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# WEST VIRGINIA LEGISLATURE EIGHTIETH LEGISLATURE REGULAR SESSION, 2012

### ENROLLED

**COMMITTEE SUBSTITUTE** 

FOR

# Senate Bill No. 153

(SENATORS KLEMPA, BEACH AND KESSLER (Mr. President), original sponsors)

[Passed March 10, 2012; in effect ninety days from passage.]

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OFFICE WEST VIRGINIA SECRETARY OF STATE

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# Senate Bill No. 153

(SENATORS KLEMPA, BEACH AND KESSLER (MR. PRESIDENT), original sponsors)

[Passed March 10, 2012; in effect ninety days from passage.]

AN ACT to amend and reenact §11-13W-1 of the Code of West Virginia, 1931, as amended, relating to increasing the tax credits for apprenticeship training in construction trades.

Be it enacted by the Legislature of West Virginia:

That §11-13W-1 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

#### ARTICLE 13W. APPRENTICESHIP TRAINING TAX CREDITS.

- §11-13W-1. Tax credits for apprenticeship training in construction trades.
  - 1 (a) Credit allowed. For those tax years beginning on or
  - 2 after January 1, 2008, there shall be allowed a credit for any
  - 3 taxpayer against certain taxes imposed by this state as
  - 4 described in subsection (d) of this section for wages paid to
  - 5 apprentices in the construction trades who are registered
  - 6 with the United States Department of Labor, Office of
  - 7 Apprenticeship, West Virginia State Office, by the taxpayer
  - 8 in the tax year that an apprentice and taxpayer participate

- 9 in a qualified apprenticeship training program, as described 10 in this section, which is: (1) Jointly administered by labor 11 and management trustees; (2) administered pursuant to 29 U. 12 S. C. Section 50; and (3) certified in accordance with regula-
- tions adopted by the United States Bureau of Apprenticeship
   and Training or the successor agency of that bureau.
- 15 (b) Amount of credit. - The tax credit shall be in an 16 amount equal to \$1 per hour multiplied by the total number of hours worked during the tax year by an apprentice 18 working for the taxpayer participating in the qualified apprenticeship training program, provided the amount of 20 credit allowed for any tax year with respect to each such apprentice may not exceed\$1000 or fifty percent of the actual 22 wages paid in the tax year for the apprenticeship, whichever 23 is less: Provided, That for tax years beginning on and after 24 January 1, 2012, the tax credit shall be in an amount equal 25 to \$2 per hour multiplied by the total number of hours 26 worked during the tax year by an apprentice working for the participating taxpayer, and the amount of credit allowed for 28 any tax year with respect to each apprentice may not exceed \$2,000, or fifty percent of actual wages paid in that tax year for the apprenticeship, whichever is less.
- 31 (c) Qualified apprenticeship training program require-32 ments. — In addition to the qualifications specified in 33 subsection (a) of this section, a qualified apprenticeship 34 training program shall consist of at least two thousand but 35 not more than ten thousand hours of on the job apprentice-36 ship training for certification of the apprenticeship by the 37 United States Bureau of Apprenticeship and Training or the 38 successor agency of the bureau.
- (d) Application of annual credit allowance. The amount
  of credit as determined under subsection (b) of this section is
  allowed as a credit against the taxpayer's state tax liability
  applied as provided in subdivisions (1) through (3), inclusive,
  of this subsection, and in that order.

- 44 (1) Business franchise tax. The credit must first be 45 applied to reduce the taxes imposed by article twenty-three 46 of this chapter for the taxable year.
- 47 (2) Corporation net income taxes. After application of 48 subdivision (1) of this subsection, any unused credit is next 49 applied to reduce the taxes imposed by article twenty-four 50 of this chapter for the taxable year.

#### 51 (3) Personal income taxes. —

- 62 (A) If the person making the qualified investment is an electing small business corporation (as defined in Section 1361 of the United States Internal Revenue Code of 1986, as amended), a partnership, a limited liability company that is treated as a partnership for federal income tax purposes, or a sole proprietorship, then any unused credit (after application of subdivisions (1) and (2) of this subsection) is allowed as a credit against the taxes imposed by article twenty-one of this chapter on the income from business or other activity subject to tax under article twenty-three of this chapter or on income of a sole proprietor attributable to the business.
- 63 (B) Electing small business corporations, limited liability 64 companies, partnerships and other unincorporated organiza-65 tions shall allocate the credit allowed by this article among 66 its members in the same manner as profits and losses are 67 allocated for the taxable year.
- (4) A credit is not allowed under this section against any
  employer withholding taxes imposed by article twenty-one
  of this chapter.

. .

71 (e) Unused credit. — If any credit remains after applica72 tion of subsection (d) of this section, that amount is forfeited.
73 A carryback to a prior taxable year is not allowed for the
74 amount of any unused portion of any annual credit allow75 ance.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

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