2004 SESSION

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1	SENATE BILL NO. 231
2 3	Offered January 14, 2004
3	Prefiled January 13, 2004
4	A BILL to amend and reenact § 58.1-439 of the Code of Virginia, relating to the major business facility
5	job tax credit.
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_	Patron—Lambert
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8	Referred to Committee on Finance
9	Do it aposted by the Concerci Assembly of Vincinia.
10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 58.1-439 of the Code of Virginia is amended and reenacted as follows: § 58.1-439. Major business facility job tax credit.
13	A. For taxable years beginning on and after January 1, 1995, but before January 1, 20052015, a
13	taxpayer shall be allowed a credit against the taxes imposed by Articles 2 (§ 58.1-320 et seq.), 6
15	(§ 58.1-360 et seq.), and 10 (§ 58.1-400 et seq.) of Chapter 3; Chapter 12 (§ 58.1-1200 et seq.); Article
16	1 (§ 58.1-2500 et seq.) of Chapter 25; or Article 2 (§ 58.1-2620 et seq.) of Chapter 26 of this title as set
17	forth in this section.
18	B. For purposes of this section, the amount of any credit attributable to a partnership, electing small
19	business corporation (S corporation), or limited liability company shall be allocated to the individual
20	partners, shareholders, or members, respectively, in proportion to their ownership or interest in such
21	business entities.
22	C. A "major business facility" is a company that satisfies the following criteria:
23	1. Subject to the provisions of subsection K, the establishment or expansion of the company shall
24	result in the creation of at least 100 jobs for qualified full-time employees; the first such 100 jobs shall
25 26	be referred to as the "threshold amount"; and 2. The company is engaged in any business in the Commonwealth, except a retail trade business if
20 27	such trade is the principal activity of an individual facility in the Commonwealth. Examples of types of
28	major business facilities that are eligible for the credit provided under this section include, but are not
2 9	limited to, a headquarters, or portion of such a facility, where company employees are physically
30	employed, and where the majority of the company's financial, personnel, legal or planning functions are
31	handled either on a regional or national basis. A company primarily engaged in the Commonwealth in
32	the business of manufacturing or mining; agriculture, forestry or fishing; transportation or
33	communications; or a public utility subject to the corporation income tax shall be deemed to have
34	established or expanded a major business facility in the Commonwealth if it meets the requirements of
35	subdivision 1 during a single taxable year and such facilities are not retail establishments. A major
36 37	business facility shall also include facilities that perform central management or administrative activities, whether operated as a separate trade or business, or as a separate support operation of another business.
37 38	Central management or administrative activities include, but are not limited to, general management;
39	accounting; computing; tabulating; purchasing; transportation or shipping; engineering and systems
40	planning; advertising; technical sales and support operations; central administrative offices and
41	warehouses; research, development and testing laboratories; computer-programming, data-processing and
42	other computer-related services facilities; and legal, financial, insurance, and real estate services. The
43	terms used in this subdivision to refer to various types of businesses shall have the same meanings as
44	those terms are commonly defined in the Standard Industrial Classification Manual.
45	D. For purposes of this section, the "credit year" is the first taxable year following the taxable year
46 47	in which the major business facility commenced or expanded operations. E. The Department of Taxation shall make all determinations as to the classification of a major
4 8	business facility in accordance with the provisions of this section.
4 9	F. A "qualified full-time employee" means an employee filling a new, permanent full-time position in
5 0	a major business facility in this Commonwealth. A "new, permanent full-time position" is a job of an
51	indefinite duration, created by the company as a result of the establishment or expansion of a major
52	business facility in this Commonwealth, requiring a minimum of thirty-five hours of an employee's time
53	a week for the entire normal year of the company's operations, which "normal year" shall consist of at
54	least forty-eight weeks, or a position of indefinite duration which requires a minimum of thirty-five
55	hours of an employee's time a week for the portion of the taxable year in which the employee was
56	initially hired for, or transferred to, the major business facility in this Commonwealth. Seasonal or
57 58	temporary positions, or a job created when a job function is shifted from an existing location in this
58	Commonwealth to the new major business facility and positions in building and grounds maintenance,

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59 security, and other such positions which are ancillary to the principal activities performed by the 60 employees at a major business facility shall not qualify as new, permanent full-time positions.

G. For any major business facility, the amount of credit earned pursuant to this section shall be equal 61 62 to \$1,000 per qualified full-time employee, over the threshold amount, employed during the credit year. 63 The credit shall be allowed ratably, with one-third of the credit amount allowed annually for three years 64 beginning with the credit year. The portion of the \$1,000 credit earned with respect to any qualified 65 full-time employee who is employed in this Commonwealth for less than twelve full months during the credit year will be determined by multiplying the credit amount by a fraction, the numerator of which is 66 the number of full months that the qualified full-time employee worked for the major business facility in 67 this Commonwealth during the credit year, and the denominator of which is twelve. A separate credit 68 69 year and a three-year allowance period shall exist for each distinct major business facility of a single 70 taxpayer.

71 H. The amount of credit allowed pursuant to this section shall not exceed the tax imposed for such 72 taxable year. Any credit not usable for the taxable year the credit was allowed may be, to the extent 73 usable, carried over for the next ten succeeding taxable years. No credit shall be carried back to a 74 preceding taxable year. In the event that a taxpayer who is subject to the tax limitation imposed 75 pursuant to this subsection is allowed another credit pursuant to any other section of the Code of Virginia, or has a credit carryover from a preceding taxable year, such taxpayer shall be considered to 76 77 have first utilized any credit allowed which does not have a carryover provision, and then any credit 78 which is carried forward from a preceding taxable year, prior to the utilization of any credit allowed 79 pursuant to this section.

80 I. No credit shall be earned pursuant to this section for any employee (i) for whom a credit under this section was previously earned by a related party as defined by Internal Revenue Code § 267 (b) or a 81 trade or business under common control as defined by Internal Revenue Code § 52 (b); (ii) who was 82 83 previously employed in the same job function in Virginia by a related party as defined by Internal 84 Revenue Code § 267 (b) or a trade or business under common control as defined by Internal Revenue 85 Code § 52 (b); (iii) whose job function was previously performed at a different location in Virginia by an employee of the taxpayer, a related party as defined by Internal Revenue Code § 267 (b), or a trade 86 87 or business under common control as defined by Internal Revenue Code § 52 (b); or (iv) whose job 88 function previously qualified for a credit under this section at a different major business facility on 89 behalf of the taxpayer, a related party as defined by Internal Revenue Code § 267 (b), or a trade or 90 business under common control as defined by Internal Revenue Code § 52 (b).

91 J. Subject to the provisions of subsection K, recapture of this credit, under the following 92 circumstances, shall be accomplished by increasing the tax in any of the five years succeeding the 93 taxable year in which a credit has been earned pursuant to this section if the number of qualified 94 full-time employees decreases below the average number of qualified full-time employees employed 95 during the credit year. Such tax increase amount shall be determined by (i) recomputing the credit which 96 would have been earned for the original credit year using the decreased number of qualified full-time 97 employees and (ii) subtracting such recomputed credit from the amount of credit previously earned. In 98 the event that the average number of qualifying full-time employees employed at a major business 99 facility falls below the threshold amount in any of the five taxable years succeeding the credit year, all credits earned with respect to such major business facility shall be recaptured. No credit amount will be 100 101 recaptured more than once pursuant to this subsection. Any recapture pursuant to this section shall 102 reduce credits earned but not yet allowed, and credits allowed but carried forward, before the taxpayer's 103 tax liability may be increased.

104 K. In the event that a major business facility is located in an economically distressed area or in an 105 enterprise zone as defined in § 59.1-271 during a credit year, the threshold amount required to qualify 106 for a credit pursuant to this section and to avoid full recapture shall be reduced from 100 to 50 for 107 purposes of subdivision C 1 and subsection J. An area shall qualify as economically distressed if it is a 108 city or county with an unemployment rate for the preceding year of at least 0.5 percent higher than the 109 average statewide unemployment rate for such year. The Virginia Economic Development Partnership 110 shall identify and publish a list of all economically distressed areas at least annually.

L. The Tax Commissioner shall promulgate regulations, in accordance with the Administrative
Process Act (§ 2.2-4000 et seq.), relating to (i) the computation, carryover, and recapture of the credit
provided under this section; (ii) defining criteria for (a) a major business facility, (b) qualifying full-time
employees at such facility, and (c) economically distressed areas; and (iii) the computation, carryover,
recapture, and redemption of the credit by affiliated companies pursuant to subsection R.

M. The provisions of this section shall apply only in instances where an announcement of intent to establish or expand a major business facility is made on or after January 1, 1994. An announcement of intent to establish or expand a major business facility includes, but is not limited to, a press conference or extensive press coverage, providing information with respect to the impact of the project on the economy of the area where the major business facility is to be established or expanded and the

121 Commonwealth as a whole.

N. The credit allowed pursuant to this section shall be granted to the person who pays taxes for thequalified full-time employees pursuant to Chapter 5 (§ 60.2-500 et seq.) of Title 60.2.

124 O. No person shall claim a credit allowed pursuant to this section and the credit allowed pursuant to 125 § 58.1-439.2.

P. No person operating a business in the Commonwealth pursuant to Chapter 29 (§ 59.1-364 et seq.)of Title 59.1 shall claim a credit pursuant to this section.

128 Q. Notwithstanding subsection N, a taxpayer may, for the purpose of determining the number of 129 qualified full-time employees at a major business facility, include the employees of a contractor or a 130 subcontractor if such employees are permanently assigned to the taxpayer's major business facility. If the taxpayer includes the employees of a contractor or subcontractor in its total of qualified full-time 131 132 employees, it shall enter into a contractual agreement with the contractor or subcontractor prohibiting the 133 contractor or subcontractor from also claiming these employees in order to receive a credit given under 134 this section. The taxpayer shall provide evidence satisfactory to the Department of Taxation that it has 135 entered into such a contract.

R. For purposes of satisfying the criteria of subdivision C 1, two or more affiliated companies may elect to aggregate the number of jobs created for qualified full-time employees as the result of the establishment or expansion by the individual companies in order to qualify for the credit allowed pursuant to this section. For purposes of this subsection, "affiliated companies" means two or more companies related to each other such that (i) one company owns at least eighty percent of the voting power of the other or others or (ii) at least eighty percent of the voting power of two or more companies is owned by the same interests.

143 S. The General Assembly of Virginia finds that modern business infrastructure allows businesses to 144 locate their administrative or manufacturing facilities with minimal regard to the location of markets or 145 the transportation of raw materials and finished goods, and that the economic vitality of this 146 Commonwealth would be enhanced if such facilities were established in Virginia. Accordingly, the 147 provisions of this section targeting the credit to major business facilities and limiting the credit to those 148 companies which establish a major business facility in Virginia are integral to the purpose of the credit 149 earned pursuant to this section and shall not be deemed severable.