Senate Bill 133

By: Senators Walker III of the 20th, Shafer of the 48th, Hill of the 6th, Heath of the 31st, Wilkinson of the 50th and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 1 of Title 33 of the Official Code of Georgia Annotated, relating to 2 general provisions regarding insurance, so as to establish an eligible business investment; to 3 provide for a short title; to provide for definitions; to provide that certain entities may earn credit against the entity's state tax liability; to disallow refundability and sale on the open 4 5 market of claimed credits; to provide for certification of qualified capital investments; to provide for recapture of credit claimed under certain circumstances; to provide for a request 6 7 of determination for eligibility; to provide for reporting; to amend Article 4 of Chapter 13 8 of Title 48 of the Official Code of Georgia Annotated, relating to the corporate net worth tax, 9 so as to make such tax inapplicable to corporations worth less than a certain amount; to 10 provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes. 11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA: 12 13 PART I **SECTION 1-1.** 14 15 Chapter 1 of Title 33 of the Official Code of Georgia Annotated, relating to general 16 provisions regarding insurance, is amended by adding a new Code section to read as follows: 17 ″<u>33-1-25.</u> 18 (a) This Code section shall be known and may be cited as the 'Georgia Agribusiness and 19 Rural Jobs Act.' 20 (b) As used in this Code section, the term: 21 (1) 'Affiliate' means an entity that directly, or indirectly through one or more 22 intermediaries, controls, or is controlled by, or is under common control with another 23 entity. For the purposes of this Code section, an entity is 'controlled by' another entity 24 if the controlling entity holds, directly or indirectly, the majority voting or ownership interest in the controlled entity or has control over the day-to-day operations of the 25 26 controlled entity by contract or by law.

27	(2) 'Applicable percentage' means 0 percent for the first two credit allowance dates
28	and 15 percent for the next four credit allowance dates.
29	(4) 'Capital investment' means any equity investment in a rural fund by a rural investor
30	that:
31	(A) Is acquired after the effective date of this Code section at its original issuance
32	solely in exchange for cash;
33	(B) Has 100 percent of its cash purchase price used by the rural fund to make qualified
34	investments in eligible businesses located in this state by the second anniversary of the
35	initial credit allowance date; and
36	(C) Is designated by the rural fund as a capital investment under this Code section and
37	is certified by the department pursuant to subsection (e) of this Code section. This
38	term shall include any capital investment that does not meet the provisions of
39	subsection (e)(1)(A) of this Code section if such investment was a capital investment
40	in the hands of a prior holder.
41	(5) 'Credit allowance date' mean the date on which a capital investment is made and each
42	of the five anniversary dates of such date thereafter.
43	(5.1) 'Department' means the Department of Community Affairs.
44	(6) 'Eligible business' means a business that, at the time of the initial qualified investment
45	in the company:
46	(A) Has less than 250 employees; and
47	(B)(i) Has its principal business operations in one or more rural areas in this state;
48	and
49	(ii) Produces or provides any goods or services produced in Georgia normally used
50	by farmers, ranchers, or producers and harvesters of aquatic products in their business
51	operations, or to improve the welfare or livelihood of such persons, or is involved in
52	the processing and marketing of agricultural products, farm supplies, and input
53	suppliers, or is engaged in agribusiness as defined by the United States Department
54	of Agriculture, or is engaged in manufacturing, health care, technology,
55	transportation, or related services, or if not engaged in such industries, the department
56	determines that such investment will be beneficial to the rural area and the economic
57	growth of the state. Any business which is classified as an eligible business at the time
58	of the initial investment in said business by a rural fund shall remain classified as an
59	eligible business and may receive follow-on investments from any rural fund, and
60	such follow-on investments shall be qualified investments even though such business
61	may not meet the definition of an eligible business at the time of such follow-on
62	investments.

63 (7) 'Eligible distribution' means:

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64	(A) A distribution of cash to one or more equity owners of a rural investor to fully or
65	partially offset a projected increase in the owner's federal or state tax liability, including
66	any penalties and interest, related to the owner's ownership, management, or operation
67	of the rural investor;
68	(B) A distribution of cash as payment of interest and principal on the debt of the rural
69	investor or rural fund; or
70	(C) A distribution of cash related to the reasonable costs and expenses of forming,
71	syndicating, managing, and operating the rural investor or the rural fund, or a return of
72	equity to affiliates of a rural investor or rural fund. Such distributions may include
73	reasonable and necessary fees paid for professional services, including legal and
74	accounting services, related to the formation and operation of the rural fund and an
75	annual management fee that shall not exceed 2 percent of the rural fund's qualified
76	investment authority.
77	(8) 'Principal business operations' means the location where at least 60 percent of a
78	business's employees work or where employees who are paid at least 60 percent of such
79	business's payroll work. A business that has agreed to relocate employees using the
80	proceeds of a qualified investment to establish its principal business operations in a new
81	location shall be deemed to have its principal business operations in such new location
82	if it satisfies these requirements no later than 180 days after receiving a qualified
83	investment.
84	(9) 'Purchase price' means the amount paid to the rural fund that issues a capital
85	investment which shall not exceed the amount of capital investment authority certified
86	pursuant to subsection (e) of this Code section.
87	(10) 'Qualified investment' means any investment in an eligible business or any loan to
88	an eligible business with a stated maturity date of at least one year after the date of
89	issuance, excluding revolving lines of credit and senior secured debt unless the eligible
90	business has a credit refusal letter or similar correspondence from a depository institution
91	or a referral letter or similar correspondence from a depository institution referring the
92	business to a rural fund; provided that, with respect to any one eligible business, the
93	maximum amount of investments made in such business by one or more rural funds, on
94	a collective basis with all of the businesses' affiliates, with the proceeds of capital
95	investments shall be the greater of 20 percent of the rural fund's capital investment
96	authority or \$6.5 million, exclusive of investments made with repaid or redeemed
97	investments or interest or profits realized thereon.
98	(11) 'Rural area' means any county of this state that has a population of less than 50,000
99	according to the latest decennial census of the United States.

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100	(12) 'Rural fund' means an entity certified by the department under subsection (e) of this
101	Code section.
102	(13) 'Rural investor' means an entity that makes a capital investment in a rural fund.
103	(14) 'State tax liability' means any liability incurred by any entity under Code
104	Sections 33-3-26 and 33-8-4 or Code Sections 48-7-21 and 48-7-27, or, if such taxes are
105	eliminated or reduced, the term shall also mean any tax liability imposed on an entity or
106	other person that had tax liability under the laws of this state.
107	(c) Upon making a capital investment in a rural fund, a rural investor earns a vested right
108	to a credit against such entity's state tax liability that may be utilized on each credit
109	allowance date of such capital investment in an amount equal to the applicable percentage
110	for such credit allowance date multiplied by the purchase price paid to the rural fund for
111	the capital investment. The amount of the credit claimed by a rural investor shall not
112	exceed the amount of such entity's state tax liability for the tax year for which the credit is
113	claimed. Any amount of credit that a rural investor is prohibited from claiming in a taxable
114	year as a result of this Code section may be carried forward for use in any subsequent
115	taxable year. It is the intent of this Act that a rural investor claiming a credit under this
116	Code section is not required to pay any additional tax that may arise as a result of claiming
117	such credit.
118	(d) No credit claimed under this Code section shall be refundable or saleable on the open
119	market. Credits earned by or allocated to a partnership, limited liability company, or
120	S-corporation may be allocated to the partners, members, or shareholders of such entity for
121	their direct use in accordance with the provisions of any agreement among such partners,
122	members, or shareholders, and a rural fund must notify the department of the names of the
123	entities that are eligible to utilize credits pursuant to an allocation of credits or a change in
124	allocation of credits or due to a transfer of a capital investment upon such allocation,
125	change, or transfer. Such allocation shall be not considered a sale for purposes of this Code
126	section.
127	(e)(1) A rural fund that seeks to have an equity investment certified as a capital
128	investment and eligible for credits under this Code section shall apply to the department.
129	The department shall begin accepting applications within 90 days of the effective date of
130	this Act. The rural fund shall include the following:
131	(A) The amount of capital investment requested;
132	(B) A copy of the applicant's or an affiliate of the applicant's license as a rural business
133	investment company under 7 U.S.C. Section 2009cc or as a small business investment
134	company under 15 U.S.C. Section 681 and a certificate executed by an executive officer
135	of the applicant attesting that such license remains in effect and has not been revoked;

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136	(C) Evidence that, as of the date the application is submitted, the applicant or affiliates
137	of the applicant have invested at least \$100 million in nonpublic companies located in
138	rural areas within the United States;
139	(D) An estimate of the number of jobs that will be created or retained in this state as
140	a result of the applicant's qualified investments;
141	(E) A business plan that includes a revenue impact assessment projecting state and
142	local tax revenue to be generated by the applicant's proposed qualified investments
143	prepared by a nationally recognized, third-party, independent economic forecasting firm
144	using a dynamic economic forecasting model that analyzes the applicant's business plan
145	over the ten years following the date the application is submitted to the department; and
146	(F) A nonrefundable application fee of \$5,000.00 payable to the department.
147	(2) Within 30 days after receipt of a completed application, the department shall grant
148	or deny the application in full or in part. The department shall deny the application if:
149	(A) The applicant does not satisfy all of the criteria described in paragraph (1) of this
150	subsection;
151	(B) The revenue impact assessment submitted with the application does not
152	demonstrate that the applicant's business plan will result in a positive economic impact
153	on this state over a ten-year period that exceeds the cumulative amount of tax credits
154	that would be issued to the applicant if the application were approved; or
155	(C) The department has already approved the maximum amount of capital investment
156	authority under paragraph (6) of this subsection.
157	If the department denies any part of the application, it shall inform the applicant of the
158	grounds for the denial. If the applicant provides any additional information required by
159	the department or otherwise completes its application within 15 days of the notice of
160	denial, the application shall be considered completed as of the original date of
161	submission. If the applicant fails to provide the information or fails to complete its
162	application within the 15 day period, the application remains denied and must be
163	resubmitted in full with a new submission date.
164	(3) If the application is complete, the department shall certify the proposed equity
165	investment as a capital investment that is eligible for credits under this Code section,
166	subject to the limitations contained in paragraph (6) of this subsection. The department
167	shall provide written notice of the certification to the rural fund.
168	(4) The department shall certify capital investments in the order that the applications
169	were received by the department. Applications received on the same day shall be deemed
170	to have been received simultaneously.
171	(5) For applications that are complete and received on the same day, the department
172	shall certify applications in proportionate percentages based upon the ratio of the amount

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173	of capital investments requested in an application to the total amount of capital
174	investments requested in all applications.
175	(6) The department shall certify \$100 million in capital investments pursuant to this
176	Code section.
177	(7) Within 60 days of the applicant receiving notice of certification, the rural fund shall
178	issue the capital investment to and receive cash in the amount of the certified amount
179	from a rural investor. At least 50 percent of the rural investor's capital investment shall
180	be composed of capital raised by the rural investor from sources, including directors,
181	members, employees, officers, and affiliates of the rural investor, other than the amount
182	of capital invested by the allocatee claiming the tax credits in exchange for such
183	allocation of tax credits. The rural fund shall provide the department with evidence of
184	the receipt of the cash investment within 65 days of the applicant receiving notice of
185	certification. If the rural fund does not receive the cash investment and issue the capital
186	investment within such time period following receipt of the certification notice, the
187	certification shall lapse and the rural fund shall not issue the capital investment without
188	reapplying to the department for certification. Lapsed certifications revert to the
189	authority and shall be reissued pro rata to applicants whose capital investment allocations
190	were reduced pursuant to paragraph (5) of this subsection and then in accordance with the
191	application process.
192	(f)(1) The department may recapture, from a rural investor that claimed the credit on
193	a tax return, the credit allowed under this Code section if:
194	(A) The rural fund does not invest 100 percent of its capital investment authority in
195	qualified investments in this state within two years of the closing date, with at least 10
196	percent of its capital investment authority initially invested in eligible businesses
197	engaged in agribusiness as defined by the United States Department of Agriculture and
198	at least 10 percent of such investment shall be equity investments;
199	(B) The rural fund, after satisfying subparagraph (A) of this paragraph, fails to
200	maintain qualified investments equal to 100 percent of its capital investment authority
201	until the fifth anniversary of the credit allowance date. For the purposes of this
202	subsection, a qualified investment is considered maintained even if the qualified
203	investment was sold or repaid so long as the rural fund reinvests an amount equal to the
204	capital returned or recovered by the rural fund from the original investment, exclusive
205	of any profits realized, in other qualified investments in this state within 12 months of
206	the receipt of such capital. Amounts received periodically by a rural fund shall be
207	treated as continually invested in qualified investments if the amounts are reinvested
208	in one or more qualified investments by the end of the following calendar year. A rural
209	fund shall not be required to reinvest capital returned from qualified investments after

210 the fourth anniversary of the credit allowance date, and such qualified investments shall be considered held continuously by the rural fund through the fifth anniversary of the 211 212 credit allowance date; 213 (C) The rural fund, before exiting the program in accordance with subsection (i) of this 214 Code section, makes a distribution or payment that results in the rural fund having less 215 than 100 percent of its capital investment authority invested in qualified investments 216 in this state or available for investment in qualified investments and held in cash and 217 other marketable securities; or 218 (D) The rural fund violates subsection (h) of this Code section. 219 (2) Recaptured credits and the related capital investment authority revert to the 220 department and shall be reissued pro rata to applicants whose capital investment 221 allocations were reduced pursuant to paragraph (5) of subsection (e) of this Code section 222 and then in accordance with the application process. (g) Enforcement of each of the recapture provisions of paragraph (1) of subsection (f) of 223 224 this Code section shall be subject to a six-month cure period. No recapture shall occur 225 until the rural fund has been given notice of noncompliance and afforded six months from 226 the date of such notice to cure the noncompliance. 227 (h) No eligible business that receives a qualified investment under this chapter, or any 228 affiliates of such eligible business, may directly or indirectly: 229 (1) Own or have the right to acquire an ownership interest in a rural fund or member or 230 affiliate of a rural fund, including, but not limited to, a holder of a capital investment 231 issued by the rural fund; or 232 (2) Loan to or invest in a rural fund or member or affiliate of a rural fund, including, but 233 not limited to, a holder of a capital investment issued by a rural fund, where the proceeds 234 of such loan or investment are directly or indirectly used to fund or refinance the 235 purchase of a capital investment under this Code section. 236 (i) On or after the sixth anniversary of the closing date, a rural fund may apply to the 237 department to exit the program and no longer be subject to regulation under this Code section. The department shall respond to the exit application within 30 days of receipt. In 238 239 evaluating the exit application, the fact that no credits have been recaptured and that the 240 rural fund has not received a notice of recapture that has not been cured pursuant to 241 subsection (g) of this Code section shall be sufficient evidence to prove that the rural fund 242 is eligible for exit. The department shall not unreasonably deny an exit application 243 submitted under this subsection. If the exit application is denied, the notice shall include the reasons for the determination. The state shall receive a 10 percent share of any 244 245 distributions annually from a rural fund that made a capital investment, other than the 246 amount in excess of equity invested in the rural fund and tax distributions made by the rural

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247	fund. A rural fund shall distribute all amounts not held in qualified investments no later
248	than the fourteenth anniversary of the closing date. No claimant of credits pursuant to
249	subsection (c) of this Code section shall receive distributions in excess of an amount that
250	would result in an internal rate of return on capital invested that is more than 20 percent if
251	the number of jobs created is:
252	(1) Less than 60 percent of the projected jobs in the rural fund's approved business plan,
253	then the state shall receive a penalty of 10 percent of the total tax credits distributed to
254	the rural fund; or
255	(2) Greater than 60 percent but less than 80 percent of the projected jobs in the rural
256	fund's approved business plan, then the state shall receive a penalty of 5 percent of the
257	total tax credits distributed to the rural fund.
258	(j) A rural fund, before making a qualified investment, may request from the department
259	a written opinion as to whether the business in which it proposes to invest is an eligible
260	business. The department, not later than the twentieth business day after the date of receipt
261	of such request, shall notify the rural fund of its determination. If the department fails to
262	notify the rural fund of its determination by the twentieth business day, the business in
263	which the rural fund proposes to invest shall be considered an eligible business.
264	(k)(1) Rural funds shall submit a report to the department within the first 15 business
265	days after the second anniversary of the initial credit allowance date that provides
266	documentation as to the investment of 100 percent of the purchase price of such capital
267	investment in qualified investments. Such report shall include:
268	(A) The location of each eligible business receiving a qualified investment;
269	(B) Bank statements of such rural fund evidencing each qualified investment;
270	(C) A copy of the written opinion of the department set forth in subsection (j) of this
271	Code section or evidence that such business was an eligible business at the time of such
272	qualified investment, as applicable;
273	(D) The number of employment positions created and retained as a result of qualified
274	investments;
275	(E) The average annual salary of positions described in subparagraph (D) of this
276	paragraph; and
277	(F) Such other information required by the department`.
278	(2) Thereafter, rural funds shall submit an annual report to the department within 45
279	days of the beginning of the calendar year during the compliance period. The report shall
280	include but is not limited to the following:
281	(A) The number of employment positions created and retained as a result of qualified
282	investments; and

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283	(B) The average annual salary of positions described in subparagraph (A) of this
284	paragraph."
285	PART II
286	SECTION 2-1.
287	Article 4 of Chapter 13 of Title 48 of the Official Code of Georgia Annotated, relating to the
288	corporate net worth tax, is amended by revising Code Section 48-13-71, relating to entities
289	exempt from the corporate net worth tax, as follows:
290	"48-13-71.
291	The following are exempt from the payment of the tax imposed by this article:
292	(1) Those organizations not organized for pecuniary gain or profit; and
293	(2) Insurance companies which are separately taxed; and
294	(3) Those corporations having a net worth, including capital stock, paid-in surplus, and
295	earned surplus, of no more than \$100,000.00."
296	SECTION 2-2.
297	Said article is further amended by revising Code Section 48-13-72, relating to imposition of
298	annual corporate net worth tax on corporations doing business or owning property in the
299	state, as follows:
300	"48-13-72.
301	In addition to all other taxes imposed by law, there is imposed an annual corporate net
302	worth tax on all corporations incorporated under the laws of this state, all domesticated
303	foreign corporations, and all corporations incorporated or organized under the laws of any
304	other state, territory, or nation doing business or owning property in this state for the
305	privilege of carrying on a business within this state in the corporate form, except as
306	otherwise provided in Code Section 48-13-71."
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307	SECTION 2-3.
308	Said article is further amended by revising Code Section 48-13-73, relating to the corporate
309	net worth tax amount, as follows:
310	"48-13-73.
311	(a) The tax imposed by this article shall be based upon corporate net worth according to
312	the following table:
313	Corporations with Net Worth
314	Including Issued Capital Stock, <u>Amount</u>
315	Paid-in Surplus, and Earned Surplus of Tax

316	Not exceeding \$10,000.00
317	Over \$10,000.00 and not exceeding \$25,000.00
318	Over \$25,000.00 and not exceeding \$40,000.00 40.00
319	Over \$40,000.00 and not exceeding \$60,000.00 60.00
320	Over \$60,000.00 and not exceeding \$80,000.00
321	Over \$80,000.00 and not exceeding \$100,000.00 100.00
322	Over \$100,000.00 and not exceeding \$150,000.00 125.00
323	Over \$150,000.00 and not exceeding \$200,000.00 150.00
324	Over \$200,000.00 and not exceeding \$300,000.00
325	Over \$300,000.00 and not exceeding \$500,000.00
326	Over \$500,000.00 and not exceeding \$750,000.00 300.00
327	Over \$750,000.00 and not exceeding \$1,000,000.00 500.00
328	Over \$1,000,000.00 and not exceeding \$2,000,000.00 750.00
329	Over \$2,000,000.00 and not exceeding \$4,000,000.00 1,000.00
330	Over \$4,000,000.00 and not exceeding \$6,000,000.00 1,250.00
331	Over \$6,000,000.00 and not exceeding \$8,000,000.00 1,500.00
332	Over \$8,000,000.00 and not exceeding \$10,000,000.00 1,750.00
333	Over \$10,000,000.00 and not exceeding \$12,000,000.00
334	Over \$12,000,000.00 and not exceeding \$14,000,000.00
335	Over \$14,000,000.00 and not exceeding \$16,000,000.00
336	Over \$16,000,000.00 and not exceeding \$18,000,000.00
337	Over \$18,000,000.00 and not exceeding \$20,000,000.00
338	Over \$20,000,000.00 and not exceeding \$22,000,000.00
339	Over \$22,000,000.00
340	(b) With respect to any corporation coming into existence or becoming subject to the tax
341	for the first time for an initial taxable period of less than six months, the tax imposed for
342	such period shall be 50 percent of the tax imposed by this article for an entire year."

PART III SECTION 3-1.

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(a) Part I of this Act shall become effective on July 1, 2017, and shall apply to all tax yearsbeginning on or after January 1, 2018.

347 (b) Part II of this Act shall become effective on January 1, 2018, and shall apply to all tax

348 years beginning on or after such date.

350 All laws and parts of laws in conflict with this Act are repealed.