AN ACT

Amending the act of March 4, 1971 (P.L.6, No.2), entitled "An 1 act relating to tax reform and State taxation by codifying 2 and enumerating certain subjects of taxation and imposing 3 taxes thereon; providing procedures for the payment, 4 collection, administration and enforcement thereof; providing 5 for tax credits in certain cases; conferring powers and 6 imposing duties upon the Department of Revenue, certain 7 employers, fiduciaries, individuals, persons, corporations 8 and other entities; prescribing crimes, offenses and 9 penalties," in research and development tax credit, further 10 providing for carryover, carryback, refund and assignment of credit; in entertainment production tax credit, further 11 12 providing for carryover, carryback and assignment of credit 13 and for carryover, carryback and assignment of tax credit; in 14 resource enhancement and protection tax credit, further 15 providing for Resource Enhancement and Protection Tax Credit 16 Program; in historic preservation incentive tax credit, 17 further providing for carryover, carryback and assignment of 18 credit; in coal refuse energy and reclamation tax credit, 19 further providing for sale or assignment; in waterfront 20 development tax credit, further providing for tax credit; in 21 Innovate in PA tax credit, further providing for sale, 22 carryover and carryback; in manufacturing and investment tax 23 credit, further providing for sale or assignment; in 2.4 neighborhood assistance tax credit, further providing for tax 25 credit; in keystone special development zone program, further 26 providing for Keystone Special Development Zone Tax Credit; 27 and, in keystone innovation zones, further providing for 28 keystone innovation zone tax credits. 29

The General Assembly of the Commonwealth of Pennsylvania 30

hereby enacts as follows: 31

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Section 1. Section 1704-B(d) of the act of March 4, 1971
(P.L.6, No.2), known as the Tax Reform Code of 1971, is amended
to read:

4 Section 1704-B. Carryover, Carryback, Refund and Assignment 5 of Credit.--* * *

[(d) A taxpayer, upon application to and approval by the
Department of Community and Economic Development, may sell or
assign, in whole or in part, a research and development tax
credit granted to the taxpayer under this article. The
Department of Community and Economic Development shall establish
guidelines for the approval of applications under this
subsection.]

13 * * *

Section 2. Sections 1714-D(e) and 1755-D(e) of the act, amended or added July 13, 2016 (P.L.526, No.84), are amended to read:

17 Section 1714-D. Carryover, carryback and assignment of credit. 18 * * *

19 [(e) Sale or assignment.--The following shall apply:

(1) A taxpayer, upon application to and approval by the
 department, may sell or assign, in whole or in part, a tax
 credit granted to the taxpayer under this subarticle.

(2) The department and the Department of Revenue shall
jointly promulgate regulations for the approval of
applications under this subsection.

(3) Before an application is approved, the Department of
Revenue must make a finding that the applicant has filed all
required State tax reports and returns for all applicable
taxable years and paid any balance of State tax due as
determined at settlement, assessment or determination by the

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1 Department of Revenue.

(4) Notwithstanding any other provision of law, the
Department of Revenue shall settle, assess or determine the
tax of an applicant under this subsection within 90 days of
the filing of all required final returns or reports in
accordance with section 806.1(a) (5) of the act of April 9,
1929 (P.L.343, No.176), known as The Fiscal Code.]

8 * * *

9 Section 1755-D. Carryover, carryback and assignment of credit. 10 * * *

11 [(e) Sale or assignment. -- The following shall apply:

(1) A taxpayer, upon application to and approval by the
department, may sell or assign, in whole or in part, a tax
credit granted to the taxpayer under this subarticle.

(2) The department and the Department of Revenue shall
jointly promulgate regulations for the approval of
applications under this subsection.

18 (3) Before an application is approved, the Department of
19 Revenue must make a finding that the applicant has filed all
20 required State tax reports and returns for all applicable
21 taxable years and paid any balance of State tax due as
22 determined at settlement, assessment or determination by the
23 Department of Revenue.

(4) Notwithstanding any other provision of law, the
Department of Revenue shall settle, assess or determine the
tax of an applicant under this subsection within 90 days of
the filing of all required final returns or reports in
accordance with section 806.1(a)(5) of the act of April 9,
1929 (P.L.343, No.176), known as The Fiscal Code.]
* * *

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Section 3. Section 1775-D(d) of the act, added October 30, 1 2 2017 (P.L. , No.43), is amended to read: Section 1775-D. Carryover, carryback and assignment of tax 3 credit. 4 * * * 5 [(d) Sale or assignment.--The following shall apply: 6 7 (1) A recipient, upon application to and approval by the department, may sell or assign, in whole or in part, a tax 8 credit granted to the recipient under this subarticle. 9 (2) The department and the Department of Revenue shall 10 jointly promulgate regulations for the approval of 11 applications under this subsection. 12 (3) Before an application is approved, the Department of 13 Revenue must make a finding that the recipient has filed all 14

13 (3) Before an application is approved, the Department of 14 Revenue must make a finding that the recipient has filed all 15 required State tax reports and returns for all applicable 16 taxable years and paid any balance of State tax due as 17 determined at settlement, assessment or determination by the 18 Department of Revenue.

(4) Notwithstanding any other provision of law, the
Department of Revenue shall settle, assess or determine the
tax of a taxpayer under this subsection within 60 days of the
filing of all required final returns or reports in accordance
with section 806.1(a) (5) of the act of April 9, 1929
(P.L.343, No.176), known as The Fiscal Code.]

25 Section 4. Sections 1703-E(d) and 1705-H(d) of the act are 26 amended to read:

27 Section 1703-E. Resource Enhancement and Protection Tax Credit28 Program.

29 * * *

30 [(d) Sale or assignment of credit.--

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(1) An eligible applicant, upon application to and 1 approval by the commission, may sell or assign, in whole or 2 in part, a tax credit granted to the eligible applicant under 3 this article if no claim for allowance of the credit is filed 4 within one year from the date the credit is granted by the 5 department under section 1708-E. The commission, in 6 consultation with the department, shall establish guidelines 7 for the approval of applications under this subsection. 8

(2) The purchaser or assignee of a portion of a tax 9 credit under this subsection shall immediately claim the 10 credit in the taxable year in which the purchase or 11 assignment is made. The amount of the credit that a purchaser 12 or assignee may use against a qualified tax liability may not 13 14 exceed 75% of the qualified tax liability for the taxable year. The purchaser or assignee may not carry over, carry 15 back, obtain a refund of or sell or assign the tax credit. 16 The purchaser or assignee shall notify the department of the 17 18 seller or assignor of the tax credit in compliance with procedures specified by the department. 19

(3) Before an application is approved, the department
must make a finding that the applicant has filed all required
State tax reports and returns for all applicable taxable
years and paid any balance of State tax due as determined at
settlement, assessment or determination by the department.

(4) Notwithstanding any other provision of law, the
department shall settle, assess or determine the tax of an
applicant under this subsection within 90 days of the filing
of all required final returns or reports in accordance with
section 806.1(a) (5) of the act of April 9, 1929 (P.L.343,
No.176), known as The Fiscal Code.]

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1 * * *

2 Section 1705-H. Carryover, carryback and assignment of credit. 3 * * *

4

[(d) Sale or assignment. -- The following shall apply:

5 (1) A qualified taxpayer, upon application to and 6 approval by the Department of Community and Economic 7 Development, may sell or assign, in whole or in part, a tax 8 credit granted to the qualified taxpayer under this article.

9 (2) Before an application is approved, the department 10 must find that the applicant has filed all required State tax 11 reports and returns for all applicable taxable years and paid 12 any balance of State tax due as determined at settlement, 13 assessment or determination by the department.]

14 * * *

Section 5. Sections 1710-J and 1706-K(d)(1) of the act, added July 13, 2016 (P.L.526, No.84), are amended to read: [Section 1710-J. Sale or assignment.

(a) Authorization.--Upon approval by the Department of
 Revenue, a qualified taxpayer may sell or assign, in whole or in
 part, a tax credit granted to the taxpayer under this article.

21

(b) Application. -- The following shall apply:

(1) To sell or assign a tax credit, a qualified taxpayer
must file an application for the sale or assignment of the
tax credit with the Department of Revenue. The application
must be on a form required by the Department of Revenue.

(2) The Department of Revenue shall approve a sale or
 assignment if the purchaser or assignee has:

(i) filed all required State tax reports and returns
for all applicable taxable years; and

30 (ii) paid any balance of State tax due as determined

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by assessment or determination by the Department of Revenue and not under timely appeal.] Section 1706-K. Tax credit. 4 * * *

5 (d) Sale or assignment of tax credits.--

6 [(1) A taxpayer, upon application to and approval by the 7 department, may sell or assign, in whole or in part, a waterfront development tax credit granted to the business 8 9 firm under this article if no claim for allowance of the credit is filed within one year from the date the credit is 10 11 granted by the Department of Revenue under section 1707-K. 12 The department and the Department of Revenue shall jointly 13 promulgate guidelines for the approval of applications under 14 this subsection.]

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* * *

Section 6. Section 1807-F(b) of the act is amended to read:
Section 1807-F. Sale, carryover and carryback.

18 * * *

19 [(b) Sale.--No sooner than 30 days after providing the 20 Insurance Department and the department written notice of the 21 intent to transfer tax credits, a qualified taxpayer may 22 transfer tax credits held without restriction to any entity that 23 is a qualified taxpayer in good standing with the Insurance 24 Department and that agrees to assume all of the transferor's 25 obligations with respect to the tax credit.]

26 * * *

27 Section 7. Sections 1806-G(a) and 1904-A(d) of the act, 28 amended or added July 13, 2016 (P.L.526, No.84), are amended to 29 read:

30 Section 1806-G. Sale or assignment.

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1 [(a) Application.--A taxpayer, upon application to and 2 approval by the department, may sell or assign, in whole or in 3 part, a manufacturing tax credit granted to the taxpayer. The 4 following shall apply:

5 (1) The department and the Department of Revenue shall 6 jointly issue guidelines for the approval of applications 7 under this paragraph.

8 (2) Before an application is approved, the Department of 9 Revenue must make a finding that the applicant has filed all 10 required State tax reports and returns for all applicable 11 taxable years and paid any balance of State tax due as 12 determined at settlement, assessment or determination by the 13 Department of Revenue.

14 (3) Notwithstanding any other provision of law, the 15 Department of Revenue must settle, assess or determine the 16 tax of an applicant under this paragraph within 90 days of 17 the filing of each required final return or report in 18 accordance with section 806.1(a)(5) of the act of April 9, 19 1929 (P.L.343, No.176), known as The Fiscal Code.] * * *

21 Section 1904-A. Tax Credit.--* * *

22 [(d) A taxpayer, upon application to and approval by the 23 Department of Community and Economic Development, may sell or 24 assign, in whole or in part, a neighborhood assistance tax 25 credit granted to the business firm under this article if no 26 claim for allowance of the credit is filed within one year from 27 the date the credit is granted by the Department of Revenue under section 1905-A. The Department of Community and Economic 28 29 Development and the Department of Revenue shall jointly 30 promulgate guidelines for the approval of applications under

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1 this subsection.]

2 * * *

3 Section 8. Section 1903-C(d.1)(1) and (2) of the act are 4 amended to read:

5 Section 1903-C. Keystone Special Development Zone tax credit.
6 * * *

7 (d.1) Sale or assignment of tax credit.--

[(1) If the Keystone Special Development Zone employer 8 is entitled to a credit in any year that exceeds its 9 qualified tax liability for that year, upon application to 10 and approval by the department, a Keystone Special 11 Development Zone employer which has been awarded a tax credit 12 13 may sell or assign, in whole or in part, the tax credit 14 granted to the Keystone Special Development Zone employer. 15 The application must be on the form required by the department and must include or demonstrate all of the 16 following: 17

18

(i) The applicant's name and address.

19 (ii) A copy of the tax credit certificate previously
20 issued by the department.

(iii) A statement as to whether any part of the tax
credit has been applied to tax liability of the applicant
and the amount so applied.

(iv) Any other information required by the
department.
(2) The department shall review the application and,
upon being satisfied that all requirements have been met,

28 shall approve the application and shall notify the Department

29 of Revenue.]

30

* * *

Section 9. Section 1906-F(f) of the act, added July 13, 2016 1 (P.L.526, No.84), is amended to read: 2 Section 1906-F. Keystone innovation zone tax credits. 3 * * * 4 [(f) Sale or assignment of tax credit.--5 Upon application to and approval by the department, 6 (1)7 a KIZ company which has been awarded a tax credit may sell or assign, in whole or in part, the tax credit granted to the 8 KIZ company. The application must be on the form required by 9 the department and must include or demonstrate all of the 10 11 following: 12 The applicant's name and address. (i) (ii) A copy of the tax credit certificate previously 13 issued by the department. 14 (iii) A statement as to whether any part of the tax 15 credit has been applied to tax liability of the applicant 16 and the amount so applied. 17 (iv) Any other information required by the 18 19 department. The department shall review the application and, 20 (2)upon being satisfied that all requirements have been met, the 21 department may approve the application and shall notify the 22 23 Department of Revenue.] 24 * * * 25 Section 10. This act shall take effect immediately.

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