GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE BILL 76* PROPOSED COMMITTEE SUBSTITUTE S76-PCS65010-TD-4

	Short Title	: T(C: Eligibility: Indus Facil/Fix Uwharrie Com.	(Public)		
	Sponsors:					
	Referred to	o:				
			February 16, 2011			
1 2 3 4 5 6 7 8	FACIL MEMI INTER OF TH	LITIES BERSH REST (IE COI al Asso	A BILL TO BE ENTITLED AKE TECHNICAL AND CLARIFYING CHANGES TO THE SALES TAX REFUND, A TECHNICAL CORRECTION IIP COUNT OF THE UWHARRIE COMMISSION, T ON OVERPAYMENT OF PROPERTY TAX, AND TO PRO LLECTION OF PROPERTY TAX PENDING APPEAL. embly of North Carolina enacts: CION 1.(a) G.S. 105-164.14B(a) reads as rewritten:	ON TO THE		
9	"(a)		itions. – The following definitions apply in this section:			
10 11 12 13 14 15 16 17 18 19		(12) (13) 	Owner. – The term includes a lessee under a capital lease. Paper-from-pulp manufacturing. – An industry primaril manufacturing or converting paper, other than newsprin groundwood paper, from pulp or pulp products, or in conver sanitary paper stock or wadding into sanitary paper products. Strategic partner. A business that is engaged in activities at directly contribute to the manufacture and distribution of computer peripherals and with whom the taxpayer has contra	t or uncoated rting purchased the facility that computers and		
20 21 22 23 24 25 26 27 28	"(b)		 those activities at the facility in direct support of its man distribution activities. <u>Reserved.</u> <u>Turbine manufacturing. – An industry primarily engaged in turbines or complete turbine generator set units, such as stegas, and wind. The term does not include the manufactur turbines.</u>" CION 1.(b) G.S. 105-164.14B(b) reads as rewritten: d. – An owner of an industrial facility that meets the busin 	manufacturing eam, hydraulic, ring of aircraft		
29 30 31 32 33	(b) Refund. – An owner of an industrial facility that meets the business, minimus investment, and industry-specific requirements of this section is allowed an annual refund sales and use tax paid by it under this Article on building materials, building supplies, fixture and equipment that are installed in the construction of the facility and that become a part of the real property of the facility. Liability incurred indirectly by the owner for sales and use taxes of those items is considered tax paid by the owner. The requirements are:					



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1 2	(1) Business requirement. – The facility is primarily engaged in one or more the following:	of
3		a. Air courier services.	
4		b. Aircraft manufacturing.	
5		c. Bioprocessing.	
6		d. Financial services, securities operations, and related system	me
7		development.	115
8			
8 9		-	
			- c
10		g. Pharmaceutical and medicine manufacturing and distribution	01
11		pharmaceuticals and medicines.	
12		<u>g.h.</u> Semiconductor manufacturing.	
13		h. <u>i.</u> Solar electricity generating materials manufacturing.	
14		j. <u>Turbine manufacturing.</u>	
15	(2	· · ·	
16		certified that the owner of the facility will invest at least the required amou	
17		of private funds to construct the facility in this State. For the purpose of the	
18		subsection, costs of construction may include costs of acquiring a	
19		improving land for the facility and costs of equipment for the facility. If the	he
20		facility is located in a development tier one area, the required amount is fif	fty
21		million dollars (\$50,000,000). For all other facilities, the required amount	is
22		one hundred million dollars (\$100,000,000). In the case of a comput	ter
23		manufacturing facility, the The owner may invest these funds either direct	
24		or indirectly through a related entity or strategic partner.entity.	•
25	(3		
26	(-	a. If the facility is primarily engaged in financial services, securiti	ies
27		operations, and related systems development, it satisfies all of t	
28		following conditions:	
29		1. It is owned and operated by the business for which t	he
30		services are provided or by a related entity of that business	
31		defined in G.S. 105-130.7A.	ub
32		2. No part of it is leased to a third-party tenant that is not	
33		related entity of the business.	a
33 34		•	
		b. If the facility is primarily engaged in solar electricity generating	-
35		materials manufacturing, the business satisfies a wage standard at t	
36		facility. The wage standard is equal to one hundred five perce	
37		(105%) of the lesser of the average weekly wage for all insur	
38		private employers in the State and the average weekly wage for	
39		insured private employers in the county. A business satisfies t	
40		wage standard if it pays an average weekly wage that is at least equ	
41		to the amount required by this sub-subdivision. In making the wa	-
42		calculation, the business must include any jobs that were filled for	at
43		least 1,600 hours during the calendar year."	
44	S	ECTION 2. G.S. 153C-3(d) reads as rewritten:	
45 "(0	d) M	Iembership. – The Commission shall consist of 10-12 members as follows:	
46	(1	*	rie
47		region of North Carolina appointed by the President Pro Tempore of t	
48		Senate.	
49	(2		rie
50	~	region of North Carolina appointed by the Speaker of the House	
51		Representatives.	
~ 1		reproventuation.	

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	(3)	Four representatives from the public at large who are residents of the Uwharrie region of North Carolina to be appointed by the Governor including:
		a. Two who shall at the time of appointment be actively connected with or have experience in local government within the Uwharrie region of North Carolina.
		 b. One who shall at the time of appointment have experience in tourism or tourism development in the Uwharrie region of North Carolina.
		 c. One who shall have experience in economic development in the Uwharrie region of North Carolina.
	(4)	Two members to represent each of the following regional councils o
	~ /	government as appointed by those councils: the Centralina Council of
		Governments and the Piedmont Triad Council of Governments.
	(5)	The Secretary of Commerce or the Secretary's designee.
	(6)	The Secretary of Environment and Natural Resources or the Secretary'
T	1	designee.
		rs of the Commission shall elect a chair, vice-chair, and any other officers the ary and shall determine the length of the term of office, not to exceed two years
		. A majority of the Commission shall constitute a quorum. Each member
		• Commission shall be appointed to serve a four-year term. Any vacancy on the
		all be filled by the original appointing authority for the remainder of th
		Initial terms commence September 1, 2010."
	SEC	TION 3.(a) G.S. 105-360 is amended by adding a new subsection to read:
_		n an order of the county board of equalization and review reduces the valuatio
		emoves the property from the tax lists and, based on the order, the taxpayer ha
		han is due on the property, the taxpayer is entitled to receive interest on the
		accordance with this subdivision. An overpayment of tax bears interest at the ubsection (a) of this section from the date the interest begins to accrue until
		Interest accrues from the later of the date the tax was paid and the date the ta
	-	n considered delinquent under G.S. 105-360. A refund is considered paid on
		by the governing body of the taxing unit that is no sooner than five days after
	d check is	
		TION 3.(b) G.S. 105-378(d) reads as rewritten:
		rcement and Collection Delayed Pending Appeal When the board of count
		or municipal governing body delivers a tax receipt to a tax collector for an
		has been or is subsequently appealed to the <u>county board of equalization an</u>
		roperty Tax Commission, the tax collector may not seek collection of taxes of a tax lien resulting from the assessment until the appeal has been finall
		e tax collector, however, may send an initial bill or notice to the taxpayer."
uujuu		TION 4. Section 1 of this act becomes effective July 1, 2010, and applies t
sales		or after that date. Section 3 of this act becomes effective for taxable year
		after January 1, 2011. The remainder of this act is effective when it become
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