1995 SESSION

INTRODUCED

HB2517

LD4861176 HOUSE BILL NO. 2517 1 2 Offered January 23, 1995 3 A BILL to amend and reenact § 58.1-439 of the Code of Virginia, relating to the business facility job 4 tax credit. 5 6 Patrons-Deeds, Putney, Shuler and Thomas; Senators: Bell, Miller, K.G., Nolen, Schewel and Trumbo 7 8 Referred to Committee on Finance 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 58.1-439 of the Code of Virginia is amended and reenacted as follows: 11 § 58.1-439. Virginia business facility job tax credit. 12 13 A. For taxable years beginning on and after January 1, 1995, but before January 1, 2005, a taxpayer shall be allowed a credit against the taxes imposed by Articles 2 (§ 58.1-320 et seq.), 6 (§ 58.1-360 et 14 seq.), and 10 (§ 58.1-400 et seq.) of Chapter 3; Chapter 12 (§ 58.1-1200 et seq.); Article 1 (§ 58.1-2500 15 et seq.) of Chapter 25; or Article 2 (§ 58.1-2620 et seq.) of Chapter 26 of this title as set forth in this 16 17 section. 18 B. For purposes of this section, the amount of any credit attributable to a partnership, electing small business corporation (S corporation), or limited liability company shall be allocated to the individual 19 20 partners, shareholders, or members, respectively, in proportion to their ownership or interest in such 21 business entities. 22 C. A "qualified company" is a company that satisfies the following criteria: 23 1. The Department of Economic Development must certify to the Department of Taxation: (i) that 24 the company has established or expanded a major business facility in this Commonwealth and (ii) the 25 date on which such facility commenced or expanded operations; and 26 2. Subject to the provisions of subsection K, the establishment or expansion of the major business 27 facility shall result in the creation of at least 10050 jobs for qualified full-time employees for which the 28 average gross wages shall equal at least \$16,000; the first such 100 50 jobs shall be referred to as the 29 "threshold amount" ; and 30 3. The company is primarily engaged in the Commonwealth in the business of (i) manufacturing or mining; (ii) agriculture, forestry or fishing; (iii) transportation or communications; or (iv) a public utility 31 32 subject to the corporation income tax. In addition, the following activities, whether operated as a separate trade or business, or as a separate support operation of another business, shall satisfy the 33 34 requirements of this subdivision regardless of what industry the taxpayer is engaged in: (i) central administrative offices and warehouses; (ii) research, development and testing laboratories; (iii) 35 36 computer-programming, data-processing and other computer-related services facilities; and (iv) financial, 37 insurance, and real estate services. The terms used in this subdivision to refer to various types of 38 businesses shall have the same meanings as those terms are commonly defined in the Standard Industrial 39 **Classification Manual**. 40 D. For purposes of this section, the "credit year" is the first taxable year following the taxable year 41 in which the major business facility commenced or expanded operations. E. "Major business Business facility" includes, but is not limited to, a headquarters, or portion of such 42 a facility, where company staff employees are physically employed, and where the majority of the company's financial, personnel, legal, or planning functions are handled either on a regional or national basis. A major business facility shall also include facilities that perform a central management or administrative function for other establishments of the same enterprise such as general management, accounting, computing, tabulating, data processing, purchasing, transportation or shipping, engineering and systems planning, advertising, legal, financial, and research and development if it otherwise meets the staffing requirements. An enterprise engaged in the Commonwealth in the business of (i) manufacturing or mining; (ii) agriculture, forestry or fishing; (iii) transportation or communications; or (iv) a public utility subject to the corporation income tax shall be deemed to have established or expanded a major business facility in this Commonwealth if it meets the requirements of subdivision C 2 during a single taxable year. The Department of Economic Development shall make all determinations as to the classification of a major business facility in accordance with the provisions of this section. Only those major business facilities which have been certified by the Department of Economic Development shall be eligible to receive the credit pursuant to this section. F. A "qualified full-time employee" means an employee filling a new, permanent full-time position in 57

a major business facility in this Commonwealth. A "new permanent full-time position" is a job of an 58 indefinite duration, created by the company as a result of the establishment or expansion of a major 59

43 44 45 46 47 **48** 49 50 51 52 53 54 55 56

HB2517

60 business facility in this Commonwealth, requiring a minimum of thirty-five hours of an employee's time

61 a week for the entire normal year of the company's operations, which "normal year" must consist of at

62 least 48 *forty-eight* weeks, or a position of indefinite duration which requires a minimum of thirty-five 63 hours of an employee's time a week for the portion of the taxable year in which the employee was

64 initially hired for, or transferred to, the major business facility in this Commonwealth. Seasonal or

temporary positions, or a job created when a job function is shifted from an existing location in this Commonwealth to the new $\frac{1}{1000}$ business facility shall not qualify as new, permanent full-time

66 Commonw67 positions.

68 G. For any qualified company, the amount of credit earned pursuant to this section shall be equal to 69 \$1,000 per qualified full-time employee, over the threshold amount, employed during the credit year. The credit shall be allowed ratably, with one-third of the credit amount allowed annually for three years 70 71 beginning with the credit year. The portion of the \$1,000 credit earned with respect to any qualified 72 full-time employee who is employed in this Commonwealth for less than twelve full months during the 73 credit year will be determined by multiplying the credit amount by a fraction, the numerator of which is 74 the number of full months that the qualified full-time employee worked for the qualified company in 75 this Commonwealth during the credit year, and the denominator of which is twelve. A separate credit 76 year and a three-year allowance period will exist for each distinct major business facility of a single 77 taxpayer.

78 H. The amount of credit allowed pursuant to this section shall not exceed the tax imposed for such 79 taxable year. Any credit not usable for the taxable year the credit was allowed may be, to the extent 80 usable, carried over for the next five succeeding taxable years. No credit shall be carried back to a preceding taxable year. The maximum amount of credit that may be cumulatively earned by a taxpayer 81 82 pursuant to this section in one or more taxable years, for one or more major business facilities, is one 83 million dollars. In the event that a taxpayer who is subject to the tax limitation imposed pursuant to this 84 subsection is allowed another credit pursuant to any other section of the Code of Virginia, or has a 85 credit carryover from a preceding taxable year, such taxpayer shall be considered to have first utilized 86 any credit allowed which does not have a carryover provision, and then any credit which is carried 87 forward from a preceding taxable year, prior to the utilization of any credit allowed pursuant to this 88 section.

89 I. No credit shall be earned pursuant to this section for any employee (i) for which a credit under 90 this section was previously earned by a related party as defined by Internal Revenue Code § 267 (b) or a 91 trade or business under common control as defined by Internal Revenue Code § 52 (b); (ii) who was 92 previously employed in the same job function in Virginia by a related party as defined by Internal 93 Revenue Code § 267 (b) or a trade or business under common control as defined by Internal Revenue Code § 52 (b); (iii) whose job function was previously performed at a different location in Virginia by 94 an employee of the taxpayer, a related party as defined by Internal Revenue Code § 267 (b), or a trade 95 96 or business under common control as defined by Internal Revenue Code § 52 (b); or (iv) whose job function previously qualified for a credit under this section at a different major business facility on 97 98 behalf of the taxpayer, a related party as defined by Internal Revenue Code § 267 (b), or a trade or 99 business under common control as defined by Internal Revenue Code § 52 (b).

100 J. Subject to the provisions of subsection K, recapture of this credit, under the following circumstances, shall be accomplished by increasing the tax in any of the five years succeeding the 101 102 taxable year in which a credit has been earned pursuant to this section if the number of qualified full-time employees decreases below the average number of qualified full-time employees employed 103 104 during the credit year. Such tax increase amount shall be determined by (i) recomputing the credit which 105 would have been earned for the original credit year using the decreased number of qualified full-time employees and (ii) subtracting such recomputed credit from the amount of credit previously earned. In 106 the event that the average number of qualifying full-time employees employed at a major business 107 108 facility falls below the threshold amount in any of the five taxable years succeeding the credit year, all 109 credits earned with respect to such major business facility shall be recaptured. No credit amount will be 110 recaptured more than once pursuant to this subsection. Any recapture pursuant to this section shall 111 reduce credits earned but not yet allowed, and credits allowed but carried forward, before the taxpayer's 112 tax liability may be increased.

K. In the event that a major business facility is located in an economically distressed area or in an enterprise zone as defined in § 59.1-271 during a credit year, the threshold amount required to qualify for a credit pursuant to this section and to avoid full recapture shall be reduced from 100 to 5025 for purposes of subdivision C 2 and subsection J. An area shall qualify as economically distressed if it is a city or county with an unemployment rate for the preceding year of at least 0.5 percent higher than the average statewide unemployment rate for such year. The Department of Economic Development 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 (§ 9-6.14:1 et seq.), relating to (i) the computation, carryover, and recapture of the credit

provided under this section and (ii) defining criteria for (a) a major business facility, (b) qualifying jobs
for such facility, and (c) economically distressed areas.

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, 19941996. 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 Commonwealth as a whole.

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

137 2. That the provisions of this act shall become effective on January 1, 1996.