## AMENDMENTS TO SENATE BILL NO. 288

## Sponsor: SENATOR HUTCHINSON

Printer's No. 276

Amend Bill, page 1, lines 14 through 17, by striking out all 1

2 of said lines and inserting

Section 1. Section 407.7(a) and (d) of the act of March 4, 3 4 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, are 5 amended and the section is amended by adding a subsection to read: 6

7 Amend Bill, page 1, line 22; page 2, line 1; by striking out

"one hundred" in line 22 on page 1 and "million dollars\_ 8

9 <u>(\$100,000,000)</u>" in line 1 on page 2 and inserting

10 one million dollars (\$1,000,000)

11 Amend Bill, page 2, lines 4 through 30; page 3, lines 1

12 through 9; by striking out all of said lines on said pages and

inserting 13

1 5

(a.1) The qualified manufacturing innovation and 14 reinvestment deduction shall be applied to a taxpayer's taxable

ΤC	<u>reinvestment deduction snall be applied to a taxpayer's taxable</u>
16	<u>income to reduce the taxpayer's liability following the</u>
17	allocation and apportionment of income.
18	* * *
19	(d) (1.1) If the private capital investment is in excess of
20	one million dollars (\$1,000,000), but not more than ten million
21	dollars (\$10,000,000), the maximum allowable deduction shall be
22	equal to sixty-two and one-half per cent of the private capital
23	investment utilized in the creation of new or refurbished
24	manufacturing capacity. A taxpayer may utilize the deduction in
25	<u>an amount not to exceed twelve and one-half per cent of the</u>
26	private capital investment utilized in the creation of new or
27	refurbished manufacturing capacity in any one year of the
28	succeeding ten tax years immediately following the department's
29	satisfaction determination and the execution of a satisfaction
30	<u>commitment letter, up to the maximum allowable deduction.</u>
31	(1.2) If the private capital investment is in excess of ten
32	<u>million dollars (\$10,000,000), but not more than sixty million</u>
33	dollars (\$60,000,000), the maximum allowable deduction shall be

equal to fifty per cent of the private capital investment 1 utilized in the creation of new or refurbished manufacturing 2 3 capacity. A taxpayer may utilize the deduction in an amount not 4 to exceed ten per cent of the private capital investment utilized in the creation of new or refurbished manufacturing 5 capacity in any one year of the succeeding ten tax years 6 immediately following the department's satisfaction\_ 7 determination and the execution of a satisfaction commitment 8 9 letter, up to the maximum allowable deduction. 10 [(1.1)] (1.3) If the private capital investment is in 11 excess of sixty million dollars (\$60,000,000), but not more than 12 one hundred million dollars (\$100,000,000), the maximum 13 allowable deduction shall be equal to thirty-seven and one-half 14 per cent of the private capital investment utilized in the 15 creation of new or refurbished manufacturing capacity. A 16 taxpayer may utilize the deduction in an amount not to exceed seven and one-half per cent of the private capital investment 17 18 utilized in the creation of new or refurbished manufacturing capacity in any one year of the succeeding ten tax years 19 20 immediately following the department's satisfaction 21 determination and the execution of a satisfaction commitment 22 letter, up to the maximum allowable deduction. 23 [(1.2)] (1.4) If the private capital investment exceeds one 24 hundred million dollars (\$100,000,000), the maximum allowable deduction shall be equal to twenty-five per cent of the private 25 capital investment utilized in the creation of new or 26 27 refurbished manufacturing capacity. A taxpayer may utilize the 28 deduction in an amount not to exceed five per cent of the 29 private capital investment utilized in the creation of new or refurbished manufacturing capacity in any one year of the 30 31 succeeding ten tax years immediately following the department's 32 satisfaction determination and the execution of a satisfaction 33 commitment letter, up to the maximum allowable deduction. (3) A taxpayer cannot use the deduction to reduce its tax 34 35 liability by more than fifty per cent of the tax liability under 36 this article for the taxable year. The deduction is 37 nontransferable and any unused portion in a tax year shall 38 expire at the end of the corresponding tax year.

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