	
5	and the payment of the fund manager; and	
6	(3) Review and give final approval to the recommendations made	
7	by the fund manager with regard to fund investments.	
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9	15-5-1608. Annual report.	
10	The fund manager shall publish an annual report within three (3) months	
11	after the close of each fiscal year, which shall:	
12	(1) Include its annual audit of the activities conducted by the	
13	<pre>fund manager;</pre>	
14	(2) Be presented in writing, and by testimony if requested, to	
15	the:	
16	(A) Governor;	
17	(B) House Interim Committee on Agriculture, Forestry and	
18	Economic Development;	
19	(C) Senate Interim Committee on Agriculture, Forestry and	
20	Economic Development;	
21	(D) Arkansas Development Finance Authority;	
22	(E) Arkansas Science and Technology Authority; and	
23	(F) Arkansas Department of Economic Development; and	
24	(3) Document and review the progress of the fund manager in	
25	implementing its investment and financial assistance plan.	
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27	15-5-1609. Powers of the Trustees of the Venture Capital Investment	
28	Trust.	
29	The trustees of the Venture Capital Investment Trust shall have the	
30	power to promulgate guidelines and rules, and make any contract, execute any	
31	document, perform any act, or enter into any financial or other transaction	
32 33	necessary to implement this subchapter.	
34	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the	
35	General Assembly of the State of Arkansas that economic development and the	
36	creation of jobs is a critical need for the State of Arkansas; that this act	

1	will assist in the development and retention of technology-based enterprises;
2	and this it is critical that the provisions of this act become effective as
3	soon as possible to accomplish its legislative intent. Therefore, an
4	emergency is declared to exist and this act being necessary for the
5	preservation of the public peace, health, and safety shall become effective
6	on:
7	(1) The date of its approval by the Governor;
8	(2) If the bill is neither approved nor vetoed by the Governor,
9	the expiration of the period of time during which the Governor may veto the
10	bill; or
11	(3) If the bill is vetoed by the Governor and the veto is
12	overridden, the date the last house overrides the veto.
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