## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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### **SENATE BILL 414**

	Short Title: A	gricultural Manufacturing Tax Incentive. (Public)			
	Sponsors: Se	enator Burgin (Primary Sponsor).			
	Referred to: R	ules and Operations of the Senate			
		March 30, 2023			
1 2 3 4	CAROLINA	A BILL TO BE ENTITLED INCENTIVIZE AGRICULTURAL MANUFACTURING IN NORTH sembly of North Carolina enacts:			
5		<b>TION 1.</b> Article 3J of Chapter 105 of the General Statutes, with the exception			
6		.80, 105-129.82, 105-129.87, 105-129.88, and 105-129.89, is reenacted as it			
7 8	existed immedia	tely before its repeal and reads as rewritten: "Article 3J.			
o 9		"Tax Credits for Growing Businesses. Agrimanufacturing.			
10	"§ 105-129.81. ]				
11	The following definitions apply in this Article:				
12	(1)	Agrarian growth zone. Defined in G.S. 143B-437.010.			
13	<u>(1a)</u>	<u>Agrimanufacturing. – The subset of manufacturing that processes raw</u>			
14		materials and intermediate products derived from the agricultural sector to			
15		make it usable as food, feed, fiber, fuel, or industrial raw material.			
16	(2)	Air courier services. Defined in G.S. 143B-437.01.			
17	<del>(3)</del>	Aircraft maintenance and repair. The provision of specialized maintenance			
18		or repair services for commercial aircraft or the rebuilding of commercial			
19		<del>aircraft.</del>			
20	(4)	Business property. – Tangible personal property that is used in a business and			
21	<i></i>	capitalized by the taxpayer for tax purposes under the Code.			
22	<del>(5)</del>	Company headquarters. Defined in G.S. 143B-437.01.			
23	(6)	Cost. – In the case of property owned by the taxpayer, cost is determined			
24		pursuant to regulations adopted under section 1012 of the Code. In the case of			
25 26		property the taxpayer leases from another, cost is value as determined			
20 27	(7)	pursuant to G.S. $105-130.4(j)(2)$ .			
27	(7)	Customer service call center. The provision of support service by a business to its customers by telephone or other electronic means to support products or			
28 29		services of the business. For the purposes of this definition, an establishment			
30		is primarily engaged in providing support services by telephone or other			
31		electronic means only if at least sixty percent (60%) of its calls are incoming			
32		or at least sixty percent (60%) of its other electronic communications are			
33		initiated by its customers.			
34	(8)	Development tier. – The classification assigned to an area pursuant to			
35	~ /	G.S. 143B-437.08.			



Gene	eral Assemb	ly Of North Carolina	Session 2023
1	<del>(9)</del>	Electronic shopping and mail order houses. An ind	ustry in electronic
2 3	(9a)	shopping and mail order houses industry group 4541 as de Environmental disqualifying event. – Any of the following	g occurrences:
4 5		a. During the tax year in which the activity occurred f being claimed, a civil penalty was assessed against	
5 6		Department of Environmental Quality for failure	
7		order issued by an agency of the Department to al	bate or remediate a
8		violation of any program administered by the agen	-
9		b. During the tax year in which the activity occurred f	
10 11		<ul><li>being claimed or in the prior two tax years, any of</li><li>1. A finding was made by the Department</li></ul>	0
12		Quality that the taxpayer knowingly and w	
12		in G.S. 143-215.6B, including all li	
14		committed a violation of any program in	
15		agency of the Department.	1 5
16		2. An assessment for damages to fish or w	vildlife pursuant to
17		G.S. $143-215.3(a)(7)$ was made against the	taxpayer.
18		3. A judicial order for injunctive relief was	
19		taxpayer in connection with a violation	
20			Department of
21		Environmental Quality.	<b>6</b> 1 1 1 1 1
22		c. During the tax year in which the activity occurred to	
23 24		is being claimed or in the prior four tax years, a cr	
24 25		imposed on the taxpayer in connection with a violat implemented by an agency of the Department	• • •
23 26		Quality.	of Environmental
20 27	(10)	Establishment. Defined in 29 C.F.R. § 1904.46, as it ex	isted on January 1.
28	(10)	2002.	isted on bundary 1,
29	(11)	Full-time job. – A position that requires at least 1,600 hou	rs of work per year
30		and is intended to be held by one employee during the enti	
31		employee is an employee who holds a full-time job.	
32	(12)	Hub. Defined in G.S. 105-164.3.	
33	<del>(13)</del>	Information technology and services. Defined in G.S. 14	
34	(14)	Long-term unemployed worker An individual that	-
35		unemployed for at least the preceding 26 consecutive wee	•
36		records maintained by the Division of Employment Sec	urity (DES) of the
37	(15)	Department of Commerce.	
38 39	(15)	Manufacturing. – Defined in G.S. 143B-437.01.	in the United States
40	<del>(16)</del>	Motorsports facility. A motorsports racetrack classified i racetrack national industry 711212, as defined by NAICS.	
40	<del>(17)</del>	Motorsports racing team. A professional racing team pr	
42	(17)	the research and development, design, manufacture, repair	
43		operation of motor vehicles used in live motorsports raci	
44		paying audience.	0
45	(18)	NAICS. – Defined in G.S. 105-228.90.	
46	(19)	New job. – A full-time job that represents a net increase in	the number of the
47		taxpayer's employees statewide. A new employee is an er	
48		a new job. The term does not include a job currently locate	
49		is transferred to the business from a related member of the	business.
50	(20)	Overdue tax debt. – Defined in G.S. 105-243.1.	
51	<del>(20a)</del>	Port enhancement zone. Defined in G.S. 143B-437.013.	

<ul> <li>(21) Purchase. – Defined in section 179 of the Code.</li> <li>(21) Quilifying agrimanufacturer. A taxpayer primarily engaged in agrimanufacturing at one or more locations for which the Secretary of Commerce has made a written determination of the amount of private funds that has been invested by the taxpayer on or after Jamary 1, 2023, and that has been invested by the taxpayer on or after Jamary 1, 2023, may not be included in the investment required by this subdivision.</li> <li>(22) Related member. – Defined in G.S. 105-130.7A.</li> <li>(23) Research and development. – An industry in scientific research and development services industry group 5417 as defined by NAICS.</li> <li>(24) Urban progress zone. — An industry in scientific research and development services industry group 5417 as defined by NAICS.</li> <li>(25) Warchousing. — Defined in G.S. 143B-437.01.</li> <li>(26) Wholesale trade. — Dofined in G.S. 143B-437.01.</li> <li>(36) Warchousing. — Defined in G.S. 143B-437.01.</li> <li>(37) Iobicale trade. — Dofined in G.S. 143B-437.01.</li> <li>(30) Eligible Business. — A taxpayer is eligible for a credit under this Article only with respect to activities occurring at an establishment whose primary activity is listed in this subsection-agrimanufacturing. The primary activity of an establishment is determined based on the establishment's principal product or group of products produce or distributed, or services rendered.</li> <li>(4) Air-courier-services hub.</li> <li>(5) Company headquarters, but only if the additional eligibility requirements of subsection 0. (b) this section are satisfied.</li> <li>(4) Customer service call centers.</li> <li>(5) Monosports racing team.</li> <li>(6) Information technology and services.</li> <li>(7) Manufacturing.</li> <li>(9) Motosports racing team.</li> <li>(10) Research and development.</li> <li>(11) Warehousing.</li> <li>(12) Wholesale trade.</li> <li>(13) Research and development.</li> <li>(14) Warehousing.</li> <li>(15) Warehousing and mull order houses.<th></th><th>General Assemb</th><th>Session 2023</th></li></ul>		General Assemb	Session 2023	
2       (21a)       Qualifying _agrimant/acturing_ at one_or_more locations_for_which_the_Secretary_of         3       agrimant/acturing_ at one_or_more locations_for_which_the_Secretary_of         4       Commerce has made a written determination of the amount of private funds         5       that has been invested by the taxpayer on or after January 1, 2023, and that         6       amount is in excess of one million five hundred thousand dollars (\$1,500,000).         7       Investments in real or business property made prior to January 1, 2023, may         8       not be included in the investment required by this subdivision.         9       (2)       Related member. – Defined in G.S. 103.7A.         10       (23)       Research_ and_development. — An industry in scientific research and development. Services industry group 5417 as defined by NAICS.         11       C44)       Urban progress -one. — The classification assigned to an -area pursuant-to G.S. 143B-437.01.         12       File Sile Business. — A taxpayer is eligible for a credit under this Article only with respect to activities occurring_ at an establishment whose primary activity is listed in this subsection. agrimanufacturing The primary activity of an establishment is determined based on the establishment's principal product or group of products produced or distributed, or services rendered.         12       (4)       Aircoaft maintenance and repair.         13       General madintenance and repair.         14	1	(21)	Purchase. – Defined in section 179 of the Code.	
3       agrimanufacturing at one or more locations for which the Secretary of         4       Commerce has made a written determination of the amount of private funds         5       that has been invested by the taxpayer on or after January 1, 2023, and that         6       amount is in excess of one million five hundred thousand dollars (51, 500,000).         7       Investments in real or business property made prior to January 1, 2023, and that         8       not be included in the investment required by this subdivision.         9       (22)       Related member Defined in G.S. 105-130.7A.         10       (23)       Research and development. — An industry in scientific research and         11       development services industry group 5417 as defined by NAICS.         12       (24)       Urban-progress-zone		, ,		engaged in
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<ul> <li>(26) Wholesale trade. Defined in G.S. 143B 437.01.</li> <li>"§ 105-129.83. Eligibility; forfeiture.</li> <li>(a) Eligible Business. – A taxpayer is eligible for a credit under this Article only with respect to activities occurring at an establishment whose primary activity is listed in this subsection_agrimanufacturing. The primary activity of an establishment is determined based on the establishment's principal product or group of products produced or distributed, or services rendered.</li> <li>(1) Air courier services hub.</li> <li>(2) Aircraft maintenance and repair.</li> <li>(3) Company headquarters, but only if the additional eligibility requirements of subsection (b) of this section are satisfied.</li> <li>(4) Customer service call centers.</li> <li>(5) Electronic shopping and mail order houses.</li> <li>(6) Information technology and services.</li> <li>(7) Manufacturing.</li> <li>(8) Motorsports facility.</li> <li>(9) Motorsports racing team.</li> <li>(10) Research and development.</li> <li>(11) Warehousing.</li> <li>(12) Wholesale trade.</li> <li>(b) Company Headquarters Eligibility. — A taxpayer is eligible for a credit under this for the expany headquarters only if the taxpayer creates at least 75 new jobs at the company headquarters within a 24 month period. A taxpayer that creates are digibile for eredits with respect to the company headquarters for three taxable years beginning with the year in which the job creation requirement is attified. A taxpayer that creates an additional 75 new jobs at the company headquarters for an additional 75 new jobs at the company headquarters for an additional 75 new jobs at the company headquarters for an editional 75 new jobs at the company headquarters in a 24 month period. A taxpayer that creates an additional 75 new jobs at the company headquarters in a 24 month period. A taxpayer that creates an additional 75 new jobs at the company headquarters in a 24 month period. A taxpayer that creates an additional 75 new jobs at the company headquarters in a 24</li></ul>	3			
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50 zone but not in a development tier one two area satisfy the wage standard if they pay an average		-		
weekly wage that is at least equal to ninety percent (90%) of the lesser of the average wage for				• •
	51	weekiy wage that	i is at least equal to ninety percent (90%) of the lesser of the ave	brage wage for

all insured private employers in the State and the average wage for all insured private employers in the county. All other jobs satisfy the wage standard if they pay an average weekly wage that is at least equal to the lesser of one hundred ten percent (110%) of the average wage for all insured private employers in the State and ninety percent (90%) of the average wage for all insured private employers in the county. The Department of Commerce shall annually publish the wage standard for each county.

In making the wage calculation, the taxpayer shall include any jobs that were filled for at least 1,600 hours during the calendar year the taxpayer engages in the activity that qualifies for the credit even if those jobs are not filled at the time the taxpayer claims the credit. For a taxpayer with a taxable year other than a calendar year, the taxpayer shall use the wage standard for the calendar year in which the taxable year begins. Only full-time jobs are included when making the wage calculation.

13 Health Insurance. – A taxpayer is eligible for a credit under this Article only if the (d) 14 taxpayer provides health insurance for all of the full-time jobs at the establishment with respect 15 to which the credit is claimed when the taxpayer engages in the activity that qualifies for the credit. For the purposes of this subsection, a taxpayer provides health insurance if it pays at least 16 17 fifty percent (50%) of the premiums for health care coverage that equals or exceeds the minimum 18 provisions of the basic health care plan of coverage recommended by the Small Employer Carrier 19 Committee pursuant to G.S. 58-50-125. requirements for small group health benefit plans under 20 State or federal law.

Each year that a taxpayer claims a credit or carryforward of a credit allowed under this Article, the taxpayer shall provide with the tax return the taxpayer's certification that the taxpayer continues to provide health insurance for all the jobs at the establishment with respect to which the credit was claimed. If the taxpayer ceases to provide health insurance for the jobs during a taxable year, the credit expires, and the taxpayer may not take any remaining installment or carryforward of the credit.expires.

27 Environmental Impact. – A taxpayer is eligible for a credit allowed under this Article (e) 28 only if the taxpayer certifies that, at the time the taxpayer claims the credit, there has not been a 29 final determination unfavorable to the taxpayer with respect to an environmental disqualifying 30 event. For the purposes of this section, a "final determination unfavorable to the taxpayer" occurs when there is no further opportunity for the taxpayer to seek administrative or judicial appeal, 31 32 review, certiorari, or rehearing of the environmental disqualifying event and the disqualifying 33 event has not been reversed or withdrawn. No later than January 31 of each year, the Secretary 34 of Environmental Quality shall provide an annual report to the Department listing all 35 environmental disqualifying events for which a final determination unfavorable to the taxpayer 36 was made in the prior calendar year and shall provide the name of the taxpayer involved and the 37 date that the disqualifying event occurred.

38 Safety and Health Programs. – A taxpayer is eligible for a credit allowed under this (f) 39 Article only if the taxpayer certifies that, as of the time the taxpayer claims the credit, at the 40 establishment with respect to which the credit is claimed, the taxpayer has no citations under the 41 Occupational Safety and Health Act that have become a final order within the past three years 42 for willful serious violations or for failing to abate serious violations. For the purposes of this 43 subsection, "serious violation" has the same meaning as in G.S. 95-127. The Commissioner of 44 Labor shall notify the Department of Revenue annually of all employers who have had these 45 citations become final orders within the past three years.

(g) Overdue Tax Debts. – A taxpayer is not eligible for a credit allowed under this Article
if, at the time the taxpayer claims the credit or an installment or carryforward of the credit, the
taxpayer has received a notice of an overdue tax debt and that overdue tax debt has not been
satisfied or otherwise resolved.

50 (h) Expiration. – If, during the period that installments of a credit under this Article 51 accrue, the taxpayer is no longer engaged in one of the types of businesse businesses described in

1 subsection (a) of this section at the establishment for which the credit was claimed, the credit 2 expires. If, during the period that installments of a credit under this Article accrue, the number 3 of jobs of an eligible company headquarters falls below the minimum number required under 4 subsection (b) of this section, any credit associated with that company headquarters expires. 5 When a credit expires, the taxpayer may not take any remaining installments of the credit. The 6 taxpayer may, however, take the portion of an installment that accrued in a previous year and 7 was carried forward to the extent permitted under G.S. 105-129.84. A change in the development 8 tier designation of the location of an establishment does not result in expiration of a credit under 9 this Article. 10 (i) Forfeiture. – A taxpayer forfeits a credit allowed under this Article if the taxpayer was 11 not eligible for the credit for the calendar year in which the taxpayer engaged in the activity for 12 which the credit was claimed. A taxpayer forfeits a credit previously allowed under this Article 13 if a final determination unfavorable to the taxpayer with respect to an environmental 14 disqualifying event is made that is applicable to the year in which the activity occurred for which 15 the credit was claimed. In addition, a taxpayer forfeits a credit for investment in real property under G.S. 105-129.89 if the taxpayer fails to timely create the number of required new jobs or 16 17 to timely make the required level of investment under G.S. 105-129.89(b). investment. A 18 taxpayer that forfeits a credit under this Article is liable for all past taxes avoided as a result of

19 the credit plus interest at the rate established under G.S. 105-241.21, computed from the date the taxes would have been due if the credit had not been allowed. The past taxes and interest are due 20 21 30 days after the date the credit is forfeited; a taxpayer that fails to pay the past taxes and interest 22 by the due date is subject to the penalties provided in G.S. 105-236.

23 Change in Ownership of Business. – As used in this subsection, the term "business" (i) 24 means a taxpayer or an establishment. The sale, merger, consolidation, conversion, acquisition, 25 or bankruptcy of a business, or any transaction by which an existing business reformulates itself 26 as another business, does not create new eligibility in a succeeding business with respect to 27 credits for which the predecessor was not eligible under this Article. A successor business may, 28 however, take any credit or carried-over portion of a credit that its predecessor could have taken 29 if it had a tax liability. The acquisition of a business is a new investment that creates new 30 eligibility in the acquiring taxpayer under this Article if any of the following conditions are met:

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- The business closed before it was acquired. (1)
- The business was required to file a notice of plant closing or mass layoff under (2)the federal Worker Adjustment and Retraining Notification Act, 29 U.S.C. § 2101, before it was acquired.
- The business was acquired by its employees directly or indirectly through an (3) acquisition company under an employee stock option transaction or another similar mechanism. For the purpose of this subdivision, "acquired" means that as part of the initial purchase of a business by the employees, the purchase included an agreement for the employees through the employee stock option transaction or another similar mechanism to obtain one of the following: Ownership of more than fifty percent (50%) of the business.
- 41 42
- 43
- 44 45
- seven years if the business has tangible assets with a net book value in excess of one hundred million dollars (\$100,000,000) and has the majority of its operations located in a development tier one area.

Ownership of not less than forty percent (40%) of the business within

46 (k) Advisory Ruling. – A taxpayer may request in writing from the Secretary of Revenue 47 specific advice regarding eligibility for a credit under this Article. G.S. 105-264 governs the 48 effect of this advice. A taxpayer may not legally rely upon advice offered by any other State or 49 local government official or employee acting in an official capacity regarding eligibility for a 50 credit under this Article.

a.

b.

Planned Expansion. - A taxpayer that signs a letter of commitment with the 1 (l)2 Department of Commerce, after the Department has calculated the development tier designations 3 for the next year but before the beginning of that year, to undertake specific activities at a specific 4 site within the next two years may calculate the credit for which it qualifies based on the 5 establishment's development tier designation and urban progress zone, port enhancement zone, 6 or agrarian growth zone designation in the year in which the letter of commitment was signed by 7 the taxpayer. If the taxpayer does not engage in the activities within the two-year period, the 8 taxpayer does not qualify for the credit; however, if the taxpayer later engages in the activities, 9 the taxpayer qualifies for the credit based on the development tier and urban progress zone, port 10 enhancement zone, or agrarian growth zone designations designation in effect at that time.

11 Qualified Capital Intensive Corporations. A corporation that is a qualified capital <del>(m)</del> 12 intensive corporation under G.S. 105-130.4(s1) is not eligible for any credit under this Article 13 with respect to the facility that satisfies the condition of subdivision (2) of that subsection. 14

"§ 105-129.84. Tax <del>election; l</del>iability eligibility; cap; <del>carryforwards;</del> limitations.

15 Tax Election. Liability Eligibility. - The credits provided in this Article are allowed (a) 16 against the franchise tax levied in Article 3 of this Chapter, the income taxes levied in Article 4 17 of this Chapter, and the gross premiums tax levied in Article 8B of this Chapter. The taxpayer 18 may divide a credit between the taxes against which it is allowed. Carryforwards of a credit may 19 be divided between the taxes against which it is allowed without regard to the original election 20 regarding the division of the credit.

21 (b) Cap. – The credits allowed under this Article may not exceed fifty percent (50%) of 22 the cumulative amount of taxes against which they may be claimed for the taxable year, reduced 23 by the sum of all other credits allowed against those taxes, except tax payments made by or on 24 behalf of the taxpayer. This limitation applies to the cumulative amount of credit, including 25 <del>carryforwards,</del> credit claimed by the taxpayer under this Article for the taxable year.

26 Carryforward. Unless a longer carryforward period applies, any unused portion of (c)27 a credit allowed under G.S. 105 129.87 or G.S. 105 129.88 may be carried forward for the 28 succeeding five years, and any unused portion of a credit allowed under G.S. 105-129.89 may be 29 carried forward for the succeeding 15 years. If the Secretary of Commerce makes a written 30 determination that the taxpayer is expected to purchase or lease, and place in service in 31 connection with an eligible business within a two-year period, at least one hundred fifty million 32 dollars (\$150,000,000) worth of business and real property, any unused portion of a credit under 33 this Article with respect to the establishment that satisfies that condition may be carried forward 34 for the succeeding 20 years. If the taxpayer does not make the required level of investment, the 35 taxpayer shall apply the standard carryforward period rather than the 20-year carryforward 36 period.

37 (d) Statute of Limitations. – Notwithstanding Article 9 of this Chapter, a taxpayer shall 38 claim a credit under this Article within six months after the date set by statute for the filing of the 39 return, including any extensions of that date.

40 (e) Credit Treated as Tax Payment. – The owner of a pass-through entity that claims a 41 credit under this Article may treat some or all of the credit claimed as a tax payment made by or 42 on behalf of the taxpayer. A credit claimed that is treated as a tax payment is subject to all 43 provisions of this section. A credit claimed that is treated as a tax payment does not accrue interest 44 under G.S. 105-241.21 if the payment is determined to be an overpayment. A taxpayer that elects 45 to have a credit claimed under this Article treated as a tax payment must make this election when 46 the return is filed.

#### 47 "§ 105-129.85. Fees and reports.

48 Fee. – When filing a return for a taxable year in which the taxpayer engaged in activity (a) 49 for which the taxpayer is eligible for a credit under this Article, the taxpayer shall pay the 50 Department of Revenue a fee of five hundred dollars (\$500.00) for each type of the credit the taxpayer claims or intends to claim with respect to an establishment. The fee is due at the time 51

1	the return is due	for the taxable year in v	which the taxpayer engaged in the	e activity for which the
2	taxpayer is eligit	ole for a credit. No credi	t is allowed under this Article for	a taxable year until all
3	outstanding fees	have been paid. Fees co	llected under this section shall be	credited to the General
4	Fund.	-		
5 6	· · · · ·	-	ust include in the economic incent itemized by credit and by taxpay	
0 7	(1)	-	unt of credits generated and taken	
8	(1)		unit of credits generated and taken	ioi each cleuit alloweu
	( <b>2</b> )	in this Article.	along the super of your ishes	with accorded to which
9	(2)		velopment tier area of new jobs	-
10	(2)	e	d and to which credits were taken	
11	(3)	-	ment tier area of business propert	
12	(A)	-	d and to which credits were taken	
13	(4)	-	oment tier area of real property in	-
14			generated and to which credits w	vere taken.
15	"§ 105-129.86.			
16			allowed by this Article, the taxp	
17	-	•	f Revenue. Every taxpayer claim	-
18			e for inspection by the Secretary of	-
19	•	•	ermine and verify the amount of	
20	1.	-	ing eligibility for the credit and the	
21	-	1.	dit shall be allowed to a taxpaye	r that fails to maintain
22	adequate records	s or to make them availa	ble for inspection.	
23			xpayer shall provide with the	
24			er this Article. The qualifying info	
25	form prescribed	by the Secretary and sh	hall be signed and affirmed by th	e individual who signs
26	the taxpayer's	tax return. The infor	mation required by this subs	ection is information
27	demonstrating th	nat the taxpayer has m	net the conditions for qualifying	for a credit and any
28	carryforwards-ar	nd includes the following	g:	
29	(1)	The physical location	n of the jobs and investment wit	h respect to which the
30			cluding the street address and	
31		designation of the est	ablishment.	
32	(2)	The type of busines	s with respect to which the crea	dit is claimed and the
33		average weekly wage	e at the establishment with respec	t to which the credit is
34		claimed.	-	
35	(3)	Any other qualifying	information related to a specific	c credit allowed under
36		this Article.	1	
37	"§ 105-129.90.	Credit for agrimanufa	cturing.	
38			anufacturer that (i) meets the elig	ibility requirements set
39			in a development tier one or tw	• •
40			eation and investment under this	· · · · · · · · · · · · · · · · · · ·
41		•	manufacturing. The amount of th	
42			ve amount of income taxes for	
43	number of years		· · · · · · · · · · · · · · · · · · ·	<u>, , , , , , , , , , , , , , , , , , , </u>
44		o Threshold	<b>Investment Threshold</b>	Years of Credit
45	<u>25</u>		\$1,500,000	
46	$\frac{25}{50}$		\$2,500,000	<u>3</u> <u>5</u>
47	<u></u>	)	\$5,000,000	<u>5</u> 10
48		-	- The following provisions appl	
49		ection (a) of this section	• • • • • • •	<u>j to the job threshold</u>
<del>5</del> 0	<u>(1)</u>		<u>.</u> s new jobs at more than one eligit	le establishment in the
51	<u>(1)</u>	<b>.</b> •	ble year, the threshold applies to the	
~ -		- save averally the tantao	, sa, me meshold applied to d	

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		new jobs created at all eligible establishments with	thin the eligible counties
1 X		during that year.	
	<u>(2)</u>	A job is located in a county if more than fifty percen	t (50%) of the employee's
		duties are performed in the county. The number of ne	ew jobs a taxpayer creates
		during the taxable year is determined by subtractin	ng the average number of
		full-time employees the taxpayer had in this State du	uring the 12-month period
,		preceding the beginning of the taxable year from	
		full-time employees the taxpayer has in this State du	-
)	<u>(3)</u>	Jobs transferred from one area in the State to anothe	
		considered new jobs for purposes of this section. Job	
		State and that are transferred to the taxpayer from	·
		taxpayer are not considered new jobs for purposes	
		with respect to which the credit was claimed is mo	
		three area, the remaining installments of the credit a	
	<u>(4)</u>	For the purposes of this section, a taxpayer sati	
	<u></u>	requirement of G.S. 105-129.83 only if the taxpayer	-
,		with respect to both the new jobs, considered colled	
5		is claimed and all of the jobs at the establishment	
)		with respect to which a credit is claimed.	, considered concentrery,
	c) Inves	tment Provisions. – The following provisions apply to	the investment threshold
		ection (a) of this section:	the investment uneshold
<u>provi</u>	<u>(1)</u>	The investment threshold with private funds inv	ested in the form of (i)
	<u>\-/</u>	purchasing or leasing business property and placing	
-		during the taxable year or (ii) purchasing or leasing	
í		and beginning to use the property during the taxable	<b>X X V</b>
	<u>(2)</u>	Business property is eligible if it is not leased to an	•
,	<u>(2)</u>	investment amount is the lesser of (i) the cost of the	
		and (ii) the amount by which the cost of all of the ta	
)		property that is in service in this State on the last	
		exceeds the cost of all of the taxpayer's eligible bus	•
		service in this State on the last day of the base year.	· · ·
		of the three immediately preceding taxable years, i	• • •
		the most eligible business property in service in t	
-		places eligible business property in service at es	
		counties and some of the establishments are in dev	· · · · · · · · · · · · · · · · · · ·
		the investment calculation will be reduced propor	<b>▲</b>
		places eligible business property in service at an esta	
5		of more than one year, the applicable threshold for	
)		year is reduced by the eligible investment amount	<b>▲</b>
		years.	Tor the previous taxable
	(3)	Real property is located in the development tier area	a applicable to the county
	<u>(3)</u>	at the time the taxpayer made a written applicati	· · · · ·
		required under this Article. The eligible investment	
-		the cost of the property and (ii) the amount by which	
		property the taxpayer is using in this State in an eli	-
		day of the taxable year exceeds the cost of all of the was using in this State in an eligible business on the	
,		$-\infty$ as using in this state in an engine number of the	TASE DAVIOU THE DASE VEAT
		The base year is that year, of the three immediately	preceding taxable years,
		The base year is that year, of the three immediately in which the taxpayer was using the most real pro-	preceding taxable years, operty in this State in an
		The base year is that year, of the three immediately	y preceding taxable years, operty in this State in an ed, the cost of the property

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1			credit is given, plus any expenditures made by the taxpayer	to improve the
2			property before it is used by the taxpayer if the expendence	litures are not
3			reimbursed or credited by the lessor. When part of the property	y is first used in
4			one year and part is first used in a later year, separate credits i	
5			for the amount of property first used in an eligible business in	each year. The
6			basis in any real property for which a credit is allowed under the	nis section shall
7			be reduced by the amount of credit allowable. If the taxpayer	uses only part
8			of the property in agrimanufacturing, the amount of the credit	allowed under
9			this section is reduced by multiplying it by a fraction, the num	erator of which
10			is the square footage of the property used in agrimanufac	turing and the
11			denominator of which is the total square footage of the proper	ty.
12	<u>(</u>	(4)	If, in one of the years in which the credit remains, the property	with respect to
13			which the credit was claimed is no longer used in agrimanufact	aring, the credit
14			expires and the taxpayer is not allowed the credit in any year	<u>s remaining. If,</u>
15			in one of the years in which the credit remains, a part of the	e property with
16			respect to which the credit was claimed is no longer used in agr	imanufacturing
17			and that amount reduces the number of years calculated for	the credit, only
18			remaining years for the lower calculation may be claimed."	
19	S	SECT	ION 2. This act is effective for taxable years beginning on or	after January 1,
20	2023.			