### As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 276

**Senators Cirino, Chavez** 

# A BILL

To amend sections 122.15, 122.151, 122.153,	1
122.154, and 122.155 of the Revised Code to	2
modify the availability of and eligibility for	3
tax credits awarded under the rural business	4
growth program.	5

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 122.15, 122.151, 122.153,	6
122.154, and 122.155 of the Revised Code be amended to read as	7
follows:	8
Sec. 122.15. As used in this section and sections 122.151	9
to 122.156 of the Revised Code:	10
(A) "Affiliate" means a person that directly, or	11
indirectly through one or more intermediaries, controls, is	12
controlled by, or is under common control with another person.	13
For the purposes of this division, a person is "controlled by"	14
another person if the controlling person holds, directly or	15
indirectly, the majority voting or ownership interest in the	16
controlled person or has control over the day-to-day operations	17
of the controlled person by contract or by law.	18

(B) "Border county" means a county in this state that 19

borders another state.

(C) "Closing date" means the date on which a rural business growth fund has collected all of the amounts specified by divisions (G)(1) and (2) of section 122.151 of the Revised Code.

(D) "Credit-eligible capital contribution" means an 2.5 investment of cash by a person subject to the tax imposed by 26 section 3901.86, 5725.18, 5729.03, or 5729.06 of the Revised 27 Code in a rural business growth fund that equals the amount 28 specified on a notice of tax credit allocation issued by the 29 department of development under division (I)(1) of section 30 122.151 of the Revised Code. The investment shall purchase an 31 equity interest in the fund or purchase, at par value or 32 premium, a debt instrument issued by the fund that meets all of 33 the following criteria: 34

(1) The debt instrument has an original maturity date ofat least five years after the date of issuance.36

(2) The debt instrument has a repayment schedule that is37not faster than a level principal amortization over five years.38

(3) The debt instrument has no interest, distribution, or
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payment features dependent on the fund's profitability or the
success of the fund's growth investments.
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(E) "Eligible investment authority" means the amount
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stated on the notice issued under division (F) of section
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122.151 of the Revised Code certifying the rural business growth
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fund. Sixty per cent of a fund's eligible investment authority
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shall be comprised of credit-eligible capital contributions.

(F) "Full-time equivalent employee" means the quotientd7obtained by dividing the total number of hours for which48

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employees were compensated for employment over the preceding 49 twelve-month period by two thousand eighty. 50 (G) "Growth investment" means any capital or equity 51 investment in a rural business concern or any loan to a rural 52 business concern with a stated maturity of at least one year, 53 excluding any investment used by a rural business concern or its 54 affiliates to refinance or buy out a prior growth investment. A 55 secured loan or the provision of a revolving line of credit to a 56 rural business concern is a growth investment only if the rural 57 business growth fund obtains an affidavit from the president or 58 59 chief executive officer of the rural business concern attesting that the rural business concern sought and was denied similar 60 financing from a commercial bank. 61 (H) "Operating company" means any business that has its 62 principal business operations in this state, for program one and 63 program two has fewer than two hundred fifty employees and or 64 for program three has fewer than two hundred ninety-nine 65 employees, has not more than fifteen million dollars in net 66 income for the preceding taxable year, and that is none of the 67 following: 68 69 (1) A country club; (2) A racetrack or other facility used for gambling; 70 (3) A store the principal purpose of which is the sale of 71 alcoholic beverages for consumption off premises; 72 73 (4) A massage parlor; (5) A hot tub facility; 74 (6) A suntan facility; 75 (7) A business engaged in the development or holding of 76

intangibles for sale; 77 (8) A private or commercial golf course; 78 (9) A business that derives or projects to derive fifteen 79 per cent or more of its net income from the rental or sale of 80 real property, except any business that is a special purpose 81 entity principally owned by a principal user of that property 82 formed solely for the purpose of renting, either directly or 83 indirectly, or selling real property back to such principal user 84 if such principal user does not derive fifteen per cent or more 85 of its gross annual revenue from the rental or sale of real 86 property; 87 (10) A publicly traded business. 88 For the purposes of this division, "net income" means 89 federal gross income as required to be reported under the 90 Internal Revenue Code less federal and state taxes imposed on or 91 measured by income. 92 (I) "Population" means that shown by the most recent 93 decennial census or the most recent annual population estimate 94 published or released by the United States census bureau, 95 whichever is more recent. 96 (J) A business's "principal business operations" are in 97 this state if at least eighty per cent of the business's 98 employees reside in this state, the individuals who receive 99 eighty per cent of the business's payroll reside in this state, 100 or the business has agreed to use the proceeds of a growth 101 investment to relocate at least eighty per cent of its employees 102 to this state or pay at least eighty per cent of its payroll to 103 individuals residing in this state. For the purpose of growth 104

investments by a program two or program three rural business

Page 4

growth fund, a business's "principal business operations" are	106
also in this state if it is headquartered in a border county and	107
at least sixty-five per cent of the business's employees reside	108
in this state, the individuals who receive sixty-five per cent	109
of the business's payroll reside in this state, or the business	110
has agreed to use the proceeds of a growth investment to	111
relocate at least sixty-five per cent of its employees to this	112
state or pay at least sixty-five per cent of its payroll to	113
individuals residing in this state.	114
(K) "Program one" refers to rural business growth funds	115
certified by the department of development under section 122.151	116
of the Revised Code before <del>the effective date of this amendment</del>	117
<u>September 30, 2021</u> .	118
(L) "Program two" refers to rural business growth funds	119
certified by the department of development under section 122.151	120
of the Revised Code on or after the effective date of this	121
amendment September 30, 2021, but before the effective date of	122
this amendment.	123
(M) <u>"Program three" refers to rural business growth funds</u>	124
certified by the department of development under section 122.151	125
of the Revised Code on or after the effective date of this	126
amendment.	127
(N) "Rural area" means any county in this state having a	128
population less than two hundred thousand.	129
(N) (O) "Rural business concern" means an operating	130
company that has its principal business operations located in a	131
rural area.	132
(O) (P) "Rural business growth fund" and "fund" mean an	133
entity certified by the department of development under section	134

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122.151 of the Revised Code.	135
$\frac{P}{Q}$ "Taxable year" means the calendar year ending on	136
the thirty-first day of December next preceding the day the	137
annual statement is required to be returned under section	138
5725.18 or 5729.02 of the Revised Code.	139
<del>(Q) (R)</del> "Tier one rural area" means any county in this	140
state having a population less than two hundred thousand and	141
more than one hundred fifty thousand.	142
<del>(R) <u>(</u>S)</del> "Tier two rural area" means any county in this	143
state having a population of more than seventy-five thousand but	144
not more than one hundred fifty thousand.	145
(S) (T) "Tier three rural area" means any county in this	146
state having a population of not more than seventy-five	147
thousand.	148
(U) "Tier four rural area" means any county in the	149
Appalachian region, as that term is defined in section 107.21 of	150
the Revised Code.	151
Sec. 122.151. (A) A person that has developed a business	152
plan to invest in rural business concerns in this state and has	153
successfully solicited private investors to make credit-eligible	154
capital contributions in support of the plan may apply to the	155
department of development for certification as a rural business	156
growth fund. The application shall include all of the following:	157
(1) The total eligible investment authority sought by the	158
applicant under the business plan;	159
(2) Documents and other evidence sufficient to prove, to	160
(2) bocuments and other evidence sufficient to prove, to	TOO

the satisfaction of the agency, that the applicant meets all of 161 the following criteria: 162 (a) The applicant or an affiliate of the applicant is
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licensed as a rural business investment company under 7 U.S.C.
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2009cc, or as a small business investment company under 15
U.S.C. 681.

(b) As of the date the application is submitted, the 167 applicant has invested more than one hundred million dollars in 168 operating companies, including at least fifty million dollars in 169 operating companies located in rural areas. In computing 170 investments under this division, the applicant may include 171 investments made by affiliates of the applicant and investments 172 made in businesses that are not operating companies but would 173 qualify as operating companies if the principal business 174 operations were located in this state. 175

(3) The industries in which the applicant proposes to make
growth investments and the percentage of the growth investments
that will be made in each industry. The applicant shall identify
each industry by using the codes utilized by the north American
industry classification system.

(4) An estimate of the number of new full-time equivalent employees and retained full-time equivalent employees that will result from the applicant's growth investments;

(5) A revenue impact assessment for the applicant's
proposed growth investments prepared by a nationally recognized
third-party independent economic forecasting firm using a
dynamic economic forecasting model. The revenue impact
assessment shall analyze the applicant's business plan over the
ten years following the date the application is submitted to the
agency.

(6) A signed affidavit from each investor successfully

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solicited by the applicant to make a credit eligible capital192contribution in support of the business plan. Each affidavit193shall include information sufficient for the agency and the194superintendent of insurance to identify the investor and shall195state the amount of the investor's credit-eligible capital196contribution.197

(7) A nonrefundable application fee of five thousand dollars.

(B)(1) Except as provided in division (B)(2) of this 200 section, the agency shall review and make a determination with 201 respect to each application submitted under division (A) of this 202 section within sixty days of receipt. The agency shall review 203 and make determinations on the applications in the order in 204 which the applications are received by the agency. Applications 205 received by the agency on the same day shall be deemed to have 206 been received simultaneously. The agency shall approve not more 207 than seventy-five million dollars in eligible investment 208 authority and not more than forty-five million dollars in 209 credit-eligible capital contributions under this section for 210 program one rural business growth funds. The agency shall 211 approve not more than seventy-five million dollars in eligible 212 investment authority and not more than forty-five million 213 dollars in credit-eligible contributions under this section for 214 program two rural business growth funds. The agency shall\_ 215 approve not more than one hundred fifty million dollars in 216 eligible investment authority and not more than ninety million 217 dollars in credit-eligible contributions under this section for 218 program three rural business growth funds. 219

(2) If the agency denies an application for certificationas a fund, and approving a subsequently submitted application221

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would result in exceeding the dollar limitation on eligible	222
investment authority or credit-eligible contributions prescribed	223
by division (B)(1) of this section assuming the previously	224
denied application were completed, clarified, or cured under	225
division (D) of this section, the agency shall refrain from	226
making a determination on the subsequently submitted application	227
until the previously denied application is reconsidered or the	228
fifteen-day period for submitting additional information	229
respecting that application has passed, whichever comes first.	230
(C) The agency shall deny an application submitted under	231
this section if any of the following are true:	232
(1) The application is incomplete.	233
(2) The application fee is not paid in full.	234
(3) The applicant does not satisfy all the criteria	235
described in division (A)(2) of this section.	236
(4) The revenue impact assessment submitted under division	237
(A)(5) of this section does not demonstrate that the applicant's	238
business plan will result in a positive economic impact on this	239
state over a ten-year period that exceeds the cumulative amount	240
of tax credits that would be issued under section 122.152 of the	241
Revised Code if the application were approved.	242
(5) The credit-eligible capital contributions described in	243
affidavits submitted under division (A)(6) of this section do	244
not equal sixty per cent of the total amount of eligible	245
investment authority sought under the applicant's business plan.	246
(6) The agency has already approved the maximum total	247
eligible investment authority and credit-eligible capital	248
contributions allowed under division (B) of this section.	249

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(D) If the agency denies an application under division (C) 250 of this section, the agency shall send notice of its 251 determination to the applicant. The notice shall include the 252 reason or reasons that the application was denied. If the 253 application was denied for any reason other than the reason 2.54 specified in division (C)(6) of this section, the applicant may 255 provide additional information to the agency to complete, 256 clarify, or cure defects in the application. The additional 257 information must be submitted within fifteen days after the date 258 the notice of denial was dispatched by the agency. If the person 259 submits additional information within fifteen days, the agency 260 shall reconsider the application within thirty days after 261 receiving the additional information. The application shall be 262 reviewed and considered before any pending application submitted 263 after the original submission date of the reconsidered 264 application. If the person does not submit additional 265 information within fifteen days after dispatch of the notice of 266 denial, the person may submit a new application with a new 267 submission date at any time. 268

(E) If approving multiple simultaneously submitted
applications would result in exceeding the overall eligible
investment limit prescribed by division (B) of this section, the
agency shall proportionally reduce the eligible investment
authority and the credit-eligible capital contributions for each
approved application as necessary to avoid exceeding the limit.

(F) The agency shall not deny a rural business growth fund
application or reduce the requested eligible investment
authority for reasons other than those described in divisions
(C) and (E) of this section. If the agency approves such an
application, the agency shall issue a written notice to the
applicant certifying that the applicant qualifies as a rural

business growth fund and specifying the amount of the281applicant's eligible investment authority.282

(G) A fund shall do all of the following within sixty days after receiving the certification issued under division (F) of this section:

(1) Collect the credit-eligible capital contributions from
each investor whose affidavit was included in the application.
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If the rural business growth fund's requested eligible
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investment authority is proportionally reduced under division
(E) of this section, the investor's required credit-eligible
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capital contribution shall be reduced by the same proportion.
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(2) Collect one or more investments of cash that, when 292 added to the contributions collected under division (G)(1) of 293 this section, equal the fund's eligible investment authority. At 294 least ten per cent of the fund's eligible investment authority 295 shall be comprised of equity investments contributed directly or 296 indirectly by affiliates of the fund, including employees, 297 officers, and directors of such affiliates. 298

(H) Within sixty-five days after receiving the 299 certification issued under division (F)(1) of this section, the 300 fund shall send to the agency documentation sufficient to prove 301 that the amounts described in divisions (G)(1) and (2) of this 302 section have been collected. The fund shall identify any 303 affiliate of an investor described in division (G)(1) of this 304 section that will seek to claim the credit allowed by section 305 122.152 of the Revised Code. If the fund fails to fully comply 306 with division (G) of this section, the fund's certification 307 shall lapse. 308

Eligible investment authority and corresponding credit-

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eligible capital contributions that lapse under this division do 310 not count toward limits on total eligible investment authority 311 and credit-eligible capital contributions prescribed by division 312 (B) of this section. Once eligible investment authority has 313 lapsed, the agency shall first award lapsed authority pro rata 314 to each fund that was awarded less than the requested eligible 315 investment authority because of the operation of division (E) of 316 this section. Any remaining eligible investment authority may be 317 awarded by the agency to new applicants. 318

(I) After receiving documentation sufficient to prove that the amounts described in divisions (G)(1) and (2) of this section have been collected, the agency shall issue the following notices:

(1) To each investor or affiliate identified in division 323
(H) of this section, a notice of the amount and utilization 324
schedule of the tax credits allocated to that investor or 325
affiliate as a result of its credit-eligible capital 326
contribution; 327

(2) To the superintendent of insurance, a notice of the
amount and utilization schedule of the tax credits allocated to
each investor described in division (G) (1) of this section and
any affiliate of such investor who will seek to claim the credit
allowed by section 122.152 of the Revised Code.

(J) Application fees submitted to the agency pursuant to
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division (A) (7) of this section shall be credited to the tax
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incentives operating fund created under section 122.174 of the
Revised Code, and shall be used by the agency to administer
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sections 122.15 to 122.156 of the Revised Code.
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Sec. 122.153. (A) The department of development shall not 338

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122.152 of the Revised Code if <del>either</del> any of the following 340 applies: 341 (1) The credit-eligible capital contribution was made in a 342 program one rural business growth fund that fails to: 343 (a) Invest fifty per cent of its eligible investment 344 authority in growth investments within one year of the closing 345 date; and 346 (b) Invest one hundred per cent of its eligible investment 347 authority in growth investments in this state within two years 348 of the closing date. 349 (2) The credit eligible contribution was made in a program 350 two rural business growth fund that fails to: 351 (a) Invest twenty-five per cent of its eligible investment 352 authority in growth investments within one year of the closing 353 date; 354 (b) Invest fifty per cent of its eligible investment 355 authority in growth investments within two years of the closing 356 date; and 357 (c) Invest one hundred per cent of its eligible investment 358 authority in growth investments within three years of the 359 360 closing date, including seventy-five per cent of its eligible investment authority in rural business concerns that have their 361 principal business operations in tier two or tier three rural 362 areas, and twenty-five per cent of its eligible investment 363 authority in rural business concerns that have their principal 364 business operations in tier three rural areas. The amount by 365

be required to issue a tax credit certificate under section

business operations in ther three rural areas. The amount by365which a rural business growth fund's growth investments in rural366business concerns that have their principal business operations367

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in tier one rural areas exceeds twenty-five per cent of the	368
fund's eligible investment authority shall not count towards the	369
satisfaction of the requirements prescribed by division (A)(2)	370
(c) of this section.	371
(3) The credit eligible contribution was made in a program	372
three rural business growth fund that fails to:	373
(a) Invest twenty-five per cent of its eligible investment	374
authority in growth investments within one year of the closing	375
<u>date;</u>	376
(b) Invest fifty per cent of its eligible investment	377
authority in growth investments within two years of the closing	378
date; and	379
(c) Invest one hundred per cent of its eligible investment	380
authority in growth investments within three years of the	381
closing date, including not less than fifty per cent of its	382
eligible investment authority in rural business concerns that	383
have their principal business operations in tier four rural	384
areas, and not less than seventy-five per cent of its eligible	385
investment authority in rural business concerns that have their	386
principal business operations in tier two, tier three, or tier	387
four rural areas. The amount by which a rural business growth	388
fund's growth investments in rural business concerns that have	389
their principal business operations in tier one rural areas	390
exceeds twenty-five per cent of the fund's eligible investment	391
authority shall not count towards the satisfaction of the	392
requirements prescribed by division (A)(3)(c) of this section.	393
(B) The agency shall recapture tax credits claimed under	394
section 122.152 of the Revised Code if any of the following	395
occur with respect to the rural business growth fund:	396

(1) The fund, after investing one hundred per cent of its 397 eligible investment authority in growth investments in this 398 state, fails to maintain that investment until the sixth 399 anniversary of the closing date. For the purposes of this 400 division, an investment is maintained even if the investment is 401 sold or repaid so long as the fund reinvests an amount equal to 402 the capital returned or recovered by the fund from the original 403 investment, exclusive of any profits realized, in other growth 404 investments in this state within one year of the receipt of such 405 406 capital.

(2) The fund makes a distribution or payment after the
fund complies with division (G) of section 122.151 of the
Revised Code and before the fund decertifies under division (D)
409 of this section that results in the fund having less than one
hundred per cent of its eligible investment authority invested
in growth investments in this state.

(3) The fund makes a growth investment in a rural business 413 concern that directly or indirectly through an affiliate owns, 414 has the right to acquire an ownership interest, makes a loan to, 415 or makes an investment in the fund, an affiliate of the fund, or 416 an investor in the fund. Division  $\frac{(A)(3)}{(B)(3)}$  of this section 417 does not apply to investments in publicly traded securities by a 418 rural business concern or an owner or affiliate of a rural 419 420 business concern.

Before recapturing one or more tax credits under this421division, the agency shall notify the fund of the reasons for422the pending recapture. If the fund corrects the violations423outlined in the notice to the satisfaction of the agency within424thirty days of the date the notice was dispatched, the agency425shall not recapture the tax credits.426

(C) (1) The amount by which one or more growth investments 427 by a program one rural business growth fund in the same rural 428 business concern exceeds twenty per cent of the fund's eligible 429 investment authority shall not be counted as a growth investment 430 for the purposes of this section. The amount by which one or 4.31 more growth investments by a program two rural business growth 4.32 fund in the same business concern exceeds five million dollars 433 shall not be counted as a growth investment for the purposes of 434 this section. The amount by which one or more growth investments 435 by a program three rural business growth fund in the same 436 business concern exceeds seven million five hundred thousand 437 dollars shall not be counted as a growth investment for purposes 438 of this section. A growth investment returned or repaid by a 439 rural business concern to a program one or, program two, or 440 program three rural business growth fund and then reinvested by 441 the fund in the same rural business concern does not count as an 442 investment in the same rural business concern for the purposes 443 of the limitations prescribed by division (C)(1) of this 444 section. 445

(2) The aggregate amount of growth investments by all
rural business growth funds in the same rural business concern,
including amounts reinvested in a rural business concern
following a returned or repayment of a growth investment, shall
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not exceed fifteen million dollars.

(3) A growth investment in an affiliate of a rural
business concern shall be treated as a growth investment in that
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rural business concern for the purposes of division (C) of this
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section.

(D) If the agency recaptures a tax credit under this455section, the agency shall notify the superintendent of insurance456

of the recapture. The superintendent shall make an assessment 457 under Chapter 5725. or 5729. of the Revised Code for the amount 458 of the credit claimed by each certificate owner associated with 459 the fund before the recapture was finalized. The time 460 limitations on assessments under those chapters do not apply to 461 an assessment under this division, but the superintendent shall 462 463 make the assessment within one year after the date the agency notifies the superintendent of the recapture. Following the 464 recapture of a tax credit under this section, no tax credit 465 certificate associated with the fund may be utilized. 466 Notwithstanding division (B) of section 122.152 of the Revised 467 Code, if a tax credit is recaptured under this section the 468 agency shall not issue future tax credit certificates to 469 taxpayers that made credit-eligible capital contributions to the 470 fund. 471

(E) (1) On or after the sixth anniversary of the closing 472 date, a fund that has not committed any of the acts described in 473 division (B) of this section may apply to the agency to 474 decertify as a rural business growth fund. The agency shall 475 respond to the application within sixty days after receiving the 476 application. In evaluating the application, the fact that no tax 477 credit has been recaptured with respect to the fund shall be 478 sufficient evidence to prove that the fund is eligible for 479 decertification. The agency shall not unreasonably deny an 480 application submitted under this division. 481

(2) The agency shall send notice of its determination with
respect to an application submitted under division (E) (1) of
this section to the fund. If the application is denied, the
notice shall include the reason or reasons for the
determination.

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(3) The agency shall not recapture a tax credit due to any
(3) The agency shall not recapture a tax credit due to any
(3) The agency shall not recapture a tax credit due to the accur after the date the fund's
(3) application for decertification is approved. Division (E) (3) of
(4) 489
(3) application does not prohibit the agency from recapturing a tax
(3) application for decertification is approved, even if
(4) 492
(4) 493

Sec. 122.154. (A) Each rural business growth fund shall 494 submit a report to the department of development on or before 495 the first day of each March following the end of the calendar 496 year that includes the closing date until the calendar year 497 after the fund has decertified. The report shall provide an 498 itemization of the fund's growth investments and shall include 499 the following documents and information: 500

(1) A bank statement evidencing each growth investment;

(2) The name, location, and industry class of each 502 business that received a growth investment from the fund and 503 evidence that the business qualified as a rural business concern 504 at the time the investment was made. If the fund obtained a 505 written opinion from the agency on the business's status as a 506 rural business concern under section 122.156 of the Revised 507 Code, or if the fund makes a written request for such an opinion 508 and the agency failed to respond within thirty days as required 509 by that section, a copy of the agency's favorable opinion or a 510 dated copy of the fund's unanswered request, as applicable, 511 shall be sufficient evidence that the business qualified as a 512 rural business concern at the time the investment was made. 513

(3) The number of employment positions that existed at
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(4) The number of new full-time equivalent employees
resulting from each of the fund's growth investments made or
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maintained in the preceding calendar year;
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(5) Any other information required by the agency.

(B) Each fund shall submit a report to the agency on or 521 before the fifth business day after the first, second, and for 522 program two and program three funds, third anniversaries of the 523 closing date that provides documentation sufficient to prove 524 that the fund has met the investment thresholds described in 525 division (A) of section 122.153 of the Revised Code and has not 526 implicated any of the other recapture provisions described in 527 division (B) of that section. 528

(C) Each certified rural business growth fund shall pay 529 the agency an annual fee of twenty thousand dollars. The initial 530 annual fee required of a fund shall be due and payable to the 531 agency along with the submission of documentation required under 532 division (H) of section 122.151 of the Revised Code. Each 533 subsequent annual fee is due and payable on the last day of 534 February following the first and each ensuing anniversary of the 535 closing date. If the fund is required to submit an annual report 536 under division (A) of this section, the annual fee shall be 537 submitted along with the report. No fund shall be required to 538 pay an annual fee after the fund has decertified under section 539 122.153 of the Revised Code. Annual fees paid to the agency 540 under this section shall be credited to the tax incentives 541 operating fund created under section 122.174 of the Revised 542 Code. 543

(D) The director of development, after consultation with
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the superintendent of insurance and in accordance with Chapter
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119. of the Revised Code, may adopt rules necessary to implement
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sections 122.15 to 122.156 of the Revised Code.

Sec. 122.155. (A) (1) For each calendar year in which a 548 rural business growth fund makes or maintains a growth 549 investment in a rural business concern in this state, the fund 550 shall determine the number of new full-time equivalent employees 551 produced at the business concern as a result of the investment. 552 New full-time equivalent employees shall be computed by 553 subtracting the number of full-time equivalent employees at the 554 rural business concern on the date of the fund's initial growth 555 investment in the rural business concern from the number of 556 full-time equivalent employees at the rural business concern on 557 the last day of the calendar year. If the computation results in 558 a number less than zero, the number of new full-time equivalent 559 employees, produced by the fund's growth investment for that 560 calendar year period shall be zero. Only employees with an 561 hourly wage rate of at least one hundred fifty per cent of the 562 federal minimum wage may be considered in computing the number 563 of new full-time equivalent employees for the purposes of this 564 section. 565

(2) A fund may determine and include, for the purposes of this section and section 122.154 of the Revised Code, the number of new full-time equivalent employees produced at a rural business concern after the year in which the fund's growth investment is repaid or redeemed. The new full-time equivalent employees shall be computed in the same manner as in division
(A) (1) of this section based on reporting information provided by the rural business concern to the fund.

(B) After a fund's application for decertification is
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approved under section 122.153 of the Revised Code, the fund
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shall determine the state reimbursement amount. The state
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reimbursement amount <u>for program one and program two</u> shall equal	577
the amount by which the fund's credit-eligible capital	578
contributions exceed the product obtained by multiplying thirty	579
thousand dollars by the aggregate number of new full-time	580
equivalent employees for the fund. The state reimbursement	581
amount for program three shall equal the amount by which the	582
fund's credit-eligible capital contributions exceed the product	583
obtained by multiplying thirty thousand dollars by the aggregate	584
number of new full-time equivalent employees for the fund for	585
investments located in tier one or tier two rural areas and by	586
multiplying sixty thousand dollars by the aggregate number of	587
new full-time equivalent employees for the fund for investments	588
located in tier three or tier four rural areas. If that product	589
is greater than the fund's credit-eligible capital	590
contributions, the state reimbursement amount shall equal zero.	591
In the absence of additional information provided by the fund or	592
discovered by the agency, the number of new full-time equivalent	593
employees for the purposes of this division equals the sum of	594
all new full-time equivalent employees reported by the fund on	595
the annual reports required under section 122.154 of the Revised	596
Code.	597
(C) After the state reimbursement amount is computed under	598
division (B) of this section, the fund shall not be permitted to	599
make further distributions to equity holders of the fund,	600
including investors that are equity holders of the funds without	601
	601
first remitting the state reimbursement amount to the agency.	002

All amounts received by the agency under this division shall be credited to the general revenue fund.

(D) The director of development services, upon the request
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of a fund, may waive all or a portion of the remission required
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under division (C) of this section if the director determines,
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### S. B. No. 276 As Introduced

based on an affidavit of the chief executive officer or	608
president of a rural business concern, that the growth	609
investments of the fund resulted in the retention of employment	610
positions that would have otherwise been eliminated at rural	611
business concerns in this state. The amount waived shall not	612
exceed the product of thirty thousand dollars multiplied by the	613
number of retained employment positions multiplied by the number	614
of years in which the fund made or maintained a growth	615
investment in the rural business concern that retained the	616
employment positions.	617
Section 2. That existing sections 122.15, 122.151,	618
122.153, 122.154, and 122.155 of the Revised Code are hereby	619
repealed.	620