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## SECOND ENGROSSMENT

Sixty-eighth Legislative Assembly of North Dakota

## **REENGROSSED HOUSE BILL NO. 1168**

Introduced by

Representatives Steiner, Dockter, Hatlestad, Lefor, Porter, Rohr, Satrom, Swiontek, Wagner Senators Rummel, Sickler

- 1 A BILL for an Act to create and enact a new section to chapter 57-38 and a new subdivision to
- 2 subsection 7 of section 57-38-30.3 of the North Dakota Century Code, relating to the provision
- 3 of an income tax credit for purchases of manufacturing and animal agricultural machinery and
- 4 equipment to automate a manufacturing or animal agricultural process; and to provide an
- 5 effective date.

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## BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new section to chapter 57-38 of the North Dakota Century Code is created
 and enacted as follows:

## <u>Twenty-first century manufacturing and animal agricultural workforce incentive.</u>

- 1. A taxpayer that is a primary sector business is allowed a nonrefundable credit against the tax imposed under section 57-38-30 or 57-38-30.3 for purchases of qualifying machinery and equipment in this state to improve job quality or increase productivity. The amount of the credit under this section is twentyten percent of the cost of the qualifying machinery and equipment purchased in the taxable year. Qualified expenditures under this section may not be used in the calculation of any other income tax deduction or credit allowed under this chapter.
- 2. For purposes of this section:
  - a. "Animal agricultural machinery and equipment" means new or used automation and robotic equipment used to upgrade or advance an animal agricultural process. The term does not include replacement automation and robotic equipment that does not upgrade or advance an animal agricultural process.
  - <u>b.</u> "Animal agricultural process" means the breeding, raising, harvesting, or
    <u>processing of animals for producing meat, dairy, or eggs, or meat, dairy, or egg</u>

1		products. For purposes of this subdivision, "animal" means beef or dairy cattle,
2		swine, sheep, goats, bison, farmed elk, or poultry.
3	<u>C.</u>	"First-time claimant" means a taxpayer that has not previously claimed a credit
4		against the tax imposed under section 57-38-30 or 57-38-30.3 for purchases of
5		animal agricultural machinery and equipment or manufacturing machinery and
6		equipment for the purpose of automating manufacturing or animal agricultural
7		processes.
8	d.	"Improved job quality" means a five percent increase in average wages or a five
9		percent improvement in workplace safety as documented through participation in
10		workforce safety and insurance safety incentive programs.
11	<del>d.</del> e.	"Increased productivity" means no less than a five percent increase in output or a
12		five percent increase in the number of units produced per automated line per time
13		period.
14	<u>e.f.</u>	"Manufacturing machinery and equipment" means new or used automation and
15		robotic equipment used to upgrade or advance a manufacturing process. The
16		term does not include replacement automation and robotic equipment that does
17		not upgrade or advance a manufacturing process.
18	<u>f.g.</u>	"Primary sector business" has the meaning provided in section 1-01-49.
19	<del>g.</del> h.	"Purchase" includes qualifying machinery and equipment acquired under a
20		capital lease only for the taxable year in which the lease is executed. A capital
21		lease is a lease which meets generally accepted accounting principles. The
22		qualifying costs of the equipment acquired under a capital lease is the fair market
23		value of the equipment at the inception of the lease.
24	<u>h.i.</u>	"Qualifying machinery and equipment" means animal agricultural machinery and
25		equipment and manufacturing machinery and equipment for the purpose of
26		automating manufacturing or animal agricultural processes.
27	3. The	taxpayer shall claim the total credit amount for the taxable year in which the
28	<u>qua</u>	lifying machinery and equipment are purchased. The credit under this section may
29	not	exceed the taxpayer's liability as determined under this chapter for any taxable
30	<u>yea</u>	<u>r.</u>

1 If the amount of the credit determined under this section exceeds the liability for tax 2 under this chapter, the excess may be carried forward to each of the next five 3 succeeding taxable years. 4 5. The aggregate amount of credits allowed each calendar year under this section 5 may not exceed one four million five hundred thousand dollars. However, if 6 From the aggregate credit limit in this subdivision, the tax commissioner 7 shall designate: 8 One million dollars for credits claimed by first-time claimants for (a) 9 animal agricultural machinery and equipment for the purpose of 10 automating animal agricultural processes; and 11 One million dollars for credits claimed by first-time claimants for (b) 12 manufacturing machinery and equipment for the purpose of 13 automating manufacturing processes. 14 If the portion of the aggregate limit which is designated for first-time 15 claimants in paragraph 1 is greater than the amount of credits claimed by 16 the corresponding first-time claimants, the remaining portion of the 17 aggregate limit which is designated for the first-time claimants in 18 paragraph 1 must be included in the amount available to claimants that are 19 not first-time claimants. 20 If the portion of the aggregate limit which is not designated for first-time 21 claimants in paragraph 1 is greater than the amount of credits claimed by 22 claimants that are not first-time claimants, the remaining portion of the 23 aggregate limit which is not designated for first-time claimants in 24 paragraph 1 must be included in the amount available to first-time claimants 25 to the extent necessary to satisfy all first-time claims. 26 If the sum of the portion of the aggregate limit which is designated for the 27 corresponding first-time claimants in paragraph 1 and any amount available 28 to the first-time claimants under paragraph 3 is less than the amount of 29 credits claimed by the first-time claimants, the tax commissioner shall 30 prorate the credits among the first-time claimants.

1 If the maximum amount of allowed credits are not claimed in any calendar year, 2 any remaining unclaimed credits may be carried forward and made available in 3 the next succeeding calendar year. If 4 After determining the credits claimed by the first-time claimants as provided in C. 5 subdivision a, if the aggregate amount of credits claimed under this section by 6 claimants that are not first-time claimants exceeds the amount available to 7 claimants that are not first-time claimants in a calendar year, the tax 8 commissioner shall prorate the credits among the claimants that are not first-time 9 claimants. 10 If a taxpayer entitled to the credit provided by this section is a member of a group of 6. 11 corporations filing a North Dakota consolidated tax return using the combined 12 reporting method, the credit may be claimed against the aggregate North Dakota tax 13 liability of all the corporations included in the North Dakota consolidated return. 14 A passthrough entity entitled to the credit under this section must be considered to be 7. 15 the taxpayer for purposes of calculating the credit. The amount of the allowable credit 16 must be determined at the passthrough entity level. The total credit determined at the 17 entity level must be passed through to the partners, shareholders, or members in 18 proportion to their respective interests in the passthrough entity. An individual taxpayer 19 may take the credit passed through under this subsection against the individual's state 20 income tax liability under section 57-38-30.3. 21 <u>8.</u> The department of commerce shall provide the tax commissioner the name, address, 22 and federal identification number or social security number of the taxpayer approved 23 as qualifying for the credit under this section, and a list of those items approved as a 24 qualified expenditure by the department. The taxpayer claiming the credit shall file with 25 the taxpayer's return, on forms prescribed by the tax commissioner, the following 26 information: 27 The name, address, and federal identification number or social security number <u>a.</u> 28 of the taxpayer that made the purchase; and 29 An itemization of: b. 30 Each item of machinery or equipment purchased for automation, including a (1) 31 description of the equipment or system being upgraded or advanced, and

1		an explanation of how the upgrade or advancement will improve job quality	
2		or increase productivity;	
3		(2) The amount paid for each item of machinery or equipment if the amount	
4		paid for the machinery or equipment is being used as a basis for calculating	
5		the credit; and	
6		(3) The date on which payment for the purchase was made.	
7	<u>9.</u>	Vithin one year after claiming a tax credit under this section, a taxpayer shall file with	
8		he tax commissioner a report that documents the improved job quality or increased	
9		productivity required under this section and any other information the tax	
10		commissioner determines is necessary for administration of this section. Failure to	
11		document the improved job quality or increased productivity requirements is cause to	
12		lisallow the credit attributable to the noncompliance. The tax commissioner shall	
13		provide notice of the disallowed credit to the taxpayer. Within ninety days after the	
14		late of the notice, the taxpayer shall file an amended return for each taxable year in	
15		which the disallowed credit reduced the taxpayer's tax liability and pay the amount	
16		lue. If an amended return is not filed timely, the tax commissioner shall disallow the	
17		credit and assess any tax due. An assessment of tax made under this subsection is	
18		inal and irrevocably fixed.	
19	<u>10.</u>	Notwithstanding the time limitations contained in section 57-38-38, this section does	
20		not prohibit the tax commissioner from conducting an examination of the credit	
21		claimed and assessing additional tax due under section 57-38-38.	
22	SECTION 2. A new subdivision to subsection 7 of section 57-38-30.3 of the North Dakota		
23	Century Code is created and enacted as follows:		
24		Twenty-first century manufacturing and animal agricultural workforce incentive	
25		under section 1 of this Act.	
26	SECTION 3. EFFECTIVE DATE. This Act is effective for taxable years beginning after		
27	December 31, 2022.		