AMENDMENTS TO SENATE BILL NO. 734

Sponsor: SENATOR HAYWOOD

Printer's No. 836

Amend Bill, page 1, lines 1 through 21, by striking out all 1

2 of said lines and inserting

Amending the act of March 4, 1971 (P.L.6, No.2), entitled "An 3 4 act relating to tax reform and State taxation by codifying 5 and enumerating certain subjects of taxation and imposing 6 taxes thereon; providing procedures for the payment, 7 collection, administration and enforcement thereof; providing 8 for tax credits in certain cases; conferring powers and 9 imposing duties upon the Department of Revenue, certain employers, fiduciaries, individuals, persons, corporations 10 and other entities; prescribing crimes, offenses and 11 12 penalties," in tax credit eligibility, further providing for 13 definitions and for eligibility and providing for application 14 and administration, for assessment, for administering agency 15 training, for broker registration, for tax credit and tax 16 benefit reports, for allocation of tax credits or tax benefit 17 program awarded upon appeal and for guidelines; in research and development tax credit, further providing for credit for 18 19 research and development expenses, for carryover, carryback, 20 refund and assignment of credit and for report to General 21 Assembly; in keystone innovation zones, further providing for 22 keystone innovation zone tax credits and for annual report; 23 in procedure and administration, further providing for 24 petition for reassessment, for petition procedure and for 25 review by board; and making editorial changes.

26 Amend Bill, page 1, lines 24 through 27; pages 2 through 13, 27 lines 1 through 30; page 14, lines 1 through 4; by striking out all of said lines on said pages and inserting 28 29 Section 1. The heading of Article XVII-A.1 of the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 30

31 1971, is amended to read: 32 ARTICLE XVII-A.1 33 TAX CREDIT [ELIGIBILITY] AND TAX BENEFIT ADMINISTRATION 34 Section 2. The definition of "tax credit" in section 1701-35 A.1 of the act is amended and the section is amended by adding

```
definitions to read:
1
2
   Section 1701-A.1. Definitions.
       The following words and phrases when used in this article
3
 4
   shall have the meanings given to them in this section unless the
   context clearly indicates otherwise:
5
       "Administering agency." A department, board or commission
 6
   that administers a tax benefit or tax credit as required by a
7
   law of this Commonwealth. The term includes a Keystone
8
9
   innovation zone coordinator under Article XIX-F.
       "Applicant." A person applying to an administering agency
10
11
   for a tax credit or a tax benefit.
       "Application." An application submitted to an administering
12
   agency by an applicant for a tax credit or tax benefit. The term
13
   includes a transfer application and supplemental documentation
14
15
   required to be provided by an applicant, including reports,
   returns and statements.
16
       "Broker." A person registered to engage in the business of
17
   effectuating transactions in tax credits for the account of
18
   others, including assisting a taxpayer to apply for, sell,
19
20
   transfer, assign or purchase a tax credit. The term includes an
   entity and any partner, officer, director or affiliate of the
21
   entity or a person occupying a similar status or performing
22
23
   similar functions for the entity.
       * * *
24
25
       "Person." Any individual, employer, association, fiduciary,
   partnership, corporation, entity, estate or trust, whether a
26
27
   resident or nonresident of this Commonwealth.
       "Program year." The annual period in which the tax credit or
28
29
   tax benefit operates.
30
       "Recipient." A person which is sold, assigned or transferred
31
   a transferrable tax credit.
       "Tax benefit." For purposes of this article, a tax benefit
32
   authorized under any of the following:
33
34
          (1) Article XVII-A.
          (2) Article XVIII-C.
35
36
          (3) Article XIX-B.
37
          (4) Article XIX-D.
38
          (5) Article XXIX-C.
39
          (6) Article XXIX-D.
          (7) The act of October 6, 1998 (P.L.705, No.92), known
40
       as the Keystone Opportunity Zone, Keystone Opportunity
41
42
       Expansion Zone and Keystone Opportunity Improvement Zone Act.
43
       "Tax credit." A tax credit authorized under any of the
44
   following:
           (1) Article XVII-B.
45
46
           (2) Article XVII-D.
47
           (3) Article XVII-E.
48
           (4) Article XVII-G.
49
           (5) Article XVII-H.
50
           (6) Article XVII-I.
51
           (7) Article XVII-J.
```

1	(8) Article XVII-K.
2	(8.1) Article XVII-L.
3	(9) Article XVIII.
4	(10) Article XVIII-B.
5	(11) Article XVIII-D.
6	(12) Article XVIII-E.
7	(13) Article XVIII-F.
8	(14) Article XVIII-G.
9	(14.1) Article XVIII-H.
10	(15) Article XIX-A.
11	(15.1) Article XIX-C.
12	(16) Article XIX-E.
13	(16.1) Article XIX-F.
14	(17) Section 2010.
15	(18) Article XXIX-D.
16	(19) Article XX-B of the act of March 10, 1949 (P.L.30,
17	No.14), known as the Public School Code of 1949.
18	(20) The act of December 1, 2004 (P.L.1750, No.226),
19	known as the First Class Cities Economic Development District
20	<u>Act.</u>
21	(21) 12 Pa.C.S. Ch. 34 (relating to Infrastructure and
22	<u>Facilities Improvement Program).</u>
23	(22) Any other program established by a law of this
24	<u>Commonwealth in which a person applies for and receives a</u>
25	<u>credit against a tax. This paragraph shall not apply to a</u>
26	<u>credit against a tax liability as a result of an overpayment.</u>
27	"Taxpayer." A person which was approved for a tax credit or
28	tax benefit or which otherwise received a tax credit.
29	"Transfer application." An application submitted to the
30	<u>department or the administering agency by an applicant or a</u>
31	<u>recipient as part of the sale, assignment or transfer of a</u>
32	<u>transferrable tax credit to a recipient.</u>
33	"Transferrable tax credit." A tax credit which may be sold,
34	<u>assigned or transferred from an applicant to a different_</u>
35	<u>taxpayer. The term includes a tax credit which may be</u>
36	transferred to a shareholder, member or partner of an applicant.
37	Section 3. Section 1702-A.1 of the act is amended to read:
38	Section 1702-A.1. [Eligibility.] <u>Determination of eligibility</u>
39	and method of submission.
40	(a) <u>Tax reports and returns</u> Except as otherwise provided
41	by law, before a tax credit [can] or tax benefit may be awarded,
42	the department [may] <u>or administering agency, as applicable,</u>
43	shall make a finding that [the taxpayer] an applicant or a
44	recipient has filed all required State tax reports and returns
45	for all applicable taxable years and paid any balance of State
46	tax due as determined at settlement or assessment by the
47	department, unless the tax due is [currently] under appeal <u>at</u>
48	the time the finding was made by the department or administering
49	agency.
50	(b) [(Reserved).] <u>Electronic applicationsThe department</u>
51	<u>or administering agency, as applicable, may require an</u>

1	<u>application for a tax benefit or tax credit to be filed</u>
2	electronically.
3	Section 4. The act is amended by adding sections to read:
4	Section 1703-A.1. Application and administration.
5	(a) Insufficient applicationIf an administering agency
6	finds that an application is insufficient, the department, in
7	<u>consultation with the administering agency, may do all of the</u>
8	following:
9	(1) Require the submission of additional documentation
10	or verification which verifies material in the application.
11	Additional documentation or verification required under this
12	<u>paragraph may include any of the following:</u>
13	(i) A copy of the photo identification of the
14	<u>applicant's or recipient's chief executive officer and</u>
15	authorized representative responsible for submitting the
16	application. A copy of photo identification under this
17	subparagraph shall include the individual's name and
18	address.
19	(ii) Bank account statements relating to the
20	business.
21	<u>(iii) Business records, including receipts and</u>
22	<u>expenditures.</u>
23	(iv) Business origination documents, including
24	articles of incorporation, partnership or reference to
25	<u>documents under this subparagraph in records of the</u>
26	<u>Department of State or similar entity in another</u>
27	jurisdiction.
28	(v) Any other information required by the department
29	or administering agency to validate the application.
30	(2) For an applicant which is not an individual, require
31	<u>that the applicant or recipient meet for a virtual or in-</u>
32	<u>person interview with representatives or agents of the</u>
33	<u>department or the administering agency to verify the</u>
34	application.
35	(3) For an applicant which is not an individual, require
36	the applicant or recipient to agree to submit to scheduled or
37	<u>unscheduled site inspections by the department, the</u>
38	<u>administering agency or representatives or agents of the</u>
39	<u>department or administering agency. If the site is located in</u>
40	<u>an area where unscheduled site visits are not feasible, the</u>
41	<u>department or administering agency shall provide sufficient</u>
42	<u>notice prior to the visit.</u>
43	(b) Risk criteria The department and an administering
44	agency may jointly develop risk scoring criteria to determine
45	when an applicant or recipient may be required to do any of the
46	following:
47	(1) As a condition of approval of the application, to
48	hire an independent auditor to prepare audited financial
49	statements. The independent auditor under this paragraph
50	shall be a certified public accountant.
51	(2) Provide information which shall be included in the

1	<u>audited financial statements under paragraph (1).</u>
2	(3) Require the audited financial statements under
3	paragraph (1) to be submitted to the department.
4	(c) ReportsAn applicant which is approved for a tax_
5	credit or tax benefit shall file an annual report with the
6	department or administering agency detailing all of the
7	following:
8	(1) For a transferrable tax credit, all of the
9	following:
10	(i) Whether the applicant used, sold, assigned or
11	transferred a portion or all of the tax credit in the
12	prior program year.
13	(ii) Whether the tax credit was sold, assigned or
14	transferred for consideration in the prior program year
15	and the name of the recipient.
16	(iii) If the tax credit was sold, assigned or
17	
	transferred for consideration, the amount of the
18	consideration.
19	(iv) If the tax credit was sold, assigned or
20	transferred for consideration, whether the sale,
21	assignment or transfer was conducted with the assistance
22	of a broker and the name and registration number of the
23	broker.
24	(2) If applicable, an itemization of expenses, income
25	and jobs generated as a result of the receipt of the tax
26	<u>credit or tax benefit.</u>
27	(3) Any other information that the department or
28	administering agency deems necessary.
29	(d) Submission of dataThe department or administering
30	agency shall provide the information submitted under subsection
31	(c)(2) to the Independent Fiscal Office for use in preparing a
32	tax credit report under section 5 of the act of October 30, 2017
33	(P.L.797, No.48), known as the Performance-Based Budgeting and
34	Tax Credit Efficiency Act.
35	Section 1704-A.1. Assessment.
36	(a) AuthorizationThe department may issue an assessment
37	against a taxpayer if the department determines that a tax
38	credit or tax benefit was improperly issued or the benefits of
39	the tax credit or tax benefit were improperly conferred.
40	(b) Liability for assessmentIf a tax credit is sold,
41	transferred or assigned to a bona fide purchaser for
42	consideration, the department may only issue an assessment under
43	subsection (a) against the person selling the tax credit and the
44	broker which signed the certification required by section 1706-
45	A.1(g). A seller and broker under this subsection shall be
46	jointly and severally liable for the amount due.
47	(c) ProceduresThe procedures, collection, enforcement and
48	<u>appeals of an assessment made under subsection (a) shall be</u>
49	subject to Part X of Article III, except that the limitations on
50	assessment and collection under section 348 shall not apply.
51	(d) Limitations

1	(1) Except as provided under paragraph (2), the
2	<u>department must issue an assessment under subsection (a)</u>
3	within three years of the date the tax credit or tax benefit
4	is awarded or within three years of the date the tax credit
5	<u>is sold, transferred or assigned, whichever is later.</u>
6	<u>(2) If a taxpayer obtains a tax credit or tax benefit by</u>
7	fraud, the department may issue an assessment under
8	subsection (a) at any time.
9	Section 1705-A.1. Administering agency training.
10	<u>(a) TrainingAn administering agency shall provide agency</u>
11	employees and representatives and agents of the administering
12	agency who assist applicants with applications with training on
13	<u>all of the following:</u>
14	(1) The requirements for a tax credit or tax benefit.
15	(2) Advising an applicant that has been issued a tax
16	<u>credit or tax benefit of the duty of the business to file</u>
17	<u>reports concerning use of the tax credit or tax benefit as</u>
18	required by the laws of this Commonwealth.
19	(3) Conducting onsite visits to verify compliance with
20	the requirements relating to application for and issuance of
21	<u>a tax credit or tax benefit.</u>
22	(4) Conducting scheduled and unscheduled visits to the
23	site of a taxpayer to ensure compliance with the requirements
24	<u>of the tax credit or tax benefit.</u>
25	(b) (Reserved).
γc	<u>Section 1706-A.1. Broker registration.</u>
26	beetion 1/00 mer. Dioker regiberation.
27	(a) Registration required A broker shall be registered
27 28	(a) Registration required A broker shall be registered with the department under this section. An agent or other party
27 28 29	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an
27 28 29 30	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a
27 28 29 30 31	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section.
27 28 29 30 31 32	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the
27 28 29 30 31 32 33	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall
27 28 29 30 31 32 33 34	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and
27 28 29 30 31 32 33 34 35	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines
27 28 29 30 31 32 33 34 35 36	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following:
27 28 29 30 31 32 33 34 35 36 37	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the
27 28 29 30 31 32 33 34 35 36 37 38	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth.
27 28 29 30 31 32 33 34 35 36 37 38 39	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the
27 28 29 30 31 32 33 34 35 36 37 38 39 40	(a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, gualifications
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, qualifications
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, gualifications and experience necessary for the issuance of a registration
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, qualifications and experience necessary for the issuance of a registration under this section. (5) A criminal background check prepared by the
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, qualifications and experience necessary for the issuance of a registration under this section. (5) A criminal background check prepared by the
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, qualifications and experience necessary for the issuance of a registration under this section. (5) A criminal background check prepared by the Pennsylvania State Police that demonstrates the broker has not been convicted of a felony offense or an offense that
27 28 29 31 32 33 35 36 37 38 39 40 42 43 42 43 445 46 47 48 49	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, qualifications and experience necessary for the issuance of a registration under this section. (5) A criminal background check prepared by the Pennsylvania State Police that demonstrates the broker has not been convicted of a felony offense or an offense that involved fraud or misrepresentation in this Commonwealth or
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 (a) Registration requiredA broker shall be registered with the department under this section. An agent or other party representing a broker or assisting a broker on behalf of an applicant executing an application for, purchase of or sale of a tax credit shall register under this section. (b) GuidelinesThe department, in consultation with the Department of Community and Economic Development, shall establish guidelines providing for the application and registration of a broker under this section. The guidelines shall require all of the following: (1) The name and address of the broker showing that the broker resides in this Commonwealth. (2) The name and address of the business with which the broker is employed or otherwise associated that is located in this Commonwealth. (3) That the broker be at least 18 years of age. (4) The minimum educational requirements, qualifications and experience necessary for the issuance of a registration under this section. (5) A criminal background check prepared by the Pennsylvania State Police that demonstrates the broker has not been convicted of a felony offense or an offense that

1	issued to the broker and whether the broker is in good
2	standing with the licensing authority.
3	(7) Verification that the application is submitted in
4	<u>accordance with 18 Pa.C.S. §§ 4903 (relating to false</u>
5	<u>swearing) and 4904 (relating to unsworn falsification to</u>
6	authorities).
7	(8) Payment of any required application, licensing and
8	registration fees.
9	(9) Tax clearance showing satisfaction of all State and
10	local taxes.
11	(c) ApplicationsA broker shall obtain an initial or
12	renewed registration by filing an application with the
13	department, providing information and documentation and paying
14	all fees as required by the department.
15	(d) Duration of registrationA registration under this
16	section shall be valid for a period of two years from the date
17	of issuance.
18	(e) Registration numberA registration under this section
19	shall include a unique registration number for the registrant. A
20	registration under this section may be suspended or revoked by
21	the department for good cause.
22	(f) AppealsA broker who is denied a registration under
23	this section, or whose registration is suspended or revoked, may
24	<u>appeal the department's determination in the same manner as</u>
25	provided by Article XXVII.
26	(g) Attachment of certification A broker executing the
27	sale of a tax credit or assisting an applicant or a taxpayer to
28	apply for or purchase a tax credit shall attach a certification
29	to the application that the statements and representations made
30	<u>in the application are true and correct and subject to the</u>
31	<u>penalties as set forth in 18 Pa.C.S. § 4903 or 4904. The broker</u>
32	shall include the broker's unique registration number issued by
33	the department in the certification under this section.
34	(h) FeesThe department may require the payment of an
35	application fee to review and process a registration under this
36	section.
37	<u>(i) PenaltiesA person who violates the requirements</u>
38	<u>specified under this section shall pay a civil fine of \$25,000</u>
39	for the first offense and \$50,000 for each additional offense to
40	the department.
41	<u>(j) Bond requiredA broker registered under this section</u>
42	<u>shall post a bond of \$50,000 with the department.</u>
43	Section 1707-A.1. Tax credit and tax benefit reports.
44	<u>(a) Reports Notwithstanding any law providing for the</u>
45	confidentiality of tax credits, beginning with the first program
46	year which begins after the effective date of this section and
47	each program year thereafter, the administering agency shall
48	publish a report for each tax credit or tax benefit, which shall
49	include the following information:
50	(1) The name of each applicant which received a tax
51	<u>credit or tax benefit in the prior program year. For a tax</u>

1	credit, the amount of tax credit awarded to each applicant.
2	(2) For a tax credit, whether an applicant under
3	<u>paragraph (1) sold, assigned or transferred a tax credit in</u>
4	<u>the prior program year.</u>
5	(3) If applicable, a summary of the data submitted under
6	<u>section 1703-A.1(c)(2).</u>
7	(4) If available, all of the following:
8	(i) The name of the recipient to which the tax
9	credit under paragraph (2) was sold, assigned or
10	transferred in the prior program year. The name of an
11	individual receiving a tax credit without consideration
12	from a pass-through entity in which the individual is a
13	shareholder, member or partner shall not be published.
14	(ii) The amount of tax credit under paragraph (2)
15	that was sold, assigned or transferred in the prior
16	program year.
17	(iii) The price for which a tax credit under
18	paragraph (2) was sold, assigned or transferred.
19	(b) Publication
20	(1) Except as provided under paragraph (2), an
21	administering agency shall publish a report under subsection
22	(a) on the administering agency's publicly available Internet
23	website no later than 45 days after the end of a program
24	<u>vear.</u>
25	(2) If an administering agency is required by a law of
26	this Commonwealth to prepare an annual report on the tax
27	<u>credit or tax benefit, the information under subsection (a)</u>
28	shall be included in the annual report required by the law of
29	this Commonwealth.
30	Section 1708-A.1. Allocation of tax credits or tax benefits
31	awarded upon appeal.
32	(a) AppealIf an administering agency denies an
33	applicant's application for a tax credit or tax benefit program,
34	the applicant may appeal the administering agency's
35	determination in the same manner as provided by Article XXVII.
36	(b) Awarding of tax credit or tax benefit upon appealThe
37	following shall apply to an allocation of tax credits awarded
38	upon the final resolution of an appeal:
39	(1) If an applicant is awarded a tax credit which is
40	subject to a total annual limitation, upon the final
41	resolution of an appeal after the full allocation of credits
42	available for a fiscal year is completely expended, the
43	administering agency shall include the awarded tax credit
44 44	within the distribution of tax credits in the next program
44 45	year after the resolution of the appeal for which an amount
46 47	<u>for allocation is available.</u> (2) When awarding a tax credit to an applicant under
47 48	paragraph (1), the administering agency shall apply any
40 49	reduction in the awarded tax credit amount as was applied in
49 50	the program year for which the credit was denied if the
50 51	reduction was applied due to the total credits applied for
\neg \perp	Tearceron was appired due to the total clearcs appired 101

1 exceeding the amount of credits allocated for the program 2 year. 3 (3) When awarding a tax credit to an applicant under 4 paragraph (1), the administering agency shall reduce the total amount of credits available for allocation in the next 5 6 program year by the amount of credits awarded. 7 (4) The awarded tax credits under paragraph (1) shall apply for the program year in which the credit was denied. 8 9 (c) Appeal. -- If the Department of Community and Economic Development denies an applicant's application for a tax credit_ 10 11 or tax benefit program, the applicant may appeal in a manner_ 12 established by the Department of Community and Economic_ 13 Development. (d) Definition. -- As used in this section, the term 14 "administering agency" shall exclude the Department of Community 15 16 and Economic Development. Section 1709-A.1. Guidelines. 17 The department shall develop written guidelines for the 18 19 implementation of this article. 20 Section 5. Sections 1703-B(a) and (c), 1704-B(a) and (b), 21 1711, 1906(b) and 1908-F of the act are amended to read: 22 Section 1703-B. Credit for Research and Development 23 Expenses.--(a) A taxpayer who incurs Pennsylvania qualified 24 research and development expense in a taxable year may apply for a research and development tax credit as provided in this 25 article. By [September 15] November 1, a taxpayer must submit an 26 27 application to the department for Pennsylvania qualified 28 research and development expense incurred in the taxable year 29 that ended in the prior calendar year. 30 * * * 31 (c) By [December 15 of the] May 1 of the second calendar 32 year following the close of the taxable year during which the Pennsylvania qualified research and development expense was 33 34 incurred, the department shall notify the taxpayer of the amount 35 of the taxpayer's research and development tax credit approved 36 by the department. 37 Section 1704-B. Carryover, Carryback, Refund and Assignment 38 of Credit.--(a) If the taxpayer cannot use the entire amount of 39 the research and development tax credit for the first taxable year in which the <u>taxpayer applied for a</u> research and 40 development tax credit [is first approved], then the excess may 41 42 be carried over to succeeding taxable years and used as a credit against the qualified tax liability of the taxpayer for those 43 44 taxable years. Each time that the research and development tax credit is carried over to a succeeding taxable year, it is to be 45 46 reduced by the amount that was used as a credit during the 47 immediately preceding taxable year. The research and development 48 tax credit provided by this article may be carried over and 49 applied to succeeding taxable years for no more than fifteen 50 taxable years following the first taxable year for which the taxpayer was entitled to claim the credit. 51

(b) A research and development tax credit approved by the 1 2 department for Pennsylvania qualified research and development expense in a taxable year first shall be applied against the 3 taxpayer's qualified tax liability for the current taxable year 4 as of the date on which the [credit was approved] taxpaver 5 applied for the credit before the research and development tax 6 7 credit is applied against any tax liability under subsection 8 (a).

9 10 Section 1711-B. Report to General Assembly.--The secretary 11 shall submit an annual report to the General Assembly indicating 12 the effectiveness of the credit provided by this article no 13 later than [March 15 following the] October 1 following the 14 calendar year in which the credits were approved. The report 15 shall include the names of all taxpayers utilizing the credit as 16 of the date of the report and the amount of credits approved and 17 utilized by each taxpayer. Notwithstanding any law providing for 18 the confidentiality of tax records, the information contained in the report shall be public information. The report may also 19 20 include any recommendations for changes in the calculation or 21 administration of the credit.

22 Section 1906-F. Keystone innovation zone tax credits. 23

24 (b) Application for tax credit. -- A KIZ company may file an 25 application for a tax credit with the department. An application 26 under this subsection must be filed by [September 15 of each 27 year for the prior taxable year, beginning September 15, 2006] 28 November 1 for the prior tax year. The application must be 29 submitted on a form required by the department and must be accompanied by a certification from the KIZ coordinator that the 30 31 KIZ company falls within a targeted industry segment identified 32 in the strategic plan adopted by the KIZ partnership, and meet_ 33 any other requirements specified by the department. The department shall review the application and, upon being 34 satisfied that all requirements have been met, the department 35 36 shall issue a tax credit certificate to the KIZ company. All 37 certificates shall be awarded by [December 15 of each year] May 38 1 of each year following the calendar year of application. * * * 39

40 Application of tax credit and election. -- A tax credit (d) approved under this section must be first applied against the 41 42 KIZ company's tax liability under Article III, IV or VI, for the 43 taxable year [during] in which the taxpayer applied for the tax 44 credit [is approved]. If the amount of tax liability owed by the KIZ company is less than the amount of the tax credit, the KIZ 45 46 company may elect to carry forward the amount of the remaining 47 tax credit for a period not to exceed four additional taxable 48 years and to apply the credit against tax liability incurred 49 during those tax years; or the KIZ company may elect to sell or 50 assign a portion of the tax credit in accordance with the 51 provisions of subsection (f). A KIZ company may not carry back

* * *

or obtain a refund of an unused keystone innovation zone tax 1 credit. 2 3 (e) Pennsylvania S corporation shareholder pass-through. --4 If a Pennsylvania S corporation does not have an (1) 5 eligible tax liability against which the tax credit may be 6 applied, a shareholder of the Pennsylvania S corporation is 7 entitled to a tax credit equal to the product of: 8 (i) the tax credit determined for the Pennsylvania S 9 corporation for the taxable year; and 10 (ii) the percentage of the Pennsylvania S 11 corporation's distributive income to which the 12 shareholder is entitled. 13 The credit provided under paragraph (1) is in (2)14 addition to any tax credit to which a shareholder of the 15 Pennsylvania S corporation is otherwise entitled. However, a 16 Pennsylvania S corporation and a shareholder of the 17 Pennsylvania S corporation may not claim a tax credit under 18 this section for the same activity. 19 (f) Sale or assignment of tax credit.--20 Upon application to and approval by the department, (1) 21 a KIZ company which has been awarded a tax credit may sell or 22 assign, in whole or in part, the tax credit granted to the 23 KIZ company. The application must be on the form required by 24 the department and must include or demonstrate all of the 25 following: 26 The applicant's name and address. (i) 27 (ii) A copy of the tax credit certificate previously 28 issued by the department. 29 (iii) A statement as to whether any part of the tax 30 credit has been applied to tax liability of the applicant 31 and the amount so applied. 32 (iv) Any other information required by the 33 department. 34 (2) The department shall review the application and, 35 upon being satisfied that all requirements have been met, the 36 department may approve the application and shall notify the 37 Department of Revenue. 38 (g) Use of sold or assigned tax credit. -- The purchaser or 39 assignee of all or a portion of a keystone innovation zone tax credit under this section shall claim the credit in the taxable 40 year in which the purchase or assignment is made. The purchaser 41 42 or assignee of a tax credit may use the tax credit against any tax liability of the purchaser or assignee under Article III, 43 44 IV, VI, VII, VIII, IX or XV. The amount of the tax credit used may not exceed 75% of the purchaser's or assignee's tax 45 46 liability for the taxable year. The purchaser or assignee may not carry over, carry back, obtain a refund of or assign the 47 48 keystone innovation zone tax credit. The purchaser or assignee 49 shall notify the department and the Department of Revenue of the 50 seller or assignor of the keystone innovation zone tax credit in 51 compliance with procedures specified by the department.

```
* * *
1
   Section 1908-F. Annual report.
2
 3
       The department shall submit an annual report to the Secretary
 4 of the Senate and the Chief Clerk of the House of
   Representatives indicating the effectiveness of the keystone
 5
   innovation zone tax credit provided by this article by [December
 6
   31 of each year, beginning December 31, 2007] October 1 of each
7
   year following the calendar year of application. Notwithstanding
8
 9
   any law providing for the confidentiality of tax records, the
   report shall include the names of all taxpayers awarded the
10
11
   credits, all taxpayers utilizing the credits, the amount of
12
   credits approved and utilized by each taxpayer and the locations
13
   of the KIZ companies awarded the credits. The report shall be a
14
   public document.
       Section 6. Section 2702 of the act is amended by adding a
15
16
   subsection to read:
   Section 2702. Petition for reassessment.
17
       * * *
18
19
       (a.2) Petition for review of denial of tax credit or tax
20
   benefit.--The following apply:
21
           (1) A petition for reassessment under subsection (a) may
      include a request for review of a denial of an application
22
       for a tax credit or tax benefit made by an administering
23
24
      agency.
25
           (2) The administering agency shall have the right to be
       represented in all proceedings before the department. An
26
       applicant filing a petition under paragraph (1) shall provide
27
28
       a copy of the petition to the administering agency within 30
29
      days of the applicant filing the petition with the
30
       department.
31
           (3) The department's review of a petition filed under
32
      paragraph (1) shall be limited to the administering agency's
33
      denial of a tax credit or tax benefit and shall not include a
      review of any underlying tax determinations.
34
35
           (4) For the purposes of this subsection:
               (i) The terms "applicant," "tax benefit" and "tax
36
37
           credit" shall have the same meaning as in section 1701-
38
          A.1.
39
               (ii) The term "administering agency" shall have the
           same meaning as in section 1701-A.1 but shall not include
40
41
           the Department of Community and Economic Development.
           * * *
42
43
       Section 7. Section 2703(a) is amended by adding paragraphs
44
   and the section is amended by adding a subsection to read:
   Section 2703. Petition procedure.
45
           Content of petition. --
46
       (a)
47
               * * *
           (2.2) A petition for review of tax adjustment not
48
49
       resulting in an increase in liability shall state:
               (i) The tax type and tax periods included within the
50
51
           petition.
```

1 (ii) The amount of the tax that the taxpayer claims to have been erroneously adjusted. 2 3 (iii) The basis upon which the taxpayer claims that 4 the adjustment is erroneous. (2.3) A petition for review of denial of tax credit or 5 tax benefit shall state: 6 7 (i) The tax credit or tax benefit program for which 8 the applicant was denied. 9 (ii) The amount of the tax credit or tax benefit_ that the taxpayer claims to have been erroneously denied. 10 11 (iii) The basis upon which the taxpayer claims that 12 the denial is erroneous. * * * 13 (b.1) Participation of administering agency. -- An 14 15 administering agency of a tax credit or tax benefit shall be permitted to participate in a hearing before the department. 16 The department shall notify the administering agency of the 17 date, time and place where the hearing will be held. The 18 administering agency shall be provided the opportunity to 19 20 comment upon any submitted evidence and provide written and oral argument to support its denial. 21 22 * * * 23 Section 8. Section 2704(d.1) of the act is amended by adding 24 a paragraph to read: 25 Section 2704. Review by board. * * * 26 27 (d.1) Representation. --* * * 28 29 (3) An administering agency of a tax credit or tax benefit shall be permitted to participate in all proceedings_ 30 31 before the board. The board shall notify the administering 32 agency of the date, time and place where the hearing will be 33 held. The administering agency shall be provided the opportunity to comment upon any submitted evidence and 34 provide written and oral argument to support its denial. 35 36 * * * 37 Section 9. This act shall take effect as follows: 38 (1) This section shall take effect immediately. 39 (2) The addition of section 1706-A.1 of the act shall 40 take effect in 180 days. The remainder of this act shall take effect in 30 41 (3) 42 days.