1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1935
4			
5	By: Representative Eaves		
6	By: Senator Gilmore		
7			
8	F	For An Act To Be Entitled	
9	AN ACT TO AMEND	THE CONSOLIDATED INCENTIVE AC	CT OF
10	2003; TO CREATE	E A MODERNIZATION AND AUTOMATIO	N TAX
11	CREDIT TO ENCOU	JRAGE INVESTMENT BY EXISTING BU	SINESSES
12	WITHIN THE STAT	TE; AND FOR OTHER PURPOSES.	
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15		Subtitle	
16		A MODERNIZATION AND AUTOMATION	N
17		T TO ENCOURAGE INVESTMENT BY	
18		BUSINESSES WITHIN THE STATE.	
19			
20		AL ASSEMBLY OF THE STATE OF ARK	ANSAS:
21		G. 1. 8 15 / 2702/20\/(0)	
22		Code § 15-4-2703(29)(C), conce	-
23 24		ne Consolidated Incentive Act o	or 2003, is amended
25		gible project costs must be inc	urrad within.
26	_		
27		proved by the commission; or	a linanciai
28		•	a financial
29		proved by the commission in con	
30		ention tax credits under § 15-4	
31		22, 2017 a modernization and au	
32		,	
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34		Code § 15-4-2706(c), concerning	ng investment tax
35	incentives under the Consolidated Incentive Act of 2003, is amended to read		
36	as follows:		

1	(c)(l)(A) An application for a retention modernization and automation		
2	tax credit under this subsection shall be submitted to the commission.		
3	(B)(i) The application shall be submitted to the		
4	commission before incurring any project costs are incurred.		
5	(ii) With the exception of preconstruction costs,		
6	only those project costs incurred after the commission's approval of the		
7	application are eligible for the modernization and automation tax credit.		
8	(C) Upon the approval of the application, the commission		
9	shall execute a financial incentive agreement with the applicant that shall:		
10	(i) Require that the project forming the basis of		
11	the application be completed within six (6) years from the date of the		
12	execution of the financial incentive agreement;		
13	(ii) Require that the applicant maintain within the		
14	state the current yearly average level of payroll and employment during the		
15	course of the project and for twenty-four (24) months after the termination		
16	of the project; and		
17	(iii) Contain a forfeiture provision that requires		
18	an applicant to return any modernization and automation tax credits claimed		
19	for the project if the applicant is found to have breached the financial		
20	incentive agreement.		
21	(2) The $\underline{\text{modernization}}$ and $\underline{\text{automation}}$ tax credit $\underline{\text{against}}$ the		
22	qualified business's sales and use tax liability under this subsection is		
23	available only to Arkansas businesses that:		
24	(A) Have been in continuous operation in the state for at		
25	least two (2) years;		
26	(B) Invest Incur a minimum of five million dollars		
27	($$5,000,000$) in a project <u>costs</u> , <u>including land</u> , <u>buildings</u> , <u>and equipment</u>		
28	used in the construction, expansion, or modernization; and		
29	(C) Hold a direct-pay sales and use tax permit from the		
30	department before submitting an application for incentives.		
31	(3)(A) If allowed, the $modernization$ and automation tax credit		
32	shall be a percentage $\underline{\text{up}}$ to five percent (5%) of the eligible project costs.		
33	(B) The amount of the credit shall be five-tenths percent		
34	(0.5%) above the state sales and use tax rate in effect at the time a		
35	financial incentive agreement is signed with the commission The maximum		
36	modernization and automation tax credit that may be used in a fiscal year by		

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    an applicant is two million dollars ($2,000,000).
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                       (C) In any one (1) year following the year of the
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    expenditures, credits taken cannot exceed fifty percent (50%) of the direct
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    pay sales and use tax liability of the qualified business for taxable
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    purchases.
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                       (D) Unused modernization and automation tax credits may be
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    carried forward for a period of up to five (5) years beyond the year in which
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    the modernization and automation tax credit was first earned.
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                       (E) Retention tax credits earned between forty-nine (49)
    and seventy-two (72) months after the commission approved the financial
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    incentive agreement may be taken only:
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                            (i) On and after July 1, 2023;
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                             (ii) After the director has determined, based on
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    evidence provided by the applicant, that the applicant's investment in the
    part of the qualified project to be completed between forty-nine (49) and
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    seventy-two (72) months after the commission approved the financial incentive
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    agreement will generate a return that will likely be equal to or greater than
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    the amount of retention tax credits under this subdivision (c)(3)(E); and
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                             (iii) For an application filed with the commission
    between June 22, 2017, and June 28, 2017.
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                       (F) The maximum amount of retention tax credits under
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    subdivision (c)(3)(E) of this section that may be used in any fiscal year by
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    a qualified applicant is seven hundred fifty thousand dollars ($750,000).
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                 (4)(A) Upon determination by the director determining that the a
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    project qualifies is eligible for a modernization and automation tax credit
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    under this subsection, the director shall certify to the Secretary of the
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    Department of Finance and Administration that the project qualifies and shall
     transmit with his or her certification the documents or copies of the
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    documents upon which the certification was based.
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                       (B) The secretary department shall provide forms to the
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    qualified business on which to claim the modernization and automation tax
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    credit.
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                       (C) At the end of the calendar year in which the
    application is made and at the end of each calendar year thereafter until the
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    project is completed, the qualified business shall certify on the forms
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provided by the secretary department the amount of expenditures on the

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- 1 project costs incurred during the preceding calendar year.
- 2 (D) Upon receipt of the form certifying expenditures the 3 project costs, the secretary department shall determine the amount due as a 4 credit for the preceding calendar year and issue a memorandum of credit to

5 the qualified business.

- (E) The credit against the qualified business's sales and use tax liability shall be a percentage of the eligible project costs equal to five tenths percent (0.5%) above the state sales and use tax rate in effect at the time the financial incentive agreement was approved by the commission.
 - (5) If a business plans to apply for incentives applies for a modernization and automation tax credit under this subsection and also plans to apply for incentives a job-creation tax credit under § 15-4-2705, the financial incentive agreement under § 15-4-2705 agreements for the incentives shall be approved within two (2) years after signing the financial incentive agreement under this subsection one (1) year of each other.
- (6) A qualified business that enters into a lease for <u>leases</u> a building or equipment for a period of at least five (5) years may count the lease payments for the first five (5) years as a qualifying expenditure for the investment threshold required for this investment incentive.
- (7)(A) A business may apply for the retention tax credit under this subsection through June 30, 2017.
- (B)(i) An application for the retention tax credit under this subsection shall not be accepted on or after July 1, 2017.
- (ii) However, projects that qualify for a retention tax credit based on an application filed through June 30, 2017, shall continue to earn credits as provided in this section.
 - (iii) Retention tax credits issued on a project that qualifies for retention tax credits based on an application filed through

 June 30, 2017, shall remain in effect and shall be taken and carried forward as otherwise provided in this section.

- SECTION 3. Arkansas Code § 15-4-2712(b)(6), concerning restrictions on the use of incentives under the Consolidated Incentive Act of 2003, is amended to read as follows:
 - (6) The investment tax credit authorized under § 15-4-2706(b)

1	shall not be combined with the sales and use tax credit modernization and		
2	automation tax credit authorized under § 15-4-2706(c) for the same project.		
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4	SECTION 4. Arkansas Code § 15-4-3501(g), concerning the increased tax		
5	refund for major maintenance and improvement projects, is amended to read as		
6	follows:		
7	(g) An expenditure shall not qualify for both the increased refund for		
8	major maintenance and improvement projects under this section and the		
9	retention modernization and automation tax credit provided for in § 15-4-		
10	2706(c).		
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12	SECTION 5. EFFECTIVE DATE. Sections 1-4 of this act are effective on		
13	and after October 1, 2025.		
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