51st legislature - STATE OF NEW MEXICO - second session, 2014 INTRODUCED BY

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SENATE BILL 47

AN ACT

RELATING TO TAXATION; PROVIDING A CORPORATE INCOME TAX REBATE FOR NEW OR RE-EQUIPPED BUSINESSES; REQUIRING INVESTMENT IN FACILITIES OR EQUIPMENT TO QUALIFY FOR THE NEW BUSINESS POST-PERFORMANCE TAX REBATE; PROVIDING LIMITS AND QUALIFICATIONS; PROVIDING FOR PAYMENT OF THE REBATE AFTER FULL PAYMENT OF TAXES; PROVIDING POST-PERFORMANCE ASSESSMENT OF THE QUALIFYING ACTIVITIES REQUIRED FOR APPROVAL OF THE TAX REBATE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. A new section of the Corporate Income and Franchise Tax Act is enacted to read:

"[NEW MATERIAL] NEW BUSINESS POST-PERFORMANCE TAX
REBATE.--

A. A taxpayer that files a New Mexico corporate income tax return for a taxable year beginning on or after .195491.1

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January 1, 2015 but before January 1, 2022 that is a new business that constructs and equips a new business or upgrades equipment or facilities for an existing business in New Mexico may claim, and the department may allow, a tax rebate of the taxpayer's corporate income tax liability of up to twenty-five percent of the taxes paid to New Mexico pursuant to the Corporate Income and Franchise Tax Act in the taxable year. The rebate provided in this section may be referred to as the "new business post-performance tax rebate". The department shall allow a new business post-performance tax rebate for a taxpayer that is issued a certificate of eligibility by the economic development department.

- B. The purposes of the new business postperformance tax rebate are to:
- (1) encourage corporations to begin a new business or relocate to New Mexico and invest significant amounts of capital in the state;
- (2) encourage corporations to invest in upgrading equipment of an existing business in New Mexico; and
- (3) generate new state revenue from construction, employment, improved production capacity and business activity in New Mexico.
- C. The new business post-performance tax rebate may be claimed for seven consecutive years beginning with the first taxable year in which the taxpayer is eligible to claim the

rebate.

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- D. The taxation and revenue department and the economic development department shall each adopt rules to implement the provisions of this section for which that department is responsible.
- Ε. A corporation claiming a new business postperformance tax rebate shall apply to the economic development department for a certificate of eligibility that states that the taxpayer qualifies for the rebate on a form and in a manner authorized by the economic development department.
- F. A certificate of eligibility is valid for only a taxpayer that is found eligible by the economic development department to receive a new business post-performance tax rebate and shall not be transferred to another taxpayer.
- The economic development department shall provide G. a certificate of eligibility to each taxpayer that has applied for and been found to qualify to receive a new business postperformance tax rebate. The economic development department shall maintain records of the certificates of eligibility issued pursuant to this section.
- To be eligible to receive a new business postperformance tax rebate, a taxpayer shall provide the economic development department with:
- evidence of expenditures of no less than one (1) million dollars (\$1,000,000) to establish a new business located .195491.1

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in New Mexico or no less than two hundred fifty thousand dollars (\$250,000) invested in new equipment to improve the productivity of the existing business in New Mexico;

- evidence of one full year of operation in (2) New Mexico:
- evidence of payment of all tax liabilities of the business due to the state of New Mexico in the taxable year; and
- (4) statements signed by the taxpayer authorizing the economic development department and the taxation and revenue department to reveal to the legislature and its agencies, only for purposes of evaluating the effectiveness of the new business post-performance tax rebate and not for public dissemination except as aggregate values, information from the taxpayer's tax returns or submitted reports needed to evaluate the effectiveness of the new business post-performance tax rebate in fulfilling its purposes.
- To claim the new business post-performance tax rebate, a taxpayer shall submit with the taxpayer's New Mexico corporate income tax return a certificate of eligibility issued pursuant to this section, individually identifiable and displaying the date on which the certificate of eligibility is issued. The certificate of eligibility shall state:
- (1) the details that make the taxpayer eligible to receive the new business post-performance tax rebate;

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- (2) the number of employees employed by the taxpayer in the taxable year;
- (3) the total, average and median wages paid by the taxpayer in the taxable year to employees of the business for which the rebate is being claimed; and
- (4) the amount of the taxpayer's investment to begin or relocate the taxpayer's business or to upgrade equipment of an existing business.
- on which a taxpayer may claim a new business post-performance tax rebate. A rebate claim form shall accompany a return filed pursuant to the Corporate Income and Franchise Tax Act in which the taxpayer is applying for a new business post-performance tax rebate. The department shall determine the amount of the new business post-performance tax rebate that is allowed the taxpayer for the taxable year by determining the amount of corporate income taxes paid by the taxpayer in the taxable year pursuant to the Corporate Income and Franchise Tax Act and applying a tax rate of twenty-five percent to the amount paid. The rebate shall be made within sixty days following the date on which the taxpayer files the return.
- K. The department shall compile an annual report on the new business post-performance tax rebate that shall include the number of taxpayers approved by the department to receive the rebate, the aggregate amount of rebates approved and any other .195491.1

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information necessary to evaluate the effectiveness of the rebate. Beginning in 2019 and every five years thereafter that the rebate is in effect, the department shall compile and present the annual reports to the revenue stabilization and tax policy committee and the legislative finance committee along with an analysis of the effectiveness and cost of the rebate and whether the rebate is performing the purpose for which it was created.

L. As used in this section:

- "business" means a for-profit corporation that is required to pay corporate income and franchise taxes pursuant to the Corporate Income and Franchise Tax Act;
 - (2) "new business" means a corporation that:
- operates a business in New Mexico that owns or leases real property as a physical address for the business in New Mexico and employs personnel at that physical address:
- is required to pay tax pursuant to the (b) Corporate Income and Franchise Tax Act; and
- (c) began business operations on or after July 1, 2014; and
- "wages" means all remuneration in cash and (3) the cash value of remuneration paid in any other form for services performed by an employee for an employer; "wages" includes the value of benefits."
- SECTION 2. APPLICABILITY. -- The provisions of this act apply .195491.1

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A. taxable years beginning on or after January 1, 2015 and not after December 31, 2022; and

B. businesses relocating to or beginning operation in New Mexico, or beginning to upgrade or existing businesses that begin to re-equip or renovate facilities on or after January 1, 2015.

SECTION 3. EFFECTIVE DATE.--The effective date of the provisions of this act is January 1, 2015.

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