GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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SENATE DRS35466-RB-22 (5/22)

Short Title: Credit to Revitalize Certain Mfg. Sites.

Sponsors:	Senators Hartsell and Dalton.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO REVITALIZE TEXTILE AND FURNITURE MANUFACTURING
3	COMMUNITIES PLAGUED BY ABANDONED BROWNFIELDS SITES BY
4	GRANTING A TAX CREDIT TO REHABILITATE THE SITES.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. Article 3B of Chapter 105 is amended by adding a new section
7	to read:
8	"§ 105-129.16D. Credit for rehabilitating abandoned textile mill sites.
9	(a) Credit. – A taxpayer who makes rehabilitation expenses for an
10	income-producing eligible site is allowed a credit equal to fifty percent (50%) of the
11	rehabilitation expenditures. A taxpayer who makes rehabilitation expenses for a
12	nonincome producing eligible site is allowed a credit equal to eighty percent (80%) of
13	the rehabilitation expenses. Notwithstanding G.S. 105-129.17, any unused portion of the
14	credit may be carried forward for the succeeding 20 years.
15	(b) Forfeiture. – A taxpayer must provide with the tax return information
16	substantiating the eligible site as income producing or nonincome producing. If a
17	taxpayer claims the credit for a nonincome producing eligible site but uses the eligible
18	site for income producing purposes, the taxpayer forfeits thirty percent (30%) of the
19	credit. A taxpayer that forfeits a credit under this section is liable for all past taxes
20	avoided as a result of the credit plus interest at the rate established under
21	G.S. 105-241.1(i), computed from the date the taxes would have been due if the credit
22	had not been allowed. The past taxes and interest are due 30 days after the date the
23	credit is forfeited; a taxpayer that fails to pay the past taxes and interest by the due date
24	is subject to the penalties provided in G.S. 105-236.
25	(c) <u>Allocation. – Notwithstanding the provisions of G.S. 105-131.8 and</u>
26	G.S. 105-269.15, a pass-through entity that qualifies for the credit provided in this
27	section may allocate the credit among any of its owners in its discretion as long as an

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1	owner's adjusted basis in the pass-through entity, as determined under the Code at the							
2	end of the taxable year, is at least forty percent (40%) of the amount of credit allocated							
3	to that owner. Owners to whom a credit is allocated are allowed the credit as if they had							
4	qualified f	qualified for the credit directly. A pass-through entity and its owners must include with						
5	their tax returns for every taxable year in which an allocated credit is claimed a							
6								
7	would have been required under G.S. 105-131.8 or G.S. 105-269.15.							
8	(d)	Defin	itions.	itions. – The following definitions apply only in this section:				
9		(1)		nfields site. – Defined in G.S. 130A-310.31.				
10		$\overline{(2)}$		ble site. – A site that meets all of the following requirements:				
11			<u>a.</u>	The site is designed for use or has in fact been used as a textile				
12				or furniture manufacturing facility or uses ancillary to such a				
13				facility.				
14			<u>b.</u>	At least eighty percent (80%) of the facility on the site has been				
15				continuously closed to business or otherwise nonoperational for				
16				a period of at least one year immediately preceding the time at				
17				which the determination is made.				
18			<u>c.</u>	The site is a brownfields site.				
19			<u>d.</u>	The site is located in North Carolina.				
20		(3)	Incor	ne producing. – Property for which depreciation is allowable				
21			under	section 168 of the Code and which meets one or more of the				
22			follov	ving conditions:				
23			<u>a.</u>	Is nonresidential real property.				
24			b.	Is residential rental property.				
25			<u>c.</u>	Is real property that has a class life of more than 12.5 years.				
26			d.	Is an addition or improvement to property described in this				
27				subdivision.				
28		(4)	Reha	bilitation expenses. – Expenses incurred in the rehabilitation and				
29				diation of an eligible site, excluding the cost of acquiring the				
30				le site or the cost of personal property maintained at the eligible				
31			site.					
32		(5)	Reme	ediation. – Defined in G.S. 130A-310.31."				
33		SEC	-	2. This act becomes effective for taxable years beginning on or				
34								

34 after January 1, 2004.