SLS 11RS-622

Regular Session, 2011

SENATE BILL NO. 265

BY SENATOR RISER

ECONOMIC DEVELOPMENT. Provides relative to premium tax credits under the Louisiana Entrepreneurial Assistance and Development (LEAD) program. (8/15/11)

1	AN ACT
2	To enact R.S. 22:832.1 and Chapter 55 of Title 51 of the Louisiana Revised Statutes of
3	1950, to be comprised of R.S. 51:3121 through 3133, relative to the Louisiana
4	Entrepreneurial Assistance and Development program (LEAD); to create the
5	program; to provide for a tax reduction for investors who make investments of
6	eligible capital under the program; to provide for approval of LEAD funds by the
7	department of economic development and to establish criteria for such approval; to
8	provide for the recovery of certain administrative costs; to provide criteria for issuers
9	in which investments will be made; and to provide for related matters.
10	Be it enacted by the Legislature of Louisiana:
11	Section 1. R.S. 22:832.1 is hereby enacted to read as follows:
12	<u>§832.1. Investment tax credit</u>
13	A. An investor who makes an investment of eligible capital pursuant to
14	R.S. 51:3121, et seq., shall, in the year that the secretary of the Louisiana
15	Department of Economic Development receives the written certification
16	provided for in R.S. 51:3123(7) that the investment will achieve revenue

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1	neutrality, earn a vested premium tax credit equal to seventy-five percent of the
2	amount of the investment. The premium tax credit shall be available for but
3	not limited to, taxes charged on insurance premiums under R.S. 22:831, 836,
4	838, and 842. Notwithstanding any other provision of law to the contrary, the
5	premium tax credit shall not be available for taxes charged on insurance
6	premiums under R.S. 22:345, 439, 833, 835, 837, and 1476.
7	<b>B.</b> In any one taxable year, no more than twenty-five percent of the total
8	premium tax credit earned with respect to a particular investment described in
9	Subsection A of this Section may be used, provided that:
10	(1) An insurer may not utilize credits in any taxable year in excess of its
11	premium tax liability for such taxable year.
12	(2) The premium tax credits shall not initially be applicable against
13	premium tax liability generated in any calendar year until the third calendar
14	year after the year in which the investment of eligible capital was made
15	pursuant to R.S. 51:3121, et seq.
16	(3) The premium tax credit shall not be applicable against any estimated
17	premium tax payments due prior to April 15, 2015.
18	C. Subject to the limitations in Paragraph (B)(1) of this Section,
19	premium tax credits available under this Section may be carried forward for
20	<u>use in future years.</u>
21	<b>D.(1)</b> Any investor who holds a premium tax credit described in this
22	Section shall be allowed to transfer such credits to any insurance company
23	subject to the forfeiture provisions of R.S. 51:3121, et seq. Within thirty days
24	after the transfer of tax credits, the original holder of the tax credits shall notify
25	the department in writing of all of the following information:
26	(a) The name of the new holder of the tax credits.
27	(b) The amount of tax credits transferred.
28	(c) The price of such tax credits.
29	(d) The date the transfer occurred.

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1	(e) The tax identification number of the transferee.
2	(f) The remaining balance of credits held by the transferor.
3	(2) In the event such notice is not received by the Department of
4	Insurance within the thirty-day period, the transfer of sale shall be void.
5	Section 2. Chapter 55 of Title 51, comprised of R.S. 51:3121 through 3133 is hereby
6	enacted to read as follows:
7	<u>CHAPTER 55. LOUISIANA ENTREPRENEURIAL</u>
8	ASSISTANCE AND DEVELOPMENT
9	<u>§3121. Short title</u>
10	This Chapter may be cited as the "Louisiana Entrepreneurial Assistance
11	and Development'' program.
12	<u>§3122. Findings</u>
13	A. The legislature recognizes the need to bring venture and expansion
14	capital to the entrepreneurs of Louisiana to combat the current economic
15	downturn and resulting difficulties in securing capital from traditional sources.
16	<b>B.</b> The legislature further finds that to ensure the Louisiana-based
17	development of the small and medium sized businesses that have traditionally
18	created the vast majority of new jobs nationwide, it is in the public interest of
19	the state to enact the Louisiana Entrepreneurial Assistance and Development
20	program (LEAD) to provide an incentive to attract venture and expansion
21	capital to eligible businesses.
22	<u>§3123. Definitions</u>
23	As used in this Chapter, the following terms shall have the following
24	meanings, unless the context clearly indicates otherwise:
25	(1) "Allocation date" means the date a LEAD fund receives an
26	investment of eligible capital equaling the amount of eligible capital allocated
27	to its investors pursuant to this Chapter.
28	(2) "Department" means the Louisiana Department of Economic
29	Development.

1	(3) "Eligible business" means a business to which all of the following
2	apply:
3	(a) At the time of a LEAD fund's initial investment therein, meets all of
4	the following criteria:
5	(i) A business which employs one hundred or fewer full-time employees.
6	(ii) A business which has at least eighty percent of its employees
7	domiciled in Louisiana or at least eighty percent of its payroll paid to employees
8	domiciled in Louisiana.
9	(iii) A business that is not engaged in any of the following: retail sales,
10	real estate development, gaming, natural resource extraction or exploration,
11	insurance, banking or lending or the provision of professional services provided
12	by accountants, lawyers, or physicians.
13	(b) A business which has either a net worth of less than five million
14	dollars at the time of such investment or had a net income of fifteen million
15	dollars or less in the fiscal year immediately preceding such investment.
16	(4) "Eligible capital" means an investment of cash by an investor in a
17	LEAD fund that fully funds the purchase price of an equity interest in the
18	LEAD fund or a debt instrument issued by a LEAD fund, at par value or a
19	premium, that meets all of the following criteria:
20	(a) Has an original maturity date at least five years after the date of
21	issuance.
22	(b) Has a repayment schedule that is not faster than a level principal
23	amortization over five years.
24	(c) Has no interest, distribution or payment features tied to the
25	profitability or to the success of the investments of the LEAD fund until all of
26	the requirements of R.S. 51:3130(A) have been satisfied.
27	(5) "LEAD fund" means a Louisiana partnership, corporation, trust or
28	limited liability company, whether organized on a profit or non-profit basis that
29	meets all of the following criteria:

1	(a) Fund is managed by at least two principals or persons domiciled in
2	Louisiana that have at least five years of experience each in managing venture
3	<u>capital or private equity funds, with at least fifteen million dollars of such funds</u>
4	having been invested by persons that are unaffiliated with such principals or
5	persons.
6	(b) Fund has received an equity investment of capital other than eligible
7	capital equal to at least two hundred and fifty thousand dollars.
8	(c) Fund is not, or will not be after the receipt of eligible capital,
9	<u>controlled by or under common control with one or more insurance companies.</u>
10	The definition criteria contained in this Subparagraph do not preclude an
11	insurance company from exercising its legal rights and remedies, including
12	interim management of a LEAD fund with respect to a LEAD fund that is in
13	default of its statutory or contractual obligations to the insurance company or
14	establishing controls to ensure that the LEAD fund satisfies the requirements
15	of this Chapter. An investment of eligible capital shall not be deemed to result
16	in insurance company control unless such investment exceeds forty million
17	dollars with respect to any one investor.
18	(6) "Match" means a cash investment in an eligible business either
19	contemporaneous with or subsequent to an investment of eligible capital by a
20	LEAD fund in such eligible business, other than an investment made with
21	eligible capital either from the LEAD fund or from another LEAD fund.
22	(7) "Revenue neutrality" means that both the division of administration
23	and the legislative fiscal office provide written certification to the secretary that
24	they reasonably estimate that the cost to the state of the premium tax credit
25	provided to the investor pursuant to R.S. 22:832.1 will be offset by the economic
26	impact on the state because of the premium tax credit provided by that Section.
27	(8) "Secretary" means the secretary of the Louisiana Department of
28	Economic Development.
29	<u>§3124. Premium tax credits</u>

1	An investor who makes an investment of eligible capital in a LEAD fund
2	that is approved by the department pursuant to R.S. 51:3125 shall earn a vested
3	premium tax credit pursuant to R.S. 22:832.1 in the year when the secretary
4	receives the written certification provided for in R.S. 51:3123(7) that the
5	investment will achieve revenue neutrality. The premium tax credit is earned
6	and vested in such year but is subject to the rules on utilization set forth in R.S.
7	22:832.1 and the forfeiture provisions of R.S. 51:3131.
8	<b>§3125.</b> Application for certification
9	A. On or before November 1, 2011, the secretary shall begin to accept
10	applications for certification as a LEAD fund and for allocations of eligible
11	capital and tax credits under this Section. Each application shall contain all of
12	the following information:
13	(1) The amount of eligible capital the applicant proposes to raise.
14	(2) Evidence that the applicant satisfies the requirements for a LEAD
15	fund pursuant to R.S. 51:3123(5)(b).
16	(3) An affidavit by each investor committing to an investment of eligible
17	<u>capital.</u>
18	(4) A business plan detailing all of the following:
19	(a) The approximate percentage of eligible capital the applicant will
20	invest in eligible businesses by the second, fourth, sixth, and eighth
21	anniversaries of its allocation date.
22	(b) The stage of development and industry segments listed by the North
23	American Industrial Classification code in which the applicant will invest.
24	(c) The types of investments the applicant will make, including but not
25	limited to debt, equity, convertible debt or debt with equity-like features.
26	(5) A revenue impact assessment prepared by an independent third
27	party contracted by the department and paid for by the applicant
28	demonstrating that the applicant's investments, if made in accordance with its
29	business plan, will have a positive or neutral revenue impact on the state taking

1	into account the amount and timing of tax credits earned by investors of eligible
2	capital in the LEAD fund and the match of one hundred percent of the eligible
3	capital invested by the applicant, which assessment shall include the applicant's
4	estimate of the number of jobs that will be created or retained as a result of the
5	applicant's investments and matching investments.
6	(6) Any offering material involving the sale of securities of the LEAD
7	fund, which offering material must include the following statements: "The state
8	of Louisiana is not liable for damages to an investor in an issuer participating
9	in the Louisiana Entrepreneurial Assistance and Development (LEAD)
10	program. Use of the word 'Louisiana' or other terms used in conjunction with
11	the LEAD program in an offering does not constitute a recommendation or
12	endorsement of the investment by the Louisiana Department of Economic
13	Development."
14	<b>B.(1)</b> Not later than the thirtieth day after the date an application for
15	certification is filed, the secretary shall do either one of the following:
16	(a) Issue the certification and notify the applicant of the amount of
17	eligible capital and associated tax credits allocated to its investors.
18	(b) Refuse to issue the certification and communicate in detail to the
19	applicant the grounds for the refusal.
20	(2) If an applicant submits an amended application within fifteen days
21	of receipt of refusal from the department, the department shall have fifteen
22	days from the receipt of such amended application by which to communicate its
23	approval or refusal of such amended application to the applicant.
24	C.(1) Applications for tax credits pursuant to this Section shall be
25	accepted and approved on a first-come, first-served basis with all applications
26	received on the same date deemed to be received simultaneously.
27	(2) The secretary may not allocate more than two hundred million in
28	eligible capital under this Chapter.
29	(3) If applicants for tax credits received by the department on any date

1	exceed the total amount of approval authority remaining under this Chapter on
2	such date, the eligible capital and associated tax credits shall be allocated on a
3	per applicant basis with each applicant being allocated eligible capital and
4	associated tax credits equal to the total amount of requests received for that day
5	divided by the total amount of applicants filing applications on such date that
6	were approved. If the allocation results in one or more applicants receiving an
7	allocation in excess of the amount that was requested, such excess shall be
8	reallocated to the remaining applicants from that date on an equal basis until
9	the entirety of the allocation has been fully distributed. All applicants that
10	share common management or are under common control, whether the
11	management or control is accomplished directly or indirectly, shall be treated
12	as a single applicant.
13	D. Any applicant who receives an allocation of eligible capital shall bear
14	any cost, not to exceed fifteen thousand dollars per fiscal year for each
15	applicant, which is allocated to it by the secretary to ensure that all costs of the
16	Louisiana Department of Economic Development associated with administering
17	the program are reimbursed. The secretary shall allocate such costs based upon
18	the proportion that the applicant's allocation of eligible capital bears to the total
19	amount of eligible capital allocated. The amounts collected by the secretary
20	shall be appropriated to the Louisiana Department of Economic Development.
21	<u>§3126. Report upon receipt of eligible capital</u>
22	Each LEAD fund shall report the following items to the secretary:
23	(1) The name of each investor from whom eligible capital was received,
24	including the investor's tax identification number.
25	(2) The amount of eligible capital received from each investor.
26	(3) The date on which the eligible capital was received. If a LEAD fund
27	does not receive an investment of eligible capital equaling the amount of eligible
28	capital allocated to it pursuant to R. S. 51:3125(B) prior to the fifth business day
29	after receipt of certification, the LEAD fund shall notify the secretary by

1	overnight common carrier delivery service and that portion of eligible capital
2	allocated to the investor shall be forfeited. Any forfeited eligible capital shall
3	be reallocated pursuant to R.S. 51:3125, provided that if such forfeited eligible
4	capital was subject to an allocation in accordance with R.S. 51:3125(C), it shall
5	be reallocated first to investors in the other LEAD funds affected by such
6	allocation.
7	§3127. Department approval of investments in eligible businesses; eligible
8	<u>businesses</u>
9	A.(1) Prior to making any initial investment in a potential eligible
10	business, a LEAD fund shall request a written opinion from the department as
11	to whether the business in which it proposes to invest is an eligible business,
12	including whether such investment is consistent with the LEAD fund's business
13	plan and satisfies the requirement of R.S. 51:3130(A)(2).
14	(2) The department shall have fifteen days either to grant the written
15	opinion or to deny the request, in which case it shall give the reasons for its
16	denial.
17	(3) If the department fails to respond within the fifteen-day period set
18	forth above, the proposed investment shall be deemed to be made in an eligible
19	business that is consistent with the LEAD fund's business plan and that satisfies
20	the requirement of R.S. 51:3130(A)(2) if a written opinion was requested as to
21	satisfaction of that requirement.
22	<b>B. A LEAD fund may not invest more than fifteen percent of its eligible</b>
23	capital in any one eligible business without prior written approval of the
24	secretary.
25	§3128. Maintenance of certification
26	To maintain certification, a LEAD fund shall accomplish all of the
27	<u>following items:</u>
28	(1) Comply with the investment parameters set forth in its business plan,
29	provided a LEAD fund may apply to the secretary to amend its business plan

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1	based on unavoidable or reasonably unanticipated changes to various
2	conditions, including but not limited to the general economic climate of the state
3	of particular sectors of the economy, technological advances and high
4	employment and revenue growth opportunities, with approval for such changes
5	not to be unreasonably withheld by the secretary.
6	(2) Invest twenty-five percent of its eligible capital in eligible businesses
7	by the second anniversary of its allocation date.
8	(3) Invest fifty percent of its eligible capital in eligible businesses by the
9	fourth anniversary of its allocation date.
10	(4) Invest one hundred percent of its eligible capital in eligible businesses
11	by the tenth anniversary of its allocation date and satisfy the requirement of
12	R.S. 51:3130(A)(2). A LEAD fund shall invest eligible capital only in eligible
13	businesses, bank deposits, certificates of deposit or other debt securities issued
14	or guaranteed by investment-grade issuers or money market, mutual or
15	exchange traded funds whose investments are limited to the foregoing.
16	<u>§3129. Annual reporting</u>
17	Not later than January thirty-first annually, each LEAD fund shall
18	provide a written report to the secretary and to the Senate Committee on
19	Revenue and Fiscal Affairs and the House Committee on Ways and Means of
20	all of the following items:
21	(1) The amount of eligible capital remaining at the end of the preceding
22	year to be invested in eligible businesses and, with respect to each eligible
23	business, its location and two-digit North American Industrial Classification
24	System code.
25	(2) The percentage of eligible capital invested in businesses that meet the
26	requirement of R.S. 51:3130(A)(2).
27	(3) All distributions made by the LEAD fund in the preceding year.
28	(4) The number of jobs created or retained as a result of the LEAD
29	fund's investments in eligible businesses during the preceding year. Each

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1	LEAD fund shall provide to the secretary an annual audited financial statement
2	not later than June thirtieth of each year.
3	§3130. Distributions
4	A. To make a distribution or payment, other than those listed in
5	Subsection B of this Section, a LEAD fund shall have accomplished all of the
6	following items:
7	(1) Invested one hundred percent of its eligible capital in eligible
8	businesses.
9	(2) Invested at least fifty percent of its eligible capital in eligible
10	businesses that are either one of the following:
11	(a) Engaged in the development of initial product or service offerings,
12	such as prototype development or establishment of initial production or service
13	processes.
14	(b) Within one of the following industry segments: digital media or
15	software development, next-generation automobiles, specialty health care,
16	<u>renewable energy or energy efficiency, water management or next-wave oil and</u>
17	gas, or other industry segments approved by the secretary.
18	(3) The LEAD fund shall have achieved a match amount, that when
19	added to any investments in eligible businesses made by the LEAD fund in
20	<u>excess of one hundred percent of its eligible capital, equals at least one hundred</u>
21	percent of the LEAD fund's eligible capital.
22	<b>B.</b> At any time, a LEAD fund is authorized to make any one of the
23	following items:
24	(1) Distributions related to the payment of any projected increase in
25	federal or state taxes, including penalties and interest related to state and
26	federal income taxes, of the equity owners of the LEAD fund resulting from the
27	<u>earnings or other tax liability of the LEAD fund to the extent that the increase</u>
28	is related to the ownership, management, or operation of the LEAD fund.
29	(2) Payments of interest and principal on the debt of the LEAD fund,

1	subject to the limitation of R.S. 51:3123(4)(c).
2	(3) Payments related to the reasonable costs and expenses of forming,
3	syndicating, managing, and operating the fund, provided the distribution or
4	payment is not made directly or indirectly to an investor that has invested
5	eligible capital in the LEAD fund, including all of the following items:
6	(a) Reasonable and necessary fees paid for professional services,
7	including legal and accounting services, related to the formation and operation
8	of the LEAD fund.
9	(b) An annual management fee in an amount that does not exceed two
10	and one-half percent of the eligible capital of the LEAD fund, provided that a
11	LEAD fund may not pay management fees after the tenth anniversary of its
12	allocation date if it has not met the requirements set forth in R.S. 51:3128(4).
13	C. The state shall receive ten percent of any distribution, other than
14	distributions described in Subsection B of this Section and distributions made
15	to return any equity capital invested in the LEAD fund that is not eligible
16	capital. The state's distribution percentage shall increase to either of the
17	following:
18	(1) Twenty percent if less than eighty percent and more than sixty
19	percent of the jobs set forth in the LEAD fund's business plan are created and
20	retained.
21	(2) Forty percent when sixty percent or less of the jobs set forth in the
22	LEAD fund's business plan are created or retained.
23	<b>§3131. Decertification and forfeiture</b>
24	A.(1)(a) The secretary shall review each annual report to ensure
25	compliance with R.S. 51:3128, 3129, and 3130.
26	(b) In addition, the legislative auditor may audit any LEAD fund, the
27	eligible businesses in which the LEAD fund has invested, and any investor
28	which has earned a premium tax credit from the investment of eligible capital
29	pursuant to this Chapter to ensure compliance with R.S. 51:3128, 3129, and

1	3130 and R.S. 22:832.1 and any other provision of this Chapter.
2	(2) A material violation of R.S. 51:3128, 3129, or 3130 shall be grounds
3	for decertification of a LEAD fund.
4	(3) If the secretary determines or is provided written notification by the
5	legislative auditor that a LEAD fund is not in compliance with R.S. 51:3128,
6	3129, or 3130, the secretary shall notify the officers of the LEAD fund, in
7	writing, that the LEAD fund may be subject to decertification after the one
8	hundred twentieth day after the date of mailing of the notice, unless the
9	deficiencies are waived by the secretary or are corrected and the LEAD fund
10	returns to compliance. For purposes of this Paragraph, the failure of an eligible
11	business to meet the qualifications of this Chapter or to be otherwise in violation
12	of any provision of this Chapter, or of an investor which has earned a premium
13	tax credit from the investment of eligible capital pursuant to this Chapter to
14	comply with the requirements of this Chapter or R.S. 22:832.1 shall be
15	considered noncompliance by the LEAD fund.
16	<b>B. Decertification of a LEAD fund prior to its investment of at least fifty</b>
17	percent of its eligible capital in eligible businesses shall cause the forfeiture of
18	all tax credits earned under this Chapter. Upon satisfaction of the requirement
19	of R.S. 51:3128(3), tax credits earned under this Chapter are no longer subject
20	to recapture or forfeiture.
21	C.(1) Upon satisfying the requirements of R.S. 51:3128(3) and (4), a
22	LEAD fund shall provide notice to the department. The department shall,
23	within sixty days of receipt of such notice, either confirm that the LEAD fund
24	has satisfied such requirement as of such date or provide notice of
25	noncompliance and an explanation of any existing deficiencies.
26	(2) If the department does not provide such notification within sixty
27	days, the LEAD fund shall be deemed to have met all requirements of R.S.
28	<u>51:3128(3) and (4).</u>
29	(3) Except for distributions made pursuant to R.S. 51:3130(C), a LEAD

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1	fund that has satisfied the requirement set forth in R.S. 51:3128(4) shall no
2	longer be subject to regulation under this Chapter.
3	§3132. Administration of the program
4	A. The department shall be responsible for all of the following:
5	(1) Maintaining and interpreting policy pursuant to the provisions of
6	this Chapter.
7	(2) Performing the regulatory and examination functions pursuant to
8	the provisions of this Chapter.
9	(3) Providing for the implementation and administration of the
10	Louisiana Entrepreneurial Assistance and Development program.
11	<b>B.(1)</b> The department shall have the authority to adopt, in accordance
12	with the provisions of the Administrative Procedure Act, R.S. 49:950, et seq.,
13	rules and regulations concerning the implementation and regulation of the
14	Louisiana Entrepreneurial Assistance and Development program.
15	(2) The department shall issue advisory rulings, as requested, provided
16	that each advisory ruling is limited to the specific facts outlined in the request
17	and may be relied upon only by the specific requestor of the ruling.
18	§3133. Report to legislative committees
19	The department shall file an annual report with the House Committee
20	on Ways and Means and the Senate Committee on Revenue and Fiscal Affairs
21	regarding the manner in which all LEAD funds which have received eligible
22	capital have invested such capital; the manner in which eligible businesses have
23	the investments been made and the amount thereof; the jobs created by and the
24	success or failure of such eligible businesses; the share received by the state of
25	LEAD fund distributions; and whether the investment tax credit has achieved
26	"revenue neutrality", that is, the cost to the state of the credit will be offset by
27	the economic impact on the state.

The original instrument was prepared by Mary Dozier O'Brien. The following digest, which does not constitute a part of the legislative instrument, was prepared by Jeanne C. Johnson.

### DIGEST

Riser (SB 265)

Creates the Louisiana Entrepreneurial Assistance and Development (LEAD) Program which grants a tax reduction to insurance companies under certain circumstances, provided that both the division of administration and the legislative fiscal office provide written certification that the cost to the state of the premium tax credit will be offset by the economic impact on the state because of the premium tax credit earned from investments of eligible capital in a LEAD fund.

Provides for definitions, including the definition of revenue neutrality.

Provides with respect to premium tax credits, applications for certification as a LEAD fund, and applications for tax credits.

Specifies that certain information be communicated to the secretary of the La. Dept. of Economic Development (LED) once an entity has received eligible capital.

Provides that a LEAD fund shall not invest more that 15% of its eligible capital in any one eligible business, without the permission of the secretary of the LED.

Requires that each LEAD fund maintain compliance with the policies, requirements, and conditions established for such funds.

Provides that the LED is responsible for the administration of the program. Requires that applicants who receive an allocation of eligible capital under the program shall bear any cost, not to exceed \$15,000 per fiscal year, to cover the administrative costs of the department. Provides that such monies shall be appropriated to the department.

Requires each LEAD fund to provide a written report to the secretary of the LED, the Senate Committee on Revenue and Fiscal Affairs, and the House Committee on Ways and Means, not later than January 31<sup>st</sup> of each year.

Requires the secretary of the LED to review each annual report to ensure compliance with proposed law.

Authorizes the legislative auditor to audit any LEAD fund, the businesses in which the fund invests, and investors who earn a premium tax credit from fund investments.

Provides that if the secretary of the LED determines, or is provided with written notification by the legislative auditor, that a LEAD fund is not in compliance with <u>proposed law</u>, he shall notify the fund officers, in writing, that the fund may be subject to decertification unless the deficiencies are waived by the secretary or are corrected and the fund returned to compliance.

Requires the LED to file an annual report with the Senate Committee on Revenue and Fiscal Affairs and the House Committee on Ways and Means regarding the manner in which all LEAD funds have invested eligible capital, the businesses in which investments have been made, and in what amount, the jobs created by such businesses and their success and failure, the share of LEAD fund distributions received by the state, and whether investment tax credits achieved "revenue neutrality" as defined in proposed law.

Effective August 15, 2011.

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### Summary of Amendments Adopted by Senate

## <u>Committee Amendments Proposed by Senate Committee on Revenue and Fiscal</u> <u>Affairs to the original bill.</u>

1. Requires LED to file an annual report with the House Ways and Means and Revenue and Fiscal Affairs committees regarding the manner in which all LEAD Funds which have received eligible capital have invested such capital; in which eligible businesses have the investments been made and the amount thereof; the jobs created by and the success or failure of such eligible businesses; the share received by the state of LEAD Fund distributions; and whether the investment tax credit has achieved "revenue neutrality", that is, the cost to the state of the credit is offset by value received by the state.

# Committee Amendments Proposed by Senate Committee on Finance to the engrossed bill.

- 1. Requires the legislative auditor to certify when eligible capital investments under the program achieve revenue neutrality.
- 2. Defines revenue neutrality as the certification by the legislative auditor to the secretary of the department of economic development that the cost to the state of the premium tax credit will be offset by the revenue to be received by the state from the investments made in eligible businesses by the LEAD fund.
- 3. Requires that applicants who receive an allocation of eligible capital under the program shall bear any cost, not to exceed \$15,000 per fiscal year, to cover the administrative costs of the department of economic development. Such monies shall be appropriated to the department.

## Senate Floor Amendments to reengrossed bill.

- 1. Redefines "revenue neutrality."
- 2. Provides for joint certification of revenue neutrality by the division of administration and the legislative fiscal office instead of by the legislative auditor.
- 3. Requires each LEAD fund to submit an annual report to the LED secretary, the Senate Committee on Revenue and Fiscal Affairs, and the House Committee on Ways and Means.
- 4. Authorizes the legislative auditor to audit any LEAD fund, businesses in which the fund invests, and investors receiving a tax credit from investing in a fund.
- 5. Provides for noncompliance criteria and grounds for fund decertification and tax credit forfeiture.