GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1973 Committee Substitute Favorable 6/10/10 Committee Substitute #2 Favorable 6/16/10

Short Title: Keep North Carolina Competitive Act. (I

Sponsors:

Referred to:

May 26, 2010

A BILL TO BE ENTITLED

2 AN ACT TO EXTEND TAX CREDITS FOR GROWING BUSINESSES; TO REVISE 3 RESPECT ENVIRONMENTAL **STANDARDS** WITH TO **ECONOMIC** 4 DEVELOPMENT PROJECTS; TO MODIFY THE REQUIREMENTS FOR AN 5 AGRARIAN GROWTH ZONE; TO REDUCE THE CREDIT FOR INVESTMENTS IN 6 **BUSINESS** PROPERTY UNDER ARTICLE 3J: TO **ENHANCE** THE 7 COMPETITIVENESS OF THE CREDIT FOR PRODUCTION COMPANIES; TO ENACT TAX INCENTIVES FOR INTERACTIVE DIGITAL MEDIA COMPANIES; TO 8 9 EXPAND THE TYPES OF DATACENTERS ELIGIBLE FOR PREFERENTIAL TAX 10 TREATMENT: TO INCREASE THE NUMBER OF INDUSTRIES ELIGIBLE FOR SALES TAX REFUNDS ON BUILDING MATERIALS FOR MAJOR INDUSTRIAL 11 12 FACILITIES; TO EXTEND SUNSETS ON EXPIRING ECONOMIC DEVELOPMENT 13 TAX BENEFITS; TO PROVIDE ECONOMIC DEVELOPMENT BENEFITS FOR PROJECTS LOCATED IN ECO-PARKS: TO PROVIDE A SALES TAX EXEMPTION 14 15 FOR CERTAIN WOOD CHIPPERS; AND TO MAKE CHANGES TO PURCHASING 16 AND CONTRACT LAWS. 17 The General Assembly of North Carolina enacts:

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SECTION 1.1. G.S. 105-129.82(a) reads as rewritten:

"(a) Sunset. – This Article is repealed effective for business activities that occur on or
 after January 1, 2011.2014."

PART I: EXTEND AND REVISE TAX CREDITS FOR GROWING BUSINESSES

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SECTION 1.2. G.S. 143B-437.010(a) reads as rewritten:

- "(a) Agrarian Growth Zone Defined. An agrarian growth zone is an area that meets all
 of the following conditions:
- 27 (1) It is comprised of one or more contiguous census tracts, census block 28 groups, or both, in the most recent federal decennial census.
 - (2) All of the area is located in whole within a county that has no municipality with a population in excess of 10,000.
- 31(3)Every census tract and census block group that comprises the area <u>either has</u>32more than twenty percent (20%) of its population below the poverty level or33is adjacent to another census tract or census block group in the zone that has34more than twenty percent (20%) of its population below the poverty level35according to the most recent federal decennial census.



(Public)

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	<u>(4)</u>	The z	one as a whole has more than twenty percent (20%) of its population
		below	the poverty level according to the most recent	federal decennial
		census		
	SECTI	ON 1.	3. G.S. 105-129.81 is amended by adding a new sub	division to read:
	" <u>(9a)</u>	Enviro	onmental disqualifying event Any of the following	occurrences:
		<u>a.</u>	During the tax year in which the activity occurred	for which a credit
			is being claimed, a civil penalty was assessed again	nst the taxpayer by
			the Department of Environment and Natural Resort	
			comply with an order issued by an agency of the D	epartment to abate
			or remediate a violation of any program administer	
		<u>b.</u>	During the tax year in which the activity occurred	
			is being claimed or in the prior two tax years, any c	
			1. A finding was made by the Department of	
			Natural Resources that the taxpayer knowing	
			as defined in G.S. 143-215.6B, including	-
			thereto, committed a violation of any prog	gram implemented
			by an agency of the Department.	
			2. An assessment for damages to fish or we $C = \frac{142}{215} \frac{2}{2} \frac{2}{2}$	-
			G.S. 143-215.3(a)(7) was made against the	
			3. <u>A judicial order for injunctive relief was</u> taxpayer in connection with a violation	-
			implemented by an agency of the Departme	• • •
			and Natural Resources.	
		<u>c.</u>	During the tax year in which the activity occur	red for which the
		<u>.</u>	credit is being claimed or in the prior four tax	
			penalty was imposed on the taxpayer in connection	•
			of any program implemented by an agency of t	
			Environment and Natural Resources."	÷
	SECTI	ON 1.	4. G.S. 105-129.83(e) and (i) read as rewritten:	
	"(e) Enviror	nmenta	l Impact A taxpayer is eligible for a credit a	llowed under this
	Article only if the	taxpay	er certifies that, at the time the taxpayer claims the c	credit, the taxpayer
			istrative, civil, or criminal enforcement action	
			any program implemented by an agency of the	
			I Resources and has had no final determination of	1 2
			ative, civil, or criminal violation of any program in	
	•••		nt of Environment and Natural Resources within the	•
	0		violation or alleged violation that does not satisfy an	•
		• •	The Secretary of Environment and Natural Resource	•
	1		annually of every person that currently has any	1 0
	•	-	n that has had any of these final determinations was a final determination unfavorable to the taxpayer	
			ring event. For the purposes of this section, a 'fi	
1		_	ver' occurs when there is no further opportunity for the	
			al appeal, review, certiorari, or rehearing of t	
1		•	the disqualifying event has not been reversed or w	
2			h year, the Secretary of Environment and Natura	
1			t to the Department listing all environmental disqua	
1	-	_	ion unfavorable to the taxpayer was made in the p	
1			me of the taxpayer involved and the date that the d	
1	occurred.		<u> </u>	<u></u>

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Forfeiture. - A taxpayer forfeits a credit allowed under this Article if the taxpayer 1 (i) 2 was not eligible for the credit for the calendar year in which the taxpayer engaged in the 3 activity for which the credit was claimed. A taxpayer forfeits a credit previously allowed under 4 this Article if a final determination unfavorable to the taxpayer with respect to an 5 environmental disqualifying event is made that is applicable to the year in which the activity occurred for which the credit was claimed. In addition, a taxpayer forfeits a credit for 6 7 investment in real property under G.S. 105-129.89 if the taxpayer fails to timely create the 8 number of required new jobs or to timely make the required level of investment under 9 G.S. 105-129.89(b). A taxpayer that forfeits a credit under this Article is liable for all past taxes 10 avoided as a result of the credit plus interest at the rate established under G.S. 105-241.21, computed from the date the taxes would have been due if the credit had not been allowed. The 11 12 past taxes and interest are due 30 days after the date the credit is forfeited; a taxpayer that fails 13 to pay the past taxes and interest by the due date is subject to the penalties provided in 14 G.S. 105-236."

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SECTION 1.5. G.S. 143B-437.02(g) reads as rewritten:

16 "(g) Environmental Impact. – A business is eligible for consideration for site 17 development under this part only if the business certifies that, at the time of the application, the 18 business has no pending administrative, civil, or criminal enforcement action based on alleged 19 significant violations of any program implemented by an agency of the Department of 20 Environment and Natural Resources, and has had no final determination of responsibility for 21 any significant administrative, civil, or criminal violation of any program implemented by an 22 agency of the Department of Environment and Natural Resources within the last five years. A 23 significant violation is a violation or alleged violation that does not satisfy any of the conditions 24 of G.S. 143-215.6B(d). The Secretary of Environment and Natural Resources must notify the 25 Department of Commerce annually of every person that currently has any of these pending actions and every person that has had any of these final determinations within the last five 26 27 years.satisfies the environmental impact standard under G.S. 105-129.83."

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SECTION 1.6. G.S. 143B-437.012(h) reads as rewritten:

29 "(h) Environmental Impact. – A business is eligible for consideration for a grant under 30 this section only if the business has no pending administrative, civil, or criminal enforcement action based on alleged significant violations of any program implemented by an agency of the 31 32 Department of Environment and Natural Resources and has had no final determination of 33 responsibility for any significant administrative, civil, or criminal violation of any program 34 implemented by an agency of the Department of Environment and Natural Resources within 35 the last three years with respect to the location for which the grant is made. For the purposes of 36 this subsection, a significant violation is a violation or alleged violation that does not satisfy 37 any of the conditions of G.S. 143-215.6B(d).certifies that, at the time of the application, the 38 business satisfies the environmental impact standard under G.S. 105-129.83."

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SECTION 1.7. G.S. 105-129.88 reads as rewritten:

40 "§ 105-129.88. Credit for investing in business property.

41 General Credit. - A taxpayer that meets the eligibility requirements set out in (a) 42 G.S. 105-129.83 and that has purchased or leased business property and placed it in service in 43 this State during the taxable year and that has satisfied the threshold requirements of subsection 44 (c) of this section is allowed a credit equal to the applicable percentage of the excess of the 45 eligible investment amount over the applicable threshold. If the taxpayer places business 46 property in service in an urban progress zone or an agrarian growth zone, the applicable 47 percentage is the one for a development tier one area. Business property is eligible if it is not 48 leased to another party. The credit may not be taken for the taxable year in which the business 49 property is placed in service but shall be taken in equal installments over the four years 50 following the taxable year in which it is placed in service. The applicable percentage is as 51 follows:

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	Area Development Tie	
	Tier One	7%
	Tier Two	5%
	Tier Three	3.5% 2.5%
•••		
(c)	11	ble threshold is the appropriate amount set out in the
-	-	nent tier where the eligible business property is placed in
		taxpayer places business property in service in an urban
		one, the applicable threshold is the one for a development
		ed in service in an urban progress zone or an agrarian
		business property placed in service at any other eligible f the taxpayer places eligible business property in service
		bunty during the taxable year, the threshold applies to the property placed in service during the taxable year at all
00 0	e	taxpayer places eligible business property in service at
	•	the threshold applies separately to the aggregate amount of
		service in each county. If the taxpayer places eligible
-		stablishment over the course of a two-year period, the
		ixable year is reduced by the eligible investment amount
11	vious taxable year.	succession is reacted by the engine investment amount
	Area Development Tie	er Threshold
	Tier One	\$ -0-
	Tier Two	1,000,000
	Tier Three	2,000,000 3,000,000
''		, , <u> </u>
	SECTION 1.8. Sections 1	.5 and 1.6 of this act are effective when they become law
and apply	to applications received on	or after that date. The remainder of this part is effective
fanuary 1,	2011, and applies to taxable	e years beginning on or after that date.
PART II:	EXPAND TAX CREDITS	S FOR PRODUCTION COMPANIES
"8 105 12	SECTION 2.1. G.S. 105-	
		g expenses of a production company.
(a)		ng definitions apply in this section:
		ed individual. – An individual who directly or indirectly tion in excess of one million dollars (\$1,000,000) for
	-	<i>ith respect to a single production. An individual receives</i>
		ectly when a production company pays a personal service
		ployee leasing company that pays the individual.
		t. $-$ A scheduled sporting competition, game, or race that
		by a production company, but originated solely by an
		or professional organization institution or association
	amateur, collegiate	
	amateur, collegiate for live or tape-de	elayed television or satellite broadcast. A live sporting
	amateur, collegiate for live or tape-de event does not inclu	elayed television or satellite broadcast. A live sporting ude commercial advertising, an episodic television series,
	amateur, collegiate for live or tape-de event does not inclu a television pilot,	elayed television or satellite broadcast. A live sporting ude commercial advertising, an episodic television series, a music video, a motion picture, or a documentary
	amateur, collegiate for live or tape-de event does not inclu a television pilot, production in wh	elayed television or satellite broadcast. A live sporting ude commercial advertising, an episodic television series, a music video, a motion picture, or a documentary ich sporting events are presented through archived
	amateur, collegiate for live or tape-de event does not inclu a television pilot, production in wh historical footage o	elayed television or satellite broadcast. A live sporting ude commercial advertising, an episodic television series, a music video, a motion picture, or a documentary ich sporting events are presented through archived r similar footage taken at least 30 days before it is used.
	 amateur, collegiate for live or tape-de event does not inclua a television pilot, production in wh historical footage o (3) Production company 	, or professional organization, institution, or association elayed television or satellite broadcast. A live sporting ude commercial advertising, an episodic television series, a music video, a motion picture, or a documentary ich sporting events are presented through archived r similar footage taken at least 30 days before it is used. y. – Defined in G.S. 105-164.3. es. – The sum of the following amounts spent in this State

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in exe	ess of one million dollars (\$1,000,000) paid	to a highly compensated
indivi	dual:production:	
a.	Goods and services leased or purchased. F	For goods with a purchase
	price of twenty-five thousand dollars (\$25,	000) or more, the amount
	included in qualifying expenses is the pu	rchase price less the fair
	market value of the good at the time the pro-	duction is completed.
b.	Compensation and wages on which w	ithholding payments are
	remitted to the Department of Revenue	under Article 4A of this
	Chapter.for services performed in this State	. <u>.</u>
с.	The cost of production-related insurance	coverage obtained on the
	production. Expenses for insurance cov	erage purchased from a
	related member are not qualifying expenses	S.
<u>d.</u>	Employee fringe contributions, includir	ng health, pension, and
	welfare contributions.	
<u>e.</u>	Per diems, stipends, and living allowand	ces paid for work being
	performed in this State.	
(5) Relate	ed member. – Defined in G.S. 105-130.7A.	
(b) Credit. – A ta	expayer that is a production company and has	s qualifying expenses of at
least two hundred fifty	thousand dollars (\$250,000) with respect to	a production is allowed a
credit against the taxes i	mposed by this Part equal to fifteen percent	(15%)-twenty-five percent
(25%) of the production	company's qualifying expenses. For the purp	oses of this section, in the
case of an episodic telev	ision series, an entire season of episodes is o	one production. The credit
is computed based on a	Il of the taxpayer's qualifying expenses inc	curred with respect to the
production, not just the c	ualifying expenses incurred during the taxab	le year.
(b1) Alternative (Credit. – In lieu of the credit allowed und	ler subsection (b) of this
section, a taxpayer that	is a production company and has qualifying	g expenses of at least two
hundred fifty thousand	dollars (\$250,000) with respect to a produ-	ction may elect to take a
credit against the taxes	imposed by this Part equal to twenty fi	ve percent (25%) of the
	ualifying expenses less the difference betwe	
on purchases subject to	the tax under G.S. 105-187.51 and the amou	int of sales or use tax that
would have been due ha	ad the purchases been subject to the sales of	r use tax at the combined
general rate, as defined i	n G.S. 105-164.3. The credit is computed bas	sed on all of the taxpayer's
	arred with respect to the production, not just	
	ble year. The taxpayer shall elect whether to	
	the one allowed under subsection (b) of the	
1 0	on which the credit is claimed. This election i	e
	n Entity. – Notwithstanding the provision	
	through entity that qualifies for a credit pro	
	among any of its owners. The pass-throug	
taxpayer for purposes of	of claiming a credit allowed by this section	n. If a return filed by a
pass-through entity indic	ates that the entity is paying tax on behalf of	the owners of the entity, a
credit allowed under the	s section does not affect the entity's payme	ent of tax on behalf of its
owners.		
	axpayer may claim a credit allowed by this se	
the taxable year in whi	ch the production activities are completed.	The return must state the
name of the production	, a description of the production, and a d	etailed accounting of the
1 0 0 1	respect to which a credit is claimed.	
	dable If a credit allowed by this section e	
imposed by this Part for	or the taxable year reduced by the sum of	all credits allowable, the
Secretary must refund t	he excess to the taxpayer. The refundable e	excess is governed by the

50 Secretary must refund the excess to the taxpayer. The refundable excess is governed by the 51 provisions governing a refund of an overpayment by the taxpayer of the tax imposed in this

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1 2	-	ting the amount of tax against which multiple credits are a tracted before refundable credits.	llowed, nonrefundable
3	(f) Lin	nitations The amount of credit allowed under this sec	ction with respect to a
4	production that	t is a feature film may not exceed seven-twenty million	five hundred thousand
5	dollars (\$7,50	0,000).(\$20,000,000). No credit is allowed under this sect	ion for any production
6	that satisfies o	ne of the following conditions:	
7	(1)	It is political advertising.	
8	(2)	It is a television production of a news program or live	sporting event.
9	(3)	It contains material that is obscene, as defined in G.S.	14-190.1.
10	(4)	It is a radio production.	
11		ostantiation A taxpayer allowed a credit under this sect	
12	make available	e for inspection any information or records required by the	Secretary of Revenue.
13	The taxpayer h	has the burden of proving eligibility for a credit and the am	nount of the credit. The
14	Secretary may	consult with the North Carolina Film Office of the Dep	partment of Commerce
15		al film commissions in order to determine the amount of qu	
16		port The Department of Revenue must publish by M	
17		ormation, itemized by taxpayer for the 12-month period	ending the preceding
18	December 31:		
19	(1)	1	
20	(2)	The qualifying expenses for which a credit was taken	· · ·
21		the expenses were for goods, services, or comp	ensation paid by the
22		production company.	
23	(3)		
24	(4)		
25		pealed by Session Laws 2006-220, s. 2, effective for taxal	ble years beginning on
26	or after Januar		
27	•	Film Office. – To claim a credit under this section, a ta	
28 29		ourism, Film, and Sports Development in the Departmen nt to claim the production tax credit. The notification must	
29 30		in to claim the production tax credit. The notification must	
31		proposed dates on which the production company plan	
32		and any other information required by the Division. For	
33	-	edits, a taxpayer claiming a credit under this section mu	-
34	-	dits both the North Carolina Film Office and the regional	-
35	-	phic area in which the filming of the production occurred.	min onnee responsible
36	00,	nset. – This section is repealed for qualifying expenses	occurring on or after
37	January 1, 201		8
38	•	CTION 2.2. G.S. 105-151.29 reads as rewritten:	
39	"§ 105-151.29	. Credit for qualifying expenses of a production compa	ny.
40		finitions. – The following definitions apply in this section:	·
41	(1)	• • • • • • • • • • • • • • • • • • • •	b directly or indirectly
42		receives compensation in excess of one million do	
43		personal services with respect to a single production.	An individual receives
44		compensation indirectly when a production company	pays a personal service
45		company or an employee leasing company that pays the	ne individual.
46	(2)	Live sporting event. – A scheduled sporting competit	ion, game, or race that
47		is not originated by a production company, but or	
48		amateur, collegiate, or professional organization, ins	
49		for live or tape-delayed television or satellite broad	
50		event does not include commercial advertising, an epi	
51		a television pilot, a music video, a motion pictur	re, or a documentary

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1 2 3	(3)	production in which sporting events are presented historical footage or similar footage taken at least 30 days l Production company. – Defined in G.S. 105-164.3.	before it is used.
4 5		Qualifying expenses. – The sum of the following amounts by a production company in connection with a production	-
6		paid in excess of one million dollars (\$1,000,000) to a hi	
7		individual:production:	ging compensated
}		a. Goods and services leased or purchased. For good	ls with a purchase
		price of twenty-five thousand dollars (\$25,000) or	-
		included in qualifying expenses is the purchase	price less the fair
		market value of the good at the time the production	1
	1	b. Compensation and wages on which withholding	
		remitted to the Department of Revenue under A	Article 4A of this
		Chapter.for services performed in this State.	1-4
	(c. The cost of production-related insurance coverag production. Expenses for insurance coverage p	
		related member are not qualifying expenses.	urchased from a
	(d. <u>Employee fringe contributions, including heal</u>	th pension and
	-	welfare contributions.	in, pension, una
	(e. Per diems, stipends, and living allowances paid	l for work being
		performed in this State.	
	(5) l	Related member. – Defined in G.S. 105-130.7A.	
		- A taxpayer that is a production company and has qualify	
		fifty thousand dollars (\$250,000) with respect to a produ	
	6	axes imposed by this Part equal to fifteen percent (15%) ty	
		action company's qualifying expenses. For the purposes of	
	-	television series, an entire season of episodes is one proc on all of the taxpayer's qualifying expenses incurred w	
	-	t the qualifying expenses incurred during the taxable year.	and respect to the
	1 0	tive Credit. – In lieu of the credit allowed under subs	ection (b) of this
		that is a production company and has qualifying expension	
	1 1	sand dollars (\$250,000) with respect to a production ma	
	credit against the	taxes imposed by this Part equal to twenty-five perc	ent (25%) of the
	production compar	iy's qualifying expenses less the difference between the a	mount of tax paid
		eet to the tax under G.S. 105-187.51 and the amount of sa	
		lue had the purchases been subject to the sales or use ta	
	-	ined in G.S. 105-164.3. The credit is computed based on a	1,0
	1 0 1	es incurred with respect to the production, not just the que	•••
		e taxable year. The taxpayer shall elect whether to claim on or the one allowed under subsection (b) of this section	
		eturn on which the credit is claimed. This election is bindir	
		arough Entity. – Notwithstanding the provisions of G	
		pass-through entity that qualifies for a credit provided in	
		credit among any of its owners. The pass-through entity	
	taxpayer for purpo	oses of claiming a credit allowed by this section. If a	return filed by a
		indicates that the entity is paying tax on behalf of the own	
		ler this section does not affect the entity's payment of ta	x on behalf of its
	owners.		
		- A taxpayer may claim a credit allowed by this section of	
	the taxable year in	which the production activities are completed. The retu	urn must state the

name of the production, a description of the production, and a detailed accounting of the 1 2 qualifying expenses with respect to which a credit is claimed. 3 Credit Refundable. - If a credit allowed by this section exceeds the amount of tax (e) 4 imposed by this Part for the taxable year reduced by the sum of all credits allowable, the 5 Secretary must refund the excess to the taxpayer. The refundable excess is governed by the provisions governing a refund of an overpayment by the taxpayer of the tax imposed in this 6 7 Part. In computing the amount of tax against which multiple credits are allowed, nonrefundable 8 credits are subtracted before refundable credits. 9 Limitations. – The amount of credit allowed under this section with respect to a (f) 10 production that is a feature film may not exceed seven-twenty million five hundred thousand dollars (\$7,500,000). (\$20,000,000). No credit is allowed under this section for any production 11 that satisfies one of the following conditions: 12 13 It is political advertising. (1)14 (2)It is a television production of a news program or live sporting event. 15 (3) It contains material that is obscene, as defined in G.S. 14-190.1. 16 (4) It is a radio production. 17 Substantiation. - A taxpayer allowed a credit under this section must maintain and (g) make available for inspection any information or records required by the Secretary of Revenue. 18 19 The taxpayer has the burden of proving eligibility for a credit and the amount of the credit. The 20 Secretary may consult with the North Carolina Film Office of the Department of Commerce 21 and the regional film commissions in order to determine the amount of qualifying expenses. 22 (h) Report. – The Department of Revenue must publish by May 1 of each year the 23 following information, itemized by taxpayer for the 12-month period ending the preceding 24 December 31: 25 The location of sites used in a production for which a credit was taken. (1)26 (2)The qualifying expenses for which a credit was taken, classified by whether 27 the expenses were for goods, services, or compensation paid by the 28 production company. 29 The number of people employed in the State with respect to credits taken. (3) 30 (4) The total cost to the General Fund of the credits taken. 31 Repealed by Session Laws 2006-220, s. 4, effective for taxable years beginning on (i) 32 and after January 1, 2007. 33 NC Film Office. – To claim a credit under this section, a taxpayer must notify the (i) 34 Division of Tourism, Film, and Sports Development in the Department of Commerce of the 35 taxpayer's intent to claim the production tax credit. The notification must include the title of the 36 production, the name of the production company, a financial contact for the production 37 company, the proposed dates on which the production company plans to begin filming the 38 production, and any other information required by the Division. For productions that have 39 production credits, a taxpayer claiming a credit under this section must acknowledge in the 40 production credits both the North Carolina Film Office and the regional film office responsible 41 for the geographic area in which the filming of the production occurred. 42 Sunset. - This section is repealed for qualifying expenses occurring on or after (k) 43 January 1, 2014." 44 SECTION 2.3. The General Assembly finds that cameras, film, and props or 45 building materials used in the construction of sets which are used in the actual filming of 46 movies for sale, lease, or rental and chemicals and equipment used to develop and edit film 47 which is used to produce release prints are not taxable under Article 5F of Chapter 105 of the 48 General Statutes and are, therefore, subject to sales and use tax under Article 5 of Chapter 105

49 of the General Statutes unless another exemption applies.

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1 2 3 4	applies to purcha	SECTION 2.4. Section 2.3 of this act becomes effective January 1, 2011, and applies to purchases and sales made on or after that date. The remainder of this part is effective for taxable years beginning on or after January 1, 2011.				
5 6	PART III: CRE MEDIA	EATE TAX CREDITS FOR PRODUCERS OF INTERACTIVE DIG	ITAL			
7 8	SEC	TION 3.1 Chapter 105 of the Congred Statutes is amonded by adding	0.0000			
8 9	Article to read:	TION 3.1. Chapter 105 of the General Statutes is amended by adding	anew			
10	Article to read.	"Article 3L.				
11		"Interactive Digital Media.				
12	" <u>§ 105-129.105.</u>					
13		ig definitions apply in this Article:				
14	(1)	Company headquarters. – Defined in G.S. 105-129.81.				
15	$\overline{(2)}$	Full-time job. – A position that requires at least 1,600 hours of work pe	er year			
16		and is intended to be held by one employee during the entire ye	•			
17		full-time employee is an employee who holds a full-time job.				
18	<u>(3)</u>	Gold master The version of interactive digital media released	to a			
19		manufacturer.				
20	<u>(4)</u>	Interactive digital media Products that are intended for commercial	use or			
21		distribution or sale under contract to business, government, or nor				
22		organizations and that satisfy each of the conditions listed in				
23		subdivision. The term also includes interactive digital platforms and en				
24		The term does not include products that are interpersonal communic				
25		services such as videoconferencing, wireless communications, text-	-based			
26		channels, or chat rooms.				
27		a. The product is produced for distribution on electronic r	<u>nedia,</u>			
28		including file downloads over the Internet.				
29		b. The product contains a computer-controlled virtual universe	<u>with</u>			
30		which users may interact in order to achieve a goal.	6.1			
31		c. <u>The product contains an appreciable amount of at least three</u>				
32		five following types of data: text, sound, fixed images, ani	mated			
33	(5)	images, and 3D geometry.	to for			
34 35	<u>(5)</u>	<u>Qualifying expenses. – The sum of the total amount spent in this Sta</u> the following by a producer of interactive digital media in connection				
35 36		the production of interactive digital media in connection	<u>I wiui</u>			
37						
38		 <u>a.</u> <u>Production property purchased or leased.</u> <u>b.</u> <u>Compensation and wages for services performed in this State.</u> 				
39		<u>c.</u> <u>Employee fringe contributions, including health, pension</u>	and			
40		welfare contributions.	<u>, una</u>			
41		d. Per diems, stipends, and living allowances paid for work	being			
42		performed in this State.				
43	<u>(6)</u>	Production. – A project to create interactive digital media from the ti	me of			
44		preproduction to the creation of a gold master or the completion				
45		interactive digital media. The development of an interactive digital pla				
46		or engine is a separate, single production.	_			
47	<u>(7)</u>	Production property Tangible personal property and intangible pro-	operty			
48		that is directly used in the production of interactive digital media. The	e term			
49		includes such items as software, computer code, image files, music				
50		scripts and plays, concept mock-ups, software tools, and testing proced	ures.			
51	" <u>§ 105-129.106.</u>	Administration; limitations; sunset.				

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1	(a) Minimum Standards. – A taxpayer is eligible for the credits allowed in this Article if
2	it satisfies the requirements of G.S. 105-129.83(c), (d), (e), (f), and (g) relating to wage
3	standard, health insurance, environmental impact, safety and health programs, and overdue tax
4	debts, respectively.
5	(b) Allocation. – A credit allowed under this Article may be taken against the franchise
6	tax levied in Article 3 of this Chapter or the income taxes levied in Article 4 of this Chapter.
7	The taxpayer must elect the tax against which a credit will be claimed when filing the return on
8	which the credit is first claimed. This election is binding. Any carryforwards of a credit must be
9	claimed against the same tax.
10	(c) Cap. – A credit allowed under this Article may not exceed fifty percent (50%) of the
11	amount of tax against which it is claimed for the taxable year, reduced by the sum of all other
12	credits allowed against that tax, except tax payments made by or on behalf of the taxpayer. This
13	limitation applies to the cumulative amount of credit, including carryforwards, claimed by the
14	taxpayer under this Article against the tax for the taxable year. Any unused portion of a credit
15	allowed in this Article may be carried forward for the succeeding eight years.
16	(d) Limitations. – A taxpayer that claims or has claimed a credit under this Article with
17	respect to a facility is not eligible to receive a grant under Part 2G of Article 10 of Chapter
18	143B of the General Statutes (Job Development Investment Grant Program) or Part 2H of
19	Article 10 of Chapter 143B of the General Statutes (One North Carolina Fund).
20	(e) Sunset. – This Article is repealed for taxable years beginning on or after January 1,
21	2014.
22	" <u>§ 10</u> 5-129.108. Substantiation.
23	To claim a credit allowed by this Article, the taxpayer must provide any information
24	required by the Secretary. Every taxpayer claiming a credit under this Article must maintain
25	and make available for inspection by the Secretary any records the Secretary considers
26	necessary to determine and verify the amount of the credit to which the taxpayer is entitled.
27	The burden of proving eligibility for a credit and the amount of the credit rests upon the
28	taxpayer, and no credit may be allowed to a taxpayer that fails to maintain adequate records or
29	to make them available for inspection.
30	" <u>§ 105-129.109. Reports.</u>
31	The Department must publish by May 1 of each year the following information, itemized
32	by credit and taxpayer, for the 12-month period ending the preceding December 31:
33	(1) The qualifying expenses for which a credit was claimed, classified by
34	whether the expenses were production property or compensation or wages.
35	(2) The number of people employed in the State with respect to credits claimed.
36	(3) The total cost to the General Fund of the credits claimed.
37	" <u>§ 105-129.110. Production credit.</u>
38	(a) <u>Credit. – A taxpayer that has qualifying expenses of at least fifty thousand dollars</u>
39	(\$50,000) with respect to an interactive digital media production is allowed a credit equal to
40	fifteen percent (15%) of all qualifying expenses of the taxpayer for which the taxpayer has not
41	already claimed a credit under this Article. The credit is computed based on all of the taxpayer's
42	qualifying expenses incurred with respect to the production, not just the qualifying expenses
43	incurred during the taxable year.
44	(b) <u>Limitations. – No credit is allowed under this section for any production that</u>
45	satisfies one of the following conditions:
46	(1) It is gambling or casino games.
47	(2) <u>It is a project done for academic credit.</u>
48	(3) It is a production that is developed internally by the taxpayer for internal use.
49 50	(4) <u>It is political advertising.</u> (5) <u>It contains material that is chosene as defined in C S. 14 100 1, or that is</u>
50	(5) It contains material that is obscene, as defined in G.S. 14-190.1, or that is
51	harmful to minors, as defined in G.S. 14-190.13.

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1	(6) It is an Internet site that is primarily static and primarily des	signed to provide
2	information about one or more persons, businesses, company	ies, or firms.
3	(c) No Double Credit. – A taxpayer that claims a credit under this sect	tion may not also
4	claim a credit under Article 3J of this Chapter with respect to jobs whose	compensation or
5	wages are included in the calculation of the credit under this section or with re	spect to business
6	property, the cost of which is included in the calculation of the credit under this	<u>s section.</u>
7	" <u>§ 105-129.111. Headquarters credit.</u>	
8	(a) Eligibility. – A taxpayer that is primarily engaged in the producti	
9	digital media is eligible for a credit under this section with respect to a compan	
10	the taxpayer creates at least 20 new full-time jobs at the company headq	
11	24-month period and maintains those jobs for at least three years. A taxpayer th	•
12	creation requirement is eligible for credits under this section with respect to jo	
13	the three taxable years beginning with the year in which the 24-month period	
14	creation requirement is satisfied begins. A taxpayer that creates an additional	
15	jobs at the company headquarters in a 24-month period during a three-year	
16	does not qualify for any extended eligibility period. However, a taxpayer	
17	additional 20 new full-time jobs at the company headquarters in a 24-month	
18	completion of a three-year eligibility period is eligible for credits with respec	
19 20	headquarters for an additional three taxable years beginning in the year in whi	
20 21	job creation requirement is satisfied. A job that is a transferred job. $G \in 105, 120, 87(a)$ is not a new job for purposes of this Article.	, as defined in
21	 <u>G.S. 105-129.87(e)</u>, is not a new job for purposes of this Article. (b) Credit. – A taxpayer that satisfies the eligibility requirement of subs 	section (a) of this
23	section and has qualifying expenditures related to the production of interactive	
23	this State during the taxable year is eligible for a credit for each new full-time	-
25	company headquarters. The credit is equal to five thousand dollars (\$5,00	
26	full-time job. The entire credit is taken in the taxable year in which the job is ci	
27	(c) Calculation. – The number of new jobs a taxpayer creates or main	
28	taxable year is determined by subtracting the average number of full-time jobs	
29	in this State during the 12-month period preceding the beginning of the taxab	- ·
30	average number of full-time jobs the taxpayer has in this State during the taxab	•
31	(d) Forfeiture. – A taxpayer forfeits a credit allowed under this sectio	if the taxpayer
32	fails to maintain the job for at least three years. A taxpayer that forfeits a	credit under this
33	section is liable for all past taxes avoided as a result of the credit plus in	terest at the rate
34	established under G.S. 105-241.21, computed from the date the taxes would	have been due if
35	the credit had not been allowed. The past taxes and interest are due 30 days a	after the date the
36	credit is forfeited; a taxpayer that fails to pay the past taxes and interest by	y the due date is
37	subject to the penalties provided in G.S. 105-236.	
38	(e) <u>Limitations. – The maximum cumulative credit that may be claim</u>	ed by a taxpayer
39	under this section is five hundred thousand dollars (\$500,000).	
40	(f) No Double Credit. – A taxpayer that claims a credit under this sect	
41	claim a job creation credit under Article 3J of this Chapter with respect to the	-
42	compensation or wages, employee fringe contributions, per diems, stipe	
43	allowances for a job for which a credit is claimed under this section for the year	
44	credit is claimed may not be used in computing the credit allowed under G.S. 1	
45	SECTION 3.2. If House Bill 1880, 2009 General Assembly, be	comes law, then
46	G.S. 105-129.109, as enacted by this act, reads as rewritten:	
47 48	"§ 105-129.109. Reports. The Department must publish by May 1 of each yearmust include i	in the according
48 49	<u>incentives report required by G.S. 105-256</u> the following information, itemiz	
49 50	taxpayer, for the 12-month period ending the preceding December 31:taxpayer	
50	unpayer, for the 12-month period chaing the preceding December 31. laxpayer	÷

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1 2 3 4	(2)	The qualifying expenses for which a credit was claimed whether the expenses were production property or compensat The number of people employed in the State with respect to c The total cost to the General Fund of the credits claimed."	ion or wages.
5	. ,	ON 3.3. This part is effective for taxable years beginning	ing on or after
6 7		d applies to productions commenced on or after that date.	0
8 9 10	PART IV: ENHA INDUSTRIAL FA	NCE SALES TAX BENEFITS FOR DATACENTERS CILITIES	AND MAJOR
11	SECTI	ON 4.1. G.S. 105-164.3 reads as rewritten:	
12		definitions apply in this Article:	
13	The following	definitions upply in this riticle.	
14	 (5c) I	Datacenter. – A facility that provides infrastructure for l	hosting or data
15		processing services and that has power and cooling systems	-
16	-	and maintained to be concurrently maintainable and to inc	
17		capacity components and multiple distribution paths servin	
18		equipment at the facility. Although the facility must	
19		listribution paths serving the computer equipment, a single c	-
20	1	nay serve the computer equipment at any one time. The	facility may be
21	<u>(</u>	comprised of a structure or series of structures located or to b	be located (i) on
22		a single parcel of land, (ii) on contiguous parcels of land that	
23		owned or owned by affiliation with the operator of that fac	
24		noncontiguous parcels of land that are commonly owned	•
25		affiliation with the operator of that facility but only if the st	
26		hereon are linked through fiber optic or similar connection a	
27		he same operating unit of a company. The following definition of the same division of the sam	nitions apply in
28 29		his subdivision:	ony consister
29 30	č	 Concurrently maintainable. – Capable of having component or distribution element serviced or repaired 	
30 31		basis without interrupting or impeding the perfo	_
32		computer equipment.	
33	ł	b. Multiple distribution paths. – A series of dis	tribution paths
34		configured to ensure that failure on one distribution	n path does not
35		interrupt or impede other distribution paths.	
36	(e. Redundant capacity components Components	beyond those
37		required to support the computer equipment.	
38			1 0 1
39 40		Eligible Internet datacenter. – A datacenter that satisfie	es each of the
40 41		following conditions:	hu hu o husingas
41 42	ć	a. The facility is used primarily or is to be used primarily engaged in "Internet service providers and Web	• •
42 43		industry 51811, as defined by NAICS.one or more of	-
43 44		<u>1.</u> <u>Providing clients access to the Internet and r</u>	-
45		<u>Related</u> services may include Web hostin	
46		designing, and hardware or software consu	
47		Internet connectivity. The business may	
48		regional, or national coverage for clients or pr	-
49		services, other than telecommunications car	
50		Internet service providers. The business	

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1 2			equipment and telecommur for a point-of-presence on th	nication network access required
3		<u>2.</u>		ng or both of one or more of
4		<u> </u>	-	ent of general or specific interest
5				community found on the Internet
6			exclusively and not in a trad	
7		<u>3.</u>	-	e a search engine to generate and
8		<u></u>		ses of Internet addresses and
9				hable format. The business may
10			-	et services, including e-mail,
11			-	sites, auctions, news, or other
12			content, or may serve as a ho	
13	b.	The fa	cility is comprised of a struct	sure or series of structures located
14		or to b	be located on a single parcel of	f land or on contiguous parcels of
15			•	r owned by affiliation with the
16		-	or of that facility.	
17	с.			located in a county that was
18				ion for the written determination
19		-		of this subdivision, either an
20 21		-		rea or a development tier one or
21 22			1	3 or G.S. 143B-437.08, regardless ty enterprise or development tier
22		status.		y enterprise of development tier
24	d.			de a written determination that at
25	u.		•	ollars (\$250,000,000) in private
26				ted in real property or eligible
27				of both, at the facility within five
28			after the commencement of co	-
29	"			
30			105-164.13(55) reads as rewr	
31				Internet data center and eligible
32			-	t an eligible Internet data center.
33				ness property" is property that is
34	1		r tax purposes under the Code	
35	a.		-	e or Web search portal services <u>a</u>
36 37		service		G.S. 105-164.3(8e)a., including anaging the performance of the
38		proper	č ,	anaging the performance of the
39	b.		•	n, transmission, distribution, or
40	0.		-	ng exterior substations and other
41			ess personal property used for	0
42	с.			gineering or computer science
43		resear		
44	If t	he leve	el of investment required by C	G.S. 105-164.3(8e)d. is not timely
45				his subdivision is forfeited. If the
46				64.3(8e)d. is timely made but any
47	specifi	c eligil	ble business property is not	located and used at an eligible
48				xemption provided for such that
49	-			vision is forfeited. If the level of
50				d. is timely made but any portion
51	of the	electri	city is not used at an eligibl	e Internet data center, datacenter,

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	then the exemption provided for <u>such that</u> electricity under this subdivision is forfeited. A taxpayer that forfeits an exemption under this subdivision liable for all past taxes avoided as a result of the forfeited exemption computed from the date the taxes would have been due if the exemption has not been allowed, plus interest at the rate established under G.S. 105-241.2 If the forfeiture is triggered due to the lack of a timely investment require by G.S. 105-164.3(8e)d., then interest is computed from the date the tax
	would have been due if the exemption had not been allowed. For all oth
	forfeitures, interest is computed from the time as of which the eligib
	business property or electricity was put to a disqualifying use. The past tax and interest are due 30 days after the date the exemption is forfeited. taxpayer that fails to pay the past taxes and interest by the due date is subject
	to the provisions of G.S. 105-236."
SECT	FION 4.3. G.S. 105-164.14(j) reads as rewritten:
	in Industrial Facilities. – The owner of an eligible facility is allowed an annu
refund of sales ar	nd use taxes as provided in this subsection.
(2)	Eligibility. – A facility is eligible under this subsection if it meets all of t
	following conditions:
	e. If the facility is primarily engaged in paper-from-pu
	manufacturing, the owner of the facility creates at least 20
	additional jobs, and the business pays an average weekly wage at the facility equal to or greater than the average wage of the county.
	making the wage calculation, the business must include any jobs the
	were filled for at least 1,600 hours during the calendar year.
(3)	Industries. – This subsection applies to the following industries:
	 Dense from sula monufacturing Dense from sula monufacturi
	i. <u>Paper-from-pulp manufacturing</u> . – <u>Paper-from-pulp manufacturing</u> means an industry primarily engaged in manufacturing or converting
	paper, other than newsprint or uncoated groundwood paper, fro
	pulp or pulp products, or in converting purchased sanitary pap
	stock or wadding into sanitary paper products.
	o. <u>Turbine and turbine generator set units manufacturing. – Turbine and</u>
	turbine generator set units manufacturing means an indust
	primarily engaged in manufacturing turbines (except aircraft)
	complete turbine generator set units, such as steam, hydraulic, ga
	and wind.
(4)	Forfeiture. – If the owner of an eligible facility does not make the requir
	minimum investment within five years after the first refund under the
	subsection with respect to the <u>facility or fails to maintain the minimu</u>
	number of jobs created with respect to the facility, the facility loses
	eligibility and the owner forfeits all refunds already received under the subsection. Upon forfeiture, the owner is liable for tax under this Artic
	equal to the amount of all past taxes refunded under this subsection pl
	equal to the amount of all past taxes refunded under this subsection, pl interest at the rate established in G.S. 105-241 21, computed from the da
	interest at the rate established in G.S. 105-241.21, computed from the da
	interest at the rate established in G.S. 105-241.21, computed from the da each refund was issued. The tax and interest are due 30 days after the date
	interest at the rate established in G.S. 105-241.21, computed from the da

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	SECTION 4.4. G.S. 105-187.50(2) reads as rewritten:
"§ 105-1	87.50. Definitions.
-	definitions in G.S. 105-164.3 apply in this Article. In addition, the following
	is apply in this Article:
acimitio	(1) Repealed by Session Laws 2009-451, s. 27A.3(v), effective August 7, 2009.
	(2) Eligible datacenter. – A datacenter that satisfies each of the following conditions:
	a. Repealed by Session Laws 2009-451, s. 27A.3(v), effective August
	7, 2009.
	b. The Secretary of Commerce has made a written determination of the
	following:
	1. For facilities datacenters that are located entirely in a
	development tier one area at the time of application for the
	written determination, that at least one hundred fifty million
	dollars (\$150,000,000) in private funds has been or will be
	invested in improvements to real property or installed
	datacenter machinery and equipment, or a combination
	thereof, within five years of the date on which the first
	qualifying improvement is made, regardless of any
	subsequent change in county development tier status.
	2. For facilities datacenters that are not located entirely in a
	development tier one area at the time of application for the
	written determination, that at least three hundred million
	dollars (\$300,000,000) in private funds has been or will be
	invested in improvements to real property or installed
	datacenter machinery and equipment, or a combination
	thereof, within five years of the date on which the first
	qualifying improvement is made, regardless of any
	subsequent change in county development tier status.
	c. The facility datacenter satisfies the wage standard and health
	insurance requirements of G.S. 105-129.83."
	SECTION 4.5. G.S. 105-187.51C(d) reads as rewritten:
"(d)	Sunset. – This section expires for sales occurring on or after July 1, 2013. 2015."
(4)	SECTION 4.6. This part becomes effective July 1, 2010, and applies to sales and
urchase	s made on or after that date.
Jurenase	s made on or arter that date.
рарт у	: EXTEND EXISTING TAX BENEFITS FOR ECONOMIC DEVELOPMENT
	. EXTEND EXISTING TAX DENEFTIS FOR ECONOMIC DEVELOT MENT
	SECTION 5.1. G.S. 105-129.16D(d) reads as rewritten:
8 105-1	29.16D. Credit for constructing renewable fuel facilities.
ş 103-1	27.10D. Creat for constructing renewable fuer facilities.
 (d)	Sunset. – This section is repealed effective for facilities placed in service on or after
	1 1
anuary	, <u>2011.2014.</u> "
10 105 1	SECTION 5.2. G.S. 105-129.16F(b) reads as rewritten:
§ 105-1	29.16F. Credit for biodiesel producers.
(b)	Sunset. – This section is repealed for taxable years beginning on or after January 1,
2010.<u>201</u>	
	SECTION 5.3. G.S. 105-164.14 reads as rewritten:
"§ 105-1	64.14. Certain refunds authorized.
•••	

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1 2 3	(a1) Passenger Plane Maximum. – An interstate passenger air carrier is of the net amount of sales and use tax paid by it in this State on fuel during a excess of two million five hundred thousand dollars (\$2,500,000). The "net am	a calendar year in nount of sales and			
4 5	use tax paid" is the amount paid less the refund allowed under subsection (a) of this section. A request for a refund must be in writing and must include any information and documentation				
6	the Secretary requires. A request for a refund is due within six months after the end of the				
7	calendar year for which the refund is claimed. The refund allowed by this subsection is in				
8	addition to the refund allowed in subsection (a) of this section. This subsection is repealed for				
9 10	purchases made on or after January 1, 2011.2014.				
10	(1) Aviation Fuel for Motorsports Events. – A professional motorspor	rts racing team or			
12	(l) Aviation Fuel for Motorsports Events. – A professional motorsports racing team or a motorsports sanctioning body is allowed a refund of the sales and use tax paid by it in this				
13	State on aviation fuel that is used to travel to or from a motorsports event in the				
14	to a motorsports event in another state from a location in this State, or to travel to this State				
15	from a motorsports event in another state. For the purposes of this subsection, a "motorsports				
16	event" includes a motorsports race, a motorsports sponsor event, and motor				
17	request for a refund must be in writing and must include any information ar				
18	the Secretary requires. A request for a refund is due within six months after the end of the				
19 20	State's fiscal year. Refunds applied for after the due date are barred. This subs for purchases made on or after January 1, 2011.2014.	ection is repeated			
20	"				
22	SECTION 5.4. This part is effective when it becomes law.				
23	1				
24	PART VI: CREATE ECONOMIC DEVELOPMENT INCENTIVES FO	R ECO-PARKS			
25					
26	SECTION 6.1. G.S. 143B-437.08 is amended by adding a new sul				
27 28	"(j) Exception for Eco-Industrial Park. – An Eco-Industrial Park has a one designation. An Eco-Industrial Park is an industrial park that the Secreta				
28 29	has certified meets the following requirements:	ity of Commerce			
30	(1) It has at least 100 developable acres.				
31	(2) It is located in a county that is not required under G.S.	143-215.107A to			
32	perform motor vehicles emissions inspections.				
33	(3) Each building located in the industrial park is constructed in				
34	energy-efficiency and water-use standards established in	<u>G.S. 143-135.37</u>			
35 36	(4) <u>for construction of a major facility.</u>	aton according to			
30 37	(4) Each business located in the park is in a clean-industry se the Toxic Release Inventory by the United States Environment				
38	Agency."	Inental Trotection			
39	SECTION 6.2. G.S. 143B-437.4 reads as rewritten:				
40	"§ 143B-437.4. NC Green Business Fund established as a special revenue	fund. and grant			
41	program.				
42	(a) Establishment. <u>Fund.</u> The NC Green Business Fund is establi	-			
43	revenue fund in the Department of Commerce, and the Department shall b	e responsible for			
44 45	administering the Fund.	acted municipat to			
43 46	(b) Purposes. – Moneys in the NC Green Business Fund shall be allocated pursuant to this subsection. The Department of Commerce shall make grants from the Fund to private				
47	businesses with less than 100 employees, nonprofit organizations, local governments, and State				
48	agencies to encourage the expansion of small to medium size businesses with less than 100				
49	employees to help grow a green economy in the State. Moneys in the NC Green Business Fund				
50	shall be used for projects that will focus on the following three priority areas: areas listed in this				
51	subsection. In selecting between projects that are within a priority area, a proj	ect that is located			

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1	in an Eco-Industrial Park certified under G.S. 143B-437.08 has priority over a comparable
2	project that is not located in a certified Eco-Industrial Park. The priority areas are:
3 4 5	(1) To encourage the development of the biofuels industry in the State. The Department of Commerce may make grants available to maximize development, production, distribution, retail infrastructure, and consumer
6 7	purchase of biofuels in North Carolina, including grants to enhance biofuels workforce development.
8	(2) To encourage the development of the green building industry in the State.
9 0	The Department of Commerce may make grants available to assist in the development and growth of a market for environmentally conscious and
1	energy efficient green building processes. Grants may support the
2	installation, certification, or distribution of green building materials; energy
3 4	audits; and marketing and sales of green building technology in North Carolina, including grants to enhance workforce development for green
- -	building processes.
	(3) To attract and leverage private-sector investments and entrepreneurial
7 3	growth in environmentally conscious clean technology and renewable
)	energy products and businesses, including grants to enhance workforce development in such businesses.
)	(c) <u>Cap and Matching Funds. – The Department of Commerce may set a cap on a grant</u>
	from the NC Green Business Fund and may require a private business to provide matching
2	funds for a grant from the Fund. A grant to a project located in an Eco-Industrial Park certified under G.S. 143B-437.08 is not subject to a cap or a requirement to provide matching funds."
, 	SECTION 6.3. G.S. 143B-437.52(b) reads as rewritten:
	"(b) Cap. — Cap and Priority. — The maximum number of grants the Committee may
	award in each calendar year is 25. In selecting between applicants, a project that is located in an
	Eco-Industrial Park certified under G.S. 143B-437.08 has priority over a comparable project that is not located in a certified Eco-Industrial Park."
	SECTION 6.4. G.S. 105-129.16A(c)(1) reads as rewritten:
	"(c) Ceilings. – The credit allowed by this section may not exceed the applicable ceilings
	provided in this subsection.
	(1) Nonresidential Property. – A ceiling of two million five hundred thousand
	dollars (\$2,500,000) per installation applies to renewable energy property that is placed in service outside an Eco-Industrial Park certified under
	<u>G.S. 143B-437.08 and is</u> for any purpose other than residential. A ceiling of
	five million dollars (\$5,000,000) per installation applies to renewable energy
	property that is placed in service in a certified Eco-Industrial Park and is for
	any purpose other than residential." SECTION 6.5. G.S. 105-129.55 reads as rewritten:
	"§ 105-129.55. Credit for North Carolina research and development.
	(a) Qualified North Carolina Research Expenses. – A taxpayer that has qualified North
	Carolina research expenses for the taxable year is allowed a credit equal to a percentage of the
	expenses, determined as provided in this subsection. Section. Only one credit is allowed under
	this subsection section with respect to the same expenses. If more than one subdivision of this subsection section applies to the same expenses, then the credit is equal to the higher
	percentage, not both percentages combined. If part of the taxpayer's qualified North Carolina
	research expenses qualifies under <u>more than one</u> subdivision (2) of this subsection and the
	remainder qualifies under subdivision (3) of this subsection, section, the applicable percentages
)	apply separately to each part of the expenses.

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1	(1)	Small business. – If the	taxpayer was a small be	usiness as of the last day of	
2		the taxable year, the app	plicable percentage is th	ree and one-quarter percent	
3		(3.25%).			
4	(2)			to research performed in a	
5		1	a, the applicable percent	age is three and one-quarter	
6		percent (3.25%).			
7	<u>(2a)</u>			rsity research expenses, the	
8		applicable percentage is			
9	<u>(2b)</u>		* *	to research performed in an	
10				3B-437.08, the applicable	
11		percentage is thirty-five			
12	(3)			er <u>another</u> subdivision (1) or	
13				provided in the table below	
14				esearch expenses during the	
15		taxable year at the follow		Data	
16 17		Expenses Over -0-	Up To \$50 million	Rate 1.25%	
17		\$50 million	\$200 million	2.25%	
18 19		\$200 million	\$200 mmmon	2.25% 3.25%	
19 20	(h) North		- A toxn	3.23% ayer that has North Carolina	
20 21		•	1 1	•	
21	(20%) of the exp		ie year is anowed a cre	dit equal to twenty percent	
22	· · · ·		and 65 of this act are	effective for taxable years	
23 24				•	
2 4 25		beginning on or after January 1, 2011. The remainder of this part is effective when it becomes law. Sections 6.2 and 6.3 of this act apply to grant applications submitted on or after July 1,			
25 26	2010.	2 and 0.5 of this act appr	y to grain applications s	domitted on of after July 1,	
20 27	2010.				
28	PART VII. TH	REAT WOOD CHIPPE	RS LIKE OTHER CO	MMERCIAL LOGGING	
20 29	EQUIPMENT				
30					
31	SECT	TION 7.1. G.S. 105-164.1	3 is amended by adding	a new subdivision to read:	
32		Retail sales and use tax.			
33	The sale at retail and the use, storage, or consumption in this State of the following tangible				
34				mpted from the tax imposed	
35	by this Article:	,	, and the second s	I I I I I I I I I I I I I I I I I I I	
36					
37	<u>(4g)</u>	Sales of wood chipping	machinery to which is	assigned a 17-digit vehicle	
38	<u> </u>			al Highway Transportation	
39			•	section, "wood chipping	
40		-		forest products into wood	
41		chips.	•	*	
42	"				
43	SECT	TION 7.2. This part become	nes effective July 1, 201	0, and applies to sales made	
44	on or after that da	ate.	•		
45					
46	PART VIII: P	URCHASING AND CO	NTRACT CHANGES	TO BENEFIT NORTH	
47	CAROLINA BU	ISINESSES			
48					
49	SECT	TION 8.1. Chapter 143 o	f the General Statutes is	amended by adding a new	
50	section to read:				

	General Assembly Of North CarolinaSession 2009
1	"§ 143-131.1. Small project bidding by State agencies, boards, commissions, and
2	institutions.
3	(a) All contracts for construction or repair work involving the expenditure of public
4	money in the amount of thirty thousand dollars (\$30,000) or more, but less than the limits
5	prescribed in G.S. 143-129, made by State agencies, boards, commissions, and institutions shall
6	be made after informal bids have been secured. Informal solicitation for informal bids shall
7	include small resident bidders to the extent practicable. A 'small resident bidder' is a bidder that
8	meets the requirements for a resident bidder under G.S. 143-59(c) and that can certify that its
9	gross revenues for its last completed fiscal year did not exceed one million five hundred
10	thousand dollars (\$1,500,000).
11 12	(b) The Department of Administration may identify projects or classes of projects
12	within its control that are likely to attract substantial participation by small resident bidders and
13 14	to restrict solicitation and award of contracts on those projects to small resident bidders. (c) All contracts let pursuant to this section shall be awarded to the lowest responsible,
14	responsive bidder, taking into consideration quality, performance, and the time specified in the
16	bids for the performance of the contract.
17	(d) The Department of Administration may waive any bonding requirements of Chapter
18	44A of the General Statutes for contracts let under this section.
19	(e) The Secretary of Administration may adopt rules to administer the provisions of this
20	section."
21	SECTION 8.2.(a) The General Assembly makes the following findings:
22	(1) A multiple award schedule contract is one that allows multiple vendors to be
23	awarded a State contract for goods or services by providing their total
24	catalogue for lines of equipment and attachments to eligible purchasers,
25	including State agencies, departments, institutions, public school districts,
26	political subdivisions, and higher education facilities.
27	(2) A multiple award schedule contract allows multiple vendors to compete and
28	be awarded a contract based upon the value of their products or services.
29	(3) A properly administered multiple award schedule contract allows the State to
30	evaluate vendors based on a variety of factors, including discounts, total life
31	cycle costs, service, warranty, distribution channel, and past vendor
32	performance.
33	(4) Under appropriate circumstances, multiple award schedule contracts result in
34	competitive pricing, transparency, administrative savings, expedited
35	procurement, and flexibility for State purchasers.
36 37	SECTION 8.2.(b) The North Carolina Department of Administration is strongly
38	encouraged to consider the use of multiple award schedule contracts when issuing requests for proposals for State term contracts.
38 39	SECTION 8.3. Section 8.1 of this act becomes effective October 1, 2010, and is
40	repealed effective January 1, 2013. The remainder of this part becomes effective July 1, 2010.
41	repeated effective fandary 1, 2015. The remainder of this part becomes effective fully 1, 2010.
42	PART IX: EFFECTIVE DATE
43	
44	SECTION 9.1. Except as otherwise provided, this act is effective when it becomes
45	law.