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AN ACT concerning economic development.

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

Section 1. Short title. This Act may be cited as the New
Markets Development Program Act.

6 Section 5. Definitions. As used in this Act:

7 "Applicable percentage" means 0% for each of the first 2
8 credit allowance dates, 7% for the third credit allowance date,
9 and 8% for the next 4 credit allowance dates.

10 "Credit allowance date" means with respect to any qualified 11 equity investment:

12 (1) the date on which the investment is initially made;13 and

14 (2) each of the 6 anniversary dates of that date15 thereafter.

16 "Department" means the Department of Commerce and Economic 17 Opportunity.

18 "Direct tracing" means the tracking, by accepted 19 accounting methods, of the proceeds of qualified equity 20 investments into qualified low-income community investments.

"Long-term debt security" means any debt instrument issued by a qualified community development entity, at par value or a premium, with an original maturity date of at least 7 years HB4793 Engrossed - 2 - LRB095 17254 BDD 43314 b

from the date of its issuance, with no acceleration of 1 repayment, amortization, or prepayment features prior to its 2 3 original maturity date, and with no distribution, payment, or interest features related to the profitability of the qualified 4 5 community development entity or the performance of the 6 qualified community development entity's investment portfolio. This definition in no way limits the holder's ability to 7 8 accelerate payments on the debt instrument in situations where 9 the issuer has defaulted on covenants designed to ensure 10 compliance with this Act or Section 45D of the Internal Revenue 11 Code of 1986, as amended.

12 "Purchase price" means the amount paid to the issuer of a 13 qualified equity investment for that qualified equity 14 investment.

"Qualified active low-income community business" has the meaning given to that term in Section 45D of the Internal Revenue Code of 1986, as amended; except that any business that derives or projects to derive 15% or more of its annual revenue from the rental or sale of real estate is not considered to be a qualified active low-income community business.

"Qualified community development entity" has the meaning given to that term in Section 45D of the Internal Revenue Code of 1986, as amended; provided that such entity has entered into an allocation agreement with the Community Development Financial Institutions Fund of the U.S. Treasury Department with respect to credits authorized by Section 45D of the HB4793 Engrossed - 3 - LRB095 17254 BDD 43314 b

Internal Revenue Code of 1986, as amended, that includes the
 State of Illinois within the service area set forth in that
 allocation agreement.

"Qualified equity investment" means any equity investment
in, or long-term debt security issued by, a qualified community
development entity that:

7 (1) is acquired after the effective date of this Act at
8 its original issuance solely in exchange for cash;

9 (2) has at least 85% of its cash purchase price used by 10 the issuer to make qualified low-income community 11 investments; and

12 (3) is designated by the issuer as a qualified equity 13 investment under this Act and is certified by the 14 Department as not exceeding the limitation contained in 15 Section 20.

16 This term includes any qualified equity investment that 17 does not meet the provisions of item (1) of this definition if 18 the investment was a qualified equity investment in the hands 19 of a prior holder.

20 "Qualified low-income community investment" means any 21 capital or equity investment in, or loan to, any qualified 22 active low-income community business. With respect to any one 23 qualified active low-income community business, the maximum 24 amount of qualified low-income community investments made in 25 that business, on a collective basis with all of its 26 affiliates, shall be \$10,000,000 whether issued to one or HB4793 Engrossed - 4 - LRB095 17254 BDD 43314 b

1 several qualified community development entities.

2 "Tax credit" means a credit against any income, franchise,
3 or insurance premium taxes otherwise due under Illinois law.

4 "Taxpayer" means any individual or entity subject to any 5 income, franchise, or insurance premium tax under Illinois law.

6 Section 10. Credit established. A taxpayer that makes a 7 qualified equity investment earns a vested right to tax credits 8 as follows:

9 (1) on each credit allowance date of the qualified 10 equity investment, the taxpayer, or subsequent holder of 11 the qualified equity investment, is entitled to a tax 12 credit during the taxable year including that credit 13 allowance date;

14 (2) the tax credit amount shall be equal to the
15 applicable percentage multiplied by the purchase price
16 paid to the issuer of the qualified equity investment; and

17 (3) the amount of the tax credit claimed shall not 18 exceed the amount of the taxpayer's State tax liability for 19 the tax year for which the tax credit is claimed.

20 Section 15. Transferability. No tax credit claimed under 21 this Act shall be refundable or saleable on the open market. 22 Tax credits earned by a partnership, limited liability company, 23 S-corporation, or other "pass-through" entity may be allocated 24 to the partners, members, or shareholders of that entity for HB4793 Engrossed - 5 - LRB095 17254 BDD 43314 b

their direct use in accordance with the provisions of any agreement among the partners, members, or shareholders. Any amount of tax credit that the taxpayer is prohibited from claiming in a taxable year may be carried forward to any of the taxpayer's 5 subsequent taxable years.

6 Section 20. Annual cap on credits. The Department shall 7 limit the monetary amount of qualified equity investments 8 permitted under this Act to a level necessary to limit tax 9 credit use at no more than \$10,000,000 of tax credits in any 10 fiscal year. This limitation on qualified equity investments 11 shall be based on the anticipated use of credits without regard 12 to the potential for taxpayers to carry forward tax credits to 13 later tax years.

14 Section 25. Twelve-month investment window. The issuer of 15 the qualified equity investment shall certify to the Department the anticipated dollar amount of those investments to be made 16 in this State during the first 12-month period following the 17 initial credit allowance date. If, on the second credit 18 allowance date, the actual dollar amount of those investments 19 20 is different than the amount estimated, the Department shall 21 adjust the credits arising on the second allowance date to account for that difference. 22

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Section 30. Direct tracing.

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(1) Provided that the proceeds of a qualified equity 1 investment are invested completely in qualified low-income 2 community investments in Illinois, the purchase price, for the 3 purpose of calculating the credit created by this Act, shall 4 5 equal 100% of the qualified equity investment, regardless of 6 the location of investments made with the proceeds of other 7 qualified equity investments issued by the same community 8 development entity.

9 To the extent a portion of a qualified equity (2) 10 investment is not invested in Illinois, the purchase price 11 shall be reduced by the same ratio, independently of the 12 location of investments made with proceeds of other qualified 13 equity investments issued by the same community development 14 entity. In that case, the burden is on the community 15 development entity to establish the extent to which the 16 qualified equity investments are fully invested in Illinois, 17 either by establishing that the community development entity invests exclusively Illinois, 18 itself in or otherwise 19 establishing, through direct tracing, the portion of a 20 qualified equity investment invested solely in Illinois.

21 Section 35. Recapture. The Department shall recapture, 22 from the taxpayer that claimed the credit on a return, the tax 23 credit allowed under this Act if:

(1) any amount of the federal tax credit available with
 respect to a qualified equity investment that is eligible

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for a tax credit under this Act is recaptured under Section 45D of the Internal Revenue Code of 1986, as amended. In that case, the Department's recapture shall be proportionate to the federal recapture with respect to that qualified equity investment; or

6 (2) the issuer redeems or makes principal repayment 7 with respect to a qualified equity investment prior to the 8 7th anniversary of the issuance of the qualified equity 9 investment. In that case, the Department's recapture shall 10 be proportionate to the amount of the redemption or 11 repayment with respect to the qualified equity investment.

12 Section 40. Recapture avoided for re-investment. An 13 exception to the provisions of item (2) of Section 35 shall 14 exist wherein an investment shall be considered held by an 15 issuer even if the investment has been sold or repaid; provided 16 that the issuer reinvests an amount equal to the capital returned to or recovered by the issuer from the original 17 18 investment, exclusive of any profits realized, in another 19 qualified low-income community investment within 12 months 20 after the receipt of that capital. An issuer is not required to 21 reinvest capital returned from qualified low-income community 22 investments after the 6th anniversary of the issuance of the 23 qualified equity investment, the proceeds of which were used to 24 make the qualified low-income community investment, and the 25 qualified low-income community investment shall be considered HB4793 Engrossed - 8 - LRB095 17254 BDD 43314 b

held by the issuer through the 7th anniversary of the qualified
 equity investment's issuance.

3 Section 45. No Rulemaking. Notwithstanding any other 4 rulemaking authority that may exist, neither the Governor nor 5 any agency or agency head under the jurisdiction of the 6 Governor has any authority to make or promulgate rules to implement or enforce the provisions of this Act. If, however, 7 8 the Governor believes that rules are necessary to implement or 9 enforce the provisions of this Act, the Governor may suggest 10 rules to the General Assembly by filing them with the Clerk of 11 the House and the Secretary of the Senate and by requesting 12 that the General Assembly authorize such rulemaking by law, 13 enact those suggested rules into law, or take any other 14 appropriate action in the General Assembly's discretion. 15 Nothing contained in this Act shall be interpreted to grant 16 rulemaking authority under any other Illinois statute where such authority is not otherwise explicitly given. For the 17 purposes of this Section, "rules" is given the meaning 18 19 contained in Section 1-70 of the Illinois Administrative 20 Procedure Act, and "agency" and "agency head" are given the 21 meanings contained in Sections 1-20 and 1-25 of the Illinois extent 22 Administrative Procedure Act to the t.hat. such 23 definitions apply to agencies or agency heads under the 24 jurisdiction of the Governor.

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Section 50. Sunset. For fiscal years following fiscal year 1 2 2012, qualified equity investments shall not be made under this 3 Act unless reauthorization is made pursuant to this Section. For all fiscal years following fiscal year 2012, unless the 4 5 General Assembly adopts a joint resolution granting authority to the Department to approve qualified equity investments for 6 7 the Illinois new markets development program and clearly describing the amount of tax credits available for the next 8 9 fiscal year, or otherwise complies with the provisions of this 10 Section, no qualified equity investments may be permitted to be 11 made under this Act. The amount of available tax credits 12 contained in such a resolution shall not exceed the limitation provided under Section 20. Nothing in this Section precludes a 13 taxpayer who makes a qualified equity investment prior to the 14 15 expiration of authority to make qualified equity investments 16 from claiming tax credits relating to that qualified equity 17 investment for each applicable credit allowance date.

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