05/29/2024 11:29:36 AM

HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

Mr. President: Mr. Speaker:

The Conference Committee, to which was referred

HB4019

McBride of the House and Alvord of the Senate By:

Title: Economic development; investment rebate program; Commerce Manufacturing Activity Development Fund; appropriation.

Together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

- 1. That the Senate recede from its amendment: and
- 2. By adopting the following conference committee amendment to restore the title to read as follows:

An Act relating to economic development; creating investment rebate program until certain date; providing qualifying criteria; requiring submission of application; requiring the Oklahoma Department of Commerce to approve or disapprove certain claims and issue payment; limiting source of payments; making payments contingent upon deposits to certain fund; providing amount of rebate; authorizing conditional pre-gualification; creating the Commerce Manufacturing Activity Development Fund; establishing fund procedures; providing sources of funds; providing for expenditures from fund; directing transfer of unencumbered fund upon certain date: and providing for codification.

Respectfully submitted,

HB4019 CCR (A) HOUSE CONFEREES

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	HB4019 CCR A	
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	Daniels	Helijonis
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House Action _____ Date _____ Senate Action _____ Date _____

 House Action
 Date
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AUTHOR(s)/COAUTHOR(s)CURRENTLY IN THE QUEUE for HB4019

As of 5/29/2024 11:25:14 AM

Add as coauthor Representative Ford

1	ENGROSSED SENATE AMENDMENT TO
2	ENGROSSED HOUSE
3	BILL NO. 4019 By: McBride and Townley of the House
4	and
5	Alvord of the Senate
6	
7	[economic development - investment rebate program -
8	qualifying criteria – application – Oklahoma
9	Department of Commerce - claims - payments -
10	conditional pre-qualification - Commerce
11	Manufacturing Activity Development Fund -
12	codification]
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15	AMENDMENT NO. 1. Page 1, strike the enacting clause
16	Passed the Senate the 25th day of April, 2024.
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18	Duraiding Officer of the Consta
19	Presiding Officer of the Senate
20	Passed the House of Representatives the day of,
21	2024.
22	
23	
24	Presiding Officer of the House of Representatives

1	ENGROSSED HOUSE
2	BILL NO. 4019 By: McBride and Townley of the House
3	and
4	Alvord of the Senate
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6	
7	[economic development – investment rebate program –
8	qualifying criteria – application – Oklahoma
9	Department of Commerce - claims - payments -
10	conditional pre-qualification - Commerce
11	Manufacturing Activity Development Fund -
12	codification]
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. NEW LAW A new section of law to be codified
17	in the Oklahoma Statutes as Section 3647.1 of Title 68, unless there
18	is created a duplication in numbering, reads as follows:
19	A. There is hereby created until July 1, 2030, an investment
20	rebate program for the cost of qualified capital expenditures
21	defined by Section 3645.3 of Title 68 of the Oklahoma Statutes, by
22	establishments defined by Section 3645.3 of Title 68 of the Oklahoma
23	Statutes, that:
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Are defined or classified in the NAICS Manual under Industry
 Group No. 325120; and

2. Have acquired real property located within the boundaries of
a municipality with a population between twenty thousand (20,000)
and thirty thousand (30,000), according to the latest Federal
Decennial Census, where the qualified capital will be located.

B. To be eligible for consideration for an investment rebate
payment awarded under the provisions of this act, the establishment
shall:

Submit an application and documentation to the Oklahoma
 Department of Commerce, as required by the Department, outlining a
 capital expenditure plan in this state associated with qualified
 capital expenditures totaling no less than Eight Hundred Million
 Dollars (\$800,000,000.00);

15 2. Have made qualified capital expenditures of no less than 16 twenty percent (20%) of the capital expenditure plan outlined in the 17 application submitted by the primary establishment and approved by 18 the Oklahoma Department of Commerce, pursuant to the provisions of 19 this act; and

20 3. Have filed all Oklahoma tax returns and tax documents 21 required by law.

C. Notwithstanding any other provision of law, no investment expenditure shall be utilized for calculation purposes that results in the qualification of more than one establishment under the

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1 provisions of this act, for investment rebate payments based on the 2 same expenditure.

D. 1. The Oklahoma Department of Commerce shall approve or
disapprove claims for rebates and shall issue payment for all
approved claims from funds held in the Commerce Manufacturing
Activity Development Fund created in Section 2 of this act.

7 2. The Department shall disapprove all applications and claims
8 or any portion of applications and claims for rebates that would
9 exceed the balance of available funds in the Commerce Manufacturing
10 Activity Development Fund.

The total amount of applications approved and investment
 rebate payments awarded under the provisions of this act shall not
 exceed the total amount of monies designated by law for deposit to
 the Commerce Manufacturing Activity Development Fund.

E. 1. Subject to the approval and ongoing review of the eligibility application by the Oklahoma Department of Commerce, the investment rebate payment authorized by this act shall be equal to six and twenty-five hundredths percent (6.25%) of the cost of the qualified capital expenditure in the year of expenditure.

20 2. The Department is authorized to conditionally pre-qualify 21 and account for anticipated future investment rebate payments. The 22 Oklahoma Department of Commerce shall not pre-qualify investment 23 rebate payments, encumber funds, pre-encumber funds, or otherwise 24 allocate resources that would result in the allocation of investment

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rebate payments in excess of the balance of available funds in the
 Commerce Manufacturing Activity Development Fund.

3 SECTION 2. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 3647.2 of Title 68, unless there 5 is created a duplication in numbering, reads as follows:

6 There is hereby created in the State Treasury a fund for the Α. 7 Oklahoma Department of Commerce to be designated the "Commerce Manufacturing Activity Development Fund". The fund shall be a 8 9 continuing fund, not subject to fiscal year limitations, and shall 10 consist of all monies designated for deposit to the fund by law. 11 All monies accruing to the credit of the fund are hereby 12 appropriated and may be budgeted and expended by the Department for 13 the purpose of paying rebates as provided in this act. Expenditures 14 from such fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the 15 16 Director of the Office of Management and Enterprise Services for 17 approval and payment.

B. All unencumbered funds remaining in the Commerce
Manufacturing Activity Development Fund upon January 1, 2030, shall
be transferred to the State Treasurer for deposit in the General
Revenue Fund.

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1	Passed the House of Representatives the 5th day of March, 2024.
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4	Presiding Officer of the House of Representatives
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6	Passed the Senate the day of, 2024.
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9	Presiding Officer of the Senate
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