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1 AN ACT concerning revenue.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Income Tax Act is amended by 5 changing Section 220 as follows:

6 (35 ILCS 5/220)

7 Sec. 220. Angel investment credit.

8 (a) As used in this Section:

9 "Applicant" means a corporation, partnership, limited liability company, or a natural person that makes 10 an investment in a qualified new business venture. The term 11 "applicant" does not include (i) a corporation, partnership, 12 13 limited liability company, or a natural person who has a 14 direct or indirect ownership interest of at least 51% in the profits, capital, or value of the qualified new business 15 venture receiving the investment or (ii) a related member. 16

17 "Claimant" means an applicant certified by the Department 18 who files a claim for a credit under this Section.

19 "Department" means the Department of Commerce and Economic20 Opportunity.

21 "Investment" means money (or its equivalent) given to a 22 qualified new business venture, at a risk of loss, in 23 consideration for an equity interest of the qualified new SB3155 Engrossed - 2 - LRB103 37139 HLH 67258 b

business venture. The Department may adopt rules to permit certain forms of contingent equity investments to be considered eligible for a tax credit under this Section.

4 "Qualified new business venture" means a business that is
5 registered with the Department under this Section.

6 "Related member" means a person that, with respect to the7 applicant, is any one of the following:

8 (1) An individual, if the individual and the members 9 of the individual's family (as defined in Section 318 of 10 the Internal Revenue Code) own directly, indirectly, 11 beneficially, or constructively, in the aggregate, at 12 least 50% of the value of the outstanding profits, 13 capital, stock, or other ownership interest in the 14 qualified new business venture that is the recipient of 15 the applicant's investment.

(2) A partnership, estate, or trust and any partner or
beneficiary, if the partnership, estate, or trust and its
partners or beneficiaries own directly, indirectly,
beneficially, or constructively, in the aggregate, at
least 50% of the profits, capital, stock, or other
ownership interest in the qualified new business venture
that is the recipient of the applicant's investment.

(3) A corporation, and any party related to the
corporation in a manner that would require an attribution
of stock from the corporation under the attribution rules
of Section 318 of the Internal Revenue Code, if the

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applicant and any other related member own, in the aggregate, directly, indirectly, beneficially, or constructively, at least 50% of the value of the outstanding stock of the qualified new business venture that is the recipient of the applicant's investment.

(4) A corporation and any party related to that 6 corporation in a manner that would require an attribution 7 8 of stock from the corporation to the party or from the 9 party to the corporation under the attribution rules of 10 Section 318 of the Internal Revenue Code, if the 11 corporation and all such related parties own, in the 12 aggregate, at least 50% of the profits, capital, stock, or other ownership interest in the qualified new business 13 the recipient of the applicant's 14 venture that is 15 investment.

16 (5) A person to or from whom there is attribution of 17 ownership of stock in the qualified new business venture that is the recipient of the applicant's investment in 18 accordance with Section 1563(e) of the Internal Revenue 19 20 Code, except that for purposes of determining whether a person is a related member under this paragraph, "20%" 21 22 shall be substituted for "5%" whenever "5%" appears in 23 Section 1563(e) of the Internal Revenue Code.

(b) For taxable years beginning after December 31, 2010,
and ending on or before December 31, 2026, subject to the
limitations provided in this Section, a claimant may claim, as

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a credit against the tax imposed under subsections (a) and (b) 1 2 of Section 201 of this Act, an amount equal to 25% of the 3 claimant's investment made directly in a qualified new business venture. However, the amount of the credit is 35% of 4 5 the claimant's investment made directly in the qualified new 6 business venture if the investment is made in: (1) a qualified 7 new business venture that is a minority-owned business, a 8 women-owned business, or a business owned a person with a 9 disability (as those terms are used and defined in the 10 Business Enterprise for Minorities, Women, and Persons with 11 Disabilities Act); or (2) a qualified new business venture in 12 which the principal place of business is located in a county with a population of not more than 250,000. In order for an 13 14 investment in a qualified new business venture to be eligible 15 for tax credits, the business must have applied for and 16 received certification under subsection (e) for the taxable 17 year in which the investment was made prior to the date on which the investment was made. The credit under this Section 18 19 may not exceed the taxpayer's Illinois income tax liability 20 for the taxable year. If the amount of the credit exceeds the 21 tax liability for the year, the excess may be carried forward 22 and applied to the tax liability of the 5 taxable years 23 following the excess credit year. The credit shall be applied to the earliest year for which there is a tax liability. If 24 25 there are credits from more than one tax year that are 26 available to offset a liability, the earlier credit shall be

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applied first. In the case of a partnership or Subchapter S Corporation, the credit is allowed to the partners or shareholders in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code.

6 (c) The minimum amount an applicant must invest in any 7 single qualified new business venture in order to be eligible 8 for a credit under this Section is \$10,000. The maximum amount 9 of an applicant's total investment made in any single 10 qualified new business venture that may be used as the basis 11 for a credit under this Section is \$2,000,000.

12 (d) The Department shall implement a program to certify an 13 applicant for an angel investment credit. Upon satisfactory 14 review, the Department shall issue a tax credit certificate 15 stating the amount of the tax credit to which the applicant is 16 entitled. The Department shall annually certify that: (i) each 17 qualified new business venture that receives an angel investment under this Section has maintained a minimum 18 19 employment threshold, as defined by rule, in the State (and 20 continues to maintain a minimum employment threshold in the State for a period of no less than 3 years from the issue date 21 22 of the last tax credit certificate issued by the Department 23 with respect to such business pursuant to this Section); and 24 (ii) the claimant's investment has been made and remains, 25 except in the event of a qualifying liquidity event, in the 26 qualified new business venture for no less than 3 years.

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If an investment for which a claimant is allowed a credit 1 2 under subsection (b) is held by the claimant for less than 3 3 years, other than as a result of a permitted sale of the investment to person who is not a related member, the claimant 4 5 shall pay to the Department of Revenue, in the manner 6 prescribed by the Department of Revenue, the aggregate amount 7 of the disqualified credits that the claimant received related 8 to the subject investment.

9 If the Department determines that a qualified new business 10 venture failed to maintain a minimum employment threshold in 11 the State through the date which is 3 years from the issue date 12 of the last tax credit certificate issued by the Department with respect to the subject business pursuant to this Section, 13 14 except for any 3-year reporting period that includes March 13, 2020 to January 1, 2024, the claimant or claimants shall pay to 15 16 the Department of Revenue, in the manner prescribed by the 17 Revenue, the Department of aggregate amount of the disgualified credits that claimant or claimants received 18 19 related to investments in that business. For tax credits under 20 this Section involving a 3-year reporting period that includes March 13, 2020 to January 1, 2024, the repayment of any tax 21 22 credits issued shall be determined at the discretion of the 23 Department.

(e) The Department shall implement a program to register
qualified new business ventures for purposes of this Section.
A business desiring registration under this Section shall be

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required to submit a full and complete application to the 1 2 Department. A submitted application shall be effective only for the taxable year in which it is submitted, and a business 3 desiring registration under this Section shall be required to 4 5 submit a separate application in and for each taxable year for which the business desires registration. Further, if at any 6 7 prior to the acceptance of an time application for 8 registration under this Section by the Department one or more 9 events occurs which makes the information provided in that 10 application materially false or incomplete (in whole or in 11 part), the business shall promptly notify the Department of 12 the same. Any failure of a business to promptly provide the foregoing information to the Department may, at the discretion 13 14 of the Department, result in a revocation of a previously 15 approved application for that business, or disqualification of 16 the business from future registration under this Section, or 17 both. The Department may register the business only if all of the following conditions are satisfied: 18

19 (1) it has its principal place of business in this20 State;

(2) at least 51% of the employees employed by the
business are employed in this State;

(3) the business has the potential for increasing jobs
in this State, increasing capital investment in this
State, or both, as determined by the Department, and
either of the following apply:

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1 (A) it is principally engaged in innovation in any 2 of the following: manufacturing; biotechnology; 3 nanotechnology; communications; agricultural sciences; clean energy creation or storage technology; 4 5 processing or assembling products, including medical devices, pharmaceuticals, computer software, computer 6 7 hardware, semiconductors, other innovative technology products, or other products that are produced using 8 9 manufacturing methods that are enabled by applying 10 proprietary technology; or providing services that are 11 enabled by applying proprietary technology; or

12 is undertaking pre-commercialization (B) it 13 activitv related to proprietary technology that 14 includes conducting research, developing a new product 15 or business process, or developing a service that is 16 principally reliant on applying proprietary 17 technology;

(4) it is not principally engaged in real estate 18 19 development, insurance, banking, lending, lobbying, 20 political consulting, professional services provided by 21 attorneys, accountants, business consultants, physicians, 22 or health care consultants, wholesale or retail trade, 23 leisure, hospitality, transportation, or construction, 24 except construction of power production plants that derive 25 energy from a renewable energy resource, as defined in 26 Section 1 of the Illinois Power Agency Act;

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(5) at the time it is first certified:

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(A) it has fewer than 100 employees;

3 (B) it has been in operation in Illinois for not 4 more than 10 consecutive years prior to the year of 5 certification; and

6 (C) it has received not more than \$10,000,000 in 7 aggregate investments;

8 (5.1) it agrees to maintain a minimum employment 9 threshold in the State of Illinois prior to the date which 10 is 3 years from the issue date of the last tax credit 11 certificate issued by the Department with respect to that 12 business pursuant to this Section;

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(6) (blank); and

14 (7) it has received not more than \$4,000,000 in
15 investments that qualified for tax credits under this
16 Section.

17 (f) The Department, in consultation with the Department of Revenue, shall adopt rules to administer this Section. For 18 taxable years beginning before January 1, 2024, the aggregate 19 amount of the tax credits that may be claimed under this 20 Section for investments made in qualified new business 21 22 ventures shall be limited to \$10,000,000 per calendar year, of 23 which \$500,000 shall be reserved for investments made in 24 qualified new business ventures which are minority-owned 25 businesses, women-owned businesses, or businesses owned by a 26 person with a disability (as those terms are used and defined SB3155 Engrossed - 10 - LRB103 37139 HLH 67258 b

in the Business Enterprise for Minorities, Women, and Persons 1 2 with Disabilities Act), and an additional \$500,000 shall be 3 reserved for investments made in qualified new business ventures with their principal place of business in counties 4 5 with a population of not more than 250,000. For taxable years beginning on or after January 1, 2024, the aggregate amount of 6 the tax credits that may be claimed under this Section for 7 8 investments made in qualified new business ventures shall be 9 limited to \$15,000,000 per calendar year, of which \$2,500,000 10 shall be reserved for investments made in qualified new 11 business ventures that are minority-owned businesses (as the 12 term is defined in the Business Enterprise for Minorities, Women, and Persons with Disabilities Act), \$1,250,000 shall be 13 14 reserved for investments made in qualified new business 15 ventures that are women-owned businesses or businesses owned 16 by a person with a disability (as those terms are defined in 17 the Business Enterprise for Minorities, Women, and Persons with Disabilities Act), and \$1,250,000 shall be reserved for 18 19 investments made in qualified new business ventures with their 20 principal place of business in a county with a population of not more than 250,000. The annual allowable amounts set forth 21 22 in this Section shall be allocated by the Department, on a per 23 calendar quarter basis and prior to the commencement of each 24 calendar year, in such proportion as determined by the 25 Department, provided that: (i) the amount initially allocated 26 by the Department for any one calendar quarter shall not

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exceed 35% of the total allowable amount; (ii) any portion of 1 2 the allocated allowable amount remaining unused as of the end 3 of any of the first 3 calendar quarters of a given calendar year shall be rolled into, and added to, the total allocated 4 5 amount for the next available calendar quarter; and (iii) the reservation of tax credits for investments in minority-owned 6 7 businesses, women-owned businesses, businesses owned by a 8 person with a disability, and in businesses in counties with a 9 population of not more than 250,000 is limited to the first 3 10 calendar quarters of a given calendar year, after which they 11 may be claimed by investors in any qualified new business 12 venture.

(g) A claimant may not sell or otherwise transfer a creditawarded under this Section to another person.

(h) On or before March 1 of each year, the Department shall report to the Governor and to the General Assembly on the tax credit certificates awarded under this Section for the prior calendar year.

19 (1) This report must include, for each tax credit20 certificate awarded:

(A) the name of the claimant and the amount of
credit awarded or allocated to that claimant;

(B) the name and address (including the county) of
the qualified new business venture that received the
investment giving rise to the credit, the North
American Industry Classification System (NAICS) code

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1 applicable to that qualified new business venture, and 2 the number of employees of the qualified new business 3 venture; and

4 (C) the date of approval by the Department of each 5 claimant's tax credit certificate.

(2) The report must also include:

7 (A) the total number of applicants and the total
8 number of claimants, including the amount of each tax
9 credit certificate awarded to a claimant under this
10 Section in the prior calendar year;

11 (B) the total number of applications from 12 businesses seeking registration under this Section, 13 the total number of new qualified business ventures 14 registered by the Department, and the aggregate amount 15 of investment upon which tax credit certificates were 16 issued in the prior calendar year; and

17 (C) the total amount of tax credit certificates 18 sought by applicants, the amount of each tax credit 19 certificate issued to a claimant, the aggregate amount 20 of all tax credit certificates issued in the prior 21 calendar year and the aggregate amount of tax credit 22 certificates issued as authorized under this Section 23 for all calendar years.

(i) For each business seeking registration under this
Section after December 31, 2016, the Department shall require
the business to include in its application the North American

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Industry Classification System (NAICS) code applicable to the 1 2 business and the number of employees of the business at the 3 application. Each business registered by the time of Department as a qualified new business venture that receives 4 5 an investment giving rise to the issuance of a tax credit certificate pursuant to this Section shall, for each of the 3 6 years following the issue date of the last tax credit 7 8 certificate issued by the Department with respect to such 9 business pursuant to this Section, report to the Department 10 the following:

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(1) the number of employees and the location at which those employees are employed, both as of the end of each year;

14 (2) the amount of additional new capital investment15 raised as of the end of each year, if any; and

16 (3) the terms of any liquidity event occurring during 17 such year; for the purposes of this Section, a "liquidity 18 event" means any event that would be considered an exit 19 for an illiquid investment, including any event that 20 allows the equity holders of the business (or any material 21 portion thereof) to cash out some or all of their 22 respective equity interests.

23 (Source: P.A. 102-16, eff. 6-17-21; 103-9, eff. 1-1-24.)

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.