## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## SENATE BILL 575

## Finance Committee Substitute Adopted 5/6/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S575-PCS15286-SVx-28

Short Title: M	odify Corporate Apportionment Formula.	(Public)
Sponsors:		
Referred to:		
	March 12, 2009	
INTENSIVE OF CORPORTOR COMPANIES CRITERIA. The General Asses SECT  "(s1) All agaportioned by many this section. A 'query conditions of this return the proper capital intensive (\$1,000,000,000) subsection, the best of the conditions of the capital intensive (\$1,000,000,000) subsection, the best of the conditions of the capital intensive (\$1,000,000,000) subsection, the best of the conditions of the capital intensive (\$1,000,000,000) subsection, the best of the conditions of the capital intensive (\$1,000,000,000) subsection, the best of the conditions of the capital intensive (\$1,000,000,000),000) subsection, the best of the capital intensive (\$1,000,000,000),000).	A BILL TO BE ENTITLED ENCOURAGE THE LOCATION AND EXPANS COMPANIES IN THIS STATE BY PROVIDING FOR RATE INCOME BASED SOLELY ON THE SAS THAT MEET CERTAIN INVESTMENT AN embly of North Carolina enacts:  TON 1. G.S. 105-130.4 is amended by adding a new supportionable income of a qualified capital intensive aultiplying the income by the sales factor as determined aualified capital intensive corporation is subsection. A corporation that is subject to this subset, payroll, and sales factors it used in determining we corporation. If the corporation fails to invest in private funds within nine years as required by senefit of this subsection expires and the corporation must be be required to do under this section absent this subset.	R APPORTIONMENT ALES FACTOR FOR D QUALITY JOBS  absection to read: c corporation shall be under subsection (1) of that satisfies all of the section must list on its whether it is a qualified c one billion dollars subdivision (2) of this ast apportion income as
are:	-	
<u>(1)</u>	The corporation's property factor as a percentage of the the formula set out in subsection (i) of this section, include sales factor, exceeds seventy-five percent (75% average property factor for the preceding three years average sum of the factors in the formula set out in section, including the doubling of the sales factors, years exceeds seventy-five percent (75%).  The Secretary of Commerce makes a written of corporation has invested or is expected to invest at 1 (\$1,000,000,000) in private funds to construct a facility in years after the time that construction begins. For subsection, costs of construction include costs of action of the facility, costs for renovations or repairs and costs of equipping or reequipping the facility.	cluding the doubling of (a) or the corporation's as a percentage of the consistency of the subsection (i) of this for the preceding three east one billion dollars lity in this State within or the purposes of this quiring and improving



- (3) The corporation maintains the average number of employees it has at the facility during the first two years after the facility is placed in service for the remainder of time in which the corporation must complete the investment required under subdivision (2) of this subsection.
  - (4) The facility that satisfies the condition of subdivision (2) of this subsection is located in a county that was designated as a development tier one or two area at the time construction of the facility began.
  - (5) The corporation satisfies a wage standard at the facility that satisfies the condition of subdivision (2) of this subsection. For the purposes of this subdivision, the wage standard that must be satisfied is the one established under G.S. 105-129.83(c).
  - (6) The corporation provides health insurance for all of its full-time employees at the facility that satisfies the condition of subdivision (2) of this subsection. For the purposes of this subdivision, a company provides health insurance if it satisfies the provisions of G.S. 105-129.83(d)."

## **SECTION 2.** G.S. 105-130.4(i) reads as rewritten:

"(i) All apportionable income of corporations other than public <u>utilities and excluded corporations</u> utilities, excluded corporations, and <u>qualified capital intensive corporations</u> shall be apportioned to this State by multiplying the income by a fraction, the numerator of which is the property factor plus the payroll factor plus twice the sales factor, and the denominator of which is four. Provided, that where If the sales factor does not exist, the denominator of the fraction shall be is the number of existing factors and where if the sales factor exists but the payroll factor or the property factor does not exist, the denominator of the fraction shall be is the number of existing factors plus one."

**SECTION 3.** G.S. 105-129.83 is amended by adding a new subsection to read:

"(m) Qualified Capital Intensive Corporations. – A corporation that is a qualified capital intensive corporation under G.S. 105-130.4(s1) is not eligible for any credit under this Article with respect to the facility that satisfies the condition of subdivision (2) of that subsection."

**SECTION 4.** A corporation that is a qualified capital intensive corporation under G.S. 105-130.4(s1) is not eligible for a grant under the Job Development Investment Grant Program established under Part 2G of Article 10 of Chapter 143B of the General Statutes or the One North Carolina Fund established under Part 2H of Article 10 of Chapter 143B of the General Statutes with respect to the facility that satisfies the condition of G.S. 105-130.4(s1)(2).

**SECTION 5.** The General Assembly encourages qualified capital intensive corporations that locate in this State to enter into a first source hiring agreement to utilize the State Employment Security Commission and any cooperating local agency as a first source for recruitment and referral of applicants for new and replacement employment associated with the applicable facility.

**SECTION 6.** This act is effective for taxable years beginning on or after January 1, 2010. If no corporation has qualified as a qualified capital intensive corporation under G.S. 105-130.4(s1) prior to January 1, 2019, then G.S. 105-130.4(s1) is repealed for taxable years beginning on or after January 1, 2019.