SENATE BILL NO. 905

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR HOSKINS.

3501S.04I

ADRIANE D. CROUSE, Secretary

AN ACT

To amend chapter 620, RSMo, by adding thereto seven new sections relating to rural workforce development incentives.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 620, RSMo, is amended by adding thereto

- 2 seven new sections, to be known as sections 620.3500, 620.3505,
- 3 620.3510, 620.3515, 620.3520, 620.3525, and 620.3530, to read
- 4 as follows:

620.3500. Sections 620.3500 to 620.3530 shall be known

- 2 and may be cited as the "Missouri Rural Workforce
- 3 Development Act".

620.3505. As used in sections 620.3500 to 620.3530,

- 2 the following terms shall mean:
- 3 (1) "Affiliate", an entity that directly, or
- 4 indirectly through one or more intermediaries, controls, or
- is controlled by, or is under common control with another
- 6 entity. An entity is controlled by another entity if the
- 7 controlling entity holds, directly or indirectly, the
- 8 majority voting or ownership interest in the controlled
- 9 entity or has control over day-to-day operations of the
- 10 controlled entity by contract or by law;
- 11 (2) "Agribusiness", a business that produces or
- 12 provides any goods or services produced in this state and
- 13 that are normally used by farmers, ranchers, or producers
- 14 and harvesters of aquatic products in their business

operations, or to improve the welfare or livelihood of such

- 16 persons, or is involved in the processing and marketing of
- 17 agricultural products, farm supplies, and input suppliers,
- 18 or is engaged in agribusiness as defined by the United
- 19 States Department of Agriculture, or is engaged in
- 20 manufacturing, health care, technology, transportation, or
- 21 related services, or if not engaged in such industries, the
- 22 department determines that such investment will be
- 23 beneficial to the rural area and the economic growth of the
- 24 state;
- 25 (3) "Applicable percentage", zero percent for the
- 26 first two credit allowance dates, and fifteen percent for
- 27 the next four credit allowance dates;
- 28 (4) "Capital investment", any equity investment in a
- 29 rural fund by a rural investor which:
- 30 (a) Is acquired after the effective date of sections
- 31 620.3500 to 620.3530 at its original issuance solely in
- 32 exchange for cash;
- 33 (b) Has one hundred percent of its cash purchase price
- 34 used by the rural fund to make qualified investments in
- 35 eligible businesses located in this state by the third
- 36 anniversary of the initial credit allowance date; and
- 37 (c) Is designated by the rural fund as a capital
- 38 investment under sections 620.3500 to 620.3530 and is
- 39 certified by the department under the provisions of section
- 40 620.3510. This shall include any capital investment that
- 41 does not meet the provisions of subdivision (1) of
- 42 subsection 1 of section 620.3510 if such investment was a
- 43 capital investment in the hands of a prior holder;
- 44 (5) "Credit allowance date", the date on which the
- 45 department certifies a rural fund's capital investment and
- 46 each of the five anniversary dates of such date thereafter;

47 (6) "Department", the Missouri department of economic 48 development;

- 49 (7) "Eligible business", a business that, at the time 50 of the initial qualified investment in the business:
- 51 (a) Has fewer than two hundred fifty employees; and
- 52 (b) Has its principal business operations in this
- 53 state.
- 54 Any business which is classified as an eligible business at
- 55 the time of the initial investment in such business by a
- 56 rural fund shall remain classified as an eligible business
- 57 and may receive follow-on investments from any rural fund,
- 58 and such follow-on investments shall be qualified
- 59 investments even though such business may not meet the
- 60 definition of an eligible business at the time of such
- 61 follow-on investments;
- 62 (8) "Principal business operations", the location
- 63 where at least sixty percent of a business's employees work
- or where employees who are paid at least sixty percent of
- 65 such business's payroll work. A business that has agreed to
- 66 relocate employees using the proceeds of a qualified
- 67 investment to establish its principal business operations in
- 68 a new location shall be deemed to have its principal
- 69 business operations in such new location if it satisfied the
- 70 requirements of this subdivision no later than one hundred
- 71 eighty days after receiving a qualified investment;
- 72 (9) "Purchase price", the amount paid to the rural
- 73 fund that issues a capital investment which shall not exceed
- 74 the amount of capital investment authority certified under
- 75 the provisions of section 620.3510;
- 76 (10) "Qualified investment", any investment in an
- 77 eligible business or any loan to an eligible business with a

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stated maturity date of at least one year after the date of 78 79 issuance, excluding revolving lines of credit and senior 80 secured debt unless the chief executive or similar officer 81 of the eligible business certifies that the eligible business sought and was denied similar financing from a 82 83 depository institution, by a rural fund; provided that, with respect to any one eligible business, the maximum amount of 84 85 investments made in such business by one or more rural 86 funds, on a collective basis with all of the businesses' 87 affiliates, with the proceeds of capital investments shall be the greater of twenty percent of the rural fund's capital 88 89 investment authority or six million five hundred thousand dollars, exclusive of investments made with repaid or 90 91 redeemed investments or interest or profits realized thereon; 92 (11)"Rural area", any county of this state that has a 93 population of less than ninety thousand according to the 94 2010 decennial census of the United States; 95 "Rural fund", an entity certified by the (12)department under the provisions of section 620.3510; 96 97 "Rural investor", an entity that makes a capital (13)98 investment in a rural fund; 99 "Senior secured debt", any loan that is secured 100 by a first mortgage on real estate with a loan to value ratio of less than eighty percent; 101 102 "State tax liability", any liability incurred by any entity subject to the state income tax imposed under 103 104 chapter 143, excluding withholding tax imposed under 105 sections 143.191 to 143.265, or an insurance company paying an annual tax on its gross premium receipts, including 106

retaliatory tax, or other financial institution paying taxes

to the state or any political subdivision of the state under

109 the provisions of chapter 148, or an express company which

- 110 pays an annual tax on its gross receipts in this state.
 - 620.3510. 1. A rural fund that seeks to have an
 - 2 equity investment certified as a capital investment eligible
 - 3 for credits authorized under the provisions of sections
 - 4 620.3500 to 620.3530 shall apply to the department. The
 - 5 department shall begin accepting applications within ninety
 - 6 days of the effective date of sections 620.3500 to
 - 7 620.3530. The application shall include:
 - 8 (1) The amount of capital investment requested;
 - 9 (2) A copy of the applicant's or an affiliate of the
 - 10 applicant's license as a rural business investment company
 - under 7 U.S.C. Section 2009cc or as a small business
- 12 investment company under 15 U.S.C. Section 681, and a
- 13 certificate executed by an executive officer of the
- 14 applicant attesting that such license remains in effect and
- 15 has not been revoked;
- 16 (3) Evidence that, as of the date the application is
- 17 submitted, the applicant or affiliates of the applicant have
- 18 invested:
- 19 (a) At least one hundred million dollars in nonpublic
- 20 companies located in counties within the United States with
- 21 a population of less than fifty thousand according to the
- 22 2010 decennial census of the United States; and
- 23 (b) At least thirty million dollars in nonpublic
- 24 companies located in Missouri;
- 25 (4) A business plan that includes a revenue impact
- 26 assessment projecting state and local tax revenue to be
- 27 generated by the applicant's proposed qualified investments,
- 28 prepared by a nationally recognized, third-party,
- 29 independent economic forecasting firm using a dynamic
- 30 economic forecasting model that analyzes the applicant's

- 31 business plan over the ten years following the date the
- 32 application is submitted to the department. Such plan shall
- 33 include an estimate of the number of jobs created and jobs
- 34 retained in this state as a result of the applicant's
- 35 qualified investments; and
- 36 (5) A nonrefundable application fee of five thousand
- 37 dollars payable to the department.
- 38 2. Within thirty days after the receipt of a completed
- 39 application, the department shall grant or deny the
- 40 application in full or in part. The department shall deny
- 41 the application if:
- 42 (1) The applicant does not satisfy all of the criteria
- 43 provided under subsection 1 of this section;
- 44 (2) The revenue impact assessment submitted with the
- 45 application does not demonstrate that the applicant's
- 46 business plan will result in a positive fiscal impact on
- 47 this state over a ten-year period that exceeds the
- 48 cumulative amount of tax credits that would be issued to the
- 49 applicant if the application were approved; or
- 50 (3) The department has already approved the maximum
- 51 amount of capital investment authority under section
- 52 **620.3515**.
- 3. If the department denies any part of the
- 54 application, it shall inform the applicant of the grounds
- 55 for such denial. If the applicant provides any additional
- 56 information required by the department or otherwise
- 57 completes its application within fifteen days of the notice
- of denial, the application shall be considered complete as
- 59 of the original date of submission. If the applicant fails
- 60 to provide the information or fails to complete its
- 61 application within the fifteen-day period, the application

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shall remain denied and shall be resubmitted in full with a new submission date and a new application fee.

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- Upon approval of an application, the department shall certify the proposed equity investment as a capital investment eligible for credits under sections 620.3500 to 620.3530, subject to the limitations contained in section The department shall provide written notice of 620.3515. the certification to the applicant, which shall include the amount of the applicant's capital investment authority. department shall certify capital investments in the order that the applications are received by the department. Applications received on the same day shall be deemed to have been received simultaneously. For applications that are complete and received on the same day, the department shall certify applications in proportionate percentages based upon the ratio of the amount of capital investment authority requested in an application to the total amount of capital investment authority requested in all applications.
- 620.3515. 1. The department shall certify capital 2 investment authority under the provisions of sections 620.3500 to 620.3530 in amounts that would authorize not 3 more than twenty-five million dollars in state tax credits 4 5 to be claimed against state tax liability in any calendar 6 year, excluding any credit amounts carried forward as 7 provided under subsection 1 of section 620.3520. 8 ninety days of the applicant receiving notice of certification, the rural fund shall issue the capital 9 investment to, and receive cash in the amount of the 10 certified amount from, a rural investor. At least ten 11 12 percent of the rural investor's capital investment shall be 13 composed of capital raised by the rural investor directly or indirectly from sources, including directors, members, 14

employees, officers, and affiliates of the rural investor,

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- other than the amount invested by the allocatee claiming the
- 17 tax credits in exchange for such allocation of tax credits.
- 18 The rural fund shall provide the department with evidence of
- 19 the receipt of the cash investment within ninety-five days
- 20 of the applicant receiving notice of certification.
- 21 2. If the rural fund does not receive the cash
- 22 investment and issue the capital investment within such time
- 23 period following receipt of the certification notice, the
- 24 certification shall lapse and the rural fund shall not issue
- 25 the capital investment without reapplying to the department
- 26 for certification. Lapsed certifications shall revert to
- 27 the department and shall be reissued pro rata to applicants
- 28 whose capital investment allocations were reduced in
- 29 accordance with the application process provided under
- 30 subsection 4 of section 620.3510.
- 31 3. A rural fund, before making a qualified investment,
- 32 may request from the department a written opinion as to
- 33 whether the business in which it proposes to invest is an
- 34 eligible business. The department, not later than the
- 35 fifteenth business day after the date of receipt of such
- 36 request, shall notify the rural fund of its determination.
- 37 If the department fails to notify the rural fund of its
- determination by the twentieth business day, the business in
- 39 which the rural fund proposes to invest shall be deemed an
- 40 eligible business.
 - 620.3520. 1. Upon making a capital investment in a
- 2 rural fund, a rural investor shall have a vested right to a
- 3 credit against such entity's state tax liability that may be
- 4 utilized on each credit allowance date of such capital
- 5 investment in an amount equal to the applicable percentage
- 6 for such credit allowance date multiplied by the purchase

- 7 price paid to the rural fund for the capital investment.
- 8 The amount of the credit claimed by a rural investor shall
- 9 not exceed the amount of such entity's state tax liability
- 10 for the tax year for which the credit is claimed. Any
- 11 amount of credit that a rural investor is prohibited from
- 12 claiming in a taxable year as a result of this section may
- 13 be carried forward for use in any of the five subsequent
- 14 taxable years, and shall not be carried back to prior
- 15 taxable years. It is the intent of this act that a rural
- 16 investor claiming a credit under the provisions of sections
- 17 620.3500 to 620.3530 is not required to pay any additional
- 18 tax that may arise as a result of claiming such credit.
- 19 2. No credit claimed under the provisions of sections
- 20 620.3500 to 620.3530 shall be refundable or sellable on the
- 21 open market. Credits earned by or allocated to a
- 22 partnership, limited liability company, or S-corporation may
- 23 be allocated to the partners, members, or shareholders of
- 24 such entity for their direct use in accordance with the
- 25 provisions of any agreement among such partners, members, or
- 26 shareholders, and a rural fund shall notify the department
- 27 of the names of the entities that are eligible to utilize
- 28 credits pursuant to an allocation of credits or a change in
- 29 allocation of credits, or due to a transfer of a capital
- 30 investment upon such allocation, change, or transfer. Such
- 31 allocation shall not be considered a sale for the purposes
- 32 of this section.
- 33 3. The department may recapture credits from a
- 34 taxpayer that claimed a credit authorized under this section
- 35 **if:**
- 36 (1) The rural fund does not invest sixty percent of
- 37 its capital investment authority in qualified investments in
- 38 this state within two years of the credit allowance date,

and one hundred percent of its capital investment authority
in qualified investments in this state within three years of
the credit allowance date, provided that at least seventy
percent of such initial qualified investments shall be made
in eligible businesses located in rural areas or eligible
businesses that are also agribusinesses;

(2) The rural fund fails to maintain qualified

46 investments equal to ninety percent of its capital 47 investment authority from the third anniversary until the 48 sixth anniversary of the credit allowance date, with seventy percent of such investments maintained in eligible 49 50 businesses located in rural areas or eligible businesses 51 that are also agribusinesses. For each year the rural fund 52 fails to maintain such investments, the department may recapture an amount of such year's allowed credits equal to 53 54 the percentage difference between ninety percent of a rural 55 fund's capital investment authority and the actual amount of qualified investments maintained for such year. For the 56 purposes of this subdivision, a qualified investment is 57 considered maintained even if the qualified investment was 58 59 sold or repaid so long as the rural fund reinvests an amount equal to the capital returned or recovered by the rural fund 60 from the original investment, exclusive of any profits 61 62 realized, in other qualified investments in this state 63 within twelve months of the receipt of such capital. 64 Amounts received periodically by a rural fund shall be 65 treated as continually invested in qualified investments if the amounts are reinvested in one or more qualified 66 67 investments by the end of the following calendar year. Α 68 rural fund shall not be required to reinvest capital 69 returned from qualified investments after the fifth 70 anniversary of the credit allowance date, and such qualified

71 investments shall be considered held continuously by the 72 rural fund through the sixth anniversary of the credit

- 73 allowance date;
- 74 (3) The rural fund, before exiting the program in 75 accordance with sections 620.3500 to 620.3530 or prior to 76 thirty days after the sixth anniversary of the credit 77 allowance date, whichever is earlier, makes a distribution 78 or payment that results in the rural fund having less than 79 one hundred percent of its capital investment authority 80 invested in qualified investments in this state or held in
- 81 cash or other marketable securities; or
- 82 (4) The rural fund violates the provisions of section
- 83 620.3525, in which case the department may recapture an
- 84 amount equal to the amount of a rural fund's capital
- 85 investment authority found to be in violation of such
- 86 provisions.
- 87 For the purposes of meeting and maintaining the objectives
- 88 established for investment in subdivisions (1) and (2) of
- 89 this subsection, a rural fund's qualified investments shall
- 90 be multiplied by a factor of one and a quarter in counties
- 91 with less than thirty thousand in population and more than
- 92 thirteen thousand in population and shall be multiplied by a
- 93 factor of one and a half in counties with a population of
- 94 thirteen thousand or less.
- 95 4. Recaptured credits and the related capital
- 96 investment authority shall revert to the department and
- 97 shall be reissued pro rata to applicants whose capital
- 98 investment allocations were reduced in accordance with the
- 99 application process provided under subsection 4 of section
- 100 620.3510.

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also include:

5. No recapture shall occur until the rural fund has
been given notice of noncompliance and afforded six months
from the date of such notice to cure the noncompliance.

620.3525. No eligible business that receives a qualified investment under the provisions of sections

- 3 620.3500 to 620.3530, or any affiliates of such eligible
- 4 businesses, shall directly or indirectly:
- 5 (1) Own or have the right to acquire an ownership 6 interest in a rural fund or member or affiliate of a rural 7 fund, including, but not limited to, a holder of a capital 8 investment issued by the rural fund; or
- 9 (2) Loan to or invest in a rural fund or member or 10 affiliate of a rural fund, including, but not limited to, a 11 holder of a capital investment issued by a rural fund, where 12 the proceeds of such loan or investment are directly or 13 indirectly used to fund or refinance the purchase of a 14 capital investment under sections 620.3500 to 620.3530.
 - 620.3530. 1. Rural funds shall submit a report to the department within the first fifteen business days after the second and third anniversary of the initial credit allowance date. The report following the second anniversary shall provide documentation as to the investment of sixty percent of the purchase price of such capital investment in qualified investments. The report following the third anniversary shall provide documentation as to the investment of one hundred percent of the purchase price of such capital investment in qualified investments. Unless previously reported pursuant to this subsection, such reports shall
- 13 (1) The name and location of each eligible business 14 receiving a qualified investment;

- 15 (2) Bank statements of such rural fund evidencing each 16 qualified investment;
- 17 (3) A copy of the written opinion of the department,
- 18 as provided in subsection 3 of section 620.3515, or evidence
- 19 that such business was an eligible business at the time of
- 20 such qualified investment, as applicable;
- 21 (4) The number of jobs created and jobs retained
- 22 resulting from each qualified investment;
- 23 (5) The average annual salary of positions described
- 24 in subdivision (4) of this subsection; and
- 25 (6) Such other information as required by the
- 26 department.
- 27 2. For all subsequent years, rural funds shall submit
- 28 an annual report to the department within ninety days of the
- 29 beginning of the calendar year during the compliance
- 30 period. The report shall include, but is not limited to,
- 31 the following:
- 32 (1) The number of jobs created and jobs retained as a
- 33 result of qualified investments;
- 34 (2) The average annual salary of positions described
- in subdivision (1) of this subsection; and
- 36 (3) Such other information as required by the
- 37 department.
- 38 3. The program authorized pursuant to sections
- 39 620.3500 to 620.3530 shall be considered a business
- 40 recruitment tax credit under subdivision (4) of subsection 2
- 41 of section 135.800, and any rural fund approved under this
- 42 program shall be subject to the provisions of sections
- 43 **135.800** to **135.830**.
- 4. On or after the sixth anniversary of the credit
- 45 allowance date, a rural fund may apply to the department to
- 46 exit the program and no longer be subject to regulation

47 under the provisions of sections 620.3500 to 620.3530. The

- 48 department shall respond to the exit application within
- 49 fifteen days of receipt. In evaluating the exit
- 50 application, the fact that no credits have been recaptured
- 51 and that the rural fund has not received a notice of
- 52 recapture that has not been cured pursuant to subsection 5
- of section 620.3520 shall be sufficient evidence to prove
- 54 that the rural fund is eligible for exit. The department
- 55 shall not unreasonably deny an exit application submitted
- 56 under this subsection. If the exit application is denied,
- 57 the notice shall include the reasons for such determination.
- 58 5. At the time a rural fund exits the program, it
- 59 shall be subject to the following penalties if projected job
- 60 creation metrics are not achieved:
- 61 (1) If sixty percent or less of the projected jobs in
- 62 the rural fund's approved business plan are achieved, the
- 63 rural fund shall pay the state a penalty payment of cash in
- 64 an amount equal to ten percent of the total tax credits
- 65 distributed to the rural fund; or
- 66 (2) If more than sixty percent but less than eighty
- 67 percent of the projected jobs in the rural fund's approved
- 68 business plan are achieved, the rural fund shall pay the
- 69 state a penalty payment of cash in an amount equal to five
- 70 percent of the total tax credits distributed to the rural
- 71 **fund**.
- 72 6. The department shall not accept any new
- 73 applications for tax credits pursuant to sections 620.3500
- 74 to 620.3530 after December 31, 2032.
- 75 7. The department may adopt such rules, statements of
- 76 policy, procedures, forms, and guidelines as may be
- 77 necessary to carry out the provisions of sections 620.3500
- 78 to 620.3530. Any rule or portion of a rule, as that term is

- 79 defined in section 536.010, that is created under the
- 80 authority delegated in this section shall become effective
- 81 only if it complies with and is subject to all of the
- 82 provisions of chapter 536 and, if applicable, section
- 83 536.028. This section and chapter 536 are nonseverable and
- 84 if any of the powers vested with the general assembly
- 85 pursuant to chapter 536 to review, to delay the effective
- 86 date, or to disapprove and annul a rule are subsequently
- 87 held unconstitutional, then the grant of rulemaking
- 88 authority and any rule proposed or adopted after August 28,
- 89 2022, shall be invalid and void.

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