SB900 SUBPCS1 Jeff Boatman-MAH 4/1/2021 3:39:10 pm

## SUBCOMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>SB900</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Jeff Boatman

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	PROPOSED SUBCOMMITTEE SUBSTITUTE
4	FOR ENGROSSED SENATE BILL NO. 900 By: Leewright of the Senate
5	and
6	
7	Boatman of the House
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9	PROPOSED SUBCOMMITTEE SUBSTITUTE
10	An Act relating to revenue and taxation; defining terms; providing income tax credit for certain equity
11	investments; specifying amount of tax credit; prescribing tax years for which credit may be
12	claimed; prescribing procedures related to identification of eligible business entities and
13	preinvestment clearance process; imposing duties on Oklahoma Department of Commerce; prescribing
14	procedures prior to equity investment; prescribing procedures after equity investment; providing for
15	forms; providing for final application; providing for allocation of tax credit cap amount; providing for
16	system to allow equity investors to determine cap amount remaining each fiscal year; prohibiting
17	allocation of tax credit cap in excess of designated limit; requiring certain information to be
18	confidential and providing exemption from Oklahoma Open Records Act; requiring adoption of rules by
19	Oklahoma Department of Commerce; imposing fiscal year cap on tax credits; prohibiting credits to reduce
20	income tax liability to less than zero; providing for carryover; providing for codification; providing an
21	effective date; and declaring an emergency.
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24	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

NEW LAW A new section of law to be codified 1 SECTION 1. 2 in the Oklahoma Statutes as Section 2358.8 of Title 68, unless there is created a duplication in numbering, reads as follows: 3 As used in this section: 4 Α. "Eligible business" means a business establishment of any 5 1. legal form including, but not limited to, a partnership, limited 6 7 liability company, corporation or any other legal form that meets at least one of the following requirements: 8 9 a. operates in a technology-based industry in this state, is supported by federal small business innovation 10 b. 11 research grants in this state, or 12 is supported by technology development or seed capital с. 13 investments made by the Oklahoma Center for the 14 Advancement of Science and Technology; 15 2. "Equity investment" means an investment in common stock or 16 preferred stock or its equivalent in a partnership, limited 17 liability company or corporation. Equity investment shall not 18 include: 19 new equity investments in an otherwise eligible a. 20 business owned, or partially owned, by an investor or 21 an investor's family members. For the purposes of 22 this section, family members mean parents, 23 grandparents, children, grandchildren or siblings of 24 the investor, or

1		b.	any	fees or commissions paid by the investor or the
2			elig	ible business; and
3	3.	"Tech	nnolog	y-based industry" means:
4		a.	thos	e manufacturing activities that are defined or
5			clas	sified in the NAICS Manual under Industry Sector
6			Nos.	31, 32 and 33 and for which the applicable
7			indu	stry is included among the top one-third of
8			manu	facturing industries in at least two of the
9			foll	owing categories:
10			(1)	the amount of capital expenditures in computers
11				and technology equipment, as identified by the
12				Oklahoma Department of Commerce utilizing
13				information from the United States Census Bureau,
14			(2)	the proportion of highly paid production
15				occupations defined as Standard Occupational
16				Classification SOC-51, as identified by the
17				Oklahoma Department of Commerce utilizing
18				information derived from the United States Bureau
19				of Labor Statistics, or
20			(3)	the proportion of engineers relative to
21				production occupations, as identified by the
22				Oklahoma Department of Commerce utilizing
23				information derived from the United States Bureau
24				of Labor Statistics,

- 1 b. those information technology and other computer-2 related service activities defined or classified in the NAICS Manual under Industry Group Nos. 5112, 5182, 3 5191 and 5415, 4 5 с. those sound recording and film production activities defined or classified in the NAICS Manual under 6 7 Industry Group Nos. 512110 and 5122, those scientific, research and development services d. 8 9 defined or classified in the NAICS Manual under
- e. those professional scientific, consulting, laboratory
  and technical services defined or classified in the
  NAICS Manual under Industry Group Nos. 5416, 5419 and
  6215,

Industry Group No. 5417,

- 15 f. those engineering and design services defined or 16 classified in the NAICS Manual under Industry Group 17 Nos. 5413 and 5414, or
- 18g. a business which otherwise qualifies pursuant to the19provisions of this act for purposes of making an20equity investment which either has its principal place21of business located within an entertainment district22as defined by Section 2393 of Title 68 of the Oklahoma23Statutes or which derives a significant amount of its24gross revenues from business activity conducted within

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the geographical area of an entertainment district as
 defined by Section 2393 of Title 68 of the Oklahoma
 Statutes.

B. For tax years beginning on or after January 1, 2021, but not
later than December 31, 2029, there shall be allowed a credit
against the tax imposed pursuant to Section 2355 of Title 68 of the
Oklahoma Statutes equal to fifty percent (50%) of the investment in
the equity securities issued by an eligible business. No credit
shall be authorized for any equity investment occurring prior to the
effective date of this act.

11 C. 1. A prospective equity investor that seeks eligibility for 12 the purposes of the tax credit authorized by this section shall 13 submit an application to the Oklahoma Department of Commerce at 14 least ninety (90) days prior to the date upon which the equity 15 investment is made. The application shall include:

16	a.	a business plan describing the proposed business for
17		which eligibility is sought or a description of the
18		primary business activity of an existing business with
19		an operating history of at least six (6) months,
20	b.	a projection of the amount of capital being sought for
21		the proposed business or existing business, and
22	C.	other information requested by the Oklahoma Department
23		of Commerce.

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2. The Oklahoma Department of Commerce shall gather information
 necessary to determine if the business qualifies as a technology based industry pursuant to the definition in subsection A of this
 section.

5 3. Prior to the time an investor makes an equity investment in an eligible business enterprise for which the tax credit authorized 6 7 by this section will be claimed as a result of the investment, the investor shall obtain a preinvestment clearance document from the 8 9 Oklahoma Department of Commerce on such form as may be prescribed 10 for such purpose by the Department. The Department of Commerce 11 shall identify the business entity in which the equity investment is 12 proposed to be made and if the business qualifies pursuant to the 13 provisions of this section, and all other requirements prescribed by 14 this section are met, the Department shall issue the document to the 15 person or business entity making application.

4. After the equity investment has been completed, the holder
of the clearance document shall complete a final application
document on such form as may be prescribed by the Department for
such purpose to identify the business entity in which the investment
was made, the amount of the equity investment, and such other
information as the Department may require.

5. The Department shall maintain a record of finalized equity investments made during each fiscal year by persons or business entities as provided by this section and shall maintain a system so

that prospective equity investors seeking preinvestment clearances
 will be able to determine the amount of the tax credit cap remaining
 during each fiscal year as required by subsection E of this section.

6. If the Department receives an application regarding a
prospective equity investment amount which would cause the fiscal
year cap amount to be exceeded, the Department shall notify the
applicant and no tax credits may be allocated in excess of the
applicable tax credit cap total.

9 7. The Oklahoma Department of Commerce shall send a copy of the 10 final agreement regarding the equity investment to the Oklahoma Tax 11 Commission and the investor shall attach the original or a copy of 12 the signed agreement to the tax return for the applicable tax year 13 with respect to which such tax credits will be claimed.

Information received during the application process by the
 Oklahoma Department of Commerce shall be considered confidential
 information and shall not be subject to the provisions of the
 Oklahoma Open Records Act.

D. The Oklahoma Department of Commerce shall promulgate rules
for the purpose of administering the provisions of this act
including, but not limited to, allocation of the tax credit cap
amount.

E. For the fiscal year beginning July 1, 2021, and each applicable fiscal year thereafter, the total amount of tax credits

2 Hundred Thousand Dollars (\$7,500,000.00). The tax credit authorized pursuant to the provisions of this 3 F. section shall not be used to reduce an income tax liability to less 4 5 than zero (0). 6 G. To the extent not used, the credit authorized by the provisions of this section may be carried over, in order, to each of 7 8 the succeeding ten (10) taxable years. 9 SECTION 2. This act shall become effective July 1, 2021. 10 SECTION 3. It being immediately necessary for the preservation 11 of the public peace, health or safety, an emergency is hereby 12 declared to exist, by reason whereof this act shall take effect and 13 be in full force from and after its passage and approval. 14 15 58-1-7988 MAH 04/01/21 16 17 18 19 20 21 22 23

allowed for each fiscal year shall not exceed Seven Million Five

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