GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

H D

HOUSE BILL 1015 PROPOSED SENATE COMMITTEE SUBSTITUTE H1015-PCS80380-SVx-47

Short Title: Economic Devpt. & Finance Changes.	(Public)
Sponsors:	
Referred to:	
May 22, 2012	
A DILL TO DE ENTITLED	
A BILL TO BE ENTITLED AN ACT TO SET THE REGULATORY FEES AND TO ENHANCE DEVELOPMENT.	E ECONOMIC
The General Assembly of North Carolina enacts:	
SECTION 1.(a) The percentage rate to be used in calculating the regulatory fee under G.S. 62-302(b)(2) is twelve-hundredths of one percent (0 public utility's North Carolina jurisdictional revenues earned during each quarter or after July 1, 2012.	0.12%) for each er that begins on
SECTION 1.(b) The electric membership corporation regulator under G.S. 62-302(b1) for the 2012-2013 fiscal year is two hundred the (\$200,000).	
SECTION 1.(c) The percentage rate to be used in calculating	the insurance
regulatory charge under G.S. 58-6-25 is six percent (6%) for the 2012 calendar y SECTION 1.(d) Subsections (a) and (b) of this section become e 2012. The remainder of this section is effective when it becomes law.	year.
SECTION 2.(a) G.S. 143B-437.52 reads as rewritten:	
"§ 143B-437.52. Job Development Investment Grant Program.	
(b) Cap and Priority. — The maximum number of grants the Committee each calendar year is 25.—In selecting between applicants, a project that is Eco-Industrial Park certified under G.S. 143B-437.08 has priority over a committee that is not located in a certified Eco-Industrial Park. "	s located in an
SECTION 2.(b) This section becomes effective July 1, 2012.	
SECTION 3. G.S. 143B-437.01(a) reads as rewritten:	
"(a) Creation and Purpose of Fund. – There is created in the Department	
the Industrial Development Fund to provide funds to assist the local governm most economically distressed counties in the State in creating and retaining	
industries. The Department of Commerce shall adopt rules providing for the ac	•
the program. Those rules shall include the following provisions, which shall app from the fund:	
(1) The funds shall be used for (i) installation of or purchases o	f equipment for

eligible industries, (ii) structural repairs, improvements, or renovations of existing buildings to be used for expansion of eligible industries, or (iii)

1 construction of or improvements to new or existing water, sewer, gas, 2 telecommunications, high-speed broadband, electrical utility distribution 3 lines or equipment, or transportation infrastructure for existing or new or 4 proposed industrial buildings to be used for eligible industries. To be eligible 5 for funding, the water, sewer, gas, telecommunications, high-speed 6 broadband, electrical utility lines or facilities, or transportation infrastructure 7 shall be located on the site of the building or, if not located on the site, shall 8 be directly related to the operation of the specific eligible industrial activity. 9 To be eligible for funding, the sewer infrastructure shall be located on the site of the building or, if not located on the site, shall be directly related to 10 11 the operation of the specific eligible industrial activity, even if the sewer infrastructure is located in a county other than the county in which the 12 13 building is located.

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SECTION 4.(a) G.S. 105-129.84(c) reads as rewritten:

- Carryforward. Unless a longer carryforward period applies, any unused portion of ''(c)a credit allowed under G.S. 105-129.87 or G.S. 105-129.88 may be carried forward for the succeeding five years, and any unused portion of a credit allowed under G.S. 105-129.89 may be carried forward for the succeeding 15 years. If the Secretary of Commerce makes a written determination that the taxpayer is expected to purchase or lease, and place in service in connection with an eligible business within a two-year period, at least one hundred fifty million dollars (\$150,000,000) worth of the minimum investment amount of business and real property, any unused portion of a credit under this Article with respect to the establishment that satisfies that condition may be carried forward for the succeeding 20 years. If the taxpayer does not make the required level of investment, the taxpayer shall apply the five-year carryforward period rather than the 20-year carryforward period. For purposes of this subsection, the "minimum investment amount" is the following amount:
 - For an eligible business investing the minimum investment amount in an <u>(1)</u> establishment located, at the time the initial investment is made, in a development tier one area, one hundred million dollars (\$100,000,000).
 - For any other eligible business, one hundred fifty million dollars (2) (\$150,000,000)."

SECTION 4.(b) This section is effective for taxable years beginning on or after January 1, 2012.

SECTION 5.(a) G.S. 143B-437.013(a) reads as rewritten:

- "(a) Port Enhancement Zone Defined. – A port enhancement zone is an area that meets all of the following conditions:
 - It is comprised of <u>part or all of</u> one or more contiguous census tracts, census (1) block groups, or both, in the most recent federal decennial census.
 - All of the area is located within 25 miles of a State port and is capable of (2) being used to enhance port operations.
 - Every census tract and census block group that comprises the area has at (3) least eleven percent (11%) of households with incomes of fifteen thousand dollars (\$15,000) or less."

SECTION 5.(b) This section is effective for taxable years beginning on or after January 1, 2013.

SECTION 6. Except as otherwise provided, this act is effective when it becomes law.