



AMENDMENT NO. – A48 (to be filled in by Principal Clerk)

Date April 6th

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,2025

Amends Title [NO] Second Edition

S257-AMCfa-20 [v.1]

Senator Garret+

1	moves to am	end the bill on page 250, lines 49-50, by inserting the following between those lines:
2		
3	"SMALL B	JSINESS CAPITAL ACCESS ACT
4	S	ECTION 11.3B.(a) Notwithstanding any provision of law or of the Committee
5	Domant descr	ibed in Section 45.2 of this act to the contrary, there is appropriated the recurring
6	sum of fifty	million dollars (\$50,000,000) from the General Fund to the Department of
7	Commerce f	or the 2025-2026 fiscal year to establish and implement the North Carolina Small
8	Duciness C	unital Access Program established in subsection (b) of this section. Funds
9	appropriated	by this section shall not revert but shall remain available until expended. The
10	Department	shall allocate the funds as follows:
11) \$20,000,000 to the Small Business Loan Guarantee Program.
12	Ĉ	\$10,000,000 to the North Carolina MWBE Growth Fund.
13		\$5 000 000 to the CDFI Support Initiative.
14		4) \$5,000,000 to the Small Business Technical Assistance Network.
15		5) \$5,000,000 to the State Procurement Financing Initiative.
16		5) \$4,000,000 to the Small Business Innovation Fund.
17	(51,000,000 for administrative costs.
18		ECTION 11.3B.(b) Article 10 of Chapter 143B of the General Statutes is amended
19	by adding a	new Part to read:
20		" <u>Part 20A.</u>
21		"Small Business Capital Access.
22	"§ 143B-27	.113. Small Business Capital Access Act.
23	(a)]	itle. – This Part shall be known and may be cited as the "North Carolina Small
24	Business Ca	pital Access Act."
25	<u>(b)</u> <u>H</u>	indings The General Assembly finds as follows:
26	(1) Small businesses and MWBEs are vital to North Carolina's economy, creating
27		jobs and driving innovation throughout the State.
28	(2) Despite their importance, these businesses face persistent barriers to accessing
29		capital necessary for startup, operation, and growth.
30	(3) Existing capital access programs have gaps that leave many qualified
31		businesses unable to secure necessary financing.





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1	<u>(4)</u>	Targeted interventions have proven successful in other states and countries in
2	<u> </u>	addressing these capital access disparities.
3	<u>(5)</u>	North Carolina has an opportunity to strengthen its economy by implementing
4	7	a coordinated strategy to expand capital access for small businesses and
5		MWBEs.
6	(c) <u>Purpo</u>	se – The purpose of this Act is to establish a comprehensive framework to
7	expand access to	capital for small businesses and Minority and Women-Owned Business
8	Enterprises throu	ghout North Carolina through coordinated loan guarantees, direct investment.
9	support for comm	unity lenders, technical assistance, and incentives for private investment.
10	(d) Defini	tions. – The following definitions apply in this Act:
11	(\underline{u}) $(\underline{1})$	Board The Small Business Capital Access Oversight Board established by
12	<u>1</u>	this Act.
13	(2)	CDFI A Community Development Financial Institution certified by the
14	<u> </u>	U.S. Department of the Treasury.
15	(3)	Department The North Carolina Department of Commerce.
16	(4)	Fund. – The North Carolina Small Business Capital Access Fund.
17	(5)	Growth-stage business. – A business that has established a viable product or
18		service and is seeking capital to expand operations, market reach, or product
19		offerings.
20	<u>(6)</u>	MWBE A minority or women-owned business enterprise certified by the
21	adapterrorstagdere	North Carolina Office for Historically Underutilized Businesses.
22	(7)	Office The Office of Small Business Capital Access.
23	$\overline{(8)}$	Program The North Carolina Small Business Capital Access Program.
24	$\overline{(9)}$	Small business A business that employs fewer than 500 full-time
25	- And a second se	employees.
26	(10)	Technical assistance Professional guidance provided to business owners in
27		areas including but not limited to business planning, financial management,
28		marketing, operations, technology, and accessing capital.
29	(11)	Underserved community A census tract that is designated as a low-income
30		community according to the most recent data from the U.S. Census Bureau or
31		is located in a rural area as defined by the North Carolina Rural Center.
32	(e) Office	e established, duties There is established within the Department of Commerce
33	the Office of Sm	all Business Capital Access. The Office shall be headed by a Director appointed
34	by the Secretary	of Commerce, who shall have substantial experience in small business financing.
35	economic develo	pment, or MWBE support. The Office shall fulfil the following duties:
36	<u>(1)</u>	Administer all components of the North Carolina Small Business Capital
37		Access Program.
38	(2)	Develop program guidelines, application procedures, and evaluation metrics.
39	(3)	Coordinate with other state agencies providing services to small businesses
40		and MWBEs.
41	<u>(4)</u>	Conduct outreach to ensure participation by businesses in all regions of the
42		<u>State.</u> Collect and analyze data on program outcomes.
43	(5)	Conect and analyze data on program outcomes.

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1	(6)	Submit annual reports to the General Assembly and the Governor.
2	$\overline{(7)}$	Seek additional funding through federal grants, philanthropic sources, and
3		other avenues.
4	(f) Board	established, duties. – There is established the Small Business Capital Access
5	Orversight Roard	to provide strategic guidance for the Program by (1) reviewing and approving
6	and doling	as developed by the Office: (ii) moniforing program performance and outcomes,
7	(iii)) advising on	strategic priorities and capital deployment strategies; (iv) ensuring the Program
8	manalana undorgen	rued communities and populations: (V) meeting at least quarterly, and (VI)
9	anhamitting onnu	al recommendations to the Governor and General Assembly. Board members
10	aball corve four-	rear terms: provided that, initial appointments, as determined by the Board, shan
11	be staggered to e	ensure at least two members are appointed annually. The Board shall consist of
12	11 members as f	ollows:
13	(1)	The Secretary of Commerce or the Secretary's designee, who shall serve as
14		chair.
15	(2)	The State Treasurer or the Treasurer's designee.
16	$\overline{(3)}$	The President of the North Carolina Rural Center or the President's designee.
17	$\overline{(4)}$	Two members appointed by the Governor, including one representative of a
18	<u>,,,</u>	certified MWBE and one representative of a financial institution active in
19		small business lending.
20	<u>(5)</u>	Two members appointed by the General Assembly upon the recommendation
21	- Agenerate	of President Pro Tempore of the Senate, including one representative of a
22		CDFI operating in North Carolina and one small business owner from a rural
23		county
24	(6)	Two members appointed by the General Assembly upon recommendation of
25		the Speaker of the House of Representatives, including one representative of
26		a chamber of commerce or business association; and one small business owner
27		from an urban county.
28	(7)	One member appointed by the North Carolina Black Entrepreneurship
29		Council.
30	(8)	One member appointed by the North Carolina Hispanic Chamber of
31		Commerce.
32	(g) Nort	h Carolina Small Business Capital Access Program There is established the
33	North Carolina	Small Business Capital Access Program, which shall consist of the elements
34	listed in this sub	section The Office shall develop an application process and detailed guidennes
35	in compliance v	with the provisions of this section for each program component in consultation
36	with the Board	and shall ensure coordination among program components to create a
37	comprehensive	capital access ecosystem. The North Carolina Small Business Capital Access
38	Program includ	es the following components:
39	<u>(1)</u>	The Small Business Loan Guarantee Program to increase lending to small
40		businesses and MWBEs by reducing risk for private lenders. Required
41		guidelines for the Small Business Loan Guarantee Program include, but are
42		not limited to, the following:



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		The G 11 Duringer Lean Cuerentee Program shall function to (i)
1	<u>a.</u>	The Small Business Loan Guarantee Program shall function to (i)
2		provide guarantees for loans made by qualified lenders to eligible
3		small businesses and MWBEs; (ii) cover up to 90 percent of the loan
4		amount for MWBEs and up to 80 percent for other small businesses;
5		(iii) prioritize businesses that have been denied traditional financing
6		despite viable business models; (iv) establish maximum guarantee
7		amounts based on available funding; and (v) Require reasonable fees
8		to support program sustainability.
9	<u>b.</u>	Eligible lenders are limited to (i) community banks: (ii) credit unions:
10		(iii) certified CDFIs; (iv) minority depository institutions; and (v)
11		other regulated financial institutions with small business lending
12		experience.
13	<u>c.</u>	Eligible borrowers shall include small businesses and MWBEs that
14		meet all of the following requirements:
15		in the test in the test in North Coroling
16		2. Have been in operation for at least one year.
17		 Are headquartered and operating in North Carolina. <u>Have been in operation for at least one year.</u> <u>Demonstrate, to the satisfaction of the Office, sound business</u>
18		practices and growth potential.
19		4. Have been unable to secure adequate financing through
20		conventional channels.
20		5. Will use loan proceeds for business purposes approved by the
22		Office, including working capital, equipment, inventory, or
23		expansion.
23	<u>d.</u>	The Office shall develop a streamlined application process for lenders
25	<u>u.</u>	and borrowers.
26	<u>e.</u>	The Office shall establish a loan loss reserve to cover potential
20	<u>v.</u>	defaults.
$\frac{27}{28}$ (2)	The N	orth Carolina MWBE Growth Fund shall function to provide equity and
29	near-e	quity capital to growth-stage MWBEs. Required guidelines for the Fund
30	includ	e, but are not limited to, the following:
31	<u>a.</u>	The Fund shall function to (i) make direct investments in qualified
32		MWBEs: (ii) focus on assisting businesses with proven business
33		models seeking growth capital; (iii) structure investments as equity,
34		convertible debt, revenue-based financing, or other flexible
35		instruments; (iv) make investments ranging from two hundred fifty
36		thousand dollars (\$250,000) to two million dollars (\$2,000,000); (v)
37		require co-investment from private investors on terms to be
38		determined by the Office; (vi) prioritize investments that will create
39		quality jobs in North Carolina; and (vii) Reinvest returns from
40		successful investments to ensure Fund sustainability.
41	<u>b.</u>	The Office shall contract with an experienced fund manager selected
42		through a competitive process to manage the Fund, with oversight
43		from the Board.



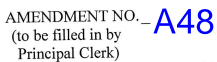
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1		<u>c.</u>	The fund manager shall meet all of the following requirements:
2		<u></u>	· · · · · · · · · · · · · · · · · · ·
			 <u>Have demonstrated experience in MWBE investment.</u> <u>Have a track record of successful investments in growth-stage</u>
3			businesses
4			3. Reflect the diversity of North Carolina in its leadership and
5			team
6			4. Provide regular reports to the Office and Board on Fund
7			performance.
8			the methodic companies
9	$\langle \mathbf{O} \rangle$	T 1	<u>5.</u> <u>Provide post-investment support to portiono companies.</u> <u>CDFI Support Initiative to strengthen the capacity of Community</u>
10	<u>(3)</u>	<u>Ine</u>	lopment Financial Institutions serving North Carolina communities.
11		Devel	ired guidelines for the Initiative include, but are not limited to, the
12			
13		follow	The Initiative shall function to (i) provide direct grants to certified
14		<u>a.</u>	<u>CDFIs operating in North Carolina; (ii) offer low-cost loan capital for</u>
15			<u>CDFIs operating in North Carolina; (ii) oner low-cost loan capital for</u>
16			CDFI relending programs: (iii) support capacity building for CDFI
17			operations; and (iv) facilitate partnerships between CDFIs and
18			traditional financial institutions.
19		<u>b.</u>	Grant funds may be used for (i) loan loss reserves: (ii) operating
20			support; (iii) technology improvements; (iv) product development;
21			and (v) technical assistance capacity.
22		<u>c.</u>	Priority shall be given to CDFIs that (i) primarily serve rural areas or
23			underserved urban communities; (ii) demonstrate strong performance
24			and financial management; (iii) show substantial lending impact in
25			target communities; and (iv) leverage additional private capital.
26		<u>d.</u>	Reporting on performance and grant funds shall be provided by
27			certified CDFIs as required by the Office.
28	(4)	The	Small Business Technical Assistance Network to ensure businesses
29	- Agenciada	recei	ving capital are prepared to use it effectively. Required guidelines for the
30		Netw	work include but are not limited to, the following:
31		a.	The Initiative shall function to (i) provide business development
32			services to participants in all Program components; (ii) coordinate
33			existing technical assistance providers throughout the State; (111) fund
34			expanded capacity for high-performing providers; (iv) develop
35			specialized assistance for specific industries or business needs; and (v)
36			ensure services are accessible in all regions of the State.
37		<u>b.</u>	Services provided shall include all of the following:
38			p t 1 in and financial management
39			2. Market analysis and marketing strategy.
40			3. Operations and human resources support.
40			4. Technology adoption assistance.
41 42			5. Certification preparation for government contracting.
42 43			6. Capital readiness preparation.
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		2	The Office shall develop a simplified referral system to connect
1		<u>c.</u>	businesses to appropriate services.
2		T	The Office shall track technical assistance outcomes and their
3		<u>d.</u>	correlation with capital access program success.
4			State Procurement Financing Initiative to help small businesses and
5	(6)	The S	Es access the capital necessary to fulfill State contracts. Required
6		MWB	Es access the capital necessary to fumily state contracts. Required
7		guidel	lines for the Initiative include, but are not limited to, the following:
8		<u>a.</u>	The Initiative shall consist of the following:
9			<u>1. A mobilization capital program providing short-term loans to</u>
10			<u>cover upfront costs of contract performance.</u>
11			2. A factoring program allowing businesses to obtain immediate
12			payment on state contract invoices at favorable rates.
13			3. A bonding assistance program to help contractors secure
14			required performance and payment bonds.
15			4. A quickpay requirement mandating that all State agencies pay
16			approved invoices from small businesses and MWBEs within
10			15 days.
18		<u>b.</u>	Eligible businesses must (i) be certified as an MWBE or qualify as a
19			small business; (ii) have been awarded a contract with a State agency
20			or institution; and (iii) demonstrate the capacity to successfully
20			complete the contract with appropriate financial support.
22		<u>c.</u>	The Office shall coordinate with the Division of Purchase and Contract
22		<u>.</u>	and other State contracting entities to implement the Initiative.
24		<u>d.</u>	The guidelines created by the Office shall, for each program
24		<u>u.</u>	component, including application procedures, maximum assistance
			amounts, terms, and fees.
26	(7)	The	Small Business Innovation Fund to support innovative small businesses
27	(7)	with	high growth potential. Required guidelines for the Fund include, but are
28			might growth potential. requires generative
29			The Fund shall function to (i) provide matching grants for recipients
30		<u>a.</u>	of federal Small Business Innovation Research (SBIR) and Small
31			Business Technology Transfer (STTR) awards; (2) Support university
32			technology commercialization partnerships with small businesses; (3)
33			Fund regional innovation hubs in different parts of the state; and (4)
34			Provide proof-of-concept grants for promising innovations with
35			commercial potential.
36		h	The matching grant program shall: (1) Provide supplemental funding
37		<u>b.</u>	of up to 50 percent of the federal award amount, not to exceed
38			\$100,000; (2) Be available to North Carolina-based recipients of Phase
39			I SBIR or STTR awards; and (3) Include technical assistance to
40			support successful Phase II applications.
41		C	Regional innovation hubs shall: (1) Be established in partnership with
42		<u>c.</u>	universities, community colleges, and private sector entities; (2)
43			uniterentee, community compare, and present and the



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		1 and the second for antrony another
1		Provide physical space, equipment, and resources for entrepreneurs;
2		(3) Offer specialized programming for innovative businesses; and (4)
3		Connect entrepreneurs with capital sources and business development
4		resources.
5	<u>d.</u>	The Office shall establish guidelines for each program component in
6		consultation with the North Carolina Board of Science, Technology &
7		Innovation.
8	(h) The North C	arolina Small Business Capital Access Fund is established as a special
9	revenue fund in the Dep	partment of Commerce. The Fund shall consist of (i) appropriations by
10	the General Assembly; (ii) federal grant funds; (iii) private contributions and donations; (iv) loan
11	renavments and investm	ent returns: (v) fees collected from program participants; and (v) interest
12	earnings The Fund shall	be used exclusively for the purposes set forth in this section, including
13	reasonable administrativ	expenses. The Office shall establish separate accounts within the Fund
14	for different program co	imponents as necessary for proper financial management.
15	(i) The Office s	hall develop and implement a comprehensive evaluation tramework to
16	measure the impact and	effectiveness of the Program. Performance metrics shall include at least
17	(i) the number and der	nographics of businesses served by each program component; (11) the
18	amount of capital deplo	wed, by program component, geographic region, industry, and business
19	demographics: (iii) the t	number of jobs created and retained as a result of Program assistance; (1V)
20	business revenue growt	h following program participation; (v) the amount of follow-on capital
21	secured by participants;	(vi) default rates and program sustainability; (vii) return on investment
22	of public funds; and (vii	i) the economic impact in underserved communities. The Office contract
23	for and procure an inde	pendent evaluation by a qualified external entity every three years and
24	shall submit an annual	report to the Governor and General Assembly by October 1, which shall
25	include all of the follow	/ing:
26	(1) Deta	iled information on program activities and outcomes.
27		ncial statements for the Fund.
28	(3) Anal	ysis of program effectiveness.
29	$\overline{(4)}$ Reco	ommendations for program improvements.
30	$\overline{(5)}$ Othe	r information requested by the Board.
31	(6) A co	ppy of the report produced as a result of the independent evaluation
32	reall	ired by this subsection in years in which it is produced.
33	SECTION	11.3B.(c) The Department of Commerce shall adopt rules necessary to
34	implement the provision	ns of this section.
35	SECTION	11.3B.(d) This section becomes effective July 1, 2026. Within 60 days
36	of the effective date of	this section, the Secretary of Commerce shall appoint the Director of the
37	Office of Small Busine	ss Capital Access. Within 90 days of the effective date of this section, all
38	appointments to the Bo	ard shall be completed, and the Board shall hold its first meeting. Within
39	180 days of the effect	ive date of this section, the Office shall develop and publish program
40	guidelines for all progra	am components. Within one year of the effective date of this section, the
41	Office shall implement	nt the Small Business Loan Guarantee Program, the CDFI Support
42	Initiative, the Small Bu	isiness Technical Assistance Network; and a unified application system
43	for all components. W	ithin two years of the effective date of this section, the Office shall



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1 2	implement the No and the initial regi	rth Carolina MWBE Growth Fund, the State Procurement Financing Initiative, ional innovation hubs."; and
3		
4	on page 439, lines	s 6-7, by inserting the following between those lines:
5	"TAV CDEDITS	FOR CERTAIN BUSINESS INVESTMENTS
6	TAA UKEDIIS SECT	ION 44.6. Effective for taxable years beginning on or after January 1, 2025,
7 8	Dort 5 of Article 4	of Subchapter I of Chapter 105 of the General Statutes is reenacted as it existed
o 9	immediately befor	re its repeal and reads as rewritten:
10	"H	Part 5. Tax Credits for Qualified Certain Business Investments.
11	"§ 105-163.010.	
12	The following	definitions apply in this Part:
12	(1)	Affiliate. – An individual or business that controls, is controlled by, or is under
14	(1)	common control with another individual or business.
15	(2)	Business A corporation, partnership, limited liability company, association,
16	(-)	or sole proprietorship operated for profit.
17	(3)	Control. – A person controls an entity if the person owns, directly or
18		indirectly, more than ten percent (10%) of the voting securities of that entity.
19		As used in this subdivision, the term "voting security" means a security that
20		(i) confers upon the holder the right to vote for the election of members of the
21		board of directors or similar governing body of the business or (ii) is
22		convertible into, or entitles the holder to receive upon its exercise, a security
23		that confers such a right to vote. A general partnership interest is a voting
24		security.
25	<u>(3a)</u>	Eligible investor A person subject to one or more of the following:
26		a. The franchise tax levied in Article 3 of this Chapter.
27		b. The income taxes levied in Article 4 of this Chapter.
28		c. The gross premiums tax levied in Article 8B of this Chapter.
29	<u>(3b)</u>	Eligible business. – A business that (i) is registered with the Secretary of State
30		under G.S. 105-163.013. (ii) has received during the current year or any of the
31		preceding three years assistance from the Office of Small Business Capital
32		Access pursuant to G.S. 143B-271.113, (iii) is headquartered and primarily operating in this State, (iv) has been in operation at least one year, (v) during
33		its most recent fiscal year before filing an application for registration under
34		<u>G.S. 105 163.013</u> , it had gross revenues, as determined in accordance with
35		generally accepted accounting principles, of five million dollars (\$5,000,000)
36 37		or less on a consolidated basis, and (vi) has 100 or fewer full-time employees.
38	(4)	Equity security. – Common stock, preferred stock, or an interest in a
39	(+)	partnership, or subordinated debt that is convertible into, or entitles the holder
40		to receive upon its exercise, common stock, preferred stock, or an interest in
40		a partnership.
42	(5)	Financial institution A business that is (i) a bank holding company, as
43		defined in the Bank Holding Company Act of 1956, 12 U.S.C. §§ 1841, et

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12		a busi	ness th	at does	not generally market its services to the public and is
13	$(5 \circ)$	Cronti	nea by		less that is not a financial institution. By of the following:
14	(5a)				br foreign corporation that (i) is tax-exempt pursuant to
15 16		a.			c)(3) of the Code, (ii) has as its principal purpose the
17					f the development of the biotechnology industry, and (iii)
18					e of that purpose has received, or is a successor in interest
19					zation that has received, direct appropriations from the
20				-	ist three fiscal years.
21		b.			or foreign corporation that meets the following three
22			condit		
23			1.	It is to	ax-exempt pursuant to section 501(c)(3) of the Code, is a
24					e foundation pursuant to section 509 of the Code, or is an
25					te of either of the foregoing.
26			2.	It has	as its principal purpose one of the following: conducting
27					ch and development in, or stimulating the development
28					ectronic, photonic, information, or other technologies,
29					may include investing in companies that provide
30					ch, development, products, or services in these
31					ologies.
32			3.	*	ets one of the following conditions:
33				I.	It received direct appropriations in furtherance of one
34					of these purposes from the State in at least three fiscal
35				TT	years.
36				II.	It was organized to perform one of these purposes for
37					an organization that meets condition I of this sub-subdivision.
38 39				III.	It is an affiliate of an entity that meets condition II of
39 40				1117	this sub-subdivision.
40 41		e.	An in	stitute-	that (i) is administratively located within a constituent
42		v .			The University of North Carolina, (ii) is financed in part
43					ic or foreign corporation that is tax-exempt pursuant to
			-		

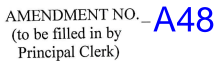


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1 2 3 4 5		section 501(c)(3) of the Code, (iii) has as a principal purpose the stimulation of economic development based on the advancement of science, engineering, and technology, and (iv) funds, either directly or in collaboration with other entities, small businesses engaging in developing technology.
6 7 8	(6)	North Carolina Enterprise Corporation. A corporation established in accordance with Article 3 of Chapter 53A of the General Statutes or a limited partnership in which a North Carolina Enterprise Corporation is the only
9	$\langle \mathbf{T} \rangle$	general partner. Pass-through entity. – Defined in G.S. 105-228.90.
10	(7)	Qualified business. A qualified business venture, a qualified grantee
11	(7b)	Qualified ousiness. A qualified bioprose husiness venture, a qualified bioprose
12	(0)	business, or a qualified licensee business. Qualified business venture. A business that (i) engages primarily in
13	(8)	manufacturing, processing, warehousing, wholesaling, research and
14		manufacturing, processing, waterousing, wholesaming, research with the
15		development, or a service-related industry, and (ii) is registered with the
16		Secretary of State under G.S. 105-163.013.
17	(9)	Qualified grantee business. A business that (i) is registered with the Secretary of State under G.S. 105-163.013, and (ii) has received during the
18		current year or any of the preceding three years a grant, an investment, or other
19		funding from a federal agency under the Small Business Innovation Research
20		Program administered by the United States Small Business Administration or
21		Program administered by the officed states small Dusiness realining administration of
22	(O)	from a granting entity as defined in this section. Qualified licensee business. A business that meets all of the following
23	(9a)	
24		conditions: a. It is registered with the Secretary of State under G.S. 105-163.013.
25		C 1 1 C Cline an employed for
26		b. During its most recent fiscal year before filing an application for registration under G.S. 105-163.013, it had gross revenues, as
27		determined in accordance with generally accepted accounting
28		principles, of one million dollars (\$1,000,000) or less on a
29		consolidated basis.
30		L. 1. 1. Life d has a constituent institution of The University of
31		e. It has been certified by a constituent institution of the oniversity of North Carolina or a research university as currently performing under
32		a licensing agreement with the institution or university for the purpose
33		of commercializing technology developed at the institution or
34		university. For the purpose of this section, a research university is an
35		institution of higher education classified as a Doctoral/Research
36 37		University, Extensive or Intensive, in the most recent edition of "A
38		Classification of Institutions of Higher Education", the official report
39		of The Carnegie Foundation for the Advancement of Teaching.
40	(10)	Real estate-related business. A business that is involved in or related to the
40	(10)	brokerage, selling, purchasing, leasing, operating, or managing of hotels,
42		motels nursing homes or other lodging facilities, golf courses, sports or social
43		clubs, restaurants, storage facilities, or commercial or residential lots or



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1		buildings is a real estate related business, except that a real estate related
1		business does not include (i) a business that purchases or leases real estate
2		from others for the purpose of providing itself with facilities from which to
3		conduct a business that is not itself a real estate-related business or (ii) a
4		business that is not otherwise a real estate-related business but that leases,
5		business that is not otherwise a rear estate related business out that rearest
6		subleases, or otherwise provides to one or more other persons a number of
7		square feet of space which in the aggregate does not exceed fifty percent
8		(50%) of the number of square feet of space occupied by the business for its
9		other activities.
10	(10a)	Related person. A person described in one of the relationships set forth in
11		section 267(b) or 707(b) of the Code.
12	(11)	Security. – A security as defined in Section $2(1)$ of the Securities Act of 1933,
13	()	15 USC = 8.77 b(1)
13	(12)	Selling or leasing at retail. A business is selling or leasing at retail if the
15	(1-)	business either (i) sells or leases any product or service of any nature from a
		store or other location open to the public generally or (ii) sells or leases
16		products or services of any nature by means other than to or through one or
17		more other businesses.
18	(12)	Service-related industry. A business is engaged in a service-related industry,
19	(13)	whether or not it also sells a product, if it provides services to customers or
20		clients and does not as a substantial part of its business engage in a business
21		described in G.S. 105-163.013(b)(4). A business is engaged as a substantial
22		part of its business in an activity described in G.S. 105-163.013(b)(4) if (i) its
23		part of its business in all activity described in 0.5. 105-105.015(0)(1) If (1) its
24		gross revenues derived from all activities described in that subdivision exceed
25		twenty-five percent (25%) of its gross revenues in any fiscal year or (ii) it is
26		established as one of its primary purposes to engage in any activities described
27		in that subdivision, whether or not its purposes were stated in its articles of
28		incorporation or similar organization documents.
29	(14)	Subordinated debt Indebtedness that is not secured and is subordinated to
30		all other indebtedness of the issuer issued or to be issued to a financial
31		institution other than a financial institution described in subdivisions (5)(ii)
32		through (5)(y) of this section. Except as provided in G.S. 105-163.014(d1),
33		any portion of indebtedness that matures earlier than five three years after its
34		issuance is not subordinated debt.
35	"8 105-163.011.	Tax credits allowed.
36	(a) No $($	redit for Brokered Investments. – No credit is allowed under this section for a
37	nurchase of equi	ty securities or subordinated debt if a broker's fee or commission or other similar
38	romuneration is	paid or given directly or indirectly for soliciting the purchase.
39	(b) Indiv	iduals—Eligible Investors, – Subject to the limitations contained in
39 40	GS 105-163 01	2 an individual eligible investor who purchases the equity securities of
40 41	subordinated de	bt of a qualified businessan eligible business directly from that business is
41 42	allowed as a crec	lit against the tax imposed by Part 2 of this Article for the taxable year an amount
42 43	anowed as a cree	-five percent (25%) of the amount invested. The aggregate amount of credit
43	equal to twellty	-inversion (2570) of the union in electric and the boot of the

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allowed an individual eligible investor for one or more investments made in a single taxable year under this Part, whether directly or indirectly as owner of a pass-through entity, may not <u>be less</u> than ten thousand dollars (\$10,000) and may not exceed fifty-five hundred thousand dollars (\$50,000):(\$500,000). The credit may not be taken for the year in which the investment is made but may be taken for the taxable year beginning during the calendar year in which the application for the credit becomes effective as provided in subsection (c) of this section.

Pass-Through Entities. This subsection does not apply to a pass-through entity that 7 (b1)has committed capital under management in excess of five million dollars (\$5,000,000) or to a 8 pass-through entity that is a qualified business or a North Carolina Enterprise Corporation. 9 Subject to the limitations provided in G.S. 105-163.012, a pass-through entity that purchases the 10 equity securities or subordinated debt of a qualified business directly from the business is eligible 11 for a tax credit equal to twenty-five percent (25%) of the amount invested. The aggregate amount 12 of credit allowed a pass-through entity for one or more investments made in a single taxable year 13 under this Part, whether directly or indirectly as owner of another pass-through entity, may not 14 exceed seven hundred fifty thousand dollars (\$750,000). The pass-through entity is not eligible 15 for the credit for the year in which the investment by the pass through entity is made but is 16 eligible for the credit for the taxable year beginning during the calendar year in which the 17 application for the credit becomes effective as provided in subsection (c) of this section. 18

Each individual who is an owner of a pass through entity is allowed as a credit against the tax imposed by Part 2 of this Article for the taxable year an amount equal to the owner's allocated share of the credits for which the pass through entity is eligible under this subsection. The aggregate amount of credit allowed an individual for one or more investments made in a single taxable year under this Part, whether directly or indirectly as owner of a pass-through entity, may not exceed fifty thousand dollars (\$50,000).

25 If an owner's share of the pass-through entity's credit is limited due to the maximum allowable 26 credit under this section for a taxable year, the pass-through entity and its owners may not 27 reallocate the unused credit among the other owners.

(b2) Credit Bonus. - The credit allowed under this Part shall be increased by ten percent
 (10%) of the credit amount if the amount generating the credit is invested in an eligible business
 that is (i) located in a development tier one area or development tier two area, as defined in
 G.S. 143B-437.08, (ii) an MWBE, as defined in G.S. 143B-271.113, or (iii) both.

Application. - To be eligible for the tax credit provided in this section, the taxpayer 32 (c)eligible investor must file an application for the credit with the Secretary. The application should 33 be filed on or before April 15 of the year following the calendar year in which the investment 34 was made. The Secretary may not accept an application filed after October 15 of the year 35 following the calendar year in which the investment was made. An application is effective for 36 the year in which it is timely filed. The application must be on a form prescribed by the Secretary 37 and must include any supporting documentation that the Secretary may require. If an investment 38 for which a credit is applied for was paid for other than in money, the taxpayer must include with 39 the application a certified appraisal of the value of the property used to pay for the investment. 40 The application for a credit for an investment made by a pass-through entity must be filed by the 41 42 pass-through entity.

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(d) Penalties. – The penalties provided in G.S. 105-236 apply in this Part.

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"§ 105-163.012. Limit; carry-over; ceiling; reduction in basis.

The credit allowed a taxpayer under G.S. 105-163.011 may not exceed the amount of 2 (a) income tax imposed by Part 2 of this Article for the taxable year reduced by the sum of all other 3 credits allowable except tax payments made by or on behalf of the taxpayer. The amount of 4 unused credit allowed under G.S. 105-163.011 may be carried forward for the next five 5 6 succeeding years.

The total amount of all tax credits allowed to taxpayers under G.S. 105-163.011 for 7 (b) investments made in a calendar year may not exceed seven million five hundred thousandten 8 million dollars (\$7,500,000).(\$10,000,000). The Secretary of Revenue shall calculate the total 9 amount of tax credits claimed from the applications filed pursuant to G.S. 105-163.011(c). If the 10 total amount of tax credits claimed for investments made in a calendar year exceeds this 11 maximum amount, the Secretary shall allow a portion of the credits claimed by allocating the 12 maximum amount in tax credits in proportion to the size of the credit claimed by each taxpayer. 13

If a credit claimed under G.S. 105-163.011 is reduced as provided in this section, the 14 (c) Secretary shall notify the taxpayer of the amount of the reduction of the credit on or before 15 December 31 of the year following the calendar year in which the investment was made. The 16 Secretary's allocations based on applications filed pursuant to G.S. 105-163.011(c) are final and 17 shall not be adjusted to account for credits applied for but not claimed. 18

The taxpayer's basis in the equity securities or subordinated debt acquired as a result 19 (d) of an investment in a qualified an eligible business shall be reduced for the purposes of this Article 20 by the amount of allowable credit. "Allowable credit" means the amount of credit allowed under 21 G.S. 105-163.011 reduced as provided in subsection (c) of this section. 22

"§-105-163.013. Registration. 23

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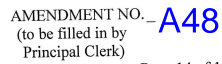
43

Repealed by Session Laws 1993, c. 443, s. 4. (a)

Qualified Business Ventures. In order to qualify as a qualified business venture 25 (b)under this Part, a business must be registered with the Securities Division of the Department of 26 the Secretary of State. To register, the business must file with the Secretary of State an application 27 and any supporting documents the Secretary of State may require from time to time to determine 28 that the business meets the requirements for registration as a qualified business venture. A 29 business meets the requirements for registration as a qualified business venture if all of the 30 following are true as of the date the business files the required application: 31

- Repealed by Session Laws 1996, Second Extra Session, c. 14, s. 7. (1)
- Reserved for future codification purposes. (1a)
- Either (i) it was organized after January 1 of the calendar year in which its (1b)application is filed or (ii) during its most recent fiscal year before filing the application, it had gross revenues, as determined in accordance with generally accepted accounting principles, of five million dollars (\$5,000,000) or less on a consolidated basis.
 - Repealed by Session Laws 1996, Second Extra Session, c. 14, s. 7. (2)
- It is organized to engage primarily in manufacturing, processing, 40 (3)warehousing, wholesaling, research and development, or a service-related 41 industry. 42
 - It does not engage as a substantial part of its business in any of the following: (4)

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		0	Providing a professional service as defined in Chapter 55B of the
1		a.	General Statutes.
2		b.	Construction or contracting.
3		0. 0.	Selling or leasing at retail.
4		с. d.	The nurchase, sale, or development, or purchasing, selling, or holding
5		u.	for investment of commercial paper, notes, other indebtedness,
6			financial instruments, securities, or real property, or otherwise make
7			investments.
8		e.	Providing personal grooming or cosmetics services.
9		c. f.	Offering any form of entertainment, amusement, recreation, or athletic
10			or fitness activity for which an admission or a membership is charged.
11 12	(5)	It was	not formed for the primary purpose of acquiring all or part of the stock
		or assi	ets of one or more existing businesses.
13	(6)	It is no	a real estate-related business.
14 15	The offective	data c	f registration for a qualified business venture whose application is
	accounted for regis	stration	is 60 days before the date its application is filed. No credit is allowed
16 17	1 this Dout fo	r on in	voctment made before the effective date of the registration of after the
18	interation is to	bollou	For the purpose of this Article, if a taxpayer's investment is placed
18	initially in accrow	reandit	ioned upon other investors' commitment of additional funds, the date of
20	the investment is	the dat	e escrowed funds are transferred to the qualified business venture free
20	of the condition		
22	To some in au	alified	as a qualified business venture, the business must renew its registration
23	ammully og prog	orihod 1	w rule by filing a financial statement for the most recent fiscal year
24	1	avanua	a determined in accordance with generally accepted accounting
25	minimination of five	millio	a dollars (\$5,000,000) or less on a consolidated basis and an application
26	for non ourol in wi	nich the	business certifies the facts required in the original application.
27	Esilumo of a	molifie	d business venture to renew its registration by the applicable deadline
28	abolt regult in row	ocation	of its registration effective as of the next day after the renewal deadline,
29	hat aball not root	ilt in fo	refiture of tax credits previously allowed to taxpayers who invested in
30	the business over	ont ac	provided in G.S. 105-163.014. The Secretary of State shall send the
31	1.C. I have in ou	a tont	in notice of revocation within 60 days after the renewal deadline. A
32	1.0 11	a reamtra	ra may apply to have its registration reinstated by the Secretary of State
33	1 - filing on omal	inotion	for roinstatement accompanied by the reinstatement appreation ree and
34	a late filing per	nalty of	one thousand dollars (\$1,000), within 30 days after receipt of the
35	revocation notice	e from t	he Secretary of State. A business that seeks approval of a new application
36	for registration a	fter its	registration has been revoked must also pay a penalty of one thousand
37	dollars (\$1,000).	A regis	stration that has been reinstated is treated as if it had not been revoked.
38	If the gross r	evenues	of a qualified business venture exceed five million dollars (\$5,000,000) ness must notify the Secretary of State in writing of this fact by filing a
39	in a fiscal year,	the busi	ness must notify the secretary of state in writing of this fact of the
40	tinancial stateme	ent snov	ving the revenues of the business for that year. censee Businesses. In order to qualify as a qualified licensee business
41	(b1) Qual	hied El	ess must be registered with the Securities Division of the Department of
42	the Secretary of	state T	o register, the business must file with the Secretary of State an application
43	the secretary of	State. 1	



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and any supporting documents the Secretary of State may require from time to time to determine
 that the business meets the requirements for registration as a qualified licensee business. The
 requirements for registration as a qualified licensee business are set out in G.S. 105-163.010.

requirements for registration as a qualified licensee business are set out in G.S. 105-165.010.
 The effective date of registration for a qualified licensee business whose application is
 accepted for registration is the filing date of its application. No credit is allowed under this Part

for an investment made before the effective date of the registration or after the registration is
 revoked.

8 To remain qualified as a qualified licensee business, the business must renew its registration 9 annually as prescribed by rule by filing a financial statement for the most recent fiscal year 10 showing gross revenues, as determined in accordance with generally accepted accounting 11 principles, of one million dollars (\$1,000,000) or less on a consolidated basis and an application 12 for renewal in which the business certifies the facts required in the original application.

Failure of a qualified licensee venture to renew its registration by the applicable deadline 13 results in revocation of its registration effective as of the next day after the renewal deadline, but 14 does not result in forfeiture of tax credits previously allowed to taxpayers who invested in the 15 business except as provided in G.S. 105-163.014. The Secretary of State shall send the qualified 16 licensee business notice of revocation within 60 days after the renewal deadline. A qualified 17 licensee business may apply to have its registration reinstated by the Secretary of State by filing 18 an application for reinstatement, accompanied by the reinstatement application fee and a late 19 filing penalty of one thousand dollars (\$1,000), within 30 days after receipt of the revocation 20 notice from the Secretary of State. A business that seeks approval of a new application for 21 registration after its registration has been revoked must also pay a penalty of one thousand dollars 22 (\$1,000). A registration that has been reinstated is treated as if it had not been revoked.

(\$1,000). A registration that has been reinstated is treated as if it had not been revoked.
 If the gross revenues of a qualified business venture exceed one million dollars (\$1,000,000)
 in a fiscal year, the business must notify the Secretary of State in writing of this fact by filing a
 financial statement showing the revenues of the business for that year.

(c) Qualified Grantee Businesses. In order to qualify as a qualified grantee business
 under this Part, a business must be registered with the Securities Division of the Department of
 the Secretary of State. To register, the business must file with the Secretary of State an application
 and any supporting documents the Secretary of State may require from time to time to determine
 that the business meets the requirements for registration as a qualified grantee business. The
 requirements for registration as a qualified grantee business are set out in G.S. 105-163.010.

The effective date of registration for a qualified grantee business whose application is accepted for registration is the filing date of its application. No credit is allowed under this Part for an investment made before the effective date of the registration or after the registration is revoked.

To remain qualified as a qualified grantee business, the business must renew its registration annually as prescribed by rule by filing an application for renewal in which the business certifies the facts demonstrating that it continues to meet the applicable requirements for qualification.

(d) Application Forms; Rules; Fees. Applications for registration, renewal of
registration, and reinstatement of registration under this section shall be in the form required by
the Secretary of State. The Secretary of State may, by rule, require applicants to furnish
supporting information in addition to the information required by subsections (b), (b1), and (c)



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of this section. The Secretary of State may adopt rules in accordance with Chapter 150B of the 1 General Statutes that are needed to carry out the Secretary's responsibilities under this Part. The 2 Secretary of State shall prepare blank forms for the applications and shall distribute them 3 throughout the State and furnish them on request. Each application shall be signed by the owners 4 of the business or, in the case of a corporation, by its president, vice-president, treasurer, or 5 secretary. There shall be annexed to the application the affirmation of the person making the 6 application in the following form: "Under penalties prescribed by law, I certify and affirm that 7 to the best of my knowledge and belief this application is true and complete." A person who 8 submits a false application is guilty of a Class 1 misdemeanor. 9 The fee for filing an application for registration under this section is one hundred dollars 10 (\$100.00). The fee for filing an application for renewal of registration under this section is fifty 11 dollars (\$50.00). The fee for filing an application for reinstatement of registration under this 12 section is fifty dollars (\$50.00). 13 An application for renewal of registration under this section must indicate whether the 14 applicant is a minority business, as defined in G.S. 143-128, and include a report of the number 15 of jobs the business created during the preceding year that are attributable to investments that 16 qualify under this section for a tax credit and the average wages paid by each job. An application 17 that does not contain this information is incomplete and the applicant's registration may not be 18 renewed until the information is provided. 19 Revocation of Registration. If the Securities Division of the Department of the 20 (e)Secretary of State finds that any of the information contained in an application of a business 21 registered under this section is false, it shall revoke the registration of the business. The Secretary 22 of State shall not revoke the registration of a business solely because it ceases business operations 23 for an indefinite period of time, as long as the business renews its registration each year as 24 required under this section. 25 Transfer of Registration. A registration as a qualified business may not be sold or 26 (f)otherwise transferred, except that if a qualified business enters into a merger, conversion, 27 consolidation, or other similar transaction with another business and the surviving company 28 would otherwise meet the criteria for being a qualified business, the surviving company retains 29 the registration without further application to the Secretary of State. In such a case, the qualified 30 business must provide the Secretary of State with written notice of the merger, conversion, 31 consolidation, or similar transaction and the name, address, and jurisdiction of incorporation or 32 organization of the surviving company. 33 Report by Secretary of State. The Secretary of State shall report to the Revenue 34 (g)Laws Study Committee by October 1 of each year all of the businesses that have registered with 35 the Secretary of State as qualified business ventures, qualified licensee businesses, and qualified 36 grantee businesses. The report shall include the name and address of each business, the location 37 of its headquarters and principal place of business, a detailed description of the types of business 38 in which it engages, whether the business is a minority business as defined in G.S. 143-128, the 39 number of jobs created by the business during the period covered by the report, and the average 40 41 wages paid by these jobs. "§ 105-163.014. Forfeiture of credit. 42

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Participation in Business. - A taxpayer who has received a credit under this Part for 1 (a) an investment in a qualifiedan eligible business forfeits the credit if, within three years after the 2 investment was made, the taxpayer participates in the operation of the qualified eligible business. 3 For the purpose of this section, a taxpayer participates in the operation of a qualified an eligible 4 business if the taxpayer, the taxpayer's spouse, parent, sibling, or child, or an employee of any of 5 these individuals or of a business controlled by any of these individuals, provides services of any 6 nature to the qualified eligible business for compensation, whether as an employee, a contractor, 7 or otherwise. However, a person who provides services to a qualified an eligible business, whether 8 as an officer, a member of the board of directors, or otherwise does not participate in its operation 9 if the person receives as compensation only reasonable reimbursement of expenses incurred in 10 providing the services, participation in a stock option or stock bonus plan, or both. 11 False Application. - A taxpayer who has received a credit under this Part for an 12 (b)investment in a qualified an eligible business forfeits the credit if the registration of the qualified 13 business is revoked because information in the registration application was false at the time the 14 application was filed with the Secretary of State.eligible business received assistance pursuant to 15 G.S. 143B-271.113 as a result of providing false information to the Office and assistance was 16 withdrawn as a result. 17 Repealed by Session Laws 1996, Second Extra Session, c. 14, s. 7. 18 (c)Transfer or Redemption of Investment. - A taxpayer who has received a credit under (d) 19 this Part for an investment in a qualified an eligible business forfeits the credit in the following 20 21 cases: Within one yearthree years after the investment was made, the taxpayer (1)22 transfers any of the securities received in the investment that qualified for the 23 tax credit to another person or entity, other than in a transfer resulting from 24 one of the following: 25 The death of the taxpayer. 26 a. A final distribution in liquidation to the owners of a taxpayer that is a b. 27 corporation or other entity. 28 A merger, conversion, consolidation, or similar transaction requiring 29 c. approval by the owners of the qualified eligible business under 30 applicable State law, to the extent the taxpayer does not receive cash 31 or tangible property in the merger, conversion, consolidation, or other 32 similar transaction. 33 Except as provided in subsection (d1) of this section, within five-three years (2)34 after the investment was made, the qualified eligible business in which the 35 investment was made makes a redemption with respect to the securities 36 received in the investment. 37 In the event the taxpayer transfers fewer than all the securities in a manner that would result 38 in a forfeiture, the amount of the credit that is forfeited is the product obtained by multiplying 39 the aggregate credit attributable to the investment by a fraction whose numerator equals the 40 number of securities transferred and whose denominator equals the number of securities received 41 on account of the investment to which the credit was attributable. In addition, if the redemption 42 amount is less than the amount invested by the taxpayer in the securities to which the redemption 43



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is attributable, the amount of the credit that is forfeited is further reduced by multiplying it by a 1 fraction whose numerator equals the redemption amount and whose denominator equals the 2 aggregate amount invested by the taxpayer in the securities involved in the redemption. The term 3 "redemption amount" means all amounts paid that are treated as a distribution in part or full 4 payment in exchange for securities under section 302(a) of the Code. 5

Certain Redemptions Allowed. Forfeiture of a credit does not occur under this 6 (d1)section if a qualified business venture that engages primarily in motion picture film production 7 makes a redemption with respect to securities received in an investment and the following 8 conditions are met: 9

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- The redemption occurred because the qualified business venture completed (1)production of a film, sold the film, and was liquidated.
- 12 13
- Neither the qualified business venture nor a related person continues to engage (2)in business with respect to the film produced by the qualified business venture.

Effect of Forfeiture. - A taxpayer who forfeits a credit under this section is liable for 14 (e) all past taxes avoided as a result of the credit plus interest at the rate established under 15 G.S. 105-241.21, computed from the date the taxes would have been due if the credit had not 16 been allowed. The past taxes and interest are due 30 days after the date the credit is forfeited; a 17 taxpayer who fails to pay the past taxes and interest by the due date is subject to the penalties 18 provided in G.S. 105-236. 19

- "§ 105-163.015. Sunset. 20
- This Part is repealed effective for investments made on or after January 1, 2014."; and 21 22
 - by adjusting the appropriate totals accordingly.

SIGNED Amendment Sponsor

SIGNED

Committee Chair if Senate Committee Amendment

ADOPTED _____ FAILED _____ TABLED _____

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