GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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(Public)

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Short Title:

SENATE DRS45141-MQ-55 (03/12)

Econ. Dev./Job Catalyst Fund.

Sponsors:	Senator Lowe (Primary Sponsor).		
Referred to:			
	A DILL TO DE ENTITLED		
ANI A CITE ITO	A BILL TO BE ENTITLED		
AN ACT TO CREATE THE NORTH CAROLINA JOB CATALYST FUND.			
The General Assembly of North Carolina enacts:			
SECTION 1. Part 2G of Article 10 of Chapter 143B of the General Statutes is			
amended by adding a new Subpart to read:			
"Subpart B. Job Catalyst Fund.			
" <u>§ 143B-437.67. Job Catalyst Fund.</u>			
	eation and Purpose of Fund. – There is created in the Department of Commerce a		
special, nonre	verting account to be known as the Job Catalyst Fund to provide funds to a local		
governmental unit for projects that result in the creation of jobs. The Secretary of Commerce is			
solely respons	sible for the administration of the program and shall adopt guidelines applicable to		
program administration. The guidelines shall include the following provisions, which shall			
apply to each grant from the account:			
<u>(1)</u>	The funds are reserved for a project for which a business agrees to create and		
	maintain, for the greater of 10 years or a time period not less than the sum of		
	the full term of the grant plus five years, the number of new worker positions		
	at the project as follows:		
	a. For development tier one areas, 250 full-time workers.		
	b. For development tier two areas, 400 full-time workers.		
	c. For development tier three areas, 600 full-time workers.		
<u>(2)</u>			
	investment at the project as provided in this subdivision. The investment		
	required by this subdivision must be private funds in improvements to real		
	property and additions to tangible personal property located at the project for		
	the greater of 10 years or a time period not less than the sum of the full term		
	of the grant plus five years. The investment must be commenced no later		
	than the time when the first disbursement is made to the business and must		
	be completed no later than five years from the time the first disbursement is		
	made to the business. Tangible personal property transferred by the business		
	or from a related member of the business from one area in the State to the		
	project is not considered an investment in tangible personal property located		
	at the project for purposes of this section. The Department shall certify the		
	amount of the investment made by the business at the project. The minimum		
	investment at the project the business agrees to make is as follows:		
	T 1 1 (010,000,000)		
	a. For development tier one areas, ten million dollars (\$10,000,000).		



<u>a.</u>

1		b. For development tier two areas, seventeen million five hundred
2		thousand dollars (\$17,500,000).
3		<u>c.</u> For development tier three areas, twenty-five million dollars
4		<u>(\$25,000,000).</u>
5	<u>(3)</u>	The funds are (i) used to acquire or improve land or infrastructure, for
6		facility development, or for capital investment and (ii) used for
7		manufacturing projects. For purposes of this subdivision, "manufacturing" is
8		<u>defined in G.S. 143B-437.01.</u>
9	<u>(4)</u>	The funds are provided to a local governmental unit, and the local
10		governmental unit matches a portion of the funds allocated by the
11		Department as provided in this subdivision. A local match may include cash,
12		fee waivers, in-kind services, the donation of assets, the provision of
13		infrastructure, or a combination of these. The local match requirement is as
14		<u>follows:</u>
15		<u>a.</u> For development tier one areas, a local match of at least three dollars
16		(\$3.00) for every one hundred dollars (\$100.00) from the State is
17		<u>required.</u>
18		b. For development tier two areas, a local match of at least six dollars
19		(\$6.00) for every one hundred dollars (\$100.00) from the State is
20		<u>required.</u>
21		c. For development tier three areas, a local match of at least nine dollars
22		(\$9.00) for every one hundred dollars (\$100.00) from the State is
23		<u>required.</u>
24	<u>(5)</u>	The funds are reserved for a project for which a business agrees to meet, for
25		the greater of 10 years or a time period not less than the sum of the full term
26		of the grant plus five years, the wage standard provided in this subdivision
27		for all full-time workers at the project. In making the wage calculation, all
28		full-time position jobs filled during the year for at least 1,600 hours are
29		included. The required wage standard is as follows:
30		a. For development tier one and two areas, an average weekly wage that
31		is at least equal to one hundred percent (100%) of the average wage
32		for all insured private employers in the county.
33		b. For development tier three areas, an average weekly wage that is at
34		least equal to one hundred ten percent (110%) of the average wage
35		for all insured private employers in the county.
36	<u>(6)</u>	The funds are reserved for projects for which a business agrees to meet, for
37		the greater of 10 years or a time period not less than the sum of the full term
38		of the grant plus five years, a requirement to provide health insurance for all
39		full-time workers at the project. For purposes of this subdivision, a business
40		provides health insurance if it pays at least fifty percent (50%) of the
41		premiums for health care coverage that equals or exceeds the minimum
42		provisions of the basic health care plan of coverage recommended by the
43		Small Employer Carrier Committee pursuant to G.S. 58-50-125. A business
44		shall provide a certification that it continues to provide health insurance as
45		required by this subdivision.
46	(7)	The funds are not used for a project at which is located, during the greater of
47	<u>\(\frac{1}{I} \) \</u>	10 years or a time period not less than the sum of the full term of the grant
48		plus five years, a business that has received a notice of an overdue tax debt
49		and that overdue tax debt has not been satisfied or otherwise resolved.
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- The funds are not used in favor of jobs created or property investments made (8) for which a business receives a tax credit under Article 3J of Chapter 105 of the General Statutes.
- <u>(9)</u> The funds are reserved for projects for a business that has no citations under the Occupational Safety and Health Act that have become a final order within the past three years for willful serious violations or for failing to abate serious violations. In addition, the business must, for the greater of 10 years or a time period not less than the sum of the full term of the grant plus five years, have no citations under the Occupational Safety and Health Act that have become a final order within the past three years for willful serious violations or for failing to abate serious violations with respect to the project. For purposes of this subsection, "serious violation" has the same meaning as in G.S. 95-127.
- (10)The funds are not used for a project that consists of a professional or semiprofessional sports team or club or a project that consists solely of retail facilities. If a project consists of both retail facilities and nonretail facilities, only the portion of the project consisting of nonretail facilities is eligible for a grant, and only full-time workers employed exclusively in the portion of the project that represents nonretail facilities may be counted for purposes of fulfilling the new worker position requirement. If a warehouse facility is part of a retail facility and supplies only that retail facility, the warehouse facility investment and full-time workers are not counted for purposes of the requirements of this section. For the purposes of this Subpart, catalog distribution centers are not retail facilities.
- Forfeiture. If the business at the project fails to timely create and maintain the required new jobs, to timely make the required level of investment, or to otherwise meet the requirements of this section, the local governmental unit shall provide a means to recapture from the business at the project an amount equal to the amount disbursed from the Fund for the project, and the local governmental unit must reimburse the Fund for that disbursement.
- Records. A business located at a project for which a grant was made from the Fund shall maintain records and make available for inspection by the Secretary of Commerce any records the Secretary considers necessary to determine and verify the business has met the requirements of this section.
- Report. The Department shall publish a report on the Job Catalyst Fund on or (d) before April 30 of each year. The Department shall submit the report electronically to the House of Representatives Finance Committee, the Senate Finance Committee, the House of Representatives Appropriations Subcommittee on Natural and Economic Resources, the Senate Appropriations Committee on Natural and Economic Resources, and the Fiscal Research Division. The report shall include the following:
 - A listing of each grant awarded during the preceding calendar year, (1) including the name of the business located at the project, a description of the project, the term of the grant, and the liability under the grant.
 - (2) An update on the status of projects under grants awarded before the preceding calendar year.
 - The number and development tier area of new worker positions to be created <u>(3)</u> by projects with respect to which grants have been awarded.
 - A listing of the employment level for all businesses located at projects with <u>(4)</u> respect to which grants have been awarded and any changes in those levels from the level of the preceding year.
 - The wage levels of all new worker positions to be created at projects with (5) respect to which grants have been awarded, aggregated, and listed in

General Assembly of North Carolina 1 increments of ten thousand dollars (\$10,000) or other appropriate 2 increments. 3 The number of awards made for projects for new businesses and the number (6) 4 of awards made for projects for existing, expanding businesses in the 5 preceding calendar year. 6 The environmental impact of businesses at projects with respect to which <u>(7)</u> 7 grants have been awarded. 8 The geographic distribution of grants, by number and amount, awarded (8) 9 under the program. For the first annual report after adoption of the guidelines developed by the Department to 10 11 implement this Subpart, a copy of such guidelines, and, for subsequent reports, identification of 12 any changes in those guidelines from the previous calendar year." SECTION 2. The Secretary of Commerce shall develop guidelines related to the 13 administration of the Jobs Catalyst Fund, as authorized by this section, and to the selection of 14 projects. At least 20 days before the effective date of any guidelines or nontechnical 15 16 amendments to guidelines, the proposed guidelines must be published on the Department's Web 17 site and provide notice to persons who have requested notice of proposed guidelines. In 18 addition, the Department of Commerce shall accept oral and written comments on the proposed 19 guidelines during the 15 business days beginning on the first day the notice requirement of this 20 section has been completed. For purposes of this section, a technical amendment is one that 21 corrects a spelling or grammatical error or that makes a clarification based on public comment 22 and could have been anticipated by the public notice that immediately preceded the public 23 comment. 24 **SECTION 3.** G.S. 150B-1(d) reads as rewritten: 25 "(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the 26 following: 27 28 (10a) The Secretary of Commerce in developing criteria for the Job Catalyst Fund 29 under Subpart B of Part 2G of Article 10 of Chapter 143B of the General 30 Statutes. 31 32 **SECTION 4.** G.S. 143B-437.07(c) reads as rewritten: 33 "(c) Economic Development Incentive. – An economic development incentive includes 34 35 36 37

any grant from the following programs: Job Development Investment Grant Program; the Job Catalyst Fund; the Job Maintenance and Capital Development Fund; One North Carolina Fund; and the Utility Account. The State also incents economic development through the use of tax expenditures in the form of tax credits and refunds. The Department of Revenue must report annually on these statutory economic development incentives, as required under G.S. 105-256."

SECTION 5. The unencumbered cash balance of the Job Catalyst Fund (Budget Code 14600-1912) may be used for the purposes of the Job Catalyst Fund, as created by this act.

SECTION 6. This act is effective when it becomes law.

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