- 1 HB192
- 2 209381-1
- 3 By Representative Poole
- 4 RFD: Ways and Means Education
- 5 First Read: 02-FEB-21
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8 SYNOPSIS: This bill would reestablish the Growing 9 Alabama Credit that was repealed following the 10 close of fiscal year 2020 as it was established by 11 Act 2016-102 and amended by Act 2019-392, with the 12 following modifications:

13 This bill allows the credit to be applied 14 against the state portion of the financial 15 institution excise tax and the insurance premiums 16 tax, establishes a \$20 million annual cap on 17 credits, specifies that a portion of the credits 18 are reserved for targeted or jumpstart counties as defined in the statute, allows the credit to be 19 20 taken by owners of an S corporation or other 21 partnership, and sunsets the tax credit at the end 22 of calendar year 2023.

Under the existing Alabama Jobs Act, certain incentivized companies are allowed a jobs credit and an investment credit for creating new jobs in Alabama, which incentives were not available for new projects after December 31, 2020. 1 This bill extends the sunset date for the 2 Alabama Jobs Act to July 31, 2023 and increases the 3 cap each calendar year through 2022.

4 Under the existing Alabama Port Credit, 5 shippers are provided a tax credit against their 6 Alabama income tax liability for import/export 7 general and containerized cargoes. This bill 8 provides further definitions to include the 9 automotive industry's form of shipping's unit of 10 measure, the Vehicle Equivalent Unit (VEU).

11 This bill would further allow additional 12 credits for minority-owned and women-owned 13 businesses, and for companies involved in 14 pharmaceutical and medical research, development, 15 and manufacturing, and allow the investment credit 16 to be used for technology companies.

18 A BILL
19 TO BE ENTITLED
20 AN ACT

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To amend Sections 40-18-370, 40-18-375, 40-18-376.3, 40-18-382, 40-18-383, 40-18-400, and 40-18-403, Code of Alabama 1975, relating to tax credits for the Alabama Jobs Act; to make nonsubstantive, technical revisions to update the existing code language to current style; to allow additional jobs credits for minority-owned and women-owned businesses and

1 to provide definitions; to allow additional jobs credits for 2 pharmaceutical and medical research, development, and manufacturing; to extend the investment credits to technology 3 companies; to extend the sunset date for the Alabama Jobs Act; 4 5 to increase the annual cap of Jobs Act credits; to specify the 6 reservation of credits for projects in targeted or jumpstart 7 counties; to provide further definitions and allowable credits 8 for the Alabama Port Credit; to reestablish the Growing Alabama Credits; to allow a mechanism for an economic 9 10 development organization to apply for funding; to allow for the credit to be taken against the state portion of the 11 financial institution excise tax and the insurance premiums 12 13 tax; to provide for an annual cap for the amount of Growing 14 Alabama Credits; to clarify the reservation of credits for 15 projects in targeted or jumpstart counties; to allow the credit to be taken by owners of S corporations and other 16 17 partnerships; to provide rulemaking authority; and to provide 18 for a sunset of the Growing Alabama Credits after calendar 19 year 2023. 20 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 21 Section 1. Sections 40-18-370, 40-18-375, 22 40-18-376.3, 40-18-382, 40-18-383, 40-18-400, and 40-18-403, 23 of the Code of Alabama 1975, are amended to read as follows:

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25 "(a) This article shall be known and may be cited as26 the Alabama Jobs Act.

27 "(b) The Legislature makes the following findings:

"§40-18-370.

"(1) The economic well-being of the citizens of the
 state will be enhanced by the increased development and growth
 of employment within Alabama.

4 "(2) It is in the best interests of the state to
5 provide certain incentives to allow the state to foster
6 economic development through the recruitment of quality
7 projects and the expansion of existing businesses within
8 Alabama.

9 "(3) The incentives provided for in this article do 10 not raise any taxes for any individuals or businesses in 11 Alabama under state law.

"(4) The incentives provided in this article will allow the state to encourage the creation of new jobs that may not otherwise exist within the State of Alabama.

15 "(5) The incentives provided in this article will16 increase revenues for the state without increasing taxes.

17 "(6) The Constitution of the State of Alabama grants 18 the Legislature the authority to approve and authorize 19 exemptions, exclusions, deductions, and credits from taxation 20 in order to define the net proceeds of any tax payable under 21 state law.

"(7) The Constitution of the State of Alabama was
framed, and the laws of the state were enacted, with the goal
of protecting, encouraging, and developing individual
enterprise.

"(8) The incentives provided in this article willnot decrease the salary paid to any education personnel.

"(9) The powers to be granted and the purposes to be 1 2 accomplished by this article will create an environment for the recruitment of quality projects and the expansion of 3 existing businesses within Alabama. 4 5 "(10) Economic development through tax and financial incentives benefits the citizens of the state and is a public 6 7 purpose of the state. "(c) In addition to the definitions found at in 8 9 Section 40-18-1, the following words and phrases shall have 10 the following meanings: "(1) APPROVED COMPANY. Any company determined by the 11 Secretary of Commerce and the Governor to meet the criteria 12 13 provided in Section 40-18-373. 14 "(2) CAPITAL INVESTMENT. All costs and expenses 15 incurred by the incentivized company in connection with the acquisition, construction, installation, and equipping of a 16 qualifying project, if such costs are required to be 17 18 capitalized for purposes of the federal income tax, determined 19 without regard to any rule that permits expenditures properly 20 chargeable to a capital account to be treated as current 21 expenditures. However, for any project involving the 22 extraction of natural resources, the capital investment shall not include the costs of acquiring land, land recording fees, 23 24 architectural and engineering services, environmental studies, 25 and environmental mitigation.

26 "(3) COMPANY. Anyone or anything which has the27 powers to own a project and have employees.

"(4) ELIGIBLE EMPLOYEES. Those employee positions
 set forth in a project agreement that will be the result of
 new jobs created by or through a qualifying project.

4 "(5) EMPLOYEES. Some or all of those persons
5 employed and residing in Alabama:

"a. Who are being paid directly by an approved
company, related company, common paymaster, joint venturer, or
leasing company for working at a qualifying project;

9 "b. Whom the approved company, related company, 10 common paymaster, joint venturer, or leasing company 11 identifies as its employees to the U.S. Internal Revenue 12 Service, the Department of Revenue, or the Department of Labor 13 on returns or reports filed with the foregoing, including, but 14 not limited to, IRS Form 941; and

15 "c. Who are assigned to a qualifying project for a16 period of at least one year.

"(6) INCENTIVE PERIOD. The period or periods of time
during which an incentivized company can receive one or more
of the jobs act incentives.

"(7) INCENTIVIZED COMPANY. An approved company and any related company that are allowed to claim one or more of the jobs act incentives as provided for in the project agreement.

24 "(8) INVESTMENT CREDIT. The annual incentive25 provided in Section 40-18-376.

"(9) JOBS ACT INCENTIVES. The jobs credit and the
 investment credit as authorized and provided for in this
 article.

4 "(10) JOBS CREDIT. The annual incentive provided in
5 Section 40-18-375.

"(11) MINORITY-OWNED BUSINESS. A for-profit 6 7 business that is independently owned and operated and is at 8 least 51 percent owned and controlled by one or more minority 9 individuals or, in the case of a publicly owned business, a 10 for-profit business of which at least 51 percent of the stock is owned and controlled by one or more minority individuals 11 12 and whose daily management and operations are under the 13 control of one or more minority individuals. For purposes of this subdivision, "minority" means a person who is an African 14 15 American and a citizen of the United States.

"(11) (12) NAICS CODE. Any sector, subsector,
 industry group, industry or national industry of the 2012
 North American Industry Classification System, or any similar
 classification system developed in conjunction with the United
 States Department of Commerce or Office of Management and
 Budget.

"(12) (13) PROJECT. Any land, building, or other improvements, and all real and personal properties, whether or not contiguous and whether or not previously in existence, if in Alabama and if deemed necessary or useful in connection with an activity listed in Section 40-18-372(1).

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1	" (13) (14) PROJECT AGREEMENT. The agreement entered
2	into between an approved company and the Governor establishing
3	the terms and conditions for the provision of the jobs act
4	incentives, as provided for in Section 40-18-374.
5	" (14) (15) QUALIFYING PROJECT. Any project to be
6	undertaken by an approved company that satisfies Section
7	40-18-372.
8	" (15) <u>(16)</u> RELATED COMPANY. Any company that is
9	under common ownership, management, or control with a company
10	or an approved company, as the case may be.
11	" (16) (17) UTILITY TAXES. The taxes imposed by
12	Sections 40-21-82 and 40-21-102.
13	" (17) (18) WAGES. Total wages of an employee
14	(including gross wages, salaries, overtime, and bonuses),
15	defined by reference to Section 25-4-16(b), without
16	application of Sections 25-4-16(b)(1), 25-4-16(b)(2)a.,
17	25-4-16(b)(3), and 25-4-16(b)(4).
18	"(19) WOMAN-OWNED BUSINESS. A for-profit business
19	that is independently owned and operated and is at least
20	fifty-one percent (51%) owned and controlled by one or more
21	women or, in the case of a publicly owned business, a
22	for-profit business of which at least fifty-one percent (51%)
23	of the stock is owned and controlled by one or more women and
24	whose daily management and operations are under the control of
25	one or more women. For the purposes of this definition a
26	"woman" means a woman who is a citizen of the United States.
27	"§40-18-375.

1 "(a)(1) If provided for in the project agreement and 2 in accordance with the terms therein, the incentivized company is allowed a jobs credit against utility taxes, in an annual 3 amount equal to 3 percent of the wages paid to eligible 4 5 employees during the prior year. The incentive period shall be 10 years. 6 7 "(2) If the incentivized company is a minority-owned 8 or woman-owned business as described in this chapter, the 9 incentivized company is allowed a jobs credit against utility 10 taxes, in an annual amount equal to 4 percent of the wages paid to eligible employees during the prior year. The 11 12 incentive period shall be 10 years. 13 "(3) If the incentivized company is engaged in pharmaceutical, biomedical, medical technology or medical 14 15 supplies manufacturing or their related research and development activities, the incentivized company is allowed a 16 jobs credit against utility taxes, in an annual amount equal 17 18 to 4 percent of the wages paid to eligible employees during the prior year. The incentive period shall be 10 years. This 19 20 would apply to companies that predominantly conduct an 21 activity described by NAICS code 3254, 339112, or 339113, to include related research and development. 22 "(b) The project agreement shall provide that one of 23 24 the following methods shall be used to realize the benefits of 25 the jobs credit: "(1)a. The jobs credit may be paid to the 26 incentivized company as a refund out of utility taxes during 27

the incentive period, regardless of the amount of utility
 taxes actually paid by the incentivized company.

"b. For each year of the incentive period for the 3 jobs credit, the incentivized company shall submit to the 4 5 Department of Commerce a certification as to the wages paid to 6 eligible employees during the prior year. Following such 7 examination as it deems necessary, the Department of Commerce may certify the information and deliver the same to the 8 9 Department of Revenue. Thereafter, the Department of Revenue 10 shall calculate the correct refund and issue it directly to 11 the incentivized company.

"(2)a. The jobs credit may be claimed as a credit 12 13 against utility taxes actually paid. In any one year, if the 14 credit exceeds the amount of taxes that are allowed to be 15 offset by the project agreement and that are owed by the 16 incentivized company, the incentivized company may carry the 17 credit forward, to the extent allowed in the project 18 agreement. No carryforward shall be allowed for more than five years. Rules similar to those used for Section 40-18-15.2 19 20 shall be applied.

"b. Prior to claiming the jobs credit as provided in this subdivision, the incentivized company shall submit to the Department of Commerce a certification as to the wages paid to eligible employees during the prior year. Following such examination as it deems necessary, the Department of Commerce may certify the information and deliver same to the Department of Revenue. Thereafter, the Department of Revenue shall allow
 the jobs credit.

"(c) The realization methods in subsection (b) shall
not create debts of the state within the meaning of Section
213 of the Official Recompilation of the Constitution of
Alabama of 1901, as amended.

7 "(d) The Department of Finance shall promulgate
8 <u>adopt</u> regulations to ensure that the credit in no case would
9 reduce the distribution for the Alabama Special Mental Health
10 Trust Fund.

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"§40-18-376.3.

"(a)(1) This section shall be applicable to a technology company so long as there is a project agreement which provides that Alabama is or will become the company's headquarters, the place of residence of its top three executives, and the place of residence of at least 75 percent of its employees.

18 "(2) In making the findings required by Section 19 40-18-373(1), a technology company that proposes a qualifying 20 project shall be an approved company for purposes of this 21 section only if the Secretary of Commerce makes the additional 22 finding that the qualifying project will increase the economic 23 diversity of, or otherwise benefit, the state.

"(3) A qualifying project shall be deemed to be in
 existence notwithstanding the requirements of Section
 40-18-372 so long as at least 10 new employees are employed at

1 <u>the qualifying project, absent a finding of extraordinary</u> 2 circumstances by the Secretary of Commerce.

3 "(b) If provided for in the project agreement, the 4 following shall be allowed to any company which meets all the 5 criteria in subsection (a):

6 "(1) A qualifying project shall be deemed to be in 7 existence notwithstanding the requirements of Section 8 40-18-372 so long as at least five new employees are employed 9 at the qualifying project, absent a finding of extraordinary 10 circumstances by the Secretary of Commerce. A jobs credit against utility taxes, in an annual amount equal to 4 percent 11 of the wages paid to eligible employees during the prior year. 12 13 The incentive period shall be 10 years.

"(2) The jobs credit provided in Section
40-18-375(a) shall include an additional 2 percent above that
otherwise allowed. An investment credit as provided in Section
40-18-376.

18 "(c) A "technology company" is any company which 19 meets all the criteria in subdivision (1) or (2):

20 "(1) A company which earns at least 75 percent of 21 its revenues from either of the following:

"a. Activities within subsector 518; industry group
5112, 5121 (other than 51213), 5415, or 5417; or industry
51913 of the 2012 North American Industry Classification
System, or any similar classification system developed in
conjunction with the United States Department of Commerce or
Office of Management and Budget.

b. The use of technology to develop new coding or
processes for the creation or delivery of goods or services in
the following fields, or any additional activities determined
by the Secretary of Commerce to be beneficial to the
enhancement of businesses rooted in either of the following
fields:

7 "1. Any of the fields of education, healthcare,
8 energy, agriculture, infrastructure, software, robotics,
9 nutrition, aerospace, automotive, or financial services.

10 "2. Any fields related to science, technology,11 engineering, or mathematics.

12 "(2) A company which, for a fixed term, educates and 13 mentors early-stage technology companies recruited to a 14 location in Alabama, with the goal of accelerating the 15 companies' development and growth.

16

"§40-18-382.

17 "The incentives authorized by this article shall not 18 be available for qualifying projects for which project agreements have not been executed on or prior to December 31, 19 20 2020 July 31, 2023, unless the Legislature, by joint 21 resolution or other applicable action of both houses, votes 22 enacts legislation to continue or reinstate the incentives for 23 new projects after that date. No action or inaction on the 24 part of the Legislature shall reduce or suspend any incentive 25 awarded pursuant to this article in any past or future 26 calendar year with respect to qualifying projects for which 27 project agreements have been executed on or prior to December

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31, 2020 July 31, 2023, it being the sole intention of this 1 2 section that failure of the Legislature to adopt a joint 3 resolution or other applicable action of both houses enact 4 legislation continuing the incentives authorized by this 5 article for periods after December 31, 2020 July 31, 2023, 6 shall affect only the availability of the incentives to 7 qualifying projects for which project agreements have not been 8 executed on or prior to December 31, 2020 July 31, 2023, and 9 shall not affect qualifying projects for which project 10 agreements have been executed on or prior to December 31, 2020 July 31, 2023. 11 "§40-18-383. 12 13 "(a) At no time prior to the calendar year ending 14 December 31, 2020, shall the annualized balance of outstanding 15 jobs act incentives exceed \$300 million, which amount would increase to three hundred twenty-five million dollars 16 (\$325,000,000) for the calendar year ending December 31, 2021 17 18 and three hundred fifty million dollars (\$350,000,000) for the calendar year ending December 31, 2022, unless the 19 20 Legislature, by joint resolution or other applicable action of 21 both houses, votes enacts legislation to allow additional jobs act incentives. Of the above annualized balance, twenty 22 million dollars (\$20,000,000) shall apply to qualifying 23 24 projects located in targeted or jumpstart counties as 25 described in Section 40-18-376.1.

"(b) Jobs act incentives shall not be available to 1 2 any project for which substantial construction activities have begun by July 2, 2015. 3 4 "(c) Jobs act incentives under this article shall 5 not be available for any qualifying project unless at least 80 6 percent of the eligible employees created by the qualifying 7 project are employed full time. "\$40-18-400. 8 9 "For the purposes of this article, the following 10 words and phrases shall have the following meanings: "(1) BASE CARGO VOLUME. The greater of the 11 12 following: 13 "a. One hundred five percent of the cargo volume of a port facility user in the 12-month period immediately 14 15 preceding the application. "b. Ten TEUs, for cargo measured by TEU, or 75 net 16 tons \overline{r} for cargo measured by net ton, or 400 VEUs for cargo 17 18 measured by VEU. "(2) CARGO VOLUME. The total amount of 19 20 noncontainerized general cargo or containers, measured in 21 TEUs, in net tons, or in kilograms, or in VEUs transported by 22 way of a waterborne ship, air cargo aircraft, or railroad through a port facility; provided that such cargo shall be 23 24 owned by the port facility user at the time the port facility 25 is used. "(3) COMMISSION. The Renewal of Alabama Commission 26

26 "(3) COMMISSION. The Renewal of Alabama Commission
 27 created by Section 40-18-402.

"(4) COMPANY. Anyone or anything which has the
 powers to conduct the activities required to claim the port
 credit.

"(5) INLAND PORTS. Physical sites located away from
traditional land, air, and coastal borders with the vision to
facilitate and process international and domestic trade
through strategic investment in multi-modal transportation
assets and by promoting value-added services as goods move
through the supply chain.

10 "(6) PORT FACILITY. Any publicly owned facility 11 located within this state's ports of entry, including inland 12 ports, through which cargo is transported by way of a 13 waterborne ship, air cargo aircraft, or railroad, to or from 14 destinations inside or outside this state and which handles 15 cargo owned by third parties in addition to cargo owned by the 16 port facility's owner.

17 "(7) PORT CREDIT. The credit provided for in Section18 40-18-403.

19 "(8) PORT FACILITY USER. A company engaged in 20 manufacturing, warehousing, or distribution which uses a port 21 facility.

"(9) TEU. A "20-foot equivalent unit" volumetric measure based on the size of a container 20 feet long by eight feet wide by eight feet, six inches high.

25 "(10) VEHICLE. Any motorized vehicle as defined in
 26 Section 32-1-1.1

1	"(11) VEU. A "Vehicle Equivalent Unit" volumetric
2	measure of one (1) cubic meter.
3	"§40-18-403.
4	"(a) If approved by the commission, a port credit is
5	allowed, in an amount equal to fifty dollars (\$50) per TEU,
6	three dollars (\$3) per net ton, or four cents (\$0.04) per
7	kilogram for air freight, or two dollars and ninety-one cents
8	(\$2.91) per VEU, multiplied by the following:
9	"(1) The port user's cargo volume in the 12-month
10	period for which the commission has granted approval for the
11	port user to claim the port credit, minus
12	"(2) The port user's base cargo volume.
13	"(b) The commission shall decrease the amount of the
14	port credit to ensure that the anticipated revenues for the
15	port facility and state will exceed the amount of the port
16	credit sought. The port credit may be conditioned on whatever
17	requirements the commission shall impose. The port credits
18	shall only be available to the extent that a port facility
19	user ships more than 105 percent of its cargo volume from the
20	12-month period immediately preceding the port facility user's
21	application. Moreover, the port credit shall only be available
22	to the extent a port facility user ships more than 10 TEUs,
23	for cargo measured by TEU, more than 75 net tons, for cargo
24	measured by net ton, or more than fifteen thousand (15,000)
25	kilograms for air cargo measured by kilograms, or more than
26	400 VEUs, for cargo measured by VEU.

1 "(c) The following methods may be used to realize
2 the port credit:

"(1) The port credit may offset the tax levied by 3 this chapter, but not below zero. The port credit may also 4 5 offset the estimated payments of the tax levied by this chapter, but not below zero. In no event shall the port 6 7 credits be allowed to reduce any estimated payment of the tax levied by this chapter before October 1, 2016. In any one 8 9 year, if the port credit exceeds the amount of tax liability, 10 the port user may carry forward the unused port credit. No carryforward shall be allowed for more than five years. Rules 11 similar to those used for Section 40-18-15.2 shall be applied. 12

"(2) A company may assign and convey a port credit to another company if substantially all of the assets of the company are assigned and conveyed in the same transaction. Proof of such transfer shall be submitted to the Department of Revenue.

18 "(d) To the extent that the port credit is utilized 19 by the port user or by a transferee company, no deduction for 20 the related expenses shall be allowed.

"(e) For any company which enters into an economic development project agreement with the state, the project agreement may provide for an allocation to the company of any port credits which have not been allocated pursuant to this article. Allocations made pursuant to this subsection shall meet all of the following requirements: "(1) Allocations shall be made by the Governor and
 approved by the commission.

3 "(2) Allocations for a project shall not exceed
4 three million dollars (\$3,000,000).

"(3) Allocations shall be granted only to a new
warehouse or distribution facility which commits to investing
at least twenty million dollars (\$20,000,000) at a single site
and to creating 75 net new jobs in Alabama.

9 "(4) Port credits may not be used until the 10 Department of Commerce has received satisfactory proof that 11 the capital investment and job creation requirements have been 12 satisfied.

"(5) Any port credit granted by this procedure shall
not be granted for more than a 3-year period.

"(6) Allocations shall not exceed one hundred
dollars (\$100) per TEU, three dollars (\$3) per net ton, or
four cents (\$0.04) per kilogram for air freight, or two
dollars and ninety-one cents (\$2.91) per VEU.

19 "(7) Anticipated revenues for the state shall exceed 20 the port credit granted, and the project agreement shall 21 provide for recapture of all or part of the port credit should 22 the company default on its obligations in the project 23 agreement."

24 Section 2. Sections 3 through 9 shall be known and 25 may be cited as the Growing Alabama Act.

26 Section 3. For the purposes of this act, the 27 following words and phrases shall have the following meanings:

(1) CAPITAL IMPROVEMENTS. Construction and 1 2 rehabilitation expenses of a capital nature at an inland port or intermodal facility, the dredging of waterways in the 3 immediate vicinity of an inland port, and the expansion of 4 5 onsite storage facilities at an inland port or intermodal 6 facility. (2) ECONOMIC DEVELOPMENT ACTIVITIES. Activities and 7 initiatives which enhance the use of, and flow of goods 8 9 through, an inland port or intermodal facility. 10 (3) ECONOMIC DEVELOPMENT ORGANIZATION. A local economic development organization or a state economic 11 12 development organization. 13 (4) GROWING ALABAMA CREDIT. The credit provided for in subsection (a) of Section 6. 14 15 (5) INDUSTRY OR BUSINESS. An entity which would conduct at a site an activity that is primarily described in 16 Section 40-18-372(1), Code of Alabama 1975. 17 18 (6) INLAND PORT. Any port on a navigable river away from traditional land, air, and coastal borders. 19 20 (7) INTERMODAL FACILITY. Any facility which 21 interconnects two or more different modes of air, rail, or 22 road traffic serving multiple customers, and which involves 23 storage facilities. 24 (8) LOCAL ECONOMIC DEVELOPMENT ORGANIZATION. 25 Organizations which are determined by the Department of

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organization is an Alabama entity not operating for a profit,

Commerce to meet both of the following criteria: a. The

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including, but not limited to, a municipality or county, an
industrial board or authority, a chamber of commerce, or some
other foundation or Alabama nonprofit corporation charged with
improving a community or region of the state. b. The
organization has a record of supporting or otherwise
participating in economic development activities in some part
of Alabama.

8 (9) RENEWAL OF ALABAMA COMMISSION. The Renewal of 9 Alabama Commission created by Section 40-18-402, Code of 10 Alabama 1975.

(10) SITE. Real property owned by a local economic development organization and intended for use by an industry or business.

(11) STATE ECONOMIC DEVELOPMENT ORGANIZATION.
Organizations which are determined by the Department of
Commerce to be an Alabama entity not operating for a profit
which is charged with improving the state or a region of the
state and has a record of supporting or otherwise
participating in economic development activities in the state.

Section 4. (a) (1) A local economic development organization which owns a site may apply to the Department of Commerce for funding to solve an inadequacy involving the site. The application by the local economic development organization shall include at least one of the following:

a. If there is a pending expression of interest
about the site from an industry or business, a list of the

site preparation or public infrastructure work needed to make
 the site acceptable to the industry or business.

b. If the site has been offered to one or more
industries or businesses but the offer did not result in the
industry or business locating on the site, a list of the site
preparation or public infrastructure work which, if it had
been completed, would have made the site acceptable to the
industries or businesses.

9 c. If the site is an industrial or research park 10 which needs connections to interstates, highways, roadways, 11 rail systems, or sewer, fiber, electrical, gas, or water 12 infrastructure, a list of the site preparation or 13 infrastructure work needed.

d. Capital improvements or economic development
activities at an inland port or intermodal facility, as
described in Section 3; provided that the application is
accompanied by an economic impact report on such improvements
or activities.

19 (2) An economic development organization may apply
 20 to the Department of Commerce for funding to undertake any of
 21 the following issues:

a. The creation, operation, or support of an
accelerator program for technology companies, as described in
Section 40-18-376.3(c)(2), Code of Alabama 1975, provided that
the application is accompanied by an economic impact report on
such program.

b. The construction, maintenance, promotion, 1 2 operation, management, leasing, and subleasing of an agricultural center which includes a multi-use facility and 3 related commercial and non-commercial structures for 4 5 livestock, equestrian, small animal shows and events, spectator events, trade shows, educational conferences, 6 7 agricultural and agricultural-related industries, educational, demonstrational or training purposes, educational and training 8 9 conferences or events, recreational vehicle rallies, 10 recreational vehicle multi-day parking, hosting of corporate and non-corporate organization meetings, use as fair grounds, 11 operation of retail activities, and other events and 12 13 facilities expected to draw participants and spectators from 14 states located across the southeastern United States, with a 15 projected total annual economic impact upon completion of all phases of the agricultural center at least thirty-five million 16 17 dollars (\$35,000,000) and with the related and supporting 18 infrastructure and facilities having a projected capital expenditure upon completion of all phases of the agricultural 19 20 center of at least one hundred million dollars (\$100,000,000); 21 provided that the application is accompanied by an economic 22 impact report on the agricultural center.

(b) For any site preparation or public
infrastructure work provided in subdivision (a) (1), the
application shall include quotes for the completion of such
work, following compliance with the procedures set forth by
the Department of Economic and Community Affairs, as if the

organization were disbursing state funds received from such
 department.

3 (c) The application provided in paragraph (a) (1) a.
4 or b. shall include an estimate of the number of jobs, wages,
5 and capital investment which would have been undertaken by the
6 industries or businesses referred to in paragraph (a) (1) a. or
7 b.

8 (d) The application provided in subsection (a) shall 9 include proof that the economic development organization has 10 in full force and effect a conflict of interest policy 11 consistent with that found in the instructions to Form 1023 12 issued by the Internal Revenue Service.

(e) The application provided in subsection (a) shall
include a notarized affirmation by an officer of the economic
development organization that the submission of the
application did not violate the conflict of interest policy
referred to in subsection (d).

18 Section 5. (a) Following a review, if the Department 19 of Commerce should approve the application provided in 20 subsection (a) of Section 4, it shall forward the application 21 to the Renewal of Alabama Commission.

(b) The Renewal of Alabama Commission shall consider the application and shall approve it if it deems it worthy of approval. As to improvements at industrial sites, the commission shall give preference to sites with at least 1,000 acres of available space. As to applications for projects located in communities which have the potential to provide

additional funding separate from the Growing Alabama Credits, 1 2 the commission shall take into consideration whether such separate funding is to be provided to the project which is the 3 subject of the application. Meetings of the commission are 4 5 subject to Chapter 25A of Title 36, Code of Alabama 1975. Notwithstanding the foregoing, the commission may meet by 6 7 telephone or some other telecommunications device so long as members of the public are allowed the opportunity to listen to 8 or otherwise observe the commission's deliberations. 9

(c) The approval of an application by the commission
shall specify the amount of money which the economic
development organization is allowed to receive so that it can
complete the work specified in the application.

(d) Following approval by the commission, the
Department of Commerce shall enter into an agreement with the
economic development organization which shall do all of the
following:

(1) Require the economic development organization to
 use funding received as a result of this law only for the
 purposes approved by the commission as expressed in the
 agreement.

(2) Require the economic development organization to
make periodic reports, not more often than annually, to the
Department of Commerce and the commission, as required by the
commission, on the disposition of the funds. As to a project
described in subdivision (a) (1), of Section 4, the report
shall include information on the marketing of the site, and

the ultimate use of the site until such time as it makes a
final report. As to a project related to inland ports or
intermodal facilities as described in paragraph (a)(1) d. of
Section 4 or a project related to a technology company or
agricultural center as described in subdivision (a)(2) of
Section 4, the report shall include an economic impact report.

7 (3) Require the economic development organization to
8 provide a review of its financial accounts as directed by the
9 Renewal of Alabama Commission.

(e) For any approved applications, the Department of
Commerce shall notify the Department of Revenue of the
information specified in subsection (c).

(f) The Department of Commerce shall publish on its website a list of all approved applications and a list of the economic development organizations which made the approved applications.

Section 6. (a) A taxpayer is allowed a Growing
Alabama Credit to be applied against all of the following:

19 (1) To offset the income taxes levied in this20 chapter, or as an estimated tax payment of income taxes.

(2) To offset the state portion of the financial
institution excise tax levied in Chapter 16 of Title 40 of the
Code of Alabama 1975.

24 (3) To offset the insurance premium tax levied by
25 subsection (a) of Section 27-4A-3, Code of Alabama 1975.

(b) In no event shall the Growing Alabama Credit
cause a taxpayer's tax liability to be reduced by more than 50

1 percent. Unused credits may be carried forward for no more 2 than five years.

(c) Growing Alabama Credits shall be granted to 3 taxpayers using an online system administered by the 4 5 Department of Revenue. The online system shall allow taxpayers to agree to make a cash contribution to an economic 6 7 development organization which was approved by the Renewal of 8 Alabama Commission, as provided in Section 5. The online 9 system shall ensure that credits are not granted for 10 contributions to an economic development organization in excess of the amounts approved by the Renewal of Alabama 11 12 Commission, as provided in Section 5.

(d) The cumulative amount of funding approved pursuant to this section shall not exceed twenty million dollars (\$20,000,000) in a calendar year. Of that amount, no more than four million dollars (\$4,000,000) of funding in the aggregate may be approved for accelerator programs as described in Section 40-18-376.3 (c) (2), Code of Alabama 1975.

(e) The Renewal of Alabama Commission shall reserve 19 20 at least 25 percent of the amounts specified in subsection (c) 21 for projects located in targeted or jumpstart counties as 22 defined in Section 40-18-376.1, Code of Alabama 1975. In the 23 event applications are not received and credits are not 24 allocated for projects in these areas by the close of the 25 second quarter of the program year, the funds may revert for allocations of other project applications. 26

(f) To the extent that a Growing Alabama Credit is 1 2 used by a taxpayer, the taxpayer shall not be allowed any deduction which would have otherwise been allowed for the 3 taxpayer's contribution. Credits may only be claimed by the 4 5 donating individual or corporate entity and may not be 6 assigned or transferred to any other taxpayer. For purposes of 7 this section, an individual taxpayer includes an individual 8 who is a shareholder of an Alabama S corporation or a partner 9 or member of a Subchapter K entity that made a contribution to 10 an economic development organization which was approved by the Renewal of Alabama Commission. 11

12 Section 7. (a) Upon receipt of funding provided by 13 the tax credit process in Section 6, the economic development 14 organization shall proceed with the work that was specified in 15 the application required by Section 4.

(b) (1) As to a project described in subdivision
(a) (1) of Section 4, the economic development organization
shall report to the Department of Commerce upon the completion
of the site preparation or public infrastructure work, upon
the transfer of the site to an industry or business, and at
other times as may be required or requested by the Department
of Commerce.

(2) As to a project described in subdivision (a) (2)
of Section 4, the economic development organization shall
report to the Department of Commerce upon the completion of
the work and at such times as may be required or requested by
the Department of Commerce.

1 (c) The Department of Commerce shall make an annual 2 report on the use of funds pursuant to this act to the Chair of the House Ways and Means Education Committee, the Chair of 3 the Senate Finance and Taxation Education Committee, and the 4 5 members of the Joint Legislative Advisory Committee on Economic Incentives established by Section 40-18-379, Code of 6 7 Alabama 1975, at the times, and in the manner, requested by the committee. 8

9 Section 8. (a) All filings and applications made 10 with any department of the state government shall be made 11 using forms promulgated by such department. Any such filing 12 shall be treated as a tax return, subject to penalties imposed 13 by the Department of Revenue.

(b) Nothing in this act shall be construed to
constitute a guarantee or assumption by the state of any debt
of any company nor to authorize the credit of the state to be
given, pledged, or loaned to any company.

(c) Nothing in this act shall be construed to make
available to any taxpayer any right to the benefits conferred
by this act absent strict compliance with this act.

(d) Nothing in this act shall be construed to limit
the powers otherwise existing for the Department of Revenue to
audit and assess a taxpayer claiming the Growing Alabama
Credit.

(e) Nothing in this act shall be construed to change
or lessen the requirements for claiming jobs act incentives
under the Alabama Jobs Act in Article 16 of Chapter 18 of

Title 40 of the Code of Alabama 1975. Companies claiming the
 jobs act incentives must strictly comply with Article 16 of
 Chapter 18 of Title 40 of the Code of Alabama 1975.

4 (f) The Department of Commerce and Department of
5 Revenue are authorized to adopt rules as necessary to
6 implement and administer this act.

7 Section 9. The Growing Alabama Credits provided in this act shall not be available for qualifying applicants as 8 9 described in this act, for which applications are not approved 10 on or prior to July 31, 2023, unless the Legislature enacts legislation to extend the date. This shall only affect the 11 availability of credits for applications not approved on or 12 13 prior to July 31, 2023, and shall not cause a reduction or 14 suspension of any credits awarded on or prior to July 31, 15 2023.

Section 10. Any action taken prior to the effective date of this act by the Governor by proclamation or otherwise or any action taken by any agency or department to extend benefits or credits under the Alabama Jobs Act or the Growing Alabama Act is hereby ratified and confirmed.

21 Section 11. This act shall become effective 22 immediately upon its passage and approval by the Governor, or 23 its otherwise becoming law.

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