

**HOUSE** \_\_\_\_\_ **AMENDMENT NO.** \_\_\_\_\_

**Offered By**

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1 AMEND House Bill No. 1455, Page 2, Section 620.478, Line 24, by inserting after all of said line  
2 the following:

3 “620.1881. 1. The department of economic development shall respond within thirty days  
4 to a company who provides a notice of intent with either an approval or a rejection of the notice of  
5 intent. The department shall give preference to qualified companies and projects targeted at an  
6 area of the state which has recently been classified as a disaster area by the federal government.  
7 Failure to respond on behalf of the department of economic development shall result in the notice  
8 of intent being deemed an approval for the purposes of this section. A qualified company who is  
9 provided an approval for a project shall be allowed a benefit as provided in this program in the  
10 amount and duration provided in this section. A qualified company may receive additional  
11 periods for subsequent new jobs at the same facility after the full initial period if the minimum  
12 thresholds are met as set forth in sections 620.1875 to 620.1890. There is no limit on the number  
13 of periods a qualified company may participate in the program, as long as the minimum thresholds  
14 are achieved and the qualified company provides the department with the required reporting and is  
15 in proper compliance for this program or other state programs. A qualified company may elect to  
16 file a notice of intent to start a new project period concurrent with an existing project period if the  
17 minimum thresholds are achieved and the qualified company provides the department with the  
18 required reporting and is in proper compliance for this program and other state programs;  
19 however, the qualified company may not receive any further benefit under the original approval  
20 for jobs created after the date of the new notice of intent, and any jobs created before the new  
21 notice of intent may not be included as new jobs for the purpose of benefit calculation in relation

1 to the new approval. When a qualified company has filed and received approval of a notice of  
2 intent and subsequently files another notice of intent, the department shall apply the definition of  
3 project facility under subdivision (19) of section 620.1878 to the new notice of intent as well as all  
4 previously approved notices of intent and shall determine the application of the definitions of new  
5 job, new payroll, project facility base employment, and project facility base payroll accordingly.

6 2. Notwithstanding any provision of law to the contrary, any qualified company that is  
7 awarded benefits under this program may not simultaneously receive tax credits or exemptions  
8 under sections 135.100 to 135.150, sections 135.200 to 135.286, section 135.535, or sections  
9 135.900 to 135.906 at the same project facility. The benefits available to the company under any  
10 other state programs for which the company is eligible and which utilize withholding tax from the  
11 new jobs of the company must first be credited to the other state program before the withholding  
12 retention level applicable under the Missouri quality jobs act will begin to accrue. These other  
13 state programs include, but are not limited to, the new jobs training program under sections  
14 178.892 to 178.896, the job retention program under sections 178.760 to 178.764, the real  
15 property tax increment allocation redevelopment act, sections 99.800 to 99.865, or the Missouri  
16 downtown and rural economic stimulus act under sections 99.915 to 99.980. If any qualified  
17 company also participates in the new jobs training program in sections 178.892 to 178.896, the  
18 company shall retain no withholding tax, but the department shall issue a refundable tax credit for  
19 the full amount of benefit allowed under this [subdivision] subsection. The calendar year annual  
20 maximum amount of tax credits which may be issued to a qualifying company that also  
21 participates in the new job training program shall be increased by an amount equivalent to the  
22 withholding tax retained by that company under the new jobs training program. However, if the  
23 combined benefits of the quality jobs program and the new jobs training program exceed the  
24 projected state benefit of the project, as determined by the department of economic development  
25 through a cost-benefit analysis, the increase in the maximum tax credits shall be limited to the  
26 amount that would not cause the combined benefits to exceed the projected state benefit. Any

1 taxpayer who is awarded benefits under this program who knowingly hires individuals who are  
2 not allowed to work legally in the United States shall immediately forfeit such benefits and shall  
3 repay the state an amount equal to any state tax credits already redeemed and any withholding  
4 taxes already retained.

5 3. The types of projects and the amount of benefits to be provided are:

6 (1) Small and expanding business projects: in exchange for the consideration provided by  
7 the new tax revenues and other economic stimuli that will be generated by the new jobs created by  
8 the program, a qualified company may retain an amount equal to the withholding tax as calculated  
9 under subdivision (33) of section 620.1878 from the new jobs that would otherwise be withheld  
10 and remitted by the qualified company under the provisions of sections 143.191 to 143.265 for a  
11 period of three years from the date the required number of new jobs were created if the average  
12 wage of the new payroll equals or exceeds the county average wage or for a period of five years  
13 from the date the required number of new jobs were created if the average wage of the new  
14 payroll equals or exceeds one hundred twenty percent of the county average wage;

15 (2) Technology business projects: in exchange for the consideration provided by the new  
16 tax revenues and other economic stimuli that will be generated by the new jobs created by the  
17 program, a qualified company may retain an amount equal to a maximum of five percent of new  
18 payroll for a period of five years from the date the required number of jobs were created from the  
19 withholding tax of the new jobs that would otherwise be withheld and remitted by the qualified  
20 company under the provisions of sections 143.191 to 143.265 if the average wage of the new  
21 payroll equals or exceeds the county average wage. An additional one-half percent of new payroll  
22 may be added to the five percent maximum if the average wage of the new payroll in any year  
23 exceeds one hundred twenty percent of the county average wage in the county in which the project  
24 facility is located, plus an additional one-half percent of new payroll may be added if the average  
25 wage of the new payroll in any year exceeds one hundred forty percent of the average wage in the  
26 county in which the project facility is located. The department shall issue a refundable tax credit

1 for any difference between the amount of benefit allowed under this subdivision and the amount  
2 of withholding tax retained by the company, in the event the withholding tax is not sufficient to  
3 provide the entire amount of benefit due to the qualified company under this subdivision;

4 (3) High impact projects: in exchange for the consideration provided by the new tax  
5 revenues and other economic stimuli that will be generated by the new jobs created by the  
6 program, a qualified company may retain an amount from the withholding tax of the new jobs that  
7 would otherwise be withheld and remitted by the qualified company under the provisions of  
8 sections 143.191 to 143.265, equal to three percent of new payroll for a period of five years from  
9 the date the required number of jobs were created if the average wage of the new payroll equals or  
10 exceeds the county average wage of the county in which the project facility is located. For  
11 high-impact projects in a facility located within two adjacent counties, the new payroll shall equal  
12 or exceed the higher county average wage of the adjacent counties. The percentage of payroll  
13 allowed under this subdivision shall be three and one-half percent of new payroll if the average  
14 wage of the new payroll in any year exceeds one hundred twenty percent of the county average  
15 wage in the county in which the project facility is located. The percentage of payroll allowed  
16 under this subdivision shall be four percent of new payroll if the average wage of the new payroll  
17 in any year exceeds one hundred forty percent of the county average wage in the county in which  
18 the project facility is located. An additional one percent of new payroll may be added to these  
19 percentages if local incentives equal between ten percent and twenty-four percent of the new  
20 direct local revenue; an additional two percent of new payroll is added to these percentages if the  
21 local incentives equal between twenty-five percent and forty-nine percent of the new direct local  
22 revenue; or an additional three percent of payroll is added to these percentages if the local  
23 incentives equal fifty percent or more of the new direct local revenue. The department shall issue  
24 a refundable tax credit for any difference between the amount of benefit allowed under this  
25 subdivision and the amount of withholding tax retained by the company, in the event the  
26 withholding tax is not sufficient to provide the entire amount of benefit due to the qualified

1 company under this subdivision;

2 (4) Job retention projects: a qualified company may receive a tax credit for the retention  
3 of jobs and workforce training in this state, provided the qualified company and the project meets  
4 all of the following conditions:

5 (a) For each of the twenty-four months preceding the year in which application for the  
6 program is made the qualified company must have maintained at least one thousand full-time  
7 employees at the employer's site in the state at which the jobs are based, and the average wage of  
8 such employees must meet or exceed the county average wage;

9 (b) The qualified company retained at the project facility [the level of] at least one  
10 thousand full-time employees that existed in the taxable year immediately preceding the year in  
11 which application for the program is made;

12 (c) The qualified company is considered to have a significant statewide effect on the  
13 economy, and has been determined to represent a substantial risk of [relocation] quality job loss  
14 from the state by the quality jobs advisory task force established in section 620.1887; provided,  
15 however, until such time as the initial at-large members of the quality jobs advisory task force are  
16 appointed, this determination shall be made by the director [of the department of economic  
17 development];

18 (d) The qualified company in the project facility will cause to be invested a minimum of  
19 [seventy] fifty million dollars in new investment prior to the end of [two] five years [or will cause  
20 to be invested a minimum of thirty million dollars in new investment prior to the end of two  
21 years] and maintain an annual payroll of at least seventy million dollars during each of the years  
22 for which a credit is claimed; and

23 (e) The local taxing entities shall provide local incentives of at least fifty percent of the  
24 new direct local revenues created by the project over a ten-year period. The quality jobs advisory  
25 task force may recommend to the department of economic development that appropriate penalties  
26 be applied to the company for violating the agreement. The amount of the job retention credit

1 granted may be equal to up to fifty percent of the amount of withholding tax generated by the  
2 full-time jobs at the project facility for a period of five years. The calendar year annual maximum  
3 amount of tax credit that may be issued to any qualified company for a job retention project or  
4 combination of job retention projects shall be seven hundred fifty thousand dollars per year, but  
5 the maximum amount may be increased up to [one] two million dollars if such action is proposed  
6 by the department and approved by the quality jobs advisory task force established in section  
7 620.1887; provided, however, until such time as the initial at-large members of the quality jobs  
8 advisory task force are appointed, this determination shall be made by the director of the  
9 department of economic development. In considering such a request, the task force shall rely on  
10 economic modeling and other information supplied by the department when requesting the  
11 increased limit on behalf of the job retention project. In no event shall the total amount of all tax  
12 credits issued for the entire job retention program under this subdivision exceed three million  
13 dollars annually. Notwithstanding the above, no tax credits shall be issued for job retention  
14 projects approved by the department after August 30, [2013] 2018;

15 (5) Small business job retention and flood survivor relief: a qualified company may  
16 receive a tax credit under sections 620.1875 to 620.1890 for the retention of jobs and flood  
17 survivor relief in this state for each job retained over a three-year period, provided that:

18 (a) The qualified company did not receive any state or federal benefits, incentives, or tax  
19 relief or abatement in locating its facility in a flood plain;

20 (b) The qualified company and related companies have fewer than one hundred employees  
21 at the time application for the program is made;

22 (c) The average wage of the qualified company's and related companies' employees must  
23 meet or exceed the county average wage;

24 (d) All of the qualified company's and related companies' facilities are located in this  
25 state;

26 (e) The facilities at the primary business site in this state have been directly damaged by

1 floodwater rising above the level of a five hundred year flood at least two years, but fewer than  
2 eight years, prior to the time application is made;

3 (f) The qualified company made significant efforts to protect the facilities prior to any  
4 impending danger from rising floodwaters;

5 (g) For each year it receives tax credits under sections 620.1875 to 620.1890, the qualified  
6 company and related companies retained, at the company's facilities in this state, at least the level  
7 of full-time, year-round employees that existed in the taxable year immediately [preceding]  
8 following the year in which application for the program is made; and

9 (h) In the years it receives tax credits under sections 620.1875 to 620.1890, the company  
10 cumulatively invests at least two million dollars in capital improvements in facilities and  
11 equipment located at such facilities that are not located within a five hundred year flood plain as  
12 designated by the Federal Emergency Management Agency, and amended from time to time. The  
13 amount of the small business job retention and flood survivor relief credit granted may be equal to  
14 up to one hundred percent of the amount of withholding tax generated by the full-time jobs at the  
15 project facility for a period of three years. The calendar year annual maximum amount of tax  
16 credit that may be issued to any qualified company for a small business job retention and survivor  
17 relief project shall be two hundred fifty thousand dollars per year, but the maximum amount may  
18 be increased up to five hundred thousand dollars if such action is proposed by the department and  
19 approved by the quality jobs advisory task force established in section 620.1887. In considering  
20 such a request, the task force shall rely on economic modeling and other information supplied by  
21 the department when requesting an increase in the limit on behalf of the small business job  
22 retention and flood survivor relief project. In no event shall the total amount of all tax credits  
23 issued for the entire small business job retention and flood survivor relief program under this  
24 subdivision exceed five hundred thousand dollars annually. Notwithstanding the provisions of  
25 this subdivision to the contrary, no tax credits shall be issued for small business job retention and  
26 flood survivor relief projects approved by the department after August 30, 2010.

1           4. The qualified company shall provide an annual report of the number of jobs retained  
2 above the minimum and such other information as may be required by the department to  
3 document the basis for the benefits of this program. The department may withhold the approval  
4 of any benefits until it is satisfied that proper documentation has been provided, and shall reduce  
5 the benefits to reflect any reduction in full-time employees or new payroll below the minimum.  
6 Upon approval by the department, the qualified company may begin the retention of the  
7 withholding taxes when it reaches the minimum number of [new] retained jobs and the average  
8 wage exceeds the county average wage. Tax credits, if any, may be issued upon satisfaction by  
9 the department that the qualified company has exceeded the county average wage and the  
10 minimum number of new jobs. In such annual report, if the average wage is below the county  
11 average wage, the qualified company has not maintained the employee insurance as required, or if  
12 the number of new jobs is below the minimum, the qualified company shall not receive tax credits  
13 or retain the withholding tax for the balance of the benefit period. In the case of a qualified  
14 company that initially filed a notice of intent and received an approval from the department for  
15 high-impact benefits and the minimum number of new jobs in an annual report is below the  
16 minimum for high-impact projects, the company shall not receive tax credits for the balance of the  
17 benefit period but may continue to retain the withholding taxes if it otherwise meets the  
18 requirements of a small and expanding business under this program.

19           5. The maximum calendar year annual tax credits issued for the entire program shall not  
20 exceed eighty million dollars. Notwithstanding any provision of law to the contrary, the  
21 maximum annual tax credits authorized under section 135.535 are hereby reduced from ten  
22 million dollars to eight million dollars, with the balance of two million dollars transferred to this  
23 program. There shall be no limit on the amount of withholding taxes that may be retained by  
24 approved companies under this program.

25           6. The department shall allocate the annual tax credits based on the date of the approval,  
26 reserving such tax credits based on the department's best estimate of new jobs and new payroll of

1 the project, and the other factors in the determination of benefits of this program. However, the  
2 annual issuance of tax credits is subject to the annual verification of the actual new payroll. The  
3 allocation of tax credits for the period assigned to a project shall expire if, within two years from  
4 the date of commencement of operations, or approval if applicable, the minimum thresholds have  
5 not been achieved. The qualified company may retain authorized amounts from the withholding  
6 tax under this section once the minimum new jobs thresholds are met for the duration of the  
7 project period. No benefits shall be provided under this program until the qualified company  
8 meets the minimum new jobs thresholds. In the event the qualified company does not meet the  
9 minimum new job threshold, the qualified company may submit a new notice of intent or the  
10 department may provide a new approval for a new project of the qualified company at the project  
11 facility or other facilities.

12 7. For a qualified company with flow-through tax treatment to its members, partners, or  
13 shareholders, the tax credit shall be allowed to members, partners, or shareholders in proportion to  
14 their share of ownership on the last day of the qualified company's tax period.

15 8. Tax credits may be claimed against taxes otherwise imposed by chapters 143 and 148,  
16 and may not be carried forward but shall be claimed within one year of the close of the taxable  
17 year for which they were issued, except as provided under subdivision (4) of subsection 3 of this  
18 section.

19 9. Tax credits authorized by this section may be transferred, sold, or assigned by filing a  
20 notarized endorsement thereof with the department that names the transferee, the amount of tax  
21 credit transferred, and the value received for the credit, as well as any other information  
22 reasonably requested by the department.

23 10. Prior to the issuance of tax credits, the department shall verify through the department  
24 of revenue, or any other state department, that the tax credit applicant does not owe any delinquent  
25 income, sales, or use tax or interest or penalties on such taxes, or any delinquent fees or  
26 assessments levied by any state department and through the department of insurance, financial

1 institutions and professional registration that the applicant does not owe any delinquent insurance  
2 taxes. Such delinquency shall not affect the authorization of the application for such tax credits,  
3 except that at issuance credits shall be first applied to the delinquency and any amount issued shall  
4 be reduced by the applicant's tax delinquency. If the department of revenue or the department of  
5 insurance, financial institutions and professional registration, or any other state department,  
6 concludes that a taxpayer is delinquent after June fifteenth but before July first of any year and the  
7 application of tax credits to such delinquency causes a tax deficiency on behalf of the taxpayer to  
8 arise, then the taxpayer shall be granted thirty days to satisfy the deficiency in which interest,  
9 penalties, and additions to tax shall be tolled. After applying all available credits toward a tax  
10 delinquency, the administering agency shall notify the appropriate department and that department  
11 shall update the amount of outstanding delinquent tax owed by the applicant. If any credits  
12 remain after satisfying all insurance, income, sales, and use tax delinquencies, the remaining  
13 credits shall be issued to the applicant, subject to the restrictions of other provisions of law.

14 11. Except as provided under subdivision (4) of subsection 3 of this section, the director  
15 of revenue shall issue a refund to the qualified company to the extent that the amount of credits  
16 allowed in this section exceeds the amount of the qualified company's income tax.

17 12. An employee of a qualified company will receive full credit for the amount of tax  
18 withheld as provided in section 143.211.

19 13. If any provision of sections 620.1875 to 620.1890 or application thereof to any person  
20 or circumstance is held invalid, the invalidity shall not affect other provisions or application of  
21 these sections which can be given effect without the invalid provisions or application, and to this  
22 end, the provisions of sections 620.1875 to 620.1890 are hereby declared severable.”; and

23  
24 Further amend said bill by amending the title, enacting clause, and intersectional references  
25 accordingly.