COMMITTEE REPORT

MADAM PRESIDENT:

The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 244, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

1	Page 1, delete lines 1 through 17, begin a new paragraph and insert:
2	"SECTION 1. IC 6-3.1-26-8, AS AMENDED BY P.L.137-2006,
3	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JANUARY 1, 2014]: Sec. 8. (a) As used in this chapter, "qualified
5	investment" means the amount of the taxpayer's expenditures in Indiana
6	for:
7	(1) the purchase of new telecommunications, production,
8	manufacturing, fabrication, assembly, extraction, mining,
9	processing, refining, finishing, distribution, transportation, or
10	logistical distribution equipment;
11	(2) the purchase of new computers and related equipment;
12	(3) costs associated with the modernization of existing
13	telecommunications, production, manufacturing, fabrication,
14	assembly, extraction, mining, processing, refining, finishing,
15	distribution, transportation, or logistical distribution facilities;
16	(4) onsite infrastructure improvements;
17	(5) the construction of new telecommunications, production,
18	manufacturing, fabrication, assembly, extraction, mining,
19	processing, refining, finishing, distribution, transportation, or
20	logistical distribution facilities;
21	(6) costs associated with retooling existing machinery and

1	equipment;
2	(7) costs associated with the construction of special purpose
3	buildings and foundations for use in the computer, software
4	biological sciences, or telecommunications industry; and
5	(8) costs associated with the purchase of machinery, equipment
6	or special purpose buildings used to make motion pictures or
7	audio productions; and
8	(9) a logistics investment, as described in section 8.5 of this
9	chapter;
10	that are certified by the corporation under this chapter as being eligible
11	for the credit under this chapter.
12	(b) The term does not include property that can be readily moved
13	outside Indiana.
14	SECTION 2. IC 6-3.1-26-8.5 IS ADDED TO THE INDIANA
15	CODE AS A NEW SECTION TO READ AS FOLLOWS
16	[EFFECTIVE JANUARY 1, 2014]: Sec. 8.5. (a) For purposes of this
17	chapter, a "logistics investment" means an expenditure for one (1)
18	or more of the following purposes:
19	(1) Making an improvement to real property located in
20	Indiana that is related to constructing a new, or modernizing
21	an existing, transportation or logistical distribution facility.
22	(2) Improving the transportation of goods on Indiana
23	highways, limited to the following:
24	(A) Upgrading terminal facilities that serve tractors (as
25	defined in IC 9-13-2-180) and semitrailers (as defined in
26	IC 9-13-2-164).
27	(B) Improving paved access to terminal facilities.
28	(C) Adding new maintenance areas.
29	(D) Purchasing new shop equipment having a useful life of
30	at least five (5) years, such as diagnostic equipment, oi
31	delivery systems, air compressors, and truck lifts.
32	(3) Improving the transportation of goods by rail, limited to
33	the following:
34	(A) Upgrading or building mainline, secondary, yard, and
35	spur trackage.
36	(B) Upgrading or replacing bridges to obtain higher load
37	bearing capability.
38	(C) Upgrading or replacing grade crossings to increase
39	visibility for motorists, including improvements to
40	roadway surfaces, signage and traffic signals, and signa
41	system upgrades and replacements to meet Federa
12	Pailroad Administration Positivo Train Contro

1	regulations.
2	(D) Upgrading fueling facilities, including upgrading
3	fueling and sanding locomotives or tanks, pumps, piping
4	containment areas, track pans, lighting, and security.
5	(E) Upgrading team track facilities, including railroad
6	owned warehouses, loading docks, and transfer stations for
7	loading and unloading freight.
8	(F) Upgrading shop facilities, including upgrading
9	structures, inspection pits, drop pits, cranes, employee fall
10	protection, lighting, climate control, and break rooms.
11	(4) Improving the transportation of goods by water, limited to
12	the following:
13	(A) Upgrading or replacing a permanent waterside dock.
14	(B) Upgrading or building a new terminal facility that
15	serves waterborne transportation.
16	(C) Improving paved access to a waterborne terminal
17	facility.
18	(D) Purchasing new equipment having a useful life of at
19	least five (5) years, including diagnostic equipment, an oil
20	delivery system, an air compressor, or a barge lift.
21	(5) Improving the transportation of goods by air, limited to
22	the following:
23	(A) Upgrading or building a new cargo building, apron-
24	hangar, warehouse facility, freight forwarding facility,
25	cross-dock distribution facility, or aircraft maintenance
26	facility.
27	(B) Improving paved access to a terminal or cargo facility.
28	(C) Upgrading a fueling facility.
29	(6) Improving warehousing and logistical capabilities, limited
30	to the following:
31	(A) Upgrading warehousing facilities, including upgrading
32	loading dock doors and loading dock plates, fueling
33	equipment, fueling installations, or dolly drop pads for
34	trailers.
35	(B) Improving logistical distribution by purchasing new
36	equipment, limited to the following:
37	(i) Picking modules (systems of racks, conveyors, and
38	controllers).
39	(ii) Racking equipment.
40	(iii) Warehouse management systems, including scanning
41	or coding equipment.
42	(iv) Security equipment.

1	(v) Temperature control and monitoring equipment.
2	(vi) Dock levelers and pallet levelers and inverters.
3	(vii) Conveyors and related controllers, scales, and like
4	equipment.
5	(viii) Packaging equipment.
6	(ix) Moving, separating, sorting, and picking equipment.
7	A logistics investment does not include an expenditure for
8	maintenance expenses.".
9	Page 2, delete lines 1 through 26.
10	Page 2, line 34, delete "capital" and insert "logistics".
11	Page 2, line 37, delete "capital" and insert "logistics".
12	Page 3, line 38, delete "and improve" and insert "by creating new
13	jobs, preserving existing jobs that otherwise would be lost,
14	increasing wages in Indiana, or improving".
15	Page 3, line 39, after "economy" insert ", in the case of a logistics
16	investment being claimed by the applicant".
17	Page 4, line 12, delete "or".
18	Page 4, line 12, delete "." and insert ", or improving the overall
19	Indiana economy, in the case of a logistics investment being
20	claimed by the applicant.".
21	Page 4, line 19, before "employees" insert "the applicant's".
22	Page 4, line 19, delete "." and insert ", or other employees in
23	Indiana in the case of a logistics investment being claimed by the
24	applicant.".
25	Page 4, line 24, delete "The" and insert "In the case of a qualified
26	investment that is not being claimed as a logistics investment by the
27	applicant, the".
28	Page 4, delete lines 39 through 42, begin a new paragraph and
29	insert:
30	"(b) The total amount of credits that the corporation may
31	approve under this chapter for a state fiscal year for all taxpayers
32	for all qualified investments is:
33	(1) fifty million dollars (\$50,000,000) for credits based on a
34	qualified investment that is not being claimed as a logistics
35	investment; and
36	(2) ten million dollars (\$10,000,000) for credits based on a
37	qualified investment that is being claimed as a logistics
38	investment.
39	(c) A person that desires to claim a tax credit for a qualified
40	investment shall file with the department, in the form that the
41	department may prescribe, an application:
42	(1) stating separately the amount of the credit awards for

1 qualified investments that have been granted to the taxpayer 2 by the corporation that will be claimed as a credit that is 3 covered by: 4 (A) subsection (b)(1); and 5 (B) subsection (b)(2); 6 (2) stating separately the amount sought to be claimed as a 7 credit that is covered by: 8 (A) subsection (b)(1); and 9 (B) subsection (b)(2); and 10 (3) identifying whether the credit will be claimed during the 11 state fiscal year in which the application is filed or the 12 immediately succeeding state fiscal year. 13 (d) The department shall separately record the time of filing of 14 each application for a credit award for a qualified investment 15 covered by subsection (b)(1) and for a qualified investment covered 16 by subsection (b)(2) and shall, except as provided in subsection (e), 17 approve the credit to the taxpayer in the chronological order in 18 which the application is filed in the state fiscal year. The 19 department shall promptly notify an applicant whether, or the 20 extent to which, the tax credit is allowable in the state fiscal year 21 proposed by the taxpayer. 22 (e) If the total credit awards for qualified investments that are 23 covered by: 24 (1) subsection (b)(1); and 25 (2) subsection (b)(2); 26 including carryover credit awards covered by each subsection for 27 a previous state fiscal year, equal the maximum amount allowable 28 in the state fiscal year, an application for such a credit award that 29 is filed later for that same state fiscal year may not be granted by 30 the department. However, if an applicant for which a credit has 31 been awarded and applied for with the department fails to claim 32 the credit, an amount equal to the credit previously applied for but 33 not claimed may be allowed to the next eligible applicant or 34 applicants until the total amount has been allowed.". 35 Page 5, delete lines 1 through 40, begin a new paragraph and insert: 36 "SECTION 9. IC 6-3.1-26-21, AS AMENDED BY P.L.4-2005, 37 SECTION 110, IS AMENDED TO READ AS FOLLOWS 38 [EFFECTIVE JANUARY 1, 2014]: Sec. 21. The corporation shall 39 enter into an agreement with an applicant that is awarded a credit under 40 this chapter. The agreement must include all the following:

AM 024402/DI 58+

(1) A detailed description of the project that is the subject of the

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agreement.

1	(2) The first taxable year for which the credit may be claimed.
2	(3) The amount of the taxpayer's state tax liability for each tax in
3	the taxable year of the taxpayer that immediately preceded the
4	first taxable year in which the credit may be claimed.
5	(4) The maximum tax credit amount that will be allowed for each
6	taxable year.
7	(5) A requirement that the taxpayer shall maintain operations at
8	the project location for at least ten (10) years during the term that
9	the tax credit is available.
10	(6) A specific method for determining the number of new
11	employees employed during a taxable year who are performing
12	jobs not previously performed by an employee.
13	(7) A requirement that the taxpayer shall annually report to the
14	corporation the number of new employees who are performing
15	jobs not previously performed by an employee, the average wage
16	of the new employees, the average wage of all employees at the
17	location where the qualified investment is made, if the qualified
18	investment is not being claimed as a logistics investment by
19	the applicant, and any other information the director needs to
20	perform the director's duties under this chapter.
21	(8) A requirement that the director is authorized to verify with the
22	appropriate state agencies the amounts reported under subdivision
23	(7), and that after doing so shall issue a certificate to the taxpayer
24	stating that the amounts have been verified.
25	(9) This subdivision applies only to a qualified investment that
26	is not being claimed as a logistics investment by the applicant.
27	A requirement that the taxpayer shall pay an average wage to all
28	its employees other than highly compensated employees in each
29	taxable year that a tax credit is available that equals at least one
30	hundred fifty percent (150%) of the hourly minimum wage under
31	IC 22-2-4 or its equivalent.
32	(10) A requirement that the taxpayer will keep the qualified
33	investment property that is the basis for the tax credit in Indiana
34	for at least the lesser of its useful life for federal income tax
35	purposes or ten (10) years.
36	(11) This subdivision applies only to a qualified investment
37	that is not being claimed as a logistics investment by the
38	applicant. A requirement that the taxpayer will maintain at the
39	location where the qualified investment is made during the term
40	of the tax credit a total payroll that is at least equal to the payroll
41	level that existed before the qualified investment was made.
42	(12) A requirement that the tay naver shall provide written

notification to the director and the corporation not more than thirty (30) days after the taxpayer makes or receives a proposal that would transfer the taxpayer's state tax liability obligations to a successor taxpayer.

(13) Any other performance conditions that the corporation determines are appropriate.

SECTION 10. IC 6-3.1-26-25, AS AMENDED BY P.L.4-2005, SECTION 113, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2014]: Sec. 25. (a) On a biennial basis, the corporation shall provide for an evaluation of the tax credit program. The evaluation must include an assessment of the effectiveness of the program in creating new jobs and increasing wages in Indiana and of the revenue impact of the program and may include a review of the practices and experiences of other states with similar programs. The director shall submit a report on the evaluation to the governor, the president pro tempore of the senate, and the speaker of the house of representatives after June 30 and before November 1 in each odd-numbered year. The report provided to the president pro tempore of the senate and the speaker of the house of representatives must be in an electronic format under IC 5-14-6.

- (b) The department shall report, not later than December 15 each year, to the budget committee concerning the use of the credit for logistic investments under this chapter. The report must include the following with regard to the previous state fiscal year for logistics investments:
 - (1) Summary information regarding the taxpayers and the use of the credit, including the amount of credits approved, the number of taxpayers applying for the credit and claiming the credit, the number of employees who are employed in Indiana by the taxpayers claiming the credit, the amount and type of new qualified expenditures for which the credit was granted, the total dollar amount of new credits claimed and the average amount of the credit claimed per taxpayer, the amount of credits to be carried forward to a subsequent taxable year, and the percentage of the total credits claimed as compared to the total adjusted gross income of all the taxpayers claiming the credit.
 - (2) The name and address of each taxpayer claiming the credit and the amount of the credit applied for by and granted to each taxpayer."
- 41 Page 5, line 41, after "IC 6-3.1-26-8," insert "IC 6-3.1-26-8.5,".
- 42 Page 5, line 42, after "IC 6-3.1-26-20," insert "IC 6-3.1-26-21,".

1	Page 6, line 1, delete "IC 6-3.1-26-	26," and insert " IC 6-3.1-26-25, ".		
2	Renumber all SECTIONS consec	utively.		
	(Reference is to SB 244 as introdu	uced.)		
and when so amer	nded that said bill do pass .			
Committee Vote: `	Yeas 10, Nays 2.			
		Senator Hershman, Cha	irperson	