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AN ACT concerning State government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Enterprise Zone Act is amended by 5 changing Section 5.5 as follows:

6 (20 ILCS 655/5.5) (from Ch. 67 1/2, par. 609.1)

7 Sec. 5.5. High Impact Business.

8 (a) In order to respond to unique opportunities to assist 9 in the encouragement, development, growth, and expansion of 10 the private sector through large scale investment and 11 development projects, the Department is authorized to receive 12 and approve applications for the designation of "High Impact 13 Businesses" in Illinois subject to the following conditions:

14 (1) such applications may be submitted at any time15 during the year;

16 (2) such business is not located, at the time of 17 designation, in an enterprise zone designated pursuant to 18 this Act;

19 (3) the business intends to do one or more of the 20 following:

(A) the business intends to make a minimum
investment of \$12,000,000 which will be placed in
service in qualified property and intends to create

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500 full-time equivalent jobs at a designated location 1 2 in Illinois or intends to make a minimum investment of 3 \$30,000,000 which will be placed in service in qualified property and intends to retain 1,500 4 full-time retained jobs at a designated location in 5 Illinois. The business must certify in writing that 6 7 the investments would not be placed in service in qualified property and the job creation or 8 job 9 retention would not occur without the tax credits and 10 exemptions set forth in subsection (b) of this 11 Section. The terms "placed in service" and "qualified 12 property" have the same meanings as described in 13 subsection (h) of Section 201 of the Illinois Income 14 Tax Act; or

15 (B) the business intends to establish a new 16 electric generating facility at a designated location 17 in Illinois. "New electric generating facility", for purposes of this Section, means a newly-constructed 18 19 electric generation plant or a newly-constructed 20 generation capacity expansion at an existing electric 21 generation plant, including the transmission lines and 22 associated equipment that transfers electricity from 23 points of supply to points of delivery, and for which such new foundation construction commenced not sooner 24 25 than July 1, 2001. Such facility shall be designed to 26 provide baseload electric generation and shall operate

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1 on a continuous basis throughout the year; and (i) 2 shall have an aggregate rated generating capacity of 3 at least 1,000 megawatts for all new units at one site if it uses natural gas as its primary fuel and 4 5 foundation construction of the facility is commenced on or before December 31, 2004, or shall have an 6 7 aggregate rated generating capacity of at least 400 megawatts for all new units at one site if it uses coal 8 9 or gases derived from coal as its primary fuel and 10 shall support the creation of at least 150 new 11 Illinois coal mining jobs, or (ii) shall be funded 12 through a federal Department of Energy grant before December 31, 2010 and shall support the creation of 13 14 Illinois coal-mining jobs, or (iii) shall use coal 15 gasification or integrated gasification-combined cycle 16 units that generate electricity or chemicals, or both, 17 and shall support the creation of Illinois coal-mining jobs. The business must certify in writing that the 18 19 investments necessary to establish a new electric 20 generating facility would not be placed in service and 21 the job creation in the case of a coal-fueled plant 22 would not occur without the tax credits and exemptions 23 set forth in subsection (b-5) of this Section. The 24 term "placed in service" has the same meaning as 25 described in subsection (h) of Section 201 of the 26 Illinois Income Tax Act; or

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(B-5) the business intends to establish a new 1 gasification facility at a designated location in 2 3 Illinois. As used in this Section, "new gasification facility" means a newly constructed coal gasification 4 generates chemical feedstocks 5 facility that or 6 transportation fuels derived from coal (which may 7 include, but are not limited to, methane, methanol, and nitrogen fertilizer), that supports the creation 8 9 or retention of Illinois coal-mining jobs, and that 10 qualifies for financial assistance from the Department 11 before December 31, 2010. A new gasification facility 12 does not include a pilot project located within Jefferson County or within a county adjacent to 13 Jefferson County for synthetic natural gas from coal; 14 15 or

16 (C) the business intends to establish production 17 operations at a new coal mine, re-establish production operations at a closed coal mine, or expand production 18 19 at an existing coal mine at a designated location in 20 Illinois not sooner than July 1, 2001; provided that the production operations result in the creation of 21 22 150 new Illinois coal mining jobs as described in 23 subdivision (a) (3) (B) of this Section, and further provided that the coal extracted from such mine is 24 25 utilized as the predominant source for a new electric generating facility. The business must certify in 26

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writing that the investments necessary to establish a 1 2 new, expanded, or reopened coal mine would not be 3 placed in service and the job creation would not occur without the tax credits and exemptions set forth in 4 5 subsection (b-5) of this Section. The term "placed in same meaning as described in 6 service" has the 7 subsection (h) of Section 201 of the Illinois Income Tax Act; or 8

9 (D) the business intends to construct new 10 transmission facilities or upgrade existing 11 transmission facilities at designated locations in 12 Illinois, for which construction commenced not sooner than July 1, 2001. For the purposes of this Section, 13 "transmission facilities" means transmission lines 14 15 with a voltage rating of 115 kilovolts or above, 16 including associated equipment, that transfer 17 electricity from points of supply to points of delivery and that transmit a majority of 18 the 19 electricity generated by a new electric generating 20 facility designated as a High Impact Business in accordance with this Section. 21 The business must 22 certify in writing that the investments necessary to 23 construct new transmission facilities or upgrade 24 existing transmission facilities would not be placed 25 in service without the tax credits and exemptions set forth in subsection (b-5) of this Section. The term 26

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"placed in service" has the same meaning as described in subsection (h) of Section 201 of the Illinois Income Tax Act; or

(E) the business intends to establish a new wind 4 5 power facility at a designated location in Illinois. 6 For purposes of this Section, "new wind power facility" means a newly constructed 7 electric generation facility, or a newly constructed expansion 8 9 of an existing electric generation facility, or the 10 replacement of an existing electric generation 11 facility, including the demolition and removal of an 12 electric generation facility irrespective of whether 13 it will be replaced, placed in service or replaced on 14 or after July 1, 2009, that generates electricity 15 using wind energy devices, and such facility shall be 16 deemed to include any permanent structures associated 17 with the electric generation facility and all associated transmission lines, substations, and other 18 19 equipment related to the generation of electricity 20 from wind energy devices. For purposes of this Section, "wind energy device" means any device, with a 21 22 nameplate capacity of at least 0.5 megawatts, that is 23 used in the process of converting kinetic energy from 24 the wind to generate electricity; or

(F) the business commits to (i) make a minimum
 investment of \$500,000,000, which will be placed in

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service in a qualified property, (ii) create 125 1 full-time equivalent jobs at a designated location in 2 3 Illinois, (iii) establish a fertilizer plant at a designated location in Illinois that complies with the 4 5 set-back standards as described in Table 1: Initial Isolation and Protective Action Distances in the 2012 6 7 Emergency Response Guidebook published by the United States Department of Transportation, (iv) 8 pay a 9 prevailing wage for employees at that location who are 10 engaged in construction activities, and (v) secure an 11 appropriate level of general liability insurance to 12 protect against catastrophic failure of the fertilizer 13 plant or any of its constituent systems; in addition, 14 the business must agree to enter into a construction 15 project labor agreement including provisions 16 establishing wages, benefits, and other compensation 17 for employees performing work under the project labor agreement at that location; for the purposes of this 18 Section, "fertilizer plant" means a newly constructed 19 20 or upgraded plant utilizing gas used in the production 21 of anhydrous ammonia and downstream nitrogen 22 fertilizer products for resale; for the purposes of 23 this Section, "prevailing wage" means the hourly cash 24 plus fringe benefits for training wages and 25 apprenticeship programs approved by the U.S. 26 Department of Labor, Bureau of Apprenticeship and

Training, health and welfare, insurance, vacations and 1 2 pensions paid generally, in the locality in which the 3 work is being performed, to employees engaged in work of a similar character on public works; this paragraph 4 5 (F) applies only to businesses that submit an 6 application to the Department within 60 days after July 25, 2013 (the effective date of Public Act 7 8 98-109) this amendatory Act of the 98th General 9 Assembly; and

10 (4) no later than 90 days after an application is 11 submitted, the Department shall notify the applicant of 12 the Department's determination of the qualification of the 13 proposed High Impact Business under this Section.

14 Businesses designated as High Impact Businesses (b) pursuant to subdivision (a) (3) (A) of this Section shall 15 16 qualify for the credits and exemptions described in the 17 following Acts: Section 9-222 and Section 9-222.1A of the Public Utilities Act, subsection (h) of Section 201 of the 18 Illinois Income Tax Act, and Section 1d of the Retailers' 19 20 Occupation Tax Act; provided that these credits and exemptions described in these Acts shall not be authorized until the 21 22 minimum investments set forth in subdivision (a) (3) (A) of this 23 Section have been placed in service in qualified properties 24 and, in the case of the exemptions described in the Public Utilities Act and Section 1d of the Retailers' Occupation Tax 25 Act, the minimum full-time equivalent jobs or full-time 26

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retained jobs set forth in subdivision (a) (3) (A) of this 1 2 Section have been created or retained. Businesses designated 3 as High Impact Businesses under this Section shall also qualify for the exemption described in Section 51 of the 4 5 Retailers' Occupation Tax Act. The credit provided in subsection (h) of Section 201 of the Illinois Income Tax Act 6 7 shall be applicable to investments in qualified property as set forth in subdivision (a) (3) (A) of this Section. 8

9 (b-5) Businesses designated as High Impact Businesses 10 pursuant to subdivisions (a) (3) (B), (a) (3) (B-5), (a) (3) (C), 11 and (a)(3)(D) of this Section shall qualify for the credits 12 and exemptions described in the following Acts: Section 51 of the Retailers' Occupation Tax Act, Section 9-222 and Section 13 14 9-222.1A of the Public Utilities Act, and subsection (h) of 15 Section 201 of the Illinois Income Tax Act; however, the 16 credits and exemptions authorized under Section 9-222 and 17 Section 9-222.1A of the Public Utilities Act, and subsection (h) of Section 201 of the Illinois Income Tax Act shall not be 18 19 authorized until the new electric generating facility, the new 20 gasification facility, the new transmission facility, or the 21 new, expanded, or reopened coal mine is operational, except 22 that a new electric generating facility whose primary fuel 23 source is natural gas is eligible only for the exemption under Section 51 of the Retailers' Occupation Tax Act. 24

(b-6) Businesses designated as High Impact Businesses
pursuant to subdivision (a)(3)(E) of this Section shall

qualify for the exemptions described in Section 51 of the Retailers' Occupation Tax Act; any business so designated as a High Impact Business being, for purposes of this Section, a "Wind Energy Business".

5 (b-7) Beginning on January 1, 2021, businesses designated 6 as High Impact Businesses by the Department shall qualify for the High Impact Business construction jobs credit under 7 subsection (h-5) of Section 201 of the Illinois Income Tax Act 8 9 if the business meets the criteria set forth in subsection (i) 10 of this Section. The total aggregate amount of credits awarded 11 under the Blue Collar Jobs Act (Article 20 of Public Act 101-9 12 this amendatory Act of the 101st General Assembly) shall not exceed \$20,000,000 in any State fiscal year. 13

(c) High Impact Businesses located in federally designated foreign trade zones or sub-zones are also eligible for additional credits, exemptions and deductions as described in the following Acts: Section 9-221 and Section 9-222.1 of the Public Utilities Act; and subsection (g) of Section 201, and Section 203 of the Illinois Income Tax Act.

(d) Except for businesses contemplated under subdivision (a) (3) (E) of this Section, existing Illinois businesses which apply for designation as a High Impact Business must provide the Department with the prospective plan for which 1,500 full-time retained jobs would be eliminated in the event that the business is not designated.

26 (e) Except for new wind power facilities contemplated

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1 under subdivision (a)(3)(E) of this Section, new proposed 2 facilities which apply for designation as High Impact Business 3 must provide the Department with proof of alternative 4 non-Illinois sites which would receive the proposed investment 5 and job creation in the event that the business is not 6 designated as a High Impact Business.

7 (f) Except for businesses contemplated under subdivision (a) (3) (E) of this Section, in the event that a business is 8 9 designated a High Impact Business and it is later determined 10 after reasonable notice and an opportunity for a hearing as 11 provided under the Illinois Administrative Procedure Act, that 12 the business would have placed in service in qualified property the investments and created or retained the requisite 13 14 number of jobs without the benefits of the High Impact 15 Business designation, the Department shall be required to 16 immediately revoke the designation and notify the Director of 17 the Department of Revenue who shall begin proceedings to recover all wrongfully exempted State taxes with interest. The 18 business shall also be ineligible for all State funded 19 20 Department programs for a period of 10 years.

(g) The Department shall revoke a High Impact Business designation if the participating business fails to comply with the terms and conditions of the designation. However, the penalties for new wind power facilities or Wind Energy Businesses for failure to comply with any of the terms or conditions of the Illinois Prevailing Wage Act shall be only those penalties identified in the Illinois Prevailing Wage
Act, and the Department shall not revoke a High Impact
Business designation as a result of the failure to comply with
any of the terms or conditions of the Illinois Prevailing Wage
Act in relation to a new wind power facility or a Wind Energy
Business.

7 (h) Prior to designating a business, the Department shall 8 provide the members of the General Assembly and Commission on 9 Government Forecasting and Accountability with a report 10 setting forth the terms and conditions of the designation and 11 guarantees that have been received by the Department in 12 relation to the proposed business being designated.

13 Impact Business construction jobs (i) Hiqh credit. 14 Beginning on January 1, 2021, a High Impact Business may 15 receive a tax credit against the tax imposed under subsections 16 (a) and (b) of Section 201 of the Illinois Income Tax Act in an 17 amount equal to 50% of the amount of the incremental income tax attributable to High Impact Business construction jobs credit 18 employees employed in the course of completing a High Impact 19 20 Business construction jobs project. However, the High Impact Business construction jobs credit may equal 75% of the amount 21 22 of the incremental income tax attributable to High Impact 23 Business construction jobs credit employees if the High Impact Business construction jobs credit project is located in an 24 25 underserved area.

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The Department shall certify to the Department of Revenue:

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(1) the identity of taxpayers that are eligible for the High 1 2 Impact Business construction jobs credit; and (2) the amount of High Impact Business construction jobs credits that are 3 claimed pursuant to subsection (h-5) of Section 201 of the 4 5 Illinois Income Tax Act in each taxable year. Any business entity that receives a High Impact Business construction jobs 6 7 credit shall maintain a certified payroll pursuant to 8 subsection (j) of this Section.

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As used in this subsection (i):

10 "High Impact Business construction jobs credit" means an 11 amount equal to 50% (or 75% if the High Impact Business 12 construction project is located in an underserved area) of the 13 incremental income tax attributable to High Impact Business 14 construction job employees. The total aggregate amount of 15 credits awarded under the Blue Collar Jobs Act (Article 20 of 16 Public Act 101-9 this amendatory Act of the 101st General 17 Assembly) shall not exceed \$20,000,000 in any State fiscal 18 year

19 "High Impact Business construction job employee" means a 20 laborer or worker who is employed by an Illinois contractor or 21 subcontractor in the actual construction work on the site of a 22 High Impact Business construction job project.

23 "High Impact Business construction jobs project" means 24 building a structure or building or making improvements of any 25 kind to real property, undertaken and commissioned by a 26 business that was designated as a High Impact Business by the HB3174 Enrolled - 14 - LRB102 14914 HLH 20269 b

Department. The term "High Impact Business construction jobs project" does not include the routine operation, routine repair, or routine maintenance of existing structures, buildings, or real property.

5 "Incremental income tax" means the total amount withheld 6 during the taxable year from the compensation of High Impact 7 Business construction job employees.

8 "Underserved area" means a geographic area that meets one 9 or more of the following conditions:

10 (1) the area has a poverty rate of at least 20%
11 according to the latest federal decennial census;

12 (2) 75% or more of the children in the area
13 participate in the federal free lunch program according to
14 reported statistics from the State Board of Education;

(3) at least 20% of the households in the area receive
assistance under the Supplemental Nutrition Assistance
Program (SNAP); or

18 (4) the area has an average unemployment rate, as 19 determined by the Illinois Department of Employment 20 Security, that is more than 120% of the national 21 unemployment average, as determined by the U.S. Department 22 of Labor, for a period of at least 2 consecutive calendar 23 years preceding the date of the application.

(j) Each contractor and subcontractor who is engaged in
 and executing a High Impact Business Construction jobs
 project, as defined under subsection (i) of this Section, for

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1 a business that is entitled to a credit pursuant to subsection 2 (i) of this Section shall:

3 (1) make and keep, for a period of 5 years from the date of the last payment made on or after June 5, 2019 (the 4 5 effective date of Public Act 101-9) this amendatory Act of the 101st General Assembly on a contract or subcontract 6 7 for a High Impact Business Construction Jobs Project, 8 records for all laborers and other workers employed by the 9 contractor or subcontractor on the project; the records shall include: 10

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(A) the worker's name;

(B) the worker's address;

(C) the worker's telephone number, if available;

14 (D) the worker's social security number;

15 (E) the worker's classification or16 classifications;

17 (F) the worker's gross and net wages paid in each18 pay period;

(G) the worker's number of hours worked each day;
(H) the worker's starting and ending times of work
each day;

(I) the worker's hourly wage rate; and
(J) the worker's hourly overtime wage rate;
(2) no later than the 15th day of each calendar month,
provide a certified payroll for the immediately preceding
month to the taxpayer in charge of the High Impact

Business construction jobs project; within 5 business days 1 after receiving the certified payroll, the taxpayer shall 2 3 file the certified payroll with the Department of Labor and the Department of Commerce and Economic Opportunity; a 4 5 certified payroll must be filed for only those calendar 6 months during which construction on a High Impact Business 7 construction jobs project has occurred; the certified 8 payroll shall consist of a complete copy of the records 9 identified in paragraph (1) of this subsection (j), but 10 may exclude the starting and ending times of work each 11 day; the certified payroll shall be accompanied by a 12 statement signed by the contractor or subcontractor or an 13 officer, employee, or agent of the contractor or subcontractor which avers that: 14

(A) he or she has examined the certified payroll
records required to be submitted by the Act and such
records are true and accurate; and

(B) the contractor or subcontractor is aware that
filing a certified payroll that he or she knows to be
false is a Class A misdemeanor.

A general contractor is not prohibited from relying on a certified payroll of a lower-tier subcontractor, provided the general contractor does not knowingly rely upon a subcontractor's false certification.

25 Any contractor or subcontractor subject to this 26 subsection, and any officer, employee, or agent of such HB3174 Enrolled - 17 - LRB102 14914 HLH 20269 b

1 contractor or subcontractor whose duty as an officer, 2 employee, or agent it is to file a certified payroll under this 3 subsection, who willfully fails to file such a certified payroll on or before the date such certified payroll is 4 5 required by this paragraph to be filed and any person who willfully files a false certified payroll that is false as to 6 7 any material fact is in violation of this Act and guilty of a 8 Class A misdemeanor.

9 The taxpayer in charge of the project shall keep the records submitted in accordance with this subsection on or 10 11 after June 5, 2019 (the effective date of Public Act 101-9) 12 this amendatory Act of the 101st General Assembly for a period of 5 years from the date of the last payment for work on a 13 for the High 14 contract or subcontract Impact Business 15 construction jobs project.

The records submitted in accordance with this subsection 16 17 shall be considered public records, except an employee's address, telephone number, and social security number, and 18 made available in accordance with the Freedom of Information 19 20 Act. The Department of Labor shall accept any reasonable submissions by the contractor that meet the requirements of 21 22 this subsection (j) and shall share the information with the 23 Department in order to comply with the awarding of a High Impact Business construction jobs credit. A contractor, 24 subcontractor, or public body may retain records required 25 26 under this Section in paper or electronic format.

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1 (k) Upon 7 business days' notice, each contractor and 2 subcontractor shall make available for inspection and copying at a location within this State during reasonable hours, the 3 records identified in this subsection (j) to the taxpayer in 4 5 charge of the High Impact Business construction jobs project, 6 its officers and agents, the Director of the Department of 7 Labor and his or her deputies and agents, and to federal, State, or local law enforcement agencies and prosecutors. 8

9 (Source: P.A. 101-9, eff. 6-5-19; revised 7-12-19.)

Section 99. Effective date. This Act takes effect upon becoming law.