1	State of Arkansas	As Engrossed: H3/22/11 A Bill
2	88th General Assembly Regular Session, 2011	HOUSE BILL 1955
3 4	Regular Session, 2011	HOUSE BILL 1955
4 5	By: Representative McCrary	
6	5 I 5	
7		For An Act To Be Entitled
8	AN ACT TO	AMEND ENABLING LEGISLATION FOR AMENDMENT 82
9	TO THE ARK	ANSAS CONSTITUTION; TO MAKE CHANGES
10	CONSISTENT	WITH CHANGES TO AMENDMENT 82 ENACTED BY
11	THE VOTERS	IN NOVEMBER 2010; AND FOR OTHER PURPOSES.
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13		
14		Subtitle
15	AN A	TT TO AMEND ENABLING LEGISLATION FOR
16	AMEN	MENT 82.
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19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arka	nsas Code § 15-4-3202(1), concerning the definition o
22	"Amendment 82 agreemen	t" is amended to read as follows:
23	(1) "Amer	dment 82 agreement" means a contract between the stat
24	and a sponsor under wh	ich the state is to provide Amendment 82 bond financi
25		onsor's agreeing to make an investment and to locate
26		ntially expand an existing business in the State of
27		with the requirements of Arkansas Constitution,
28		subchapter. At a minimum, the agreement shall contai
29	the following provisio	
30	(A)	The infrastructure needs to be provided by the state
31		ified Amendment 82 project and financed under Arkansa
32		t 82, and this subchapter;
33 24	(B)	A description of all other economic incentives to be
34 35		in connection with the qualified Amendment 82 project
35 36	(C)	The commitments of the sponsor <u>, if any</u> , with regard ation associated with the qualified Amendment 82
50	Investment and job Cle	acton associated with the qualified Amendment 02



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1 project, including timetables for meeting and maintaining any the investment 2 and job creation requirements; 3 (D) The agreement of the sponsor to make all specified 4 records pertaining to the sponsor's commitments investment and job creation requirements under Arkansas Constitution, Amendment 82 available for annual 5 6 audit by the Chief Fiscal Officer of the State and, upon request, but no more 7 often than annually, by the Office of Economic and Tax Policy of the Bureau 8 of Legislative Research or a person or entity retained by the office; 9 (E) Performance benchmarks and economic goals of the qualified Amendment 82 project; and 10 11 (F) The penalties to be applied if the sponsor does not 12 satisfy its commitments under the Amendment 82 agreement; 13 14 SECTION 2. Arkansas Code § 15-4-3202(13), concerning the definition of 15 "Letter of commitment" is amended to read as follows: 16 (13) "Letter of commitment" means a binding agreement signed by 17 a sponsor and the Arkansas Economic Development Commission, which that at 18 minimum contains the following provisions: 19 (A) A determination by the commission that the sponsor has 20 the financial capability, business history, and corporate intent to implement 21 and maintain a qualified Amendment 82 project; 22 (B) A commitment by the sponsor that the sponsor intends 23 to locate a new business or substantially expand an existing business in the 24 State of Arkansas, and a description of any other commitments made by the 25 sponsor; that will require an investment by the sponsor of more than five hundred million dollars (\$500,000,000) and will create more than five hundred 26 27 (500) new jobs; 28 (C) A tentative timetable for development of the proposed 29 <project;</pre> 30 (D) The consequences if the sponsor does not satisfy its 31 obligations under the letter of commitment; and 32 (E) A statement from the commission that its obligation under the letter of commitment is limited to presenting the letter of 33 34 commitment and supporting documentation to the Governor, who may or may not 35 elect to present the proposal to the General Assembly for its consideration; 36

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1	SECTION 3. Arkansas Code § 15-4-3203(a), concerning Amendment 82		
2	project qualifications, is amended to read as follows:		
3	(a)(l)(A) Constitution Amendment 82, the General Assembly delegates,		
4	in exercising its responsibilities under Section 1 of Amendment 82 to the		
5	Arkansas Constitution Amendment 82, the General Assembly delegates,		
6	authorizes, and directs the Arkansas Economic Development Commission, the		
7	Arkansas Development Finance Authority, and the Chief Fiscal Officer of the		
8	State to undertake a review of all proposed projects following the procedures		
9	described in this section.		
10	(B) In order to be considered for qualification, a sponsor must		
11	fall within the definition of an "eligible business", as defined in § 15-4-		
12	<u>2703.</u>		
13	(2) If the Governor refers a proposed project to the General		
14	Assembly under subsection (h) of this section, the commission and the		
15	authority shall prepare and provide to each member of the General Assembly		
16	the reports described in subsection (i) of this section, after which the		
17	General Assembly shall make the final and definitive decisions concerning the		
18	proposed project as set forth in subsection (j) of this section.		
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20	SECTION 4. Arkansas Code § 15-4-3203(i)(2), concerning Amendment 82		
21	project qualifications, is amended to read as follows:		
22	(2) The commission's report shall include:		
23	(A) A description of the proposed project;		
24	(B)(i) An itemization of the proposed infrastructure needs		
25	and other needs to be financed with the proceeds derived from the sale of		
26	Amendment 82 bonds.		
27	(ii) The itemization shall include estimated costs		
28	and details to the maximum extent available at the time of the report;		
29	(C) A description of all other economic incentives to be		
30	provided by the state in connection with the proposed project;		
31	(D) A description of the economic impact and cost-benefit		
32	analyses of the proposed project for a period of at least ten (10) years that		
33	includes:		
34	(i) The annual projected benefit to the state from		
35	increased sales and use tax and income tax revenue;		
36	(ii) The annual projected cost to the state for each		

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1 economic incentive offered to the sponsor in connection with the proposed 2 project; and 3 (iii) The overall net present value benefit-to-cost 4 ratio for the period of at least ten (10) years; 5 (E) The amount of bonds necessary to be issued to defray 6 project costs and a budget of the project costs; 7 (F) A tentative time schedule setting forth the period of 8 time during which the proceeds of the Amendment 82 bonds are to be expended; 9 (G) A certification statement by the Director of the 10 Arkansas Economic Development Commission that, under based on and outlining 11 the: 12 (i) Terms terms of the letter of the commitment; 13 (ii) Estimated dollar amount of investment in the 14 state from the proposed project shall consist of an investment in the state 15 of not less than five hundred million dollars (\$500,000,000); and (iii) Estimated number of new jobs to be created by 16 17 the proposed project shall create no fewer than five hundred (500) new jobs; 18 (H) A copy of the signed letter of commitment for the 19 proposed project; and 20 (I) A copy of the unexecuted Amendment 82 agreement for 21 the proposed project. 22 23 SECTION 5. Arkansas Code § 15-4-3206 is amended to read as follows: 24 15-4-3206. Compliance time period - Audit requirements. 25 (a)(1) The Amendment 82 agreement shall specify a time period in which 26 the sponsor must comply with the investment and job creation thresholds <u>terms</u> 27 and conditions specified in the Amendment 82 agreement. 28 (2) Except as provided in subsection (b) of this section, the 29 time period shall not exceed four (4) years from the date of enactment of related legislation under § 15-4-3203(j). 30 31 (3) If In the event that the sponsor does not comply with the applicable time period, then the penalty provisions set forth in the 32 Arkanasas Constitution, Amendment 82, and agreement and enacted in related 33 34 legislation under § 15-4-3203(j) shall apply. 35 (b)(1)(A) The sponsor may request a one-year extension of the time 36 period specified in the Amendment 82 agreement by submitting to the Director

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1 of the Arkansas Economic Development Commission a written request with an 2 explanation as to why the extension is necessary. 3 (B) The request shall be submitted at least ninety (90) 4 days prior to before the expiration of the time period specified in the 5 Amendment 82 agreement. 6 (2)(A) Upon receipt of a request to extend the applicable time 7 period, the director shall immediately notify the President of the Arkansas 8 Development Finance Authority, the Chief Fiscal Officer of the State, and the 9 Governor. 10 (B) The director, the president, and the Chief Fiscal 11 Officer of the State may approve a request for a one-year extension upon a 12 determination that there is a valid economic reason for granting the 13 extension. 14 (3) The sponsor shall not be granted <u>not</u> more than three (3) 15 one-year extensions of the applicable time period. 16 (c)(1) The sponsor shall maintain and make available records 17 pertaining to investment and job creation requirements items contained in the 18 terms and agreements of the Amendment 82 agreement for annual audit by the 19 Chief Fiscal Officer of the State and upon request no more often than 20 annually by the Office of Economic and Tax Policy of the Bureau of 21 Legislative Research or a person or entity retained by the office. 22 (2)The Arkansas Tax Procedure Act, § 26-18-101 et seq., shall 23 apply to records maintained under this subsection and any audits conducted of 24 the records, including any audit conducted through the office. 25 (3)(A) Records obtained or reviewed by the office under this 26 section: 27 (i) Shall be considered working papers of the 28 President Pro Tempore of the Senate and the Speaker of the House of 29 Representatives under § 25-19-105(b)(7) and shall not be open to inspection and copying by any citizen of the State of Arkansas; and 30 31 *(ii)* Are specifically exempt from the requirements 32 of § 25-19-105(a). 33 (B) However, a report of the audit shall be presented to 34 the Legislative Council with respect to the status of the applicable 35 qualified Amendment 82 project which details the sponsor's compliance with 36 the provisions of the Amendment 82 agreement. 5 03-04-2011 11:41:27 MAG237

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2	SECTION 6. Arkansas Code § 15-4-3221(b), concerning monitoring and
3	reporting, is amended to read as follows:
4	(b) The commission shall be <u>is</u> responsible for monitoring and
5	reporting to the Arkansas Development Finance Authority, the Governor, and
6	the General Assembly on the ongoing economic impact of the project and the
7	sponsor's progress in meeting the terms and conditions under the Amendment 82
8	<u>agreement</u> economic development investment requirements under Arkansas
9	Constitution, Amendment 82, and this subchapter.
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