As Reported by the Senate Ways and Means Committee

131st General Assembly

Regular Session 2015-2016

S. B. No. 209

Senator Hite Cosponsors: Senators Lehner, Eklund, Beagle, Yuko

A BILL

То	amend sections 5725.98 and 5729.98 and to enact	1
	sections 122.15, 122.151, 122.152, 122.153, and	2
	122.154 of the Revised Code to enact the "Ohio	3
	Rural Jobs Act" which authorizes a nonrefundable	4
	tax credit for insurance companies that invest	5
	in rural business growth funds, which are	6
	certified to provide capital to rural and	7
	agricultural businesses.	8

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

Section 1. That sections 5725.98 and 5729.98 be amended	9
and sections 122.15, 122.151, 122.152, 122.153, and 122.154 of	10
the Revised Code be enacted to read as follows:	11
Sec. 122.15. As used in this section and sections 122.151	12
to 122.154 of the Revised Code:	13
(A) "Affiliate" means a person that directly, or	14
indirectly through one or more intermediaries, controls, is	15
controlled by, or is under common control with a person	16
certified or seeking certification as a rural business growth	1
fund. For the purposes of this division, a person is "controlled	18

by" another person if the controlling person holds, directly or	19
indirectly, the majority voting or ownership interest in the	20
controlled person or has control over the day-to-day operations	21
of the controlled person by contract or by law.	22
(B) "Closing date" means the date on which a rural	23
business growth fund has collected all of the amounts specified	24
by divisions (G)(1) and (2) of section 122.151 of the Revised	25
Code.	26
(C) "Credit-eligible capital contribution" means an	27
investment of cash by a person in a rural business growth fund	28
that equals the amount specified on a tax credit certificate	29
issued by the development services agency under division (F)(2)	30
of section 122.151 of the Revised Code. The investment shall	31
purchase an equity interest in the rural business growth fund or	32
purchase, at par value or premium, a debt instrument issued by	33
the rural growth fund that meets all of the following criteria:	34
(1) The debt instrument has an original maturity date of	35
at least five years after the date of issuance.	36
(2) The debt instrument has a repayment schedule that is	37
not faster than a level principal amortization over five years.	38
(3) The debt instrument has no interest, distribution, or	39
payment features dependent on the rural business growth fund's	40
profitability or the success of the rural growth investments.	41
(D) "Eligible distribution" means any of the following:	42
(1) A distribution of cash to one or more equity owners of	43
the rural business growth fund to fully or partially offset a	44
projected increase in the owner's federal or state tax	45
liability, including any penalties and interest, related to the	46
owner's ownership, management, or operation of the rural	47

business growth fund;	48
(2) A distribution of cash as payment of interest and	49
principal on a debt of the rural business growth fund except to	50
the extent the payment results in the rural business growth fund	51
having less than one hundred per cent of its eligible investment	52
authority invested in rural growth investments in this state or	53
held in cash and other marketable securities awaiting investment	54
in rural growth investments in this state;	55
(3) A distribution of cash related to the reasonable costs	56
and expenses of forming, syndicating, managing, and operating	57
the rural business growth fund. Such distributions may include	58
reasonable and necessary fees paid for professional services,	59
including legal and accounting service, related to the formation	60
and operation of the rural business growth fund and an annual	61
management fee to the extent it does not exceed two per cent of	62
the rural business growth fund's eligible investment authority.	63
"Eligible distribution" does not include such a distribution to	64
a person that made a credit-eligible capital contribution to the	65
rural business growth fund.	66
(E) "Eligible investment authority" means the amount	67
stated on the notice issued under division (F)(1) of section	68
122.151 of the Revised Code certifying the rural business growth	69
fund. Sixty per cent of a rural business growth fund's eligible	70
investment authority shall be comprised of credit-eligible	71
capital contributions.	72
(F) "Operating company" means any business that is none of	73
<pre>the following:</pre>	74
(1) A country club;	75
(2) A racetrack or other facility used for gambling;	76

(3) A store the principal purpose of which is the sale of	77
alcoholic beverages for consumption off premises;	78
(4) A massage parlor;	79
(5) A hot tub facility;	80
(6) A suntan facility;	81
(7) A business engaged in the development or holding of	82
<pre>intangibles for sale;</pre>	83
(8) A private or commercial golf course;	84
(9) A farming operation;	85
(10) A business that derives or projects to derive fifteen	86
per cent or more of annual revenue from the rental or sale of	87
real property, except any business that is a special purpose	88
entity principally owned by a principal user of that property	89
formed solely for the purpose of renting, either directly or	90
indirectly, or selling real property back to such principal user	91
if such principal user does not derive fifteen per cent or more	92
of its gross annual revenue from the rental or sale of real	93
<pre>property;</pre>	94
(11) A publicly traded business.	95
(G) A business's "principal business operations" are in	96
this state if at least eighty per cent of the business's	97
employees reside in this state, the individuals who receive	98
eighty per cent of the business's payroll reside in this state,	99
or the business has agreed to use the proceeds of a rural growth	100
investment to relocate at least eighty per cent of its employees	101
to this state or pay at least eighty per cent of its payroll to	102
individuals residing in this state.	103

(H) "Rural area" means either of the following:	104
(1) Any area located within a political subdivision having	105
a population less than or equal to fifty thousand and outside	106
the standard metropolitan statistical area of any adjacent	107
community having a population greater than fifty thousand;	108
(2) Any area determined to be "rural in character" by the	109
under secretary of agriculture for rural development within the	110
United States department of agriculture.	111
(I) "Rural business concern" means an operating company	112
that, at the time of the initial investment in the company by a	113
rural business growth fund, has its principal business_	114
operations in this state, has fewer than two hundred fifty	115
employees or not more than fifteen million dollars in net income	116
for the preceding taxable year, and meets either of the	117
<pre>following criteria:</pre>	118
(1) The business's principal business operations are	119
located in a rural area.	120
(2) The business produces or provides any goods or	121
services normally used by farmers, ranchers, or producers and	122
harvesters of aquatic products in their business operations, or	123
to improve the welfare or livelihood of such persons or is	124
involved in the processing and marketing of agricultural	125
products, farm supply, and input suppliers.	126
For the purposes of this division, "net income" means	127
federal gross income as required to be reported under the	128
Internal Revenue Code less federal and state taxes imposed on or	129
measured by income.	130
(J) "Rural business growth fund" means an entity certified	131
by the development services agency under section 122.151 of the	132

Revised Code.	133
(K) "Rural growth investment" means any capital or equity	134
investment in a rural business concern or any loan to a rural	135
business concern with a term of at least one year.	136
(L) "Taxable year" when used in reference to an insurance	137
company means the calendar year ending on the thirty-first day	138
of December next preceding the day the annual statement is	139
required to be returned under section 5725.18 or 5729.02 of the	140
Revised Code.	141
Sec. 122.151. (A) On and after October 1, 2015, a person	142
that has developed a business plan to invest in rural business	143
concerns in this state and has successfully solicited private	144
investors to make capital contributions in support of the plan	145
may apply to the development services agency for certification	146
as a rural business growth fund. The application shall include	147
all of the following:	148
(1) The total eligible investment authority sought by the	149
applicant under the business plan;	150
(2) Documents and other evidence sufficient to prove, to	151
the satisfaction of the agency, that the applicant meets all of	152
<pre>the following criteria:</pre>	153
(a) The applicant or an affiliate of the applicant is	154
licensed as a rural business investment company under 7 U.S.C.	155
2009cc, or as a small business investment company under 15	156
<u>U.S.C. 681.</u>	157
(b) As of the date the application is submitted, the	158
applicant has invested more than one hundred million dollars in	159
operating companies, including at least fifty million dollars in	160
operating companies located in rural areas. In computing	1.61

investments under this division, the applicant may include	162
investments made by affiliates of the applicant.	163
(3) The industries in which the applicant proposes to make	164
rural growth investments and the percentage of the rural growth	165
investments that will be made in each industry. The applicant	166
shall identify each industry by using the codes utilized by the	167
north American industry classification system.	168
(4) An estimate of the number of jobs that will be created	169
or retained in this state as a result of the applicant's rural	170
<pre>growth investments;</pre>	171
(5) A revenue impact assessment for the applicant's	172
proposed rural growth investments prepared by a nationally	173
recognized third-party independent economic forecasting firm	174
using a dynamic economic forecasting model. The revenue impact	175
assessment shall analyze the applicant's business plan over the	176
ten years following the date the application is submitted to the	177
agency.	178
(6) A signed affidavit from each investor successfully	179
solicited by the applicant to make a credit eligible capital	180
contribution in support of the business plan. Each affidavit	181
shall include information sufficient for the tax commissioner to	182
identify the investor and shall state the amount of the	183
<pre>investor's credit-eligible capital contribution.</pre>	184
(7) A nonrefundable application fee of five thousand	185
dollars.	186
(B) The development services agency shall review and make	187
a determination with respect to each application submitted under	188
division (A) of this section within thirty days of receipt. The	189
agency shall review and make determinations on the applications	190

in the order in which the applications are received by the	191
agency. Applications received by the agency on the same day	192
shall be deemed to have been received simultaneously. Except as	193
provided in division (C) of section 122.154 of the Revised Code,	194
the agency shall approve not more than seventy-five million	195
dollars in eligible investment authority and not more than	196
forty-five million dollars in credit-eligible capital	197
contributions under this section.	198
(C) The agency shall deny an application submitted under	199
this section if any of the following are true:	200
(1) The application is incomplete.	201
(2) The application fee is not paid in full.	202
(3) The applicant does not satisfy all the criteria	203
described in division (A)(2) of this section.	204
(4) The revenue impact assessment submitted under division	205
(A) (5) of this section does not demonstrate that the applicant's	206
business plan will result in a positive economic impact on this	207
state over a ten-year period that exceeds the cumulative amount	208
of tax credits that would be issued under section 122.152 of the	209
Revised Code if the application were approved.	210
(5) The credit-eligible capital contributions described in	211
affidavits submitted under division (A)(6) of this section do	212
not equal sixty per cent of the total amount of eligible	213
investment authority sought under the applicant's business plan.	214
(6) The agency has already approved the maximum amount of	215
eligible investment authority and credit-eligible capital	216
contributions allowed under division (B) of this section.	217
(D) If the agency denies an application under division (C)	218

of this section, the agency shall send notice of its	219
determination to the applicant. The notice shall include the	220
reasons that the application was denied. If the application was	221
denied for any reason other than the reason specified in	222
division (C)(6) of this section, the applicant may provide	223
additional information to the agency to complete, clarify, or	224
cure defects in the application. The additional information must	225
be submitted within fifteen days after the date the notice of	226
denial was dispatched by the agency. If the person or entity	227
submits additional information within fifteen days, the agency	228
shall reconsider the application within thirty days after	229
receiving the additional information. The application shall be	230
reviewed and considered before any pending application submitted	231
after the original submission date of the reconsidered	232
application. If the person or entity does not submit additional	233
information within fifteen days after dispatch of the notice of	234
denial, the applicant may submit a new application with a new	235
submission date at any time.	236
(E) If approving multiple simultaneously submitted	237
applications would result in exceeding the overall eligible	238
investment limit prescribed by division (B) of this section, the	239
development services agency shall proportionally reduce the	240
eligible investment authority and the credit-eligible capital	241
contributions for each approved application as necessary to	242
avoid exceeding the limit.	243
(F) The development services agency shall not deny a rural	244
business growth fund application or reduce the requested	245
eligible investment authority for reasons other than those	246
described in divisions (C) and (E) of this section. If the	247
agency approves such an application, the agency shall issue all	248
of the following notices:	249

(1) To the applicant, a written notice certifying that the	250
applicant qualifies as a rural business growth fund and	251
specifying the amount of the applicant's eligible investment	252
authority;	253
(2) To each investor whose affidavit was included in the	254
application, a tax credit certificate specifying the amount of	255
the investor's credit-eligible capital contribution;	256
(3) To the tax commissioner, a copy of each tax credit	257
certificate issued under division (F)(2) of this section.	258
(G) A rural business growth fund shall do all of the	259
following within sixty days of receiving the certification	260
issued under division (F)(1) of this section:	261
(1) Collect the credit-eligible capital contributions from	262
each investor issued a tax credit certificate under division (F)	263
(2) of this section;	264
(2) Collect one or more investments of cash that, when	265
added to the contributions collected under division (G)(1) of	266
this section, equal the fund's eligible investment authority. At	267
least ten per cent of the fund's eligible investment authority	268
shall be comprised of equity investments contributed by	269
affiliates of the rural business growth fund, including	270
employees, officers, and directors of such affiliates.	271
Within sixty-five days after receiving the certification	272
issued under division (F)(1) of this section, the rural business	273
growth fund shall send to the development services agency	274
documentation sufficient to prove that the amounts described in	275
divisions (G)(1) and (2) of this section have been collected. If	276
the rural business growth fund fails to fully comply with	277
division (C) of this section the fund's certification shall	278

lapse.	279
Eligible investment authority and corresponding credit-	280
eligible capital contributions that lapse under this division do	281
not count toward limits on total eligible investment authority	282
and credit-eligible capital contributions prescribed by division	283
(B) of this section. Once eligible investment authority has	284
lapsed, the agency shall first award lapsed authority pro rata	285
to each rural business growth fund that was awarded less than	286
the requested eligible investment authority under division (E)	287
of this section. Any remaining eligible investment authority may	288
be awarded by the agency to new applicants.	289
(H) Application fees submitted to the agency pursuant to	290
division (A)(7) of this section shall be credited to the Ohio	291
rural jobs fund, which is hereby created, and used by the agency	292
to administer this section and sections 122.15 to 122.154 of the	293
Revised Code.	294
Sec. 122.152. (A) There is hereby allowed a nonrefundable	295
tax credit for taxpayers that made a credit-eligible capital	296
contribution to a rural business growth fund and were issued a	297
tax credit certificate under division (F)(2) of section 122.151	298
of the Revised Code. The credit may be claimed against the tax	299
imposed by section 5725.18, 5729.03, or 5729.06 of the Revised	300
Code.	301
(B) On the closing date, the taxpayer shall earn a vested	302
credit equal to the amount of the taxpayer's credit-eligible	303
capital contribution to the rural business growth fund, as	304
specified on the tax credit certificate. The taxpayer may claim	305
up to one-third of the credit authorized under this section for	306
each of the taxable years that includes the second, third, and	307
fourth anniversary dates of the closing date, exclusive of	308

amounts carried forward pursuant to division (C) of this	309
section.	310
(C) The credit shall be claimed in the order required	311
under section 5725.98 or 5729.98 of the Revised Code as	312
applicable. If the amount of the credit for a taxable year	313
exceeds the tax otherwise due for that year, the excess shall be	314
carried forward to ensuing taxable years until fully used. A	315
taxpayer claiming a credit under this section shall submit a	316
copy of the tax credit certificate with the taxpayer's return	317
for each taxable year for which the credit is claimed.	318
Sec. 122.153. (A) The development services agency shall	319
revoke a tax credit certificate issued under section 122.151 of	320
the Revised Code if any of the following occur with respect to a	321
rural business growth fund before the fund is decertified under	322
division (C) of this section:	323
(1) The rural business growth fund in which the credit-	324
eligible capital contribution was made does not invest one	325
hundred per cent of its eligible investment authority in rural	326
growth investments in this state within two years of the closing	327
date.	328
(2) The rural business growth fund, after investing one	329
hundred per cent of its eligible investment authority in rural	330
growth investments in this state, fails to maintain that	331
investment until the fifth anniversary of the closing date. For	332
the purposes of this division, an investment is "maintained"	333
even if the investment is sold or repaid so long as the rural	334
business growth fund reinvests an amount equal to the capital	335
returned or recovered by the fund from the original investment,	336
exclusive of any profits realized, in other rural growth	337
investments in this state within twelve months of the receipt of	338

such capital. Amounts received periodically by a rural business	339
growth fund shall be treated as continually invested in rural	340
growth investments if the amounts are reinvested in one or more	341
rural growth investments by the end of the following calendar	342
year. A rural business growth fund is not required to reinvest	343
capital returned from rural growth investments after the fourth	344
anniversary of the closing date, and such rural growth	345
investments shall be considered held continuously by the rural	346
growth fund through the fifth anniversary of the closing date.	347
(3) The rural business growth fund makes a distribution or	348
payment other than an eligible distribution before the fifth	349
anniversary of the closing date.	350
(4) The rural business growth fund invests more than	351
twenty per cent of its eligible investment authority in the same	352
rural business concern, including amounts invested in affiliates	353
of the rural business concern.	354
(5) The rural business growth fund makes a rural growth	355
investment in a rural business concern that directly or	356
indirectly through an affiliate owns, has the right to acquire	357
an ownership interest, makes a loan to, or makes an investment	358
in the rural business growth fund, an affiliate of the rural	359
business growth fund, or an investor in the rural business	360
growth fund. Division (A)(5) of this section does not apply to	361
investments in publicly traded securities by a rural business	362
concern or an owner or affiliate of such concern.	363
Before revoking one or more tax credit certificates under	364
this division, the agency shall notify the rural business growth	365
fund of the reasons for the pending revocation. If the rural	366
business growth fund corrects the violations outlined in the	367
notice to the satisfaction of the agency within one hundred	368

eighty days of the date the notice was dispatched, the agency	369
shall not revoke the tax credit certificates.	370
(B) (1) If the development services agency revokes a tax	371
credit certificate under division (A) of this section, the	372
agency shall notify the tax commissioner and the superintendent	373
of insurance of the revocation. The superintendent shall make an	374
assessment under Chapter 5725. or 5729. of the Revised Code for	375
the amount of the credit claimed by the certificate holder	376
before the certificate was revoked. The time limitations on	377
assessments under those chapters do not apply to an assessment	378
under this division, but the superintendent shall make the	379
assessment within one year after the date the agency notifies	380
the superintendent that the certificate has been revoked.	381
(2) If tax credit certificates are revoked under this	382
section, the associated eligible investment authority and	383
credit-eligible capital contributions do not count toward the	384
limit on total eligible investment authority and credit-eligible	385
capital contributions described by division (B) of section	386
122.151 of the Revised Code. The agency shall first award	387
reverted authority pro rata to each rural business growth fund	388
that was awarded less than the requested eligible investment	389
authority under division (E) of section 122.151 of the Revised	390
Code. Any remaining eligible investment authority may be awarded	391
by the agency to new applicants.	392
(C)(1) On or after the fifth anniversary of the closing	393
date, a rural business growth fund that has not committed any of	394
the acts described in division (A) of this section may apply to	395
the development services agency to decertify as a rural business	396
growth fund. The agency shall respond to the application within	397
thirty days after receiving the application. In evaluating the	398

application, the fact that no tax credit certificates have been	399
revoked with respect to the rural business growth fund shall be	400
sufficient evidence to prove that the fund is eligible for	401
decertification. The agency shall not unreasonably deny an	402
application submitted under this division.	403
(2) The agency shall send notice of its determination with	404
respect to an application submitted under division (C)(1) of	405
this section to the rural business growth fund. If the	406
application is denied, the notice shall include the reasons for	407
the determination.	408
(3) The agency shall not revoke a tax credit certificate	409
due to any actions of a rural business growth fund that occur	410
after the date the fund's application for decertification is	411
approved under division (C) of this section. This division does	412
not prohibit the agency from revoking a tax credit certificate	413
due to the actions of a rural business growth fund that occur	414
before the date the fund's application for decertification is	415
approved, even if those actions are discovered after that date.	416
Sec. 122.154. (A) Each rural business growth fund shall	417
submit a report to the development services agency on or before	418
the fifth business day after the second anniversary of the	419
closing date. The report shall provide documentation as to the	420
investment of the fund's eligible investment authority in rural	421
growth investments. Such documentation shall include the	422
<pre>following:</pre>	423
(1) A bank statement of the rural business growth fund	424
displaying each rural growth investment;	425
(2) The name and location of each business in which the	426
rural business growth fund has made a rural growth investment,	427

including evidence that the business qualified as a rural	428
business concern at the time the investment was made.	429
(B) On or before the last day of February of each year	430
following the year in which the report required under division	431
(A) of this section is due, the rural business growth fund shall	432
submit an annual report to the development services agency	433
including the following:	434
(1) The number of employment positions created or retained	435
as a result of the fund's rural growth investments as of the	436
last day of the preceding calendar year;	437
(2) The average annual salary of the positions described	438
in division (B) (1) of this section;	439
(3) Any other information required by the agency.	440
(C) The director of development services, after	441
consultation with the tax commissioner and the superintendent of	442
insurance and in accordance with Chapter 119. of the Revised	443
Code, shall adopt rules necessary to implement sections 122.15	444
to 122.154 of the Revised Code.	445
Sec. 5725.98. (A) To provide a uniform procedure for	446
calculating the amount of tax imposed by section 5725.18 of the	447
Revised Code that is due under this chapter, a taxpayer shall	448
claim any credits and offsets against tax liability to which it	449
is entitled in the following order:	450
(1) The credit for an insurance company or insurance	451
company group under section 5729.031 of the Revised Code;	452
(2) The credit for eligible employee training costs under	453
section 5725.31 of the Revised Code;	454
(3) The credit for purchasers of qualified low-income	455

community investments under section 5725.33 of the Revised Code;	456
(4) The nonrefundable job retention credit under division	457
(B) (1) of section 122.171 of the Revised Code;	458
(5) The nonrefundable credit for investments in rural	459
business growth funds under section 122.152 of the Revised Code;	460
(6) The offset of assessments by the Ohio life and health	461
insurance guaranty association permitted by section 3956.20 of	462
the Revised Code;	463
$\frac{(6)}{(7)}$ The refundable credit for rehabilitating a	464
historic building under section 5725.34 of the Revised Code.	465
$\frac{(7)}{(8)}$ The refundable credit for Ohio job retention under	466
division (B)(2) or (3) of section 122.171 of the Revised Code;	467
(8) (9) The refundable credit for Ohio job creation under	468
section 5725.32 of the Revised Code;	469
$\frac{(9)}{(10)}$ The refundable credit under section 5725.19 of	470
the Revised Code for losses on loans made under the Ohio venture	471
capital program under sections 150.01 to 150.10 of the Revised	472
Code.	473
(B) For any credit except the refundable credits	474
enumerated in this section, the amount of the credit for a	475
taxable year shall not exceed the tax due after allowing for any	476
other credit that precedes it in the order required under this	477
section. Any excess amount of a particular credit may be carried	478
forward if authorized under the section creating that credit.	479
Nothing in this chapter shall be construed to allow a taxpayer	480
to claim, directly or indirectly, a credit more than once for a	481
taxable year.	482
Sec. 5729.98. (A) To provide a uniform procedure for	483

calculating the amount of tax due under this chapter, a taxpayer	484
shall claim any credits and offsets against tax liability to	485
which it is entitled in the following order:	486
(1) The credit for an insurance company or insurance	487
company group under section 5729.031 of the Revised Code;	488
(2) The credit for eligible employee training costs under	489
section 5729.07 of the Revised Code;	490
(3) The credit for purchases of qualified low-income	491
community investments under section 5729.16 of the Revised Code;	492
(4) The nonrefundable job retention credit under division	493
(B) (1) of section 122.171 of the Revised Code;	494
(5) The nonrefundable credit for investments in rural	495
business growth funds under section 122.152 of the Revised Code;	496
(6) The offset of assessments by the Ohio life and health	497
insurance guaranty association against tax liability permitted	498
by section 3956.20 of the Revised Code;	499
$\frac{(6)}{(7)}$ The refundable credit for rehabilitating a	500
historic building under section 5729.17 of the Revised Code.	501
$\frac{(7)-(8)}{(8)}$ The refundable credit for Ohio job retention under	502
division (B)(2) or (3) of section 122.171 of the Revised Code;	503
(8) The refundable credit for Ohio job creation under	504
section 5729.032 of the Revised Code;	505
$\frac{(9)-(10)}{(10)}$ The refundable credit under section 5729.08 of	506
the Revised Code for losses on loans made under the Ohio venture	507
capital program under sections 150.01 to 150.10 of the Revised	508
Code.	509
(B) For any credit except the refundable credits	510

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enumerated in this section, the amount of the credit for a	511
taxable year shall not exceed the tax due after allowing for any	512
other credit that precedes it in the order required under this	513
section. Any excess amount of a particular credit may be carried	514
forward if authorized under the section creating that credit.	515
Nothing in this chapter shall be construed to allow a taxpayer	516
to claim, directly or indirectly, a credit more than once for a	517
taxable year.	518
Section 2. That existing sections 5725.98 and 5729.98 of	519
the Revised Code are hereby repealed.	520