FIRST REGULAR SESSION

SENATE BILL NO. 413

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR HOSKINS.

KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 348, RSMo, by adding thereto two new sections relating to tax credits for investments in certain Missouri businesses.

Be it enacted by the General Assembly of the State of Missouri, as follows:

	Section A. Chapter 348, RSMo, is amended by adding thereto
2	two new sections, to be known as sections 348.273 and 348.274,
3	to read as follows:
	348.273. 1. This section and section 348.274 shall be
2	known and may be cited as the "Missouri Angel Investment
3	Incentive Act" and referred to herein as the "act".
4	2. As used in this section and section 348.274, the
5	following terms shall mean:
6	(1) "Cash investment", money or money equivalent
7	contribution;
8	(2) "Department", the department of economic
9	development;
10	(3) "Investor":
11	(a) A natural person who is an accredited investor as
12	defined under 17 CFR 230.501(a)(5) or 230.501(a)(6), as in
13	effect on August 28, 2023;
14	(b) A permitted entity investor who is an accredited
15	investor as defined under 17 CFR 230.501(a)(8), as in effect
16	on August 28, 2023; or
17	(c) A natural person or permitted entity investor
18	making an investment who qualifies under the Jumpstart Our

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Business Startups (JOBS) Act, Pub. L. No. 112-106, as in 19 20 effect on August 28, 2023. The term "investor" shall not 21 include any person who serves as an executive, officer, or 22 employee of the business in which an otherwise qualified cash investment is made, and such person shall not qualify 23 24 for the issuance of tax credits for such investment. 25 However, an investor who serves solely as a director may 26 qualify for the issuance of tax credits;

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27 (4) "MTC", the Missouri technology corporation,
28 established under section 348.251;

(5) "Owner", any natural person who is, directly or
indirectly, a partner, stockholder, or member in a permitted
entity investor;

32 (6) "Permitted entity investor", any general partnership, limited partnership, corporation that has in 33 34 effect a valid election to be taxed as an S corporation 35 under the Internal Revenue Code of 1986, as amended, 36 revocable living trust, nonprofit corporation, or limited 37 liability company that has elected to be taxed as a partnership under the United States Internal Revenue Code of 38 39 1986, as amended, and that was established and is operated 40 for the purpose of making investments in other entities;

41 (7) "Qualified knowledge-based company", a company
42 engaged in the research, development, implementation, and
43 commercialization of innovative technologies, products, and
44 services for use in the commercial marketplace;

(8) "Qualified Missouri business", a Missouri business
that is approved and certified as a qualified knowledgebased company by MTC that meets at least one of the
following criteria:

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(a) Any business owned by an individual;

50 (b) Any partnership, association, or corporation 51 domiciled in Missouri; or

(c) Any corporation, even if a wholly owned subsidiary
of a foreign corporation, that has its business operations
located primarily in Missouri or does substantially all of
such business's production in Missouri;

(9) "Qualified securities", a cash investment through any one or more forms of financial assistance as provided under this subdivision that has been approved in form and substance by MTC. Forms of such financial assistance may include:

61 (a) Any form of equity, which may include, but shall
62 not be limited to:

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a. A general or limited partnership interest;

64 b. Common stock;

c. Preferred stock, with or without voting rights,
 without regard to seniority position, and whether or not
 convertible into common stock; or

d. Any form of subordinate or convertible debt, or
both, with warrants or other means of equity conversion
attached; or

(b) A debt instrument, such as a note or debenture that is secured or unsecured, subordinated to the general creditors of the debtor and requiring no payments of principal, other than principal payments required to be made out of any future profits of the debtor, for at least a seven-year period after commencement of such debt instrument's term;

(10) "Tax credit", a credit against the tax otherwise
due under chapter 143, excluding withholding tax imposed by
sections 143.191 to 143.265, or otherwise due under chapter
148 or 153.

82 3. (1) For all tax years beginning on or after January 1, 2023, a tax credit shall be allowed for an 83 84 investor's cash investment in the qualified securities of a qualified Missouri business. The credit shall be in a total 85 amount equal to fifty percent of such investor's cash 86 87 investment in any qualified Missouri business, subject to the limitations set forth in this subsection. 88 If the amount 89 by which that portion of the credit allowed by this section 90 exceeds the investor's tax liability in any one tax year, 91 the remaining portion of the credit may be carried forward 92 to any of the five subsequent tax years or until the total amount of the credit is used, whichever occurs first. 93 If 94 the investor is a permitted entity investor, the credit 95 provided by this section shall be claimed by the owners of 96 the permitted entity investor in proportion to their equity 97 investment in the permitted entity investor.

98 (2) A cash investment in a qualified security shall be 99 deemed to have been made on the date of acquisition of the 100 qualified security, as such date is determined in accordance 101 with the provisions of the Internal Revenue Code of 1986, as 102 amended.

103 The department and MTC shall not allow tax credits (3) 104 of more than fifty thousand dollars for a single qualified 105 Missouri business per investor who is a natural person or 106 permitted entity investor, or a total of two hundred fifty 107 thousand dollars in tax credits for a single year per investor who is a natural person or owner of a permitted 108 109 entity investor. No tax credits authorized by this section and section 348.274 shall be allowed for any cash 110 111 investments in qualified securities made in any year 112 beginning after December 31, 2032. The total amount of tax 113 credits allowed under this section shall not exceed six

million dollars during the tax years beginning on or after 114 115 January 1, 2023, and ending on or before December 31, 2024. 116 For each tax year thereafter, the total amount of tax 117 credits allowed under this section shall be increased by twenty percent of the total amount of tax credits allowed in 118 119 the immediately preceding tax year, so long as the total amount of tax credits allowed in the immediately preceding 120 121 tax year was issued during the immediately preceding tax 122 The balance of unissued tax credits may be carried year. 123 over for issuance in future years until December 31, 2032. 124 The balance of unissued tax credits carried over, if any, shall not be used in the calculation of the total amount of 125 126 tax credits allowed in a given tax year.

127 (4) At the beginning of each calendar year, MTC shall 128 equally designate the total tax credits available during 129 that calendar year to each geographic region comprised of 130 the boundaries of each congressional district, as such boundaries may be amended from time to time, within 131 Missouri. At the beginning of each calendar quarter, MTC 132 shall make available one-fourth of the total annual tax 133 134 credits for each region for investments made in qualified Missouri businesses located in each such region. As soon as 135 136 practicable at the end of each calendar quarter, MTC shall 137 prepare and issue a report to the director of the department 138 designating all tax credit awards for that guarter, so that the department may issue such tax credits in accordance with 139 140 the provisions of this section and section 348.274. The report shall aggregate any unissued tax credits allocated to 141 any region for any calendar quarter and divide such unissued 142 143 tax credits equally over each other region and make such 144 credits available for the following calendar quarter, which

shall be in addition to the new allocation of tax credits
available to that region for the calendar quarter.

(5) During the fourth calendar quarter, any unissued tax credits allocated to any region, which shall include the aggregate tax credits that have been reallocated under the provisions of this subsection and any unissued tax credits allocated for the fourth quarter, may be awarded in any region.

153 4. (1) Before an investor may be entitled to receive 154 tax credits under this section and section 348.274, such 155 investor shall have made a cash investment in a qualified security of a qualified Missouri business. The business 156 shall have been approved as a qualified Missouri business 157 158 before the date on which the cash investment was made. То 159 be designated as a qualified Missouri business, a business 160 shall apply to MTC in accordance with the provisions of this 161 section.

(2) The application by a business shall be in the form
and substance as required by MTC, in coordination with the
department by and through its service on MTC board of
directors, but shall include at least the following:

(a) The name of the business and certified copies of
 the organizational documents of the business;

(b) A business plan, including a description of the
business and the management, product, market, and financial
plan of the business;

(c) A statement of the potential economic impact of
the business, including the number, location, and types of
jobs expected to be created;

(d) A description of the qualified securities to be
issued, the consideration to be paid for the qualified
securities, and the amount of any tax credits requested;

(e) A statement of the amount, timing, and projected
use of the proceeds to be raised from the proposed sale of
qualified securities; and

180 (f) Such other information as may be reasonably181 requested.

182 The designation of a business as a qualified (3) 183 Missouri business shall be made by MTC, and such designation 184 shall be renewed annually. A business shall be so 185 designated if MTC determines, based upon the application 186 submitted by the business and any additional information 187 provided in connection with such application, that such 188 business meets established criteria, including at least the 189 following:

(a) The business shall not have had annual gross
revenues of more than five million dollars in the most
recent tax year of the business;

(b) Businesses that are not deemed to be bioscience
businesses shall have been in operation for less than five
years, and businesses deemed to be bioscience businesses
shall have been in operation for less than ten years;

(c) The ability of investors in the business to
receive tax credits for cash investments in qualified
securities of the business is beneficial to advancing the
goals of this section and section 348.274;

(d) The business shall not have ownership interests
including, but not limited to, common or preferred shares of
stock that can be traded via a public stock exchange before
the date that a qualifying investment is made;

(e) The business shall not be engaged primarily in any
 one or more of the following enterprises:

The business of banking, savings and loan or 207 a. 208 lending institutions, credit or finance, or financial 209 brokerage or investments; 210 The provision of professional services, such as b. 211 legal, accounting, or engineering services; however, 212 contract research organizations and manufacturing organizations, sometimes referred to as CROs or CMOs, shall 213 214 not be subject to this exclusion; Governmental, charitable, religious, or trade 215 c. 216 organizations; 217 The ownership, development brokerage, sales, or d. 218 leasing of real estate; e. 219 Insurance; 220 f. Construction, construction management, or 221 contracting; 222 **q**. Business consulting or brokerage; 223 h. Any business engaged primarily as a passive 224 business, having irregular or noncontiguous operations, or deriving substantially all of the income of the business 225 226 from passive investments that generate interest, dividends, 227 royalties, or capital gains, or any business arrangements, the effect of which is to immunize an investor from risk of 228 229 loss; 230 i. Any activity that is in violation of the law; 231 Any business raising money primarily to purchase i. real estate, land, or fixtures; and 232 k. 233 Any gambling-related business; 234 The business has a reasonable chance of success; (f) 235 (q) The business has the reasonable potential to 236 create measurable employment within the region, this state,

237 or both;

(h) The business is based on an innovative technology,
product, or service designed to be used in the commercial
marketplace;

(i) The existing owners of the business and other
founders have made or are committed to make a substantial
financial or time commitment to the business;

(j) The securities to be issued and purchased are
 qualified securities;

(k) The business has the reasonable potential to
address the needs and opportunities specific to the region,
this state, or both;

249 The business has made binding commitments to MTC (1) for adequate reporting of financial data, including a 250 251 requirement for an annual report, or, if required, an annual 252 audit of the financial and operational records of the 253 business, the right of access to the financial records of 254 the business, the right of the department and MTC to record 255 and publish normal and customary data and information related to the issuance of tax credits that are not 256 257 otherwise determined to be trade or business secrets, and 258 other such protections as may be in the best interest of 259 Missouri taxpayers to achieve the goals of this section and 260 section 348.274; and

(m) The business shall satisfy all other requirements
 of this section and section 348.274.

(4) A qualified Missouri business shall have the
burden of proof to demonstrate the qualifications of the
business under this section.

(5) Before accepting a qualified security, a qualified
 Missouri business shall convey to MTC a two percent equity
 interest, which, in the case of convertible debt or similar
 instrument, such interest may be achieved upon the

270 conversion of such debt to equity, in the business. MTC
271 shall refrain from exercising any voting rights in the
272 business while it holds an equity interest.

(6) MTC may sell the equity interest at a time it
believes is in the economic best interest of the state and
goals of this section and section 348.274 but shall consider
any requests submitted by the business in writing.

(7) Any proceeds from the sale of the equity interest
shall be used by MTC to promote the goals of this section
and section 348.274.

1. (1) MTC is authorized to allocate tax 348.274. 2 credits to qualified Missouri businesses, and the department is authorized to issue tax credits to qualified investors in 3 such qualified Missouri businesses. Such tax credits shall 4 5 be allocated to those qualified Missouri businesses that, as 6 determined by MTC, are most likely to provide the greatest 7 economic benefit to the region, the state, or both. MTC may allocate, and the department may issue, whole or partial tax 8 9 credits in accordance with the report issued to the director 10 of the department based on MTC's assessment of the qualified Missouri businesses. MTC may consider numerous factors in 11 such assessment including, but not limited to, the quality 12 and experience of the management team, the size of the 13 14 estimated market opportunity, the risk from current or future competition, the ability to defend intellectual 15 property, the quality and utility of the business model, and 16 17 the quality and reasonableness of financial projections for the business. 18

(2) Each qualified Missouri business, for which MTC
has allocated tax credits such that the department can issue
tax credits to the qualified investors of such qualified
Missouri business, shall submit to MTC a report before such

23 tax credits are issued. Such report shall include the 24 following:

(a) The name, address, and taxpayer identification
 number of each investor who has made a cash investment in
 the qualified securities of the qualified Missouri business;

(b) Proof of such investment, including copies of the
 securities' purchase agreements and cancelled checks or wire
 transfer receipts; and

31 (c) Such other information as may be reasonably
32 required under section 348.273 and this section.

The state of Missouri shall not be held liable 33 2. (1) for any damages to any investor that makes an investment in 34 35 any qualified security of a qualified Missouri business, any 36 business that applies to be designated as a qualified 37 Missouri business and is turned down, or any investor that 38 makes an investment in a business that applies to be 39 designated as a qualified Missouri business and is turned 40 down.

41 (2) Each qualified Missouri business shall have the
42 obligation to notify MTC, which shall notify the director of
43 the department, of any changes in the qualifications of the
44 business or in the eligibility of investors to claim a tax
45 credit for cash investment in a qualified security.

46 The director of the department, in cooperation (3) 47 with MTC, shall provide the information specified under subdivision (3) of subsection 4 of this section to the 48 director of the department of revenue on an annual basis. 49 MTC shall conduct an annual review of the activities 50 undertaken under this section and section 348.273 to ensure 51 52 that tax credits issued under this section and section 348.273 are issued in compliance with the provisions of this 53 section and section 348.273 or rules and regulations 54

55 promulgated by MTC or the department with respect to this 56 section and section 348.273. The reasonable costs of the 57 annual review shall be paid by MTC according to a reasonable 58 fee schedule adopted by MTC in cooperation with the 59 department by and through its service on MTC board of 60 directors.

If MTC determines that a business is not in 61 (4) 62 substantial compliance with the requirements under this 63 section and section 348.273 to maintain its designation, the 64 department or MTC, by written notice, may inform the business that such business will lose its designation as a 65 qualified Missouri business one hundred twenty days from the 66 date of mailing of the notice unless such business corrects 67 68 the deficiencies and is once again in compliance with the 69 requirements for designation.

(5) At the end of the one hundred twenty-day period, if the qualified Missouri business is still not in substantial compliance, the department or MTC may send a notice of loss of designation to the business, the director of the department of revenue, and to all known investors in the business.

(6) A business may lose its designation as a qualified
Missouri business under this section and section 348.273 by
moving either its headquarters or a substantial number of
the jobs created in Missouri to a location outside Missouri
within ten years after receiving financial assistance under
this section and section 348.273.

82 (7) In the event that a business loses its designation 83 as a qualified Missouri business, such business shall be 84 precluded from being issued any additional tax credits with 85 respect to the business, shall be precluded from being 86 approved as a qualified Missouri business, and shall be

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87 subject to an appropriate clawback provision that MTC, in 88 cooperation with the department by and through its service 89 on MTC board of directors, provides for in connection with 90 the administration of section 348.273 and this section.

91 (8) Investors in a qualified Missouri business shall
92 be entitled to keep all of the tax credits properly issued
93 to such investors under this section and section 348.273.

94 (9) The portions of documents and other materials 95 submitted to the department or MTC that contain confidential 96 information shall be kept confidential and shall be 97 maintained in a secured environment. For the purposes of this section and section 348.273, confidential information 98 may include, but not be limited to, such portions of trade 99 100 secrets, documents, any customer lists, and other materials; 101 any formula, compound, production data, or compilation of 102 information that will allow certain individuals within a 103 commercial concern using such portions of documents and other material the means to fabricate, produce, or compound 104 an article of trade; or any service having commercial value 105 106 which gives the user an opportunity to obtain a business 107 advantage over competitors who do not know or use such 108 service.

109 The department and MTC may prepare and adopt (10)110 procedures and rules and publish guidelines concerning the 111 performance of the duties placed upon each respective entity by this section and section 348.273. Any rule or portion of 112 a rule, as that term is defined in section 536.010, that is 113 created under the authority delegated in this section shall 114 become effective only if it complies with and is subject to 115 116 all of the provisions of chapter 536 and, if applicable, 117 section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the 118

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general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2023, shall be invalid and void.

124 3. Any qualified investor who makes a cash investment in a qualified security of a qualified Missouri business may 125 126 transfer the tax credits such qualified investor may receive 127 under subsection 3 of section 348.273 to any natural 128 person. Such transferee may claim the tax credit against 129 the transferee's Missouri income tax liability as provided in subdivision (1) of subsection 3 of section 348.273, 130 subject to all restrictions and limitations set forth in 131 this section and section 348.273. Documentation of any tax 132 133 credit transfer under this section shall be provided by the 134 qualified investor in the manner established by MTC and the 135 department, by and through its service on MTC board of directors. 136

4. 137 (1) Each qualified Missouri business for which tax credits were issued under this section and section 348.273 138 139 shall report to MTC on an annual basis, on or before February first. MTC shall provide copies of the reports to 140 141 the department under appropriate confidentiality agreements 142 as may be necessary under the circumstances. Such reports 143 shall include the following:

(a) The name, address, and taxpayer identification
number of each investor who has made a cash investment in
the qualified securities of the qualified Missouri business
and has received tax credits for this investment during the
preceding year;

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149 (b) The amounts of cash investments by each investor 150 and a description of the qualified securities issued in 151 consideration of such cash investments; and 152 Such other information as may be reasonably (c) required under section 348.273 and this section. 153 154 MTC shall report quarterly to the director of the (2) department on the allocation of the tax credits in the 155 156 preceding calendar quarter. Such reports shall include: 157 The amount of applications received; (a) 158 (b) The number and ratio of successful applications to 159 unsuccessful applications; The amount of tax credits allocated but not issued 160 (C) in the previous quarter, including what percentage was 161 162 allocated to individuals and what percentage was allocated 163 to investment firms; and Such other information as reasonably agreed upon 164 (d) 165 from time to time. MTC and the department, as applicable, shall also 166 (3) 167 report annually to the governor, the director of the department of economic development, the president pro 168 169 tempore of the senate, and the speaker of the house of 170 representatives, on or before April first, on the allocation

(a) The amount of tax credits issued in the previous
fiscal year, including what percentage was issued to
individuals and what percentage was issued to investment
firms;

and issuance of the tax credits. Such reports shall include:

(b) The types of businesses that benefitted from thetax credits;

(c) The amount of allocated but unissued tax credits
and the information about the unissued tax credits set forth
in subdivision (2) of this subsection;

(d) Any aggregate job creation or capital investment
in the region that resulted from the use of the tax credits
for a period of five years beginning from the date on which
the tax credits were awarded;

(e) The manner in which the purpose of this section
and section 348.273 has been carried out with regard to a
region;

(f) The total cash investments made for the purchase
of qualified securities of qualified Missouri businesses
within each region during the preceding year and
cumulatively since the effective date of this section and
section 348.273;

(g) An estimate of jobs created and jobs preserved by
cash investments made in qualified Missouri businesses
within each region;

(h) An estimate of the multiplier effect on the
economy of each region of the cash investments made under
this section and section 348.273; and

(i) Information regarding what businesses deriving
 benefits from the tax credits remained in the region, what
 businesses ceased business, what businesses were purchased,
 and what businesses may have moved out of a region or the
 state.

(4) Any violation of the reporting requirements of this subsection by a qualified Missouri business may be grounds for the loss of designation of such qualified Missouri business, and any such business that loses its designation as a qualified Missouri business shall be subject to the restrictions upon loss of designation set forth in subsection 2 of this section.

5. Notwithstanding the provisions of section 23.253 of
 the Missouri sunset act:

(1) The provisions of the new program authorized under
 section 348.273 and this section shall automatically sunset
 December 31, 2032, unless reauthorized by an act of the
 general assembly;

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(2) If such program is reauthorized, the program
authorized under section 348.273 and this section shall
automatically sunset twelve years after the effective date
of the reauthorization.

(3) Section 348.273 and this section shall terminate
on September first of the calendar year immediately
following the calendar year in which the program authorized
under section 348.273 and this section are sunset.

(4) The provisions of this subsection shall not be construed to limit or in any way impair the department of revenue's ability to redeem tax credits authorized on or before the date the program authorized pursuant to this section and section 348.273 expires or a taxpayer's ability to redeem such tax credits.

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