1	HOUSE BILL 261
2	52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015
3	INTRODUCED BY
4	Jane E. Powdrell-Culbert
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10	AN ACT
11	RELATING TO TAXATION; AMENDING PROVISIONS OF THE ANGEL
12	INVESTMENT CREDIT; CLARIFYING THE NUMBER OF INVESTMENTS THAT
13	MAY QUALIFY FOR THE CREDIT; EXTENDING THE SUNSET DATE;
14	INCREASING THE TOTAL AMOUNT OF ANNUAL CREDITS THAT MAY BE
15	ISSUED TO TWO MILLION DOLLARS (\$2,000,000); INCREASING THE
16	CARRY FORWARD TO FIVE YEARS.
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18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
19	SECTION 1. Section 7-2-18.17 NMSA 1978 (being Laws 2007,
20	Chapter 172, Section 1, as amended) is amended to read:
21	"7-2-18.17. ANGEL INVESTMENT CREDIT
22	A. A taxpayer who files a New Mexico income tax
23	return, is not a dependent of another taxpayer, is an
24	accredited investor and makes a qualified investment may claim
25	a credit in an amount not to exceed twenty-five percent of [$\operatorname{\operatorname{not}}$
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more than one hundred thousand dollars (\$100,000)] two hundred fifty thousand dollars (\$250,000) of the qualified investment. The tax credit provided in this section shall be known as the "angel investment credit".

B. A taxpayer may claim the angel investment credit for not more than [two] <u>one</u> qualified [investments in a taxable year; provided that each investment is in a different qualified business] <u>investment per investment round</u>. A taxpayer may claim the angel investment credit for qualified investments [made in the same qualified business or successor of that business for not more than three taxable years. The angel investment credit shall not exceed twenty-five thousand dollars (\$25,000) for each qualified investment by the taxpayer] <u>in no</u> more than five qualified businesses per taxable year.

C. A taxpayer may claim the angel investment credit no later than one year following the end of the calendar year in which the qualified investment was made; provided that a claim for the credit may not be made or allowed with respect to any investment made after December 31, [2016] <u>2025</u>.

D. A taxpayer shall apply for certification of eligibility for the angel investment credit from the economic development department. <u>Completed</u> applications shall be considered in the order received. If the economic development department determines that the taxpayer is an accredited investor and the investment is a qualified investment, it shall .197681.1

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issue a certificate of eligibility to the taxpayer, subject to the limitation in Subsection E of this section. The certificate shall be dated and shall include a calculation of the amount of the angel investment credit for which the taxpayer is eligible. The economic development department may issue rules governing the procedure for administering the provisions of this subsection.

The economic development department may issue a Ε. certificate of eligibility pursuant to Subsection D of this section only if the total amount of angel investment credits represented by certificates of eligibility issued by the economic development department in any calendar year will not exceed [seven hundred fifty thousand dollars (\$750,000)] two million dollars (\$2,000,000). If the applications for certificates of eligibility for angel investment credits represent an aggregate amount exceeding [seven hundred fifty thousand dollars (\$750,000)] two million dollars (\$2,000,000) for any calendar year, certificates shall be issued in the order that [the] completed applications were received. The excess applications that would have been certified, but for the limit imposed by this subsection, shall be certified, subject to the same limit, in subsequent calendar years.

F. The economic development department shall report annually to the legislative finance committee on the utilization and effectiveness of the angel investment credit. .197681.1

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The report shall include, at a minimum: the number of 1 2 accredited investors to whom certificates of eligibility were issued by the <u>economic development</u> department in the previous 3 year; the names of those investors; the amount of angel 4 investment credit for which each investor was certified 5 eligible; and the number and names of the businesses that the 6 7 economic development department has determined are qualified businesses for purposes of an investment by an accredited 8 9 investor. The report shall also include an evaluation of the success of the angel investment credit as an incubator of new 10 businesses in New Mexico and of the continued viability and 11 12 operation in New Mexico of businesses in which investments eligible for the angel investment credit have been made. 13

G. To claim the angel investment credit, the taxpayer must provide to the taxation and revenue department a certificate of eligibility issued by the economic development department pursuant to Subsection D of this section and any other information the taxation and revenue department may require to determine the amount of the tax credit due the taxpayer. If the requirements of this section have been complied with, the taxation and revenue department shall approve the claim for the credit.

H. A taxpayer who otherwise qualifies for and claims a credit pursuant to this section for a qualified investment made by a partnership or other business association .197681.1

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of which the taxpayer is a member may claim a credit only in proportion to the taxpayer's interest in the partnership or business association. [The total credit claimed in the aggregate by all members of the partnership or business association in a taxable year with respect to a qualified investment shall not exceed twenty-five thousand dollars (\$25,000).]

8 I. A husband and wife who file separate returns for 9 a taxable year in which they could have filed a joint return 10 may each claim one-half of the credit that would have been 11 allowed on a joint return.

J. The angel investment credit may only be deducted from the taxpayer's income tax liability. Any portion of the tax credit provided by this section that remains unused at the end of the taxpayer's taxable year may be carried forward for [three] five consecutive years.

K. As used in this section:

(1) "accredited investor" means a person who
 is an accredited investor within the meaning of Rule 501 issued
 by the federal securities and exchange commission pursuant to
 the federal Securities Act of 1933, as amended;

(2) "business" means a corporation, general
partnership, limited partnership, limited liability company or
other similar entity, but excludes an entity that is a
government or a nonprofit organization designated as such by
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1 the federal government or any state;

2 (3) "equity" means common or preferred stock 3 of a corporation, a partnership interest in a limited partnership or a membership interest in a limited liability 4 company, including debt subject to an option in favor of the 5 creditor to convert the debt into common or preferred stock, a 6 7 partnership interest or a membership interest; [(4) "high-technology research" means 8 9 research: (a) that is undertaken for the purpose 10 of discovering information that is technological in nature and 11 12 the application of which is intended to be useful in the development of a new or improved business component of the 13 14 qualified business; and (b) substantially all of the activities 15 of which constitute elements of a process or experimentation 16 related to a new or improved function, performance, reliability 17 or quality, but not related to style, taste or cosmetic or 18 19 seasonal design factors;] (4) "investment round" means an offer and sale 20 of securities and all other offers and sales of securities that 21 would be integrated with such offer and sale of securities 22 under Regulation D issued by the federal securities and 23 exchange commission pursuant to the federal Securities Act of 24 1933, as amended; 25 .197681.1

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1	(5) "manufacturing" means combining or
2	processing components or materials to increase their value for
3	sale in the ordinary course of business, but does not include:
4	(a) construction;
5	(b) farming;
6	(c) processing natural resources,
7	including hydrocarbons; or
8	(d) preparing meals for immediate
9	consumption, on- or off-premises;
10	(6) "qualified business" means a business
11	that:
12	(a) maintains its principal place of
13	business and employs a majority of its full-time employees, if
14	any, in New Mexico and a majority of its tangible assets, if
15	any, are located in New Mexico;
16	(b) engages in [high-technology]
17	qualified research or manufacturing activities in New Mexico;
18	(c) is not primarily engaged in or is
19	not primarily organized as any of the following types of
20	businesses: credit or finance services, including banks,
21	savings and loan associations, credit unions, small loan
22	companies or title loan companies; financial brokering or
23	investment; professional services, including accounting, legal
24	services, engineering and any other service the practice of
25	which requires a license; insurance; real estate; construction
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or construction contracting; consulting or brokering; mining; wholesale or retail trade; providing utility service, including water, sewerage, electricity, natural gas, propane or butane; publishing, including publishing newspapers or other periodicals; broadcasting; or providing internet operating services;

7 (d) has not issued securities registered
8 pursuant to Section 6 of the federal Securities Act of 1933, as
9 amended; has not issued securities traded on a national
10 securities exchange; is not subject to reporting requirements
11 of the federal Securities Exchange Act of 1934, as amended; and
12 is not registered pursuant to the federal Investment Company
13 Act of 1940, as amended, at the time of the investment;

(e) has one hundred or fewer employees calculated on a full-time-equivalent basis [at the time of the <u>investment</u>] <u>in the taxable year in which the investment was</u> <u>made</u>; and

(f) has not had gross revenues in excess
of five million dollars (\$5,000,000) in any fiscal year ending
on or before the date of the investment; [and]

(7) "qualified investment" means a cash investment in a qualified business for equity, but does not include an investment by a taxpayer if the taxpayer, a member of the taxpayer's immediate family or an entity affiliated with the taxpayer receives compensation from the qualified business .197681.1

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1	in exchange for services provided to the qualified business
2	within one year of investment in the qualified business; and
3	(8) "qualified research" means "qualified
4	research" as defined by Section 41 of the Internal Revenue
5	<u>Code</u> ."
6	SECTION 2. APPLICABILITYThe provisions of this act
7	apply to taxable years beginning on or after January 1, 2015.
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