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2	89th General Assembly A Bill	
3	Regular Session, 2013	SENATE BILL 929
4		
5	By: Senator Teague	
6	By: Representative Mayberry	
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8	For An Act To Be Entitled	
9	AN ACT TO IMPLEMENT RECOMMENDATIONS TO EXPAND	
10	OPPORTUNITIES TO CREATE HIGH-TECHNOLOGY, KNOWLEDGE-	
11	BASED JOBS; TO RESTRUCTURE CERTAIN PROGRAMS AND	
12	PROGRAM REQUIREMENTS TO FOSTER ECONOMIC DEVELOPMENT;	
13	TO EXPAND THE DUTIES OF THE ARKAN	SAS RESEARCH
14	ALLIANCE; AND FOR OTHER PURPOSES.	
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17	Subtitle	
18	TO IMPLEMENT RECOMMENDATIONS	S TO EXPAND
19	OPPORTUNITIES TO CREATE HIGH	I-TECHNOLOGY,
20	KNOWLEDGE-BASED JOBS; AND TO RESTRUCTURE	
21	CERTAIN PROGRAMS AND PROGRAM REQUIREMENTS	
22	TO FOSTER ECONOMIC DEVELOPME	ENT.
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE	STATE OF ARKANSAS:
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27	SECTION 1. Arkansas Code § 15-3-503 is	amended to read as follows:
28	15-3-503. Arkansas Acceleration Fund C	ommittee Advisory capacity of
29	Arkansas Research Alliance.	
30	(a) The Arkansas Science and Technolog	y Authority Research Alliance
31	shall create the Arkansas Acceleration Fund C	ommittee. serve in an advisory
32	capacity to the Governor, the General Assembly, the Arkansas Science and	
33	Technology Authority, and other agencies resp	onsible for programs enumerated
34	in subsection (b) of this section.	
35	(b)(1) The committee <u>Arkansas Research</u>	Alliance shall make
36	recommendations regarding support and assistance for the accelerated growth	

1 of knowledge-based and high-technology jobs in the State of Arkansas through 2 focused funding of the state's initiatives and programs. 3 (2) For funds in the Arkansas Acceleration Fund, § 19-5-1243, 4 the committee Arkansas Research Alliance shall make recommendations to the 5 authority regarding the allocation or reallocation of funds and moneys for 6 programs and initiatives authorized by the: 7 (A) Arkansas Research Alliance Act, § 15-3-301 et seq.; 8 (B) Innovate Arkansas Fund, § 19-5-1237; 9 (C) Arkansas Risk Capital Matching Fund Act of 2007, § 15-10 5-1601 et seq.; 11 (D) Supplemental science, technology, engineering, and 12 math fund grants under § 6-17-2701 et seq.; (E) Existing programs of the authority authorized under § 13 14 15-3-101 et seq., § 15-3-201 et seq., § 15-3-301 et seq., and § 15-3-401 et 15 seq.; and 16 (F) Arkansas Technical Careers Student Loan Forgiveness 17 Program, § 6-50-201; and 18 (G) Any other programs or activities aimed at the creation of knowledge-based and high-technology jobs. 19 20 21 SECTION 2. Arkansas Code § 15-3-504 is repealed. 22 15-3-504. Members of the committee. 23 (a) The Arkansas Acceleration Fund Committee is composed of the following members: 24 25 (1) Seven (7) of the members shall be individuals from the 26 private sector; 27 (2) One (1) member is to be the President of the Arkansas Science and Technology Authority or the president's designee; 28 (3) One (1) member is to be the Director of the Arkansas 29 30 Economic Development Commission or the director's designee; and 31 (4) One (1) member to be the President of the Arkansas 32 Development Finance Authority or the president's designee. (b) Each private sector member of the committee shall: 33 34 (1) Be knowledgeable through personal experience or training of the process of growth and development of knowledge-based or technology-based 35

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jobs;

1	(2) Have obtained at least an undergraduate degree from a four-
2	year institution of higher learning; and
3	(3) Have:
4	(A) A science or engineering degree from a four-year
5	institution of higher learning;
6	(B) Experience managing a private sector knowledge-based
7	or high technology company; or
8	(C) Experience working in areas related to development of
9	private sector knowledge-based or high technology jobs.
10	(c)(1) The President of the Arkansas Science and Technology Authority
11	shall seek recommendations from the Arkansas Science and Technology
12	Authority's board of directors and the Governor of the State of Arkansas for
13	the initial list of private sector committee members.
14	(2) After obtaining the recommendations, the President of the
15	Arkansas Science and Technology Authority shall nominate the initial private
16	sector members of the committee for appointment to the committee by the
17	Arkansas Science and Technology Authority's board of directors.
18	(d)(1) Each private sector committee member shall serve a four-year
19	term, with a maximum of two (2) consecutive four-year terms.
20	(2) The initial terms of the private sector committee members
21	shall be as follows:
22	(A) One (1) member shall serve a one-year term;
23	(B) Two (2) members shall serve a two year term;
24	(C) Two (2) members shall serve a three-year term; and
25	(D) Two (2) members shall serve a four year term.
26	(3) The President of the Arkansas Science and Technology
27	Authority shall determine the terms of the initial private members of the
28	committee.
29	(4) Each member may be reappointed from time to time thereafter
30	to serve not more than a maximum of eight (8) consecutive years, including
31	his or her initial term.
32	(e) Successors to the initial private sector committee members shall
33	be nominated by the President of the Arkansas Science and Technology
34	Authority upon recommendation by the committee and shall be appointed by the
35	Board of Directors of the Arkansas Science and Technology Authority.
36	(f) Members of the committee shall serve without compensation.

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2 SECTION 3. Arkansas Code § 15-3-505 is amended to read as follows: 3 15-3-505. Recommendations.

- (a) Upon receiving funding for knowledge-based and high-technology job advancement, the Arkansas Acceleration Fund Committee Science and Technology Authority shall insure that the Arkansas Research Alliance meet meets at least annually to recommend the allocation and priorities of funding, funding ratios, and the maximum amounts to be made available among the particular programs to be supported under this chapter and that will accelerate the development of knowledge-based and high-technology jobs in Arkansas.
- 11 (b) The <u>committee alliance</u> may base its recommendations for investment 12 and reinvestment on an analysis of the growth in the state's knowledge-based 13 and high-technology jobs and associated wages and estimated individual state 14 income tax revenue.
- 15 (c) The committee's <u>alliance's</u> recommendations may be used to guide
 16 the preparation of budget requests by the Arkansas Science and Technology
 17 Authority or budget requests by state agencies for the programs stated in §
 18 15-3-503(b).
 - (d)(1) The Board of Directors of the Arkansas Science and Technology Authority may act on the committee's alliance's recommendations.
- 21 (2) The governing body of each agency listed under § 15-3-503(b)
 22 may act on the committee's alliance's recommendations for the programs listed
 23 in their areas its area.
 - (3) The board shall report its actions to the Governor by June 30 of each year and shall forward copies of the report to the agencies included in the report's recommendations.

SECTION 4. Arkansas Code § 15-5-1603 is amended to read as follows: 15-5-1603. Definitions.

30 As used in this subchapter:

- (1) "Angel investor" means a high-net-worth individual or a network of high-net-worth individuals who invest in early stage technology-based enterprises "Accredited investor" means an accredited investor as defined in 17 C.F.R. § 230.215, as it existed on January 1, 2013;
- 35 (2) "Enterprise Development Account" means a separate account bearing 36 that name and to be maintained within the Arkansas Risk Capital Matching

1 Fund, the moneys in which account shall be used for the purposes and in the 2 manner prescribed by this subchapter; "Equity capital" means capital invested in common stock or 3 4 preferred stock, royalty rights, limited partnership interests, limited 5 liability company interests, and any other equity, securities, or rights that 6 evidence ownership or investment in private enterprises; 7 (4) "Near-equity capital" means capital invested in unsecured, 8 undersecured, subordinated, or convertible loans or debt securities; 9 (5) "Private sector advisory committee" means a committee composed of 10 individual representatives from the private sector in Arkansas, established 11 to offer assistance and advice to the trustees of the fund in: 12 (A) Developing rules; and 13 (B) Reviewing: 14 (i) Investments under consideration by the review 15 committee; and 16 (ii) Annual reports from the trustees of the Venture 17 Capital Investment Trust; 18 (6) (5) "Review committee" means a committee eomprosed composed of the 19 President of the Arkansas Development Finance Authority, the President of the 20 Arkansas Science and Technology Authority, and the Director of the Arkansas 21 Economic Development Commission; 22 (7) (6) "Technology-based enterprises" means a group of growing 23 businesses in one (1) or more of the following business sectors: 24 (A) Advanced materials and manufacturing systems; 25 (B) Agriculture, food, and environmental sciences; 26 (C) Biotechnology, bioengineering, medical technology, and life 27 sciences: 28 (D) Information technology; 29 (E) Transportation logistics; and 30 (F) Biobased products; 31 (8) (7) "Technology Validation Account" means the separate account 32 bearing that name and to be maintained as a separate account within the 33 Arkansas Risk Capital Matching Fund, the moneys in which account shall be

used for the purposes and in the manner prescribed by this subchapter; and

formed July 21, 2003, under § 28-72-201 et seq., the trustees of which are

(9) (8) "Venture Capital Investment Trust" means the public trust

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- 1 the President of the Arkansas Development Finance Authority, the President of
- 2 the Arkansas Science and Technology Authority, and the Director of the
- 3 Department of Finance and Administration, and that has as a principal purpose
- 4 increasing the availability of equity capital and near-equity capital for
- 5 emerging and expanding enterprises in the State of Arkansas.

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- SECTION 5. Arkansas Code § 15-5-1605(g)(1)(H), concerning the use of the Technology Validation Account within the Arkansas Risk Capital Matching Fund, is amended to read as follows:
- 10 (H) Achieving other similar milestones required for the 11 advancement of very early stage technology-based enterprises as approved by 12 the private sector advisory committee and the review committee.

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- SECTION 6. Arkansas Code § 15-5-1605(g)(2), concerning the use of the
 Technology Validation Account within the Arkansas Risk Capital Matching Fund,
 is amended to read as follows:
 - (2) Financial assistance provided from the Technology Validation Account may be made in the form of equity capital or near-equity capital, as recommended by the private sector advisory committee and approved by the review committee.

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- SECTION 7. Arkansas Code § 15-5-1605(g)(5) and (6), concerning the use of the Technology Validation Account within the Arkansas Risk Capital
 Matching Fund, are amended to read as follows:
 - assistance to be disbursed from the Technology Validation Account shall have a business valuation as represented by the technology-based enterprise and approved by the review committee of not more than two million dollars (\$2,000,000) determined prior to the making of the investment from the Technology Validation Account and as the maximum valuation may be adjusted from year to year by the review committee on recommendation of the private sector advisory committee to take into account the effects of inflation.
 - (6) The maximum investment that may be made to any one (1) technology-based enterprise from the Technology Validation Account shall be one hundred thousand dollars (\$100,000), as may be adjusted from year to year by the review committee on recommendation of the private sector advisory

committee to take into account the effects of inflation.

- SECTION 8. Arkansas Code § 15-5-1605(h), concerning the use of the Enterprise Development Account within the Arkansas Risk Capital Matching Fund, is amended to read as follows:
- (h)(1) Moneys and funds within the Enterprise Development Account shall be used within the parameters expressed in this subsection for the purpose of assisting early stage technology-based enterprises in augmenting the investments made or proposed to be made in such early stage technology-based enterprises from angel accredited investors or owners of the applicant technology-based enterprise, or both, and other individual or institutional investors where when established milestones for further development of such early stage technology-based enterprises are set forth in a business plan to be approved by the fund manager and the review committee.
- (2) Financial assistance provided from the Enterprise Development Account may be made in the form of equity capital or near-equity capital, as recommended by the private sector advisory committee and approved by the review committee, and shall be on substantially the same terms and conditions as other investments proposed to be made by angel accredited investors or other investors owners of the applicant technology-based enterprise, or both. contemporaneously with the assistance to be provided from the fund.
- Account shall be required to be matched by investments from angel accredited investors, or other investors owners of the applicant technology-based enterprise, or both accredited investors and owners of the applicant technology-based enterprise in some the proportion, as determined by the review committee on a case-by-case basis or as a matter of rule, but on not less than a four-to-one (4:1) basis with not less than four dollars (\$4.00) from the applicant technology-based business enterprise for every one dollar (\$1.00) from the account Enterprise Development Account.
- (4) Any technology-based enterprise receiving financial assistance to be disbursed from the Enterprise Development Account shall have a business valuation as represented by the technology-based enterprise and approved by the review committee of not more than twenty-five million dollars (\$25,000,000), determined prior to the making of the investment from the Enterprise Development Account and as the maximum valuation may be adjusted

- 1 from year to year by the review committee on recommendation of the private 2 sector advisory committee to take into account the effects of inflation. 3 (5) The maximum investment that may be made to any one (1) 4 technology-based enterprise from the Enterprise Development Account fund 5 shall be seven hundred fifty thousand dollars (\$750,000), as may be adjusted 6 from year to year by the review committee on recommendation of the private 7 sector advisory committee to take into account the effects of inflation. 8 9 SECTION 9. Arkansas Code § 15-5-1606 is repealed. 10 15-5-1606. Private sector advisory committee. 11 (a) The trustees of the Venture Capital Investment Trust shall appoint 12 a private sector advisory committee, to consist of not less than five (5) nor 13 more than nine (9) individuals from the private sector in Arkansas who have 14 demonstrated personal or professional experience in assisting one (1) or more 15 of the financing, growth, and development of very early stage and early stage 16 technology-based businesses. 17 (b)(1) The private sector advisory committee shall serve for terms as 18 determined by the trustees of the trust. 19 (2) Members of the private sector advisory committee may serve 20 successive terms. 21 (3) Members of the private sector advisory committee may be 22 reimbursed for actual expenses incurred in the performance of their duties as 23 determined by the trustees of the trust. 24
 - (c) The trustees of the trust in their discretion shall have the right to remove and replace the members of the private sector advisory committee.
 - (d) The trustees of the trust, in consultation with the private sector advisory committee and the review committee, shall develop guidelines for investments of Arkansas Risk Capital Matching Fund assets in technology-based enterprises consistent with the provisions of this subchapter.
 - (e) It shall not be a prohibited conflict of interest for a member of the private sector advisory committee to have a direct or indirect pecuniary interest in any technology-based enterprise applying for assistance from the Arkansas Risk Capitol Matching Fund so long as the member:
 - (1) Makes full disclosure of his or her interest before the consideration of the application by the private sector advisory committee;
 - (2) Does not vote on the application; and

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1	(3) Excuses nimself of nerself from any deliberations of the
2	private sector advisory committee regarding the application.
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4	SECTION 10. Arkansas Code § 15-5-1607 is amended to read as follows:
5	15-5-1607. Review committee.
6	The review committee shall+
7	(1) Recommend recommend to the trustees the payment of fees and
8	expenses out of the Arkansas Risk Capital Matching Fund for the operation of
9	the fund; and
10	(2) Review and give final approval to the recommendations made by
11	the private sector advisory committee with regard to fund investments.
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13	SECTION 11. Arkansas Code § 15-5-1608(1), concerning the annual report
14	of the Venture Capital Investment Trust, is amended to read as follows:
15	(1) Include an annual audit of the Arkansas Risk Capitol <u>Capital</u>
16	Matching Fund's activities conducted by the trustees with the assistance of
17	the review committee and the private sector advisory committee;
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