92_HB0282ham004

LRB9202773MWpkam02

 1
 AMENDMENT TO HOUSE BILL 282

 2
 AMENDMENT NO. _____. Amend House Bill 282, AS AMENDED, by

3 replacing everything after the enacting clause with the 4 following:

5 "Section 5. The Illinois Enterprise Zone Act is amended6 by changing Section 5.3 as follows:

7 (20 ILCS 655/5.3) (from Ch. 67 1/2, par. 608)

8 Sec. 5.3. Certification of Enterprise Zones; Effective9 date.

10 Approval of designated Enterprise Zones shall be (a) made by the Department by certification of the designating 11 ordinance. The Department shall promptly issue a certificate 12 for each Enterprise Zone upon its approval. The certificate 13 14 shall be signed by the Director of the Department, shall make 15 specific reference to the designating ordinance, which shall be attached thereto, and shall be filed in the office of the 16 17 Secretary of State. A certified copy of the Enterprise Zone Certificate, or a duplicate original thereof, shall be 18 19 recorded in the office of recorder of deeds of the county in which the Enterprise Zone lies. 20

(b) An Enterprise Zone shall be effective upon itscertification. The Department shall transmit a copy of the

certification to the Department of Revenue, and to the
 designating municipality or county.

3 Upon certification of an Enterprise Zone, the terms and 4 provisions of the designating ordinance shall be in effect, 5 and may not be amended or repealed except in accordance with 6 Section 5.4.

7 (c) An Enterprise Zone shall be in effect for 30 8 calendar years, or for a lesser number of years specified in 9 the certified designating ordinance. Enterprise Zones shall terminate at midnight of December 31 of the final calendar 10 11 year of the certified term, except as provided in Section 12 5.4. In-Vermilion-County,-however,-an-enterprise-zone-shall be-in-effect-for-30-calendar-years-or-for-a-lesser-number--of 13 years--specified-in-the-certified-designating-ordinance-14 The 15 Whiteside County/Carroll County Enterprise Zone, however, 16 solely with respect to industrial purposes and uses, shall be in effect for 30 calendar years or for a lesser number of 17 years specified in the certified designating ordinance. 18

19 (d) No more than 12 Enterprise Zones may be certified by the Department in calendar year 1984, no more than 12 20 21 Enterprise Zones may be certified by the Department in 22 calendar year 1985, no more than 13 Enterprise Zones may be 23 certified by the Department in calendar year 1986, no more than 15 Enterprise Zones may be certified by the Department 24 25 in calendar year 1987, and no more than 20 Enterprise Zones may be certified by the Department in calendar year 1990. 26 In other calendar years, no more than 13 Enterprise Zones may be 27 certified by the Department. The Department may also 28 designate up to 8 additional Enterprise Zones outside the 29 30 regular application cycle if warranted by the extreme economic circumstances as determined by the Department. 31 The 32 Department may also designate one additional Enterprise Zone regular application cycle if an aircraft 33 outside the 34 manufacturer agrees to locate an aircraft manufacturing

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1 facility in the proposed Enterprise Zone. Notwithstanding 2 any other provision of this Act, no more than 89 Enterprise Zones may be certified by the Department for the 10 calendar 3 4 years commencing with 1983. The 7 additional Enterprise Zones 5 Public Act 86-15 shall not lie within authorized by municipalities or unincorporated areas of counties that abut 6 7 or are contiguous to Enterprise Zones certified pursuant to this Section prior to June 30, 1989. 8 The 7 additional 9 Enterprise Zones (excluding the additional Enterprise Zone which may be designated outside the regular application 10 11 cycle) authorized by Public Act 86-1030 shall not lie within municipalities or unincorporated areas of counties that abut 12 13 or are contiguous to Enterprise Zones certified pursuant to this Section prior to February 28, 1990. 14 <u>Beginning</u> in calendar year 2002 and until December 31, 2006, a total of 5 15 additional enterprise zones may be certified by the 16 Department. In any calendar year, the Department may not 17 certify more 3 Zones located within the 18 than same 19 municipality. The Department may certify Enterprise Zones in each of the 10 calendar years commencing with 1983. The 20 21 Department may not certify more than a total of 18 Enterprise 22 Zones located within the same county (whether within 23 municipalities or within unincorporated territory) for the 10 commencing with 1983. Thereafter, 24 calendar years the 25 Department may not certify any additional Enterprise Zones, amend and rescind certifications of existing 26 but may Enterprise Zones in accordance with Section 5.4. 27

(e) Notwithstanding any other provision of law, if 28 (i) the county board of any county in which a current military 29 30 base is located, in part or in whole, or in which a military base that has been closed within 20 years of the effective 31 32 date of this amendatory Act of 1998 is located, in part or in whole, adopts a designating ordinance in accordance with 33 Section 5 of this Act to designate the military base in that 34

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1 county as an enterprise zone and (ii) the property otherwise 2 meets the qualifications for an enterprise zone as prescribed 3 in Section 4 of this Act, then the Department may certify the 4 designating ordinance or ordinances, as the case may be. 5 (Source: P.A. 90-657, eff. 7-30-98; 91-567, eff. 8-14-99;

6 91-937, eff. 1-11-01; revised 1-15-01.)".