1	State of Arkansas As Engrossed: \$3/20/17	
2	91st General Assembly A Bill	
3	Regular Session, 2017	SENATE BILL 505
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5	By: Senator J. English	
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8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE INCOME TAX CREDIT ALLOWED	FOR
10	EMPLOYING AN APPRENTICE IN AN APPRENTICESHIP F	ROGRAM
11	OR WORK-BASED LEARNING PROGRAM; TO EXPAND THE	INCOME
12	TAX CREDIT FOR EMPLOYING AN APPRENTICE TO APPL	У ТО
13	ALL APPRENTICES ABOVE A CERTAIN AGE; TO CONSOL	IDATE
14	AND EXPAND THE YOUTH APPRENTICESHIP PROGRAM IN	COME
15	TAX CREDIT WITH THE YOUTH APPRENTICESHIP/WORK-	BASED
16	LEARNING PROGRAM TAX CREDIT; AND FOR OTHER PUR	POSES.
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19	Subtitle	
20	TO EXPAND THE INCOME TAX CREDIT ALLOWED	
21	FOR EMPLOYING AN APPRENTICE IN AN	
22	APPRENTICESHIP PROGRAM OR WORK-BASED	
23	LEARNING PROGRAM.	
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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28	SECTION 1. Arkansas Code § 26-51-509 is amended to	read as follows:
29	26-51-509. <del>Youth apprenticeship</del> <u>Apprenticeship</u> prog	gram.
30	(a) As used in this section <del>;</del>	
31	(1) "Department" means the Department of Fina	<del>nce and</del>
32	Administration;	
33	(2) "Office" means the Office of Apprenticesh	ip of the United
34	States Department of Labor; and	
35	(3) "Youth apprentice" means an individual be	tween the ages of
36	sixteen (16) and twenty-one (21) years who is enrolled in	a public or private



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1	secondary or postsecondary school. "apprentice" means a worker who is at
2	least sixteen (16) years of age and is employed:
3	(1) To learn an apprenticeable occupation under 29 C.F.R. § 29.1
4	et seq., as it existed on January 1, 1995; or
5	(2) In an apprenticeship or work-based learning program that
6	meets:
7	(i) Either the standards of program design for a
8	nationally recognized curriculum or business, industry, or trade association
9	standards; and
10	(ii) The criteria for vocationally approved youth
11	apprentice or work-based learning programs.
12	(b)(l) <u>(A)</u> A taxpayer who employs <del>a youth</del> <u>an</u> apprentice <del>in a registered</del>
13	apprenticeship program as provided in 29 C.F.R. § 29.1 et seq., Part 29, as
14	<del>in effect on January 1, 1995, shall be</del> <u>is</u> allowed <del>a</del> <u>an income tax</u> credit in
15	the amount of two thousand dollars (\$2,000) or ten percent (10%) of the wages
16	earned by the youth apprentice, whichever is less, against the tax imposed by
17	the Income Tax Act of 1929, § 26-51-101 et seq., for each such apprentice.
18	(B) However, the total amount of the income tax credit
19	that a taxpayer may claim under this section for a tax year shall not exceed
20	ten thousand dollars (\$10,000).
21	(2)(A) A partner's or member's distributive share of the <u>income</u>
22	$\underline{tax}$ credit shall be determined by the partnership or limited liability
23	company agreement, unless the agreement does not have substantial economic
24	effect or does not provide for the allocation of <u>the income tax</u> credits.
25	(B) If the agreement does not have substantial economic
26	effect or does not provide for the allocation of the $\underline{income \ tax}$ credit, the
27	<u>income tax</u> credit shall be allocated according to the partner's or member's
28	interest in the partnership or limited liability company, pursuant to federal
29	26 U.S.C. § 704(b), as in effect on January 1, 1995.
30	(c)(l) To claim the benefits of this section, a taxpayer must shall
31	obtain a certification from <del>the office</del> <u>the following</u> , certifying to the
32	Revenue Division of the Department of Finance and Administration that the
33	taxpayer has met all the requirements and qualifications <del>set forth</del> <u>stated</u> in
34	this section:
35	(A) If the apprentice is employed as described in
36	subdivision (a)(1) of this section, the Office of Apprenticeship of the

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1 United States Department of Labor; or 2 (B) If the apprentice is employed as described in 3 subdivision (a)(2) of this section, the Department of Career Education. 4 (2) The certification to the department Department of Finance 5 and Administration shall include the total amount of wages paid to each <del>youth</del> 6 apprentice employed by the taxpayer or  $\frac{501(c)(3)}{corporation}$  organization 7 exempt from taxation under 26 U.S.C. § 501(c)(3) in the taxable year for 8 which the taxpayer claims the income tax credit provided in this section. 9 (d)(1) The amount of the income tax credit that may be used by a 10 taxpayer for a taxable year may not exceed the amount of individual or 11 corporate income tax otherwise due. 12 (2) Any unused income tax credit may be carried over for a 13 maximum of two (2) consecutive taxable years. 14 (e) If the business is an S corporation, the pass-through provisions 15 of § 26-51-409, as in effect for the taxable year the  $income \ tax$  credit is 16 earned, shall be applicable. 17 (f) A taxpayer who trains a youth an apprentice in a registered youth 18 apprenticeship program as provided in subsection (b) of this section shall be 19 is entitled to the income tax credit provided in this section for such youth 20 the apprentice, even though the apprentice receives his or her wages for such 21 training from a = 501(c)(3) corporation an organization exempt from taxation 22 under 26 U.S.C. § 501(c)(3). 23 (g)(1) The division Department of Finance and Administration shall 24 promulgate such rules and regulations as may be deemed necessary to carry out 25 the purposes of this section. 26 The division Department of Finance and Administration shall (2) 27 consult with the office and the Department of Career Education during the 28 promulgation of the rules and regulations. 29 30 SECTION 2. Arkansas Code Title 26, Chapter 51, Subchapter 16, is 31 repealed as the income tax credit provided for is consolidated with the youth 32 apprenticeship program credit under § 26-51-509. 33 Subchapter 16 - Youth Apprenticeship/Work-Based Learning Program Tax Credit 34 26-51-1601. Legislative findings and intent. 35 36 The General Assembly finds that some of the youth apprenticeship/work-02-25-2017 10:29:49 JLL063

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1	based learning programs in the state, while of high quality and standards,
2	are not in occupations that are covered by 29 C.F.R. § 29.1 et seq., Part 29,
3	which would allow the programs to be registered by the Office of
4	Apprenticeship of the United States Department of Labor. Employers of youth
5	apprentices who are in programs/occupations registered by the office are
6	allowed to participate in a two thousand dollar (\$2,000) tax credit as
7	provided in § 26-51-509. It is the intent of this subchapter to provide
8	guidelines and a process for certifying high quality youth apprentice/work-
9	based learning programs/occupations that meet the criteria set forth by the
10	Department of Career Education in order that they may also participate in a
11	two thousand dollar (\$2,000) tax credit. The qualifying programs/occupations
12	must meet the standards and program designs that are nationally recognized by
13	business and industry and/or trade associations and have support by such
14	groups in this state. No apprentice program may be certified as meeting the
15	intent of the subchapter if its curriculum and standards are not nationally
16	recognized and/or do not meet the criteria established for such programs.
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18	<del>26-51-1602. Definitions.</del>
19	As used in this subchapter:
20	(1) "Department" means the Department of Finance and
21	Administration;
22	(2) "Division" means the Department of Career Education; and
23	(3) "Youth apprentice" means an individual between the ages of
24	sixteen (16) and twenty-one (21) who is enrolled in a public or private
25	secondary or postsecondary school.
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27	<del>26-51-1603. Credit permitted.</del>
28	A taxpayer who employs a youth apprentice in an apprenticeship/work-
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30	based learning program which meets the standards of program design for
30	based learning program which meets the standards of program design for nationally recognized curriculum and/or business and industry or trade
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	nationally recognized curriculum and/or business and industry or trade
31	nationally recognized curriculum and/or business and industry or trade association standards and which meets the criteria for vocationally approved
31 32	nationally recognized curriculum and/or business and industry or trade association standards and which meets the criteria for vocationally approved youth apprentice/work-based learning programs and which is not in an
31 32 33	nationally recognized curriculum and/or business and industry or trade association standards and which meets the criteria for vocationally approved youth apprentice/work based learning programs and which is not in an occupation eligible for registration as provided in 29 C.F.R. § 29.1 et seq.,

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1	the Income Tax Act of 1929, § 26-51-101 et seq., for each such apprentice.
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3	26-51-1604. Claiming the credit.
4	To claim the benefits of this subchapter, a taxpayer must obtain
5	certification from the Department of Career Education certifying to the
6	Revenue Division of the Department of Finance and Administration that the
7	taxpayer has met all the requirements and qualifications set forth in this
8	subchapter. The certification to the Department of Finance and Administration
9	shall include the total amount of wages paid to each youth apprentice
10	employed by the taxpayer or 501(c)(3) corporation in the taxable year for
11	which the taxpayer claims the credit provided in this subchapter.
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13	26-51-1605. Limits on amount of credit — Applicability of credit.
14	(a) The amount of the credit that may be used by a taxpayer for a
15	taxable year may not exceed the amount of individual or corporate income tax
16	otherwise due. Any unused credit may be carried over for a maximum of two (2)
17	consecutive taxable years.
18	(b) If the business is an S corporation, the pass-through provisions
19	of § 26-51-409, as in effect for the taxable year the credit is earned, shall
20	be applicable.
21	(c) A partner's or member's distributive share of the credit shall be
22	determined by the partnership or limited liability company agreement, unless
23	the agreement does not have substantial economic effect or does not provide
24	for the allocation of credits. If the agreement does not have substantial
25	economic effect or does not provide for the allocation of the credit, the
26	eredit shall be allocated according to the partner's or member's interest in
27	the partnership, pursuant to 26 U.S.C. § 704(b), as in effect on January 1,
28	<del>1995.</del>
29	(d) A taxpayer who trains a youth apprentice in a certified youth
30	apprenticeship program as provided in § 26-51-1603 shall be entitled to the
31	tax credit provided in this subchapter for such youth apprentice, even though
32	the apprentice receives his or her wages for such training from a 501(c)(3)
33	corporation.
34	(e) The tax credit provided by this subchapter shall apply to taxable
35	years beginning January 1, 1998, and all taxable years thereafter.
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1	26-51-1606. Rules and regulations.
2	The Revenue Division of the Department of Finance and Administration
3	shall promulgate such rules and regulations as may be deemed necessary to
4	carry out the purposes of this subchapter. The Revenue Division of the
5	Department of Finance and Administration shall consult with the Department of
6	Gareer Education during the promulgation of the rules and regulations.
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8	SECTION 3. EFFECTIVE DATE. This act is effective for tax years
9	beginning on or after January 1, 2017.
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11	/s/J. English
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