GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH80313-MC-227 (02/17)

Short Title:	Opportunity Advancement Zones.	(Public)
Sponsors:	Representative Torbett.	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO PROVIDE TIER ONE TREATMENT FOR OPPORTUNITY ADVANCEMENT 3 ZONES. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. Part 2 of Article 10 of Chapter 143B of the General Statutes is 6 amended by adding a new section to read: 7 "§ 143B-437.014. Opportunity advancement zone designation. 8 Opportunity Advancement Defined. – An opportunity advancement zone is an area (a) 9 that meets all of the following conditions: 10 (1)It is comprised of one or more contiguous census tracts, census block 11 groups, or both, in the most recent federal decennial census. 12 Every census tract and census block group that comprises the area meets one (2)of the following requirements: 13 14 Has at least forty percent (40%) of households with incomes of a. twenty-five thousand dollars (\$25,000) or less and has an 15 16 unemployment rate that exceeds the federal unemployment rate by at 17 least two percent (2%). 18 b. Has at least thirty-three percent (33%) of households with incomes of 19 twenty-five thousand dollars (\$25,000) or less and has an 20 unemployment rate that exceeds the federal unemployment rate by at 21 least four percent (4%). Has at least twenty-five percent (25%) of households with incomes 22 с. of twenty-five thousand dollars (\$25,000) or less and has an 23 24 unemployment rate that exceeds the federal unemployment rate by at 25 least six percent (6%). Limitations and Designation. - The area of a county that is included in one or more 26 (b) opportunity advancement zones shall not exceed five percent (5%) of the total area of the 27 28 county. Upon application of a county, the Secretary of Commerce shall make a written 29 determination whether an area is an opportunity advancement zone that satisfies the conditions 30 of subsection (a) of this section. The application shall include all of the information listed in this subsection. A determination under this section is effective until December 31 of the year 31 following the year in which the determination is made. The Department of Commerce shall 32 33 publish annually a list of all opportunity advancement zones with a description of their 34 boundaries.



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1	<u>(1)</u>	A map showing the census tracts and block groups that	would comprise the
2		zone.	
3 4	<u>(2)</u>	A detailed description of the boundaries of the area that y	would comprise the
5	(3)	<u>zone.</u> A certification regarding the size of the proposed zone.	
6	$\frac{(3)}{(4)}$	Detailed census information on the county and the proposed zone.	ed zone
7	$\frac{(+)}{(5)}$	<u>A resolution of the board of county commissione</u>	
8	<u>(J)</u>	designation of the area as an opportunity advancement zor	
9	(6)	Any other material required by the Secretary of Commerce	
10		TION 2. G.S. 143B-437.08 is amended by adding a new su	
11		ption for Opportunity Advancement Zones. – An opport	
12		with a development tier one designation has the developm	•
13		which it is located. An opportunity advancement zone locat	-
14		er designation other than development tier one has the next	•
15		than that of the county in which it is located. For purposes	
16		advancement zone" is the classification assigned to an	
17	G.S. 143B-437.0		*
18	SEC	TION 3. G.S. 105-129.81 is amended by adding a new subc	livision to read:
19	"§ 105-129.81.	Definitions.	
20	The following	g definitions apply in this Article:	
21			
22	<u>(19a)</u>	Opportunity advancement zone. – Defined in G.S. 143B-4	37.014.
23	"		
24		TION 4. G.S. 105-129.83 reads as rewritten:	
25	"§ 105-129.83.	Eligibility; forfeiture.	
26			
27	., .	e Standard. $-$ A taxpayer is eligible for a credit under	
28 29	-	r two or three area only if the taxpayer satisfies a wage star	1 1
29 30	_	o satisfy a wage standard if the activity occurs in a develop cated within an urban progress zone, an opportunity advance	
31		ne, or an agrarian growth zone but not in a development t	
32		rd if they pay an average weekly wage that is at least equa	-
33	U	ser of the average wage for all insured private employers i	v 1
34	. ,	or all insured private employers in the county. All other jo	
35	0 0	pay an average weekly wage that is at least equal to the less	
36	•	0%) of the average wage for all insured private employer	
37	-	90%) of the average wage for all insured private employers	
38	• •	commerce shall annually publish the wage standard for each	-
39	-	he wage calculation, the taxpayer shall include any jobs that	•
40	least 1,600 hour	s during the calendar year the taxpayer engages in the activi	ty that qualifies for
41	the credit even	if those jobs are not filled at the time the taxpayer claim	is the credit. For a
42	taxpayer with a	taxable year other than a calendar year, the taxpayer s	hall use the wage
43	standard for the	calendar year in which the taxable year begins. Only full-tin	ne jobs are included
44	when making the	e wage calculation.	
45			
46		ned Expansion A taxpayer that signs a letter of con	
47	-	Commerce, after the Department has calculated the	-
48	U	the next year but before the beginning of that year, to	-
49	activities at a s	pecific site within the next two years may calculate the	credit for which it

49 activities at a specific site within the next two years may calculate the credit for which it 50 qualifies based on the establishment's development tier designation and urban progress zone,

51 <u>opportunity advancement zone, port enhancement zone, or agrarian growth zone designation in</u>

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the year in which the letter of commitment was signed by the taxpayer. If the taxpayer does not engage in the activities within the two-year period, the taxpayer does not qualify for the credit; however, if the taxpayer later engages in the activities, the taxpayer qualifies for the credit based on the development tier and urban progress zone, <u>opportunity advancement zone</u>, port enhancement zone, or agrarian growth zone designations in effect at that time.

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SECTION 5. G.S. 105-129.87 reads as rewritten:

8 "§ 105-129.87. Credit for creating jobs.

9 Credit. – A taxpayer that meets the eligibility requirements set out in (a) 10 G.S. 105-129.83 and satisfies the threshold requirement for new job creation in this State under 11 subsection (b) of this section during the taxable year is allowed a credit for creating jobs. The 12 amount of the credit for each new job created is set out in the table below and is based on the 13 development tier designation of the county in which the job is located. If the job is located in an 14 urban progress zone, an opportunity advancement zone, a port enhancement zone, or an 15 agrarian growth zone, the amount of the credit is increased by one thousand dollars (\$1,000) 16 per job. In addition, if a job located in an urban progress zone, an opportunity advancement 17 zone, a port enhancement zone, or an agrarian growth zone is filled by a resident of that zone or 18 by a long-term unemployed worker, the amount of the credit is increased by an additional two 19 thousand dollars (\$2,000) per job.

Area Development Tier	Amount of Credit
Tier One	\$12,500
Tier Two	5,000
Tier Three	750

24 (b) Threshold. – The applicable threshold is the appropriate amount set out in the 25 following table based on the development tier designation of the county where the new jobs are 26 created during the taxable year. If the taxpayer creates new jobs at more than one eligible 27 establishment in a county during the taxable year, the threshold applies to the aggregate number 28 of new jobs created at all eligible establishments within the county during that year. If the 29 taxpayer creates new jobs at eligible establishments in different counties during the taxable 30 year, the threshold applies separately to the aggregate number of new jobs created at eligible 31 establishments in each county. If the taxpayer creates new jobs in an urban progress zone, an opportunity advancement zone, a port enhancement zone, or an agrarian growth zone, the 32 33 applicable threshold is the one for a development tier one area. New jobs created in an urban 34 progress zone, an opportunity advancement zone, a port enhancement zone, or an agrarian 35 growth zone are not aggregated with jobs created at any other eligible establishments regardless 36 of county.

Area Development Tier	Threshold
Tier One	5
Tier Two	10
Tier Three	15

41 (c) Calculation. – A job is located in a county, an urban progress zone, a port 42 enhancement zone, <u>an opportunity advancement zone</u>, or an agrarian growth zone if more than 43 fifty percent (50%) of the employee's duties are performed in the county or the zone. The 44 number of new jobs a taxpayer creates during the taxable year is determined by subtracting the 45 average number of full-time employees the taxpayer had in this State during the 12-month 46 period preceding the beginning of the taxable year from the average number of full-time 47 employees the taxpayer has in this State during the taxable year.

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(e) Transferred Jobs. – Jobs transferred from one area in the State to another area in the
State are not considered new jobs for purposes of this section. Jobs that were located in this
State and that are transferred to the taxpayer from a related member of the taxpayer are not

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1 considered new jobs for purposes of this section. If, in one of the four years in which the 2 installment of a credit accrues, the job with respect to which the credit was claimed is moved to 3 an area in a higher-numbered development tier or out of an urban progress zone, an opportunity 4 advancement zone, a port enhancement zone, or an agrarian growth zone, the remaining 5 installments of the credit are allowed only to the extent they would have been allowed if the job 6 was initially created in the area to which it was moved. If, in one of the years in which the 7 installment of a credit accrues, the job with respect to which the credit was claimed is moved to 8 an area in a lower-numbered development tier or an urban progress zone, an opportunity 9 advancement zone, a port enhancement zone, or an agrarian growth zone, the remaining 10 installments of the credit shall be calculated as if the job had been created initially in the area to 11 which it was moved.

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SECTION 6. G.S. 105-129.88 reads as rewritten:

"§ 105-129.88. Credit for investing in business property.

15 (a) General Credit. – A taxpayer that meets the eligibility requirements set out in 16 G.S. 105-129.83 and that has purchased or leased business property and placed it in service in 17 this State during the taxable year and that has satisfied the threshold requirements of subsection 18 (c) of this section is allowed a credit equal to the applicable percentage of the excess of the 19 eligible investment amount over the applicable threshold. If the taxpayer places business 20 property in service in an urban progress zone, an opportunity advancement zone, a port 21 enhancement zone, or an agrarian growth zone, the applicable percentage is the one for a 22 development tier one area. Business property is eligible if it is not leased to another party. The 23 credit may not be taken for the taxable year in which the business property is placed in service 24 but shall be taken in equal installments over the four years following the taxable year in which 25 it is placed in service. The applicable percentage is as follows:

26	Area Development Tier	Applicable Percentage
27	Tier One	7%
28	Tier Two	5%
29	Tier Three	3.5%

31 (c) Threshold. – The applicable threshold is the appropriate amount set out in the 32 following table based on the development tier where the eligible business property is placed in 33 service during the taxable year. If the taxpayer places business property in service in an urban 34 progress zone, an opportunity advancement zone, a port enhancement zone, or an agrarian 35 growth zone, the applicable threshold is the one for a development tier one area. Business 36 property placed in service in an urban progress zone, an opportunity advancement zone, a port 37 enhancement zone, or an agrarian growth zone is not aggregated with business property placed 38 in service at any other eligible establishments regardless of county. If the taxpayer places 39 eligible business property in service at more than one establishment in a county during the 40 taxable year, the threshold applies to the aggregate amount of eligible business property placed 41 in service during the taxable year at all establishments in the county. If the taxpayer places 42 eligible business property in service at establishments in different counties, the threshold 43 applies separately to the aggregate amount of eligible business property placed in service in 44 each county. If the taxpayer places eligible business property in service at an establishment 45 over the course of a two-year period, the applicable threshold for the second taxable year is 46 reduced by the eligible investment amount for the previous taxable year.

47	Area Development Tier	Threshold
48	Tier One	\$ -0-
49	Tier Two	1,000,000
50	Tier Three	2,000,000
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1 Transferred Property. - If, in one of the four years in which the installment of a (e) 2 credit accrues, the business property with respect to which the credit was claimed is moved to a 3 county in a higher-numbered development tier or out of an urban progress zone, an opportunity 4 advancement zone, a port enhancement zone, or an agrarian growth zone, the remaining 5 installments of the credit are allowed only to the extent they would have been allowed if the 6 business property had been placed in service initially in the area to which it was moved. If, in 7 one of the four years in which the installment of a credit accrues, the business property with 8 respect to which a credit was claimed is moved to a county in a lower-numbered development 9 tier or an urban progress zone, an opportunity advancement zone, a port enhancement zone, or 10 an agrarian growth zone, the remaining installments of the credit shall be calculated as if the 11 business property had been placed in service initially in the area to which it was moved. 12 " 13 SECTION 7. This act is effective for taxable years beginning on or after January 1,

14 2013.