GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1574*

	Short Title:	NC Life Sciences Development Corporation Act. (Public)
	Sponsors:	Representatives Gibson, Wainwright, Jones (Primary Sponsors); and Lucas.
	Referred to:	Science and Technology, if favorable, Finance.
		May 5, 2009
1		A BILL TO BE ENTITLED
2	ΔΝ ΔΟΤ ΤΟ	CREATE THE NORTH CAROLINA LIFE SCIENCE LOAN FUND.
$\frac{2}{3}$		Assembly of North Carolina enacts:
4		ECTION 1. Chapter 53A of the General Statutes is amended by creating a new
5	Article to rea	
6	11111111111111	"Article 4.
7		"Life Science Loan Fund.
8	" <u>§</u> 53A-100.	
9		cle is known as the 'North Carolina Life Sciences Loan Fund Act.'
10	" <u>§ 53A-101.</u>	Findings; purpose.
11	<u>(a)</u> <u>Th</u>	ne General Assembly finds and declares the following:
12	<u>(1</u>) North Carolina is home to numerous life science companies with capital
13		needs, including companies engaged in the discovery and development of
14		new pharmaceuticals, biologic products, medical devices, and diagnostic
15		products.
16	<u>(2</u>	
17		employment opportunities if funds are available for the construction of
18		manufacturing and service facilities.
19	<u>(3</u>	
20		life science companies to finance new and expanded facilities and acquire
21		equipment for the production and delivery of life science products and
22		services.
23	<u>(4</u>	
24		adequately met the credit needs of life science companies for capital
25	/ -	improvements.
26	<u>(5</u>	
27	16	of the current economic downturn and credit crisis.
28	<u>(6</u>	
29 30		Loan Fund for the purpose of providing financing to businesses in need of facilities or equipment for the production or delivery of products and
31		services, primarily in the life sciences, but also to other high-technology
32		businesses which will build permanent production facilities in North
33		Carolina generating much needed employment opportunities and expanding
33 34		local tax bases.
35	<u>(</u> 7	
36	<u></u>	Assembly believes tax credits and funding for initial operations are
37		necessary and appropriate to jump start this initiative.
51		necessary and appropriate to jump start tins initiative.



General Assemb	oly of North Carolina	Session 2009
<u>(8)</u>	The North Carolina Life Science Development Corpo	pration and the North
	Carolina Life Science Loan Fund shall be established	to help the State and
	its people, in a time of national economic distress, re	alize the potential of
	their vast long-term investment in life science and	other basic scientific
	research by facilitating the transfer of new discover	ries into commercia
	development, new employment, and further scientific a	dvances.
" <u>§ 53A-102. De</u>		
The followin	g definitions apply in this Article:	
(1)	Corporation The North Carolina Life Science Deve	elopment Corporation
	created under G.S. 53A-103.	
<u>(2)</u>	Designated investor A person who purchases an	equity interest in the
	Fund and who is issued a certificate pursuant to G	
	purposes of this Article, a transferee of a certificate or	
	shall be considered a designated investor.	<u>.</u>
<u>(3)</u>	Equity certificate. – A contract between the Fund and	a designated investor
	setting forth the amount of investment, the return on th	-
	repayment terms of the investment.	
<u>(4)</u>	Fund. – The North Carolina Life Science Loan Fundation	nd, LLC, established
<u></u>	pursuant to G.S. 53A-109.	<i>i i</i>
(5)	Life sciences company. – A company engaged in any of	f the following:
	a. Biotechnology (including agricultural and indus	-
	b. Pharmaceuticals.	<u>/</u>
	c. Biologic products.	
	c.Biologic products.d.Human health care and medical devices.	
	e. Diagnostic devices.	
	e.Diagnostic devices.f.Service laboratories or facilities providing sur	poort services to the
	foregoing companies.	- <u>-</u>
<u>(6)</u>	Person. – An individual, partnership, limited liability c	ompany, corporation
	association, organization, business trust, estate, trust,	
	commercial entity.	· · · ·
<u>(7)</u>	Tax credit certificate. – A certificate issued by the Secr	etary of Revenue to
<u></u>	designated investor under which a contingent tax cr	
	designated investor pursuant to G.S. 53A-117.	
"§ 53A-103. No	rth Carolina Life Science Development Corporation.	
(a) The	president of the North Carolina Biotechnology Center	er, a North Carolin
nonprofit corpor	ation established and funded by the State of North Carolin	a, shall cause article
of incorporation	for the corporation to be filed with the Secretary of Sta	te. In addition to th
articles of incor	poration, the corporation shall adopt bylaws and operati	onal policies that ar
consistent with t	his Article. The corporation shall be a 501(c)(3) entity of	rganized to assist th
State as set forth	in this Article.	-
(b) The p	urposes of the corporation to be specified in the articles	of incorporation sha
include the follow	wing:	-
(1)	To organize the Fund.	
$\overline{(2)}$	To manage the Fund.	
(3)	To certify when tax credits must be issued by the S	Secretary of Revenu
<u></u>	subject to redemption by designated investors in the Fu	-
(4)	To receive returns from the Fund to pay for the manag	
<u>~~~</u>	of the corporation.	£ · · · · · · ·
<u>(5)</u>	To perform other duties permitted by North Carolina la	w and consistent with

	General Assembly of North Carolina Session	n 2009
1	(c) The corporation is prohibited from pledging the credit or taxing power of the	e State
2	or any political subdivision of the State, or making its debts payable out of any mon	
3	esources except those of the corporation. The obligations of the corporation are not oblig	gations
4	of the State or any political subdivision of the State but are obligations of the corpo	oration
5	bayable solely and only from the corporation's resources.	
6	(d) The corporation is authorized to expend and invest funds, enter into contracts,	insure
7	gainst loss, and perform any other act necessary to carry out its purposes.	
8	§ 53A-104. Incorporator.	
9	The president of the North Carolina Biotechnology Center shall serve as the incorpor	ator of
10	he corporation.	
11	§ 53A-105. Board of directors.	
12	(a) The incorporator shall name the initial board of directors of the corporati	on for
13	erms set forth in the corporation's bylaws. In doing so, he shall exercise due care to assu	
14	persons named shall provide the board with the requisite financial, business, and sci	
15	experience necessary in order to carry out the duties of the corporation as established	
16	Article. The initial board of directors of the corporation shall consist of nine me	
17	ncluding the president of the North Carolina Biotechnology Center and the North Ca	
18	Secretary of Commerce who shall be permanent ex officio voting members of the board	
19	he initial board of directors is named, vacancies shall be filled and new directors shall be filled and new	
20	lected by the board in the manner set forth in the corporation's bylaws.	
21	(b) The president of the North Carolina Biotechnology Center shall serve as chair	of the
22	board and the North Carolina Secretary of Commerce shall serve as vice chair.	
23	(c) Members of the board shall be subject to restrictions on conflicts of i	nterest
24	pecified in the organizational documents of the corporation. Members shall not have	
25	nterest in any entity to which the Fund loans money.	
26	(d) The corporation shall cause the Fund to publish an annual report of the act	tivities 1
27	conducted by the Fund and present the report to the Governor and the Joint Legi	
28	Committee on Governmental Operations. The annual report shall contain the following:	
29	(1) A copy of the audit of the Fund.	
30	(2) A review of the progress of the corporation in implementing the pu	rposes
31	stated in G.S. 53A-101 and the business plan of the Fund.	-
32	(3) A description of the issuance or transfer of any tax credit certificate	issued
33	under this Article.	
34	§ 53A-106. Management.	
35	The board of the corporation shall select a chief executive officer whose duties shall be a chief executive officer whose duties shall select a chief executive officer whose duties shall be a chief executive officer whose duties a chief executive officer whose dut	nall be
36	letermined by the board. The chief executive officer may, with the permission of the	board,
37	etain such managers, consultants, employees, and agents as shall be appropriate to account	<u>mplish</u>
38	he purposes of the Fund.	
39	§ 53A-107. Management fee; additional financial assistance.	
40	The corporation may collect a management fee from the Fund. The fee shall be no	o more
41	han necessary to pay for reasonable and necessary costs and expenses of the corporati	on for
42	he activities and personnel described in this Article. The corporation shall not be enti	tled to
43	eceive any other compensation from the Fund.	
44	§ 53A-108. Dissolution.	
45	Upon the dissolution of the Fund, the corporation shall be liquidated and dissolved.	<u>Upon</u>
46	lissolution of the corporation, any assets owned by the corporation shall be distributed	to the
47	State.	
48	§ 53A-109. Organization of North Carolina Life Science Development Fund.	
49	(a) The corporation shall organize the North Carolina Life Science Development	Fund,
50	LC. The Fund shall be organized as a private, for-profit, limited liability company	under
51	North Carolina law having the corporation as its sole managing member.	

	General Assembly of North Carolina	Session 2009
1 2 3	(b) The Fund shall make loans to life science companies for the follo (1) For the acquisition or expansion of capital facilities in No acquire capital equipment to be located in North Carolina	orth Carolina and to
4	(2) For regulatory, documentation, and other costs required to	
5	or equipment to be located in North Carolina operational.	
6	(c) The North Carolina Life Science Development Fund shall be	
7	nonmanaging member investments from designated investors that pay a	
8	return and a scheduled redemption, in accordance with rules developed a	-
9	corporation.	
10	"§ 53A-110. Loans by North Carolina Life Science Development Fund.	
11	(a) The corporation's chief executive officer, subject to the approva	l of the board, shall
12	determine to what extent and when the Fund should loan funds to qu	
13	companies or other companies engaged in high-tech manufacturing based of	
14	the following factors, as well as other factors deemed by the board to be	
15	act:	
16	(1) Borrower's written business plan.	
17	(2) Borrower's written manufacturing or service plan.	
18	(3) Borrower's history of attracting operating capital from i	nvestors, grants, or
19	other lenders.	
20	(4) Borrower's management team.	
21	(5) Borrower's demonstration of engaging in high-tech manu	facturing or service
22	in North Carolina.	<u>C</u> :
23	(6) Borrower's job creation potential in North Carolina.	
24	(7) Borrower's financial resources.	
25	(b) The Fund shall not make a loan or loans to any borrower in exc	ess of thirty million
26	dollars (\$30,000,000).	
27	"§ 53A-111. Annual audits.	
28	Each calendar year, the corporation shall cause an audit of the activitie	s of the Fund to be
29	made as described in this section. The audit shall be conducted by an i	ndependent auditor
30	engaged by the board of the corporation. Except for the contract for au	diting services, the
31	independent auditor may have no business, contractual, or other connection	n to the corporation
32	or to the Fund. The report shall be delivered to the board.	
33	"§ 53A-112. Equity certificates and tax credits certificates.	
34	(a) Each designated investor shall receive from the Fund an equit	ty certificate which
35	shall reflect the following:	
36	(1) The investor is a nonmanaging member of the Fund.	
37	(2) The amount of the investment.	
38	(3) The dates and amounts of each guaranteed return on the in	nvestment.
39	(4) The date upon which the investment shall be returned to t	he investor.
40	(5) The obligations of the Fund to the designated inves	tor are backed by
41	contingent tax credits to be issued by the Secretary	of Revenue, if so
42	required by the provision of this section.	
43	(b) The Fund shall provide to the Secretary of Revenue a certified of	
44	certificate simultaneously with its issuance to the designated investor	
45	certificate is issued, it shall be binding on the Fund and the corporation	•
46	modified, terminated, or rescinded. At no time shall the total amount of the	
47	certificates and the remaining obligations of the Fund to designated investor	
48	equity certificates and backed by contingent tax certificates exceed one hun	dred million dollars
49	(\$100,000,000).	
50	(c) <u>The corporation shall determine at least 20 days prior to th</u>	
51	payment to a designated investor required by an equity certificate whether the	he Fund will be able

General Assembly of North Carolina Session 2009 to make the payment in full, taking into consideration the cash flow needs of the Fund, 1 2 including funding its continuing operations and obligations to the corporation for costs and 3 expenses. In the event the corporation determines there will be a shortfall, the corporation shall 4 notify in writing at least 10 days before the due date both the designated investor and the 5 Secretary of Revenue of the shortfall and shall provide to the Secretary a copy of the equity 6 certificate and shall certify under oath to the Secretary the following information: 7 The rate of return on the invested capital. (1)8 (2)The amount of the initial equity investment. 9 The calculation formula for determining the scheduled aggregate return on (3) 10 the initial equity investment. 11 The due date of the payment. (4) The amount of the tax credit that should be issued. 12 (5)13 The designated investor to whom the payment is due. (6) Within five days thereafter, the Secretary of Revenue shall deliver to the corporation a tax 14 15 credit certificate for each designated investor in the amount certified by the corporation to be due, which certificate may be redeemed as provided herein. 16 17 A tax credit certificate may be redeemed only on or after the due date of the (d) 18 shortfall and only for a tax year that begins during the calendar year of the due date stated on 19 the certificate. 20 (e) In calculating the amount of the tax credit, the return to the designated investor 21 cannot be more or less than the return that was provided at the issuance of the equity 22 certificate. 23 "§ 53A-113. Transfer and registration of certificates. 24 A tax credit certificate and the related tax credit may be transferred by the (a) 25 designated investor. The corporation shall develop a system for registration of any tax credit 26 certificate and related contingent tax credit issued or transferred under this Article. The system 27 shall also permit verification that any tax credit claimed upon a tax return is valid and any 28 transfers of the tax credit certificate and related tax credit were made in accordance with the 29 requirements of this Article. 30 (b) A tax credit certificate issued or transferred under this Article is not a security under 31 Chapter 78A of the General Statutes. 32 "§ 53A-114. Powers and effectiveness. 33 This Article may not be construed as a restriction or limitation upon any power (a) 34 which the corporation might otherwise have under any other law of this State, and the 35 provisions of this Article are cumulative to those powers. This Article shall be construed to 36 provide a complete, additional, and alternative method for performing the duties authorized and shall be regarded as bestowing supplemental, additional powers to those conferred by any other 37 38 laws. 39 The provisions of any contract entered into by the corporation or the Fund may not (b) 40 be compromised, diminished, invalidated, or affected by either of the following: 41 The level, timing, or degree of success of the Fund or the loans made by the (1)42 Fund. 43 (2)The extent to which loans made by the Fund are successful in accomplishing 44 any economic development objectives. "§ 53A-115. Permissible investments. 45 Investments by designated investors in the Fund are permissible investments under 46 applicable laws of the State for State-chartered banks, State-chartered savings and loan 47 48 associations, State-chartered credit unions, State-chartered industrial loan corporations,

- 49 domestic insurance companies, or any combination thereof.
- 50 "<u>§ 53A-116. Severability.</u>

General Assembly of North Carolina Session 2009		
If any provision of this act or its application is held invalid, the invalidity does not affect		
other provisions or applications of this act that can be given effect without the invalid		
provisions or application, and to this end the provisions of this act are severable."		
SECTION 2. Chapter 105 of the General Statutes is amended by creating a new		
Article to read:		
" <u>Article 3L.</u>		
"Life Science Development Tax Credits.		
" <u>§ 105-129.100. Definitions.</u>		
As used in this Article, the term 'tax credit certificate' means a certificate issued by the		
Secretary of Revenue pursuant to G.S. 53A-112.		
" <u>§ 105-129.101. Credit.</u>		
(a) <u>Credit. – A taxpayer that presents a tax credit certificate is allowed a tax credit equal</u>		
to one hundred percent (100%) of the amount specified in the certificate.		
(b) <u>Taxes Credited. – The credit provided in this section is allowed against the franchise</u>		
tax levied in Article 3 of this Chapter, the income taxes levied in Article 4 of this Chapter, or		
the premium tax levied in Article 8B of this Chapter. The taxpayer must elect the tax against		
which a credit will be claimed when filing the return on which the first installment of the credit		
is claimed. This election is binding. The credit may not exceed the tax against which it is		
applied. Any unused portion of a credit may be carried forward for the succeeding seven years.		
Any carryforwards of a credit must be claimed against the same tax.		
" <u>§ 105-129.102. Substantiation.</u>		
To claim a credit allowed by this Article, the taxpayer should provide any information		
reasonably required by the Secretary. Each taxpayer claiming a credit under this Article must		
maintain and make available for inspection by the Secretary any records the Secretary		
considers necessary to determine and verify the amount of the credit to which the taxpayer is		
entitled. The burden of proving eligibility for a credit and the amount of the credit rests upon		
the taxpayer, and no credit may be allowed to a taxpayer that fails to maintain adequate records		
or to make them available for inspection.		
" <u>§ 105-129.103. Reports.</u>		
The Department of Revenue must publish by May 1 of each year the following information,		
itemized by taxpayer, for the 12-month period ending the preceding December 31:		
(1) The number of taxpayers that claimed a credit allowed in this Article.		
(2) The amount of each credit claimed and the taxes against which it was		
applied.		
(3) The total cost to the General Fund of the credits claimed."		
SECTION 3. This act is effective when it becomes law.		