Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/26/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009	HOUSE	BILL	1910
4				
5	By: Representatives Ingram	, Lindsey, Barnett		
6	By: Senator D. Johnson			
7				
8				
9		For An Act To Be Entitled		
10	AN ACT	TO MAKE CHANGES TO THE EQUITY INVESTMENT		
11	INCENT	IVE TAX CREDIT; TO ENCOURAGE THE CREATION		
12	OF REG	IONAL OR COMMUNITY-BASED ALLIANCE FUNDS; TO		
13	MAKE TI	ECHNICAL CORRECTIONS; TO SPECIFY THAT THE		
14		ON TO AWARD A TAX CREDIT IS THE JOINT		
15		SIBILITY OF THE ARKANSAS ECONOMIC		
16		PMENT COMMISSION, THE ARKANSAS SCIENCE AND		
17		LOGY AUTHORITY, AND THE ARKANSAS		
18		PMENT FINANCE AUTHORITY; AND FOR OTHER		
19	PURPOSI	2S.		
20		Subtitle		
21	A.3.	Subtitle		
22		ACT TO ENCOURAGE THE CREATION OF		
23		IONAL OR COMMUNITY-BASED ALLIANCE		
24 25				
25 26		THE EQUITY INVESTMENT INCENTIVE TAX		
20	CKEI	,,		
28				
29	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
30				
31	SECTION 1. Ark	ansas Code § 15-4-3302 is amended to read as fo	ollows	:
32		ity investment incentives - Creation - Purpose		
33	credit.			
34	(a) Equity inv	restment incentives in the form of tax credits t	20	
35		, or regional or community-based alliance funds		
36	investing in certain	types of eligible businesses are created.		



HB1910

1	(b) The equity investment incentives shall:
2	(1) Encourage capital investment in certain types of businesses
3	including:
4	(A) Early-stage businesses and start-up businesses in this
5	state;
6	(B) Businesses paying wages in excess of prevailing wages
7	in the state or the county where the company is located; and
8	(C) Businesses that are invested in by venture capital
9	funds and regional or community-based alliance funds; and
10	(2) Create new jobs <del>.</del> ; and
11	(3) Encourage the formation of regional or community-based
12	alliance funds.
13	(c)(l) An equity investment incentive tax credit is created that shall
14	be equal to thirty-three and one-third percent (33 $1/3\%$ ) of the approved
15	amount invested by an investor in an eligible business, as identified in §
16	15-4-3303(a).
17	(2) Effective January 1, 2010, an equity investment incentive
18	tax credit is created that shall be equal to fifty percent (50%) of the
19	approved amount invested by an investor in an eligible business, as
20	<u>identified in § 15-4-3303(a).</u>
21	(3) A tax credit not to exceed fifty thousand dollars (\$50,000)
22	is created that shall be equal to one hundred percent (100%) of the approved
23	amount of start-up organizational and educational costs associated with
24	forming a regional or community-based alliance fund, as identified in § 15-4-
25	<u>3303(b).</u>
26	(4) The tax credit, if awarded, is available to the investor.
27	
28	SECTION 2. Arkansas Code § 15-4-3303 is amended to read as follows:
29	15-4-3303. Eligibility for equity investment incentive.
30	(a) Eligibility for the equity investment incentive tax credit under
31	this subchapter § 15-4-3302(c)(1) and (2) is limited to investments in:
32	(1) Targeted businesses as defined in § 15-4-2703(43) <u>A business</u>
33	in a targeted business sector under § 15-4-2703(43)(A) that pays not less
34	than one hundred fifty percent (150%) of the lesser of the county average
35	wage or the state average wage; <del>or</del>
36	(2) A nonretail business identified by the Executive Director of

As Engrossed: H3/26/09

HB1910

1	the Arkansas Economic Development Commission as the type of business targeted
2	for recruitment, retention, or growth within the state that:
3	(A) Pays not less than one hundred fifty percent (150%) of
4	the lesser of the county average wage or the state average wage; and
5	(B) Has its corporate headquarters located in this state;
6	<u>or</u>
7	(2)(3) Businesses that receive A business that receives
8	assistance in the form of equity investments from capital investment funds
9	that target early-stage businesses and start-up businesses, if the business:
10	(A) Pays not less than one hundred fifty percent (150%) of
11	the lesser of the county average wage or the state average wage; and
12	(B) Meets at least two (2) of the following conditions:
13	(i) The business is in one (1) of the business
14	sectors set forth in § 15-4-2703(43)(A)(i)-(vi);
15	<del>(ii)</del> The business is identified in a local or
16	regional economic development plan as the type of business targeted for
17	recruitment, retention, or growth within the community or region;
18	(iii)(ii) The business is supported by a resolution
19	of the city council or quorum court in the municipality or county in which
20	the business is located or plans to locate;
21	(iv)(iii) The business is supported by business
22	incubators certified under § 26-51-815(d);
23	(v)(iv) The business is supported by federal small
24	business innovation research grants; or
25	(vi)(v) The business is supported by technology
26	development or seed capital investments made by instrumentalities of the
27	state.
28	(b)(1) Eligibility for the tax credit under § 15-4-3302(c)(2) is
29	limited to investments made after January 1, 2010, to an approved regional or
30	community-based alliance fund that is:
31	(A) A for-profit investment company eligible to do
32	business in this state;
33	(B) Formed for the purposes of making investments in:
34	(i) A qualified business primarily located in a
35	designated community, municipality, or county as defined by the regional or
36	community-based alliance fund; and

03-26-2009 09:56 MMC217

HB1910

1	(ii) Conjunction with other investment funds to make
2	investments in qualified companies located in Arkansas;
3	(C) Supported by a resolution from the city council or
4	quorum court in the municipality or county which have been identified as the
5	designated geographical area for investment by the regional or community-
6	based alliance fund; and
7	(D) Formed by not less than three (3) citizens or an
8	organization in the designated community, municipality, or county that has:
9	(i) Significant business leadership experience or
10	meaningful exposure covering multiple businesses and industries; and
11	(ii) Strong background in corporate finance and
12	experience in working with or implementing business models that efficiently
13	utilize capital.
14	(2) A regional or community-based alliance fund seeking a tax
15	credit under § 15-4-3302(c)(2) shall be required to:
16	(A) Hold any investment in a qualified company for not
17	less than four (4) years;
18	(B) Reinvest any returns from qualified investments back
19	into the regional or community-based alliance fund if those returns are
20	collected within four (4) years of initial investment;
21	(C) Hold a diversified portfolio of investments with one
22	(1) investment equaling not more than twenty percent (20%) of the total
23	capitalization of the regional or community-based alliance fund; and
24	(D) Secure finances sufficient for the purpose of
25	offsetting initial organizational costs associated with the formation of the
26	regional or community-based alliance fund. Specifically, these finances
27	should compensate for but should not be limited to:
28	(i) The cost of hiring legal counsel associated with
29	establishing the organization and governance of the regional or community-
30	based alliance fund;
31	(ii) The cost of hiring or contracting with a
32	qualified group or individual to manage the regional or community-based
33	alliance fund;
34	(iii) The cost of a security-related counsel,
35	including the formation of a private placement memorandum; and
36	(iv) Any other costs associated with the

As Engrossed: H3/26/09

HB1910

1	organization and establishment of the regional or community-based alliance
2	<u>fund.</u>
3	(3) Specific requirements set forth jointly by the Arkansas
4	Economic Development Commission, Arkansas Development Finance Authority, and
5	Arkansas Science and Technology Authority must be met by the applying
6	regional or community-based alliance fund.
7	(b)(l)(c)(l) The award of the equity investment incentive tax credit
8	to a qualified business under <del>subsection</del> <u>subsections</u> (a) <u>and (b)</u> of this
9	section shall <u>be determined jointly</u> <del>be</del> at the discretion of the <u>Executive</u>
10	Director of the Arkansas Economic Development Commission, the President of
11	the Arkansas Development Finance Authority, and the President of the Arkansas
12	Science and Technology Authority.
13	(2) Only cash investments shall qualify for the equity
14	investment incentive tax credit under this subchapter.
15	(3) A business that seeks eligibility for an equity investment
16	incentive tax credit under this subchapter shall sign an equity investment
17	incentive agreement with the commission.
18	
19	SECTION 3. Arkansas Code § 15-4-3304 is amended to read as follows:
20	15-4-3304. Application for an equity investment incentive tax credit.
21	(a) <u>(1)</u> A business that seeks eligibility for an equity investment
22	incentive tax credit under <del>this subchapter</del> <u>§ 15-4-3302(c)(1)</u> shall file an
23	application with the Arkansas Economic Development Commission.
24	(b)(2) The application shall include:
25	(1) (A) A business plan describing the proposed business for
26	which an equity investment incentive tax credit is sought;
27	(2)(B) A projection of the amount of capital being sought for
28	the proposed business; and
29	(3)(C) Other information requested jointly by the <u>Executive</u>
30	Director of the Arkansas Economic Development Commission, the President of
31	the Arkansas Development Finance Authority, and the President of the Arkansas
32	Science and Technology Authority.
33	(b)(1) A regional or community-based alliance fund that intends to
34	invest in a qualified business as defined by § 15-4-3303(a) and seeks to
35	qualify for the tax credit under § 15-4-3302(c)(2) shall file an application
36	with the Arkansas Economic Development Commission.

1	(2) The application shall include:	
2	(A) A business plan describing the proposed regional or	
3	community-based alliance fund;	
4	(B) A projection of the amount of capital being sought for	
5	the proposed regional or community-based alliance fund;	
6	(C) A projection of the total organizational and	
7	educational costs associated with forming the proposed regional or community-	
8	based alliance fund;	
9	(D) A strategy for garnering commitments for the projected	
10	amount of capital being sought for the regional or community-based alliance	
11	fund; and	
12	(E) Other information requested jointly by the Executive	
13	Director of the Arkansas Economic Development Commission, the President of	
14	the Arkansas Development Finance Authority, and the President of the Arkansas	
15	Science and Technology Authority.	
16	(c)(l)(A) The commission shall gather information necessary to	
17	determine the eligibility of a business that seeks an equity investment	
18	incentive tax credit <u>under § 15-4-3302(c)(1)</u> and process the application.	
19	(B) The commission shall gather information necessary to	
20	determine the eligibility of a regional or community-based alliance fund that	
21	seeks qualification for the tax credit under § 15-4-3302(c)(2) and process	
22	the application.	
23	(2) $(A)$ The commission shall share the application and all	
24	information concerning the business or regional or community-based alliance	
25	fund with the Arkansas Development Finance Authority and the Arkansas Science	
26	and Technology Authority for review and concurrence on whether an equity	
27	investment incentive is offered to the business.	
28	(B) The Arkansas Science and Technology Authority shall	
29	decide whether an equity investment incentive shall be offered to the	
30	business.	
31	(d)(l) If a business is notified of approval of an application for an	
32	equity investment incentive tax credit <u>under § 15-4-3302(c)(1)</u> , the business	
33	shall sign an equity investment incentive agreement with the commission.	
34	(2) After the equity investment incentive agreement has been	
35	signed by the business and the commission, the business may solicit investors	
36	and offer the equity investment incentive tax credit to the investors.	

1	(3) If a regional or community-based alliance fund is notified
2	of approval for the tax credit under § 15-4-3302(c)(2), the regional or
3	community-based alliance fund shall sign an incentive agreement with the
4	commission.
5	(e)(1) For the equity investment tax credit <u>under § 15-4-3302(c)(1)</u> to
6	be awarded to an investor, the eligible business shall verify that all
7	conditions to the award of an equity investment incentive tax credit stated
8	in the equity investment incentive agreement have been met within the time
9	set forth in the agreement.
10	(2) For the tax credit under § 15-4-3302(c)(2) to be awarded to
11	a regional or community-based alliance fund, the eligible regional or
12	community-based alliance fund shall verify that all conditions to the award
13	of the tax credit stated in the incentive agreement have been met within the
14	time set forth in the agreement.
15	
16	SECTION 4. Arkansas Code § 15-4-3305(a) and (b) (As amended by Act 481
17	of 2009), concerning an award of an equity investment incentive tax credit,
18	is amended to read as follows:
19	(a) A person or company that purchases an equity interest in a
20	qualified business under § 15-4-3303(a) or invests in a qualified regional or
21	community-based alliance fund under § 15-4-3303(b) in any of the calendar
22	years <del>2007 — 2019</del> <u>2009 - 2019</u> is entitled to a credit against any state
23	income tax liability that may be imposed on the person or company for any tax
24	year commencing on or after the date of the purchase.
25	(b) The credit against state income tax liability shall be determined
26	in the following manner:
27	(1) The If approved under § 15-4-3303(a), the credit shall not
28	exceed <del>_thirty_three_and_one_third_percent_(33_1/3%)</del> <u>fifty_percent_(50%)</u> of
29	the actual purchase price paid for the equity interest to the business, less
30	any fees or commissions to underwriters or sales agents paid by the business;
31	(2) If approved under § 15-4-3303(b), the credit shall not
32	exceed one hundred percent (100%) of the actual costs incurred through
33	forming a regional or community-based alliance fund;
34	(3) In any one (1) tax year, the credit allowed by this section
35	shall not exceed fifty percent (50%) of the net Arkansas state income tax
36	liability or premium tax liability of the taxpayer after all other credits

1 and reductions in tax have been calculated; 2 (3)(A)(4)(A) Any credit in excess of the amount allowed by subdivision (b)(2) (b)(3) of this section for any one (1) tax year may be 3 4 carried forward and applied against Arkansas state income tax for the next-5 succeeding tax year and annually thereafter for a total period of nine (9) 6 years next succeeding the year in which the equity interest in a business was 7 purchased, subject to the provisions of subdivision (b)(2) (b)(3) of this 8 section or until the credit is exhausted, whichever occurs first. 9 (B) In no event may the credit allowed by this section be 10 allowed for any tax year ending after December 31, 2028; and 11 (4)(5) An original purchaser of equity interests who seeks to qualify for the income tax credit or premium tax credit provided in this 12 section shall obtain and attach to the income tax return or premium tax 13 14 return for the years the credit is claimed a certified statement from the 15 business stating: 16 The name and address of the original purchaser; (A) 17 (B) The tax identification number of the person entitled 18 to the credit; 19 (C) The original date of purchase of the equity interest; 20 The number and type of equity interests purchased; (D) 21 The amount paid by the original purchaser for the (E) 22 equity interest; 23 (F) The amount of the tax credit associated with the 24 purchase of the equity interest; and 25 (G) The amount of dividends and distributions previously 26 paid by the business to the purchaser. 27 28 SECTION 5. Arkansas Code § 15-4-3306 is amended to read as follows: 29 15-4-3306. Rules. 30 The Arkansas Economic Development Commission, Arkansas Development Finance Authority, and Arkansas Science and Technology Authority shall 31 32 jointly promulgate guidelines and rules to implement this subchapter. 33 /s/ Ingram 34 35 36