CERTIFICATION OF ENROLLMENT

SENATE BILL 5909

61st Legislature 2009 Regular Session

Passed by the Senate March 4, 2009 YEAS 47 NAYS 0	CERTIFICATE
	I, Thomas Hoemann, Secretary of the Senate of the State of Washington do hereby certify that the attached
President of the Senate	is SENATE BILL 5909 as passed by the Senate and the House of
Passed by the House April 14, 2009 YEAS 96 NAYS 1	Representatives on the dates here set forth.
Speaker of the House of Representatives	Secretary
Approved	FILED
	Secretary of State State of Washington
Governor of the State of Washington	

SENATE BILL 5909

61st Legislature

2009 Regular Session

Passed Legislature - 2009 Regular Session

By Senators Murray, Kohl-Welles, and Zarelli

State of Washington

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Read first time 02/06/09. Referred to Committee on Ways & Means.

1 AN ACT Relating to clarifying the application of the high technology retail sales and use tax deferral provided by chapter 82.63 2. RCW; amending RCW 82.63.010, 82.63.020, and 82.63.045; adding new 3 sections to chapter 82.63 RCW; and creating new sections. 4

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

The legislature has long recognized that 6 NEW SECTION. Sec. 1. 7 high-wage, high-skilled jobs are vital to the economic health of the state and its citizens. The legislature also recognizes that targeted 8 tax incentives encourage the formation of high-wage, high-skilled jobs. For that and related reasons, the legislature established the tax 10 deferral program in chapter 82.63 RCW for high-technology research and 11 12 development and pilot scale manufacturing. In doing legislature ensured that the deferral applies to the construction or 13 14 renovation of one or more buildings by an owner who engages in qualifying research and development or pilot scale manufacturing. The 15 16 legislature also ensured that the deferral applies to owners who lease newly constructed or renovated buildings to one or more lessees that 17 18 conduct qualifying research and development pilot scale or 19 manufacturing, if the owner passes on the economic benefit of the

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- deferral to the lessee or lessees. However, current language could be 1 2 interpreted to deny the deferral to multiple lessors of separate buildings leasing to a single qualifying lessee under the umbrella of 3 4 one project and a single deferral application, unless the lessors form a joint venture or similar entity. Because the legislature did not 5 intend to deny the deferral for such projects, the legislature by this 6 7 act, amends chapter 82.63 RCW to clarify that the deferral applies to 8 an otherwise qualifying project involving a single deferral application 9 covering multiple lessors leasing separate buildings to a single qualifying lessee. 10
- 11 **Sec. 2.** RCW 82.63.010 and 2004 c 2 s 3 are each amended to read as 12 follows:

Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Advanced computing" means technologies used in the designing and developing of computing hardware and software, including innovations in designing the full spectrum of hardware from hand-held calculators to super computers, and peripheral equipment.
- (2) "Advanced materials" means materials with engineered properties created through the development of specialized processing and synthesis technology, including ceramics, high value-added metals, electronic materials, composites, polymers, and biomaterials.
- 23 (3) "Applicant" means a person applying for a tax deferral under 24 this chapter.
 - (4) "Biotechnology" means the application of technologies, such as recombinant DNA techniques, biochemistry, molecular and cellular biology, genetics and genetic engineering, cell fusion techniques, and new bioprocesses, using living organisms, or parts of organisms, to produce or modify products, to improve plants or animals, to develop microorganisms for specific uses, to identify targets for small molecule pharmaceutical development, or to transform biological systems into useful processes and products or to develop microorganisms for specific uses.
 - (5) "Department" means the department of revenue.
- 35 (6) "Electronic device technology" means technologies involving 36 microelectronics; semiconductors; electronic equipment and

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instrumentation; radio frequency, microwave, and millimeter electronics; optical and optic-electrical devices; and data and digital communications and imaging devices.

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- (7) "Eligible investment project" means an investment project which either initiates a new operation, or expands or diversifies a current operation by expanding, renovating, or equipping an existing facility. The lessor or owner of the qualified building is not eligible for a deferral unless:
- 9 (a) The underlying ownership of the buildings, machinery, and 10 equipment vests exclusively in the same person; or
 - (b)(i) The lessor by written contract agrees to pass the economic benefit of the deferral to the lessee;
 - (ii) The lessee that receives the economic benefit of the deferral agrees in writing with the department to complete the annual survey required under RCW 82.63.020(2); and
 - (iii) The economic benefit of the deferral passed to the lessee is no less than the amount of tax deferred by the lessor and is evidenced by written documentation of any type of payment, credit, or other financial arrangement between the lessor or owner of the qualified building and the lessee.
 - (8) "Environmental technology" means assessment and prevention of threats or damage to human health or the environment, environmental cleanup, and the development of alternative energy sources.
 - (9) "Investment project" means an investment in qualified buildings or qualified machinery and equipment, including labor and services rendered in the planning, installation, and construction or improvement of the project.
 - (10) "Multiple qualified buildings" means qualified buildings leased to the same person when such structures: (a) Are located within a five-mile radius; and (b) the initiation of construction of each building begins within a sixty-month period.
- (11) "Person" has the meaning given in RCW 82.04.030 and includes 32 state universities as defined in RCW 28B.10.016. 33
- "Pilot scale $((\frac{11}{11}))$ (12)manufacturing" means design, construction, and testing of preproduction prototypes and models in the fields of biotechnology, advanced computing, electronic device 37 technology, advanced materials, and environmental technology other than for commercial sale. As used in this subsection, "commercial sale"

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excludes sales of prototypes or sales for market testing if the total gross receipts from such sales of the product, service, or process do not exceed one million dollars.

 $((\frac{12}{12}))$ "Qualified buildings" means construction of new structures, and expansion or renovation of existing structures for the purpose of increasing floor space or production capacity used for pilot scale manufacturing or qualified research and development, including plant offices and other facilities that are an essential or an integral part of a structure used for pilot scale manufacturing or qualified research and development. If a building ((is)) or buildings are used partly for pilot scale manufacturing or qualified research and development, and partly for other purposes, the applicable tax deferral shall be determined by apportionment of the costs of construction under rules adopted by the department. Such rules may include provisions for determining the amount of the deferral based on apportionment of costs of construction of an investment project consisting of a building or multiple buildings, where qualified research and development or pilot scale manufacturing activities are shifted within a building or from one building to another building.

 $((\frac{13}{13}))$ <u>(14)</u> "Qualified machinery and equipment" means fixtures, equipment, and support facilities that are an integral and necessary part of a pilot scale manufacturing or qualified research and development operation. "Qualified machinery and equipment" includes: Computers; software; data processing equipment; laboratory equipment, instrumentation, and other devices used in a process of experimentation to develop a new or improved pilot model, plant process, product, formula, invention, or similar property; manufacturing components such as belts, pulleys, shafts, and moving parts; molds, tools, and dies; vats, tanks, and fermenters; operating structures; and all other equipment used to control, monitor, or operate the machinery. purposes of this chapter, qualified machinery and equipment must be either new to the taxing jurisdiction of the state or new to the certificate holder, except that used machinery and equipment may be treated as qualified machinery and equipment if the certificate holder either brings the machinery and equipment into Washington or makes a retail purchase of the machinery and equipment in Washington or elsewhere.

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 $((\frac{14}{1}))$ <u>(15)</u> "Qualified research and development" means research and development performed within this state in the fields of advanced computing, advanced materials, biotechnology, electronic device technology, and environmental technology.

 $((\frac{(15)}{(15)}))$ <u>(16)</u> "Recipient" means a person receiving a tax deferral under this chapter.

- ((\(\frac{(16)}{)}\)) (17) "Research and development" means activities performed to discover technological information, and technical and nonroutine activities concerned with translating technological information into new or improved products, processes, techniques, formulas, inventions, or software. The term includes exploration of a new use for an existing drug, device, or biological product if the new use requires separate licensing by the federal food and drug administration under chapter 21, C.F.R., as amended. The term does not include adaptation or duplication of existing products where the products are not substantially improved by application of the technology, nor does the term include surveys and studies, social science and humanities research, market research or testing, quality control, sale promotion and service, computer software developed for internal use, and research in areas such as improved style, taste, and seasonal design.
- $((\frac{17}{17}))$ (18)(a) "Initiation of construction" means the date that a building permit is issued under the building code adopted under RCW 19.27.031 for:
 - (i) Construction of the qualified building, if the underlying ownership of the building vests exclusively with the person receiving the economic benefit of the deferral;
 - (ii) Construction of the qualified building, if the economic benefits of the deferral are passed to a lessee as provided in subsection (7) of this section; or
- (iii) Tenant improvements for a qualified building, if the economic benefits of the deferral are passed to a lessee as provided in subsection (7) of this section.
 - (b) "Initiation of construction" does not include soil testing, site clearing and grading, site preparation, or any other related activities that are initiated before the issuance of a building permit for the construction of the foundation of the building.
- 37 (c) If the investment project is a phased project, "initiation of construction" shall apply separately to each phase.

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- Sec. 3. RCW 82.63.020 and 2004 c 2 s 4 are each amended to read as follows:
 - (1) Application for deferral of taxes under this chapter must be made before initiation of construction of, or acquisition of equipment or machinery for the investment project. In the case of an investment project involving multiple qualified buildings, applications must be made for, and before the initiation of construction of, each qualified building. The application shall be made to the department in a form and manner prescribed by the department. The application shall contain information regarding the location of the investment project, the applicant's average employment in the state for the prior year, estimated or actual new employment related to the project, estimated or actual costs, time schedules for completion and operation, and other information required by the department. The department shall rule on the application within sixty days.
 - (2)(a) The legislature finds that accountability and effectiveness are important aspects of setting tax policy. In order to make policy choices regarding the best use of limited state resources the legislature needs information on how a tax incentive is used.
 - (b) Applicants for deferral of taxes under this chapter shall ((agree to)) complete an annual survey. If the economic benefits of the deferral are passed to a lessee as provided in RCW 82.63.010(7), the lessee shall ((agree to)) complete the annual survey and the applicant is not required to complete the annual survey. The survey is due by March 31st of the year following the calendar year in which the investment project is certified by the department as having been operationally complete and the seven succeeding calendar years. The survey shall include the amount of tax deferred, the number of new products or research projects by general classification, and the number of trademarks, patents, and copyrights associated with activities at the investment project. The survey shall also include the following information for employment positions in Washington:
 - (i) The number of total employment positions;
- 35 (ii) Full-time, part-time, and temporary employment positions as a 36 percent of total employment;
- 37 (iii) The number of employment positions according to the following 38 wage bands: Less than thirty thousand dollars; thirty thousand dollars

or greater, but less than sixty thousand dollars; and sixty thousand dollars or greater. A wage band containing fewer than three individuals may be combined with another wage band; and

- (iv) The number of employment positions that have employer-provided medical, dental, and retirement benefits, by each of the wage bands.
- (c) The department may request additional information necessary to measure the results of the deferral program, to be submitted at the same time as the survey.
- (d) All information collected under this subsection, except the amount of the tax deferral taken, is deemed taxpayer information under RCW 82.32.330 and is not disclosable. Information on the amount of tax deferral taken is not subject to the confidentiality provisions of RCW 82.32.330 and may be disclosed to the public upon request.
- (3) The department shall use the information from this section to prepare summary descriptive statistics by category. No fewer than three taxpayers shall be included in any category. The department shall report these statistics to the legislature each year by September 1st.
- (4) The department shall use the information to study the tax deferral program authorized under this chapter. The department shall report to the legislature by December 1, 2009, and December 1, 2013. The reports shall measure the effect of the program on job creation, the number of jobs created for Washington residents, company growth, the introduction of new products, the diversification of the state's economy, growth in research and development investment, the movement of firms or the consolidation of firms' operations into the state, and such other factors as the department selects.

NEW SECTION. Sec. 4. A new section is added to chapter 82.63 RCW to read as follows:

(1) In the case of multiple qualified buildings, if the lessee who will conduct the qualified research and development or pilot scale manufacturing within the multiple qualified buildings desires to treat the multiple qualified buildings as a single investment project, the lessee must make a preliminary election to treat the multiple qualified buildings as a single investment project. The lessee must make the preliminary election before a temporary certificate of occupancy, or its equivalent, is issued for any of the multiple qualified buildings.

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- (2)(a) A final election whether or not to treat the multiple qualified buildings as a single investment project must be made by the date that is the earlier of:
 - (i) Sixty months following the date that the lessee made the preliminary election under subsection (1) of this section; or
 - (ii) Thirty days after the issuance of the temporary certificate of occupancy, or its equivalent, for the last qualified building to be completed and that will be included in the final election.
 - (b) All buildings included in a final election to treat multiple qualified buildings as a single investment project must have been issued a temporary certificate of occupancy or its equivalent.
 - (c) Before the final election is made, the lessee may remove one or more of the qualified buildings included in the preliminary election from the investment project.
 - (d) When a qualified building for which a preliminary election has been made under subsection (1) of this section is, for any reason, not included in a final election to treat the multiple qualified buildings as a single investment project, the qualified building will be treated as an individual investment project under the original application for that building.
 - (e) If a final election is made not to treat the multiple qualified buildings as a single investment project or a final election is not made by the deadline in (a) of this subsection, the qualified buildings will each be treated as individual investment projects under the original applications for those buildings.
 - (3) When a final election is made to treat multiple qualified buildings as a single investment project, the department must review the investment project to determine whether to certify the investment project as being operationally complete. If the department certifies that an investment project is operationally complete, the certification is deemed to have occurred in the calendar year in which the final election is made.
 - (4) The department may not certify as operationally complete an investment project consisting of multiple qualifying buildings unless the lessee furnishes the department with a bond, letter of credit, or other security acceptable to the department in an amount equal to the repayment obligation as determined by the department. The department may decrease the secured amount each year as the repayment obligation

- decreases under the provisions of RCW 82.63.045. If the lessee does not furnish the department with a bond, letter of credit, or other security acceptable to the department equal to the amount of deferred tax, the qualified buildings will each be treated as individual investment projects under the original applications for those buildings.
- 7 (5) The preliminary election and final election must be made in a 8 form and manner prescribed by the department.
- **Sec. 5.** RCW 82.63.045 and 2004 c 2 s 6 are each amended to read as 10 follows:

- (1) Except as provided in subsection (2) of this section, taxes deferred under this chapter need not be repaid.
- (2)(a) If, on the basis of survey under RCW 82.63.020 or other information, the department finds that an investment project is used for purposes other than qualified research and development or pilot scale manufacturing at any time during the calendar year in which the investment project is certified by the department as having been operationally completed, or at any time during any of the seven succeeding calendar years, a portion of deferred taxes shall be immediately due according to the following schedule:

21	Year in which use occurs	% of deferred taxes due
22	1	100%
23	2	87.5%
24	3	75%
25	4	62.5%
26	5	50%
27	6	37.5%
28	7	25%
29	8	12.5%

(b) If a recipient of the deferral fails to complete the annual survey required under RCW 82.63.020 by the date due, 12.5 percent of the deferred tax shall be immediately due. If the economic benefits of the deferral are passed to a lessee as provided in RCW 82.63.010(7), the lessee ((shall be)) is responsible for payment to the extent the lessee has received the economic benefit.

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- (c) If an investment project is used for purposes other than 1 2 qualified research and development or pilot scale manufacturing at any time during the calendar year in which the investment project is 3 4 certified as having been operationally complete and the recipient of the deferral fails to complete the annual survey due under RCW 5 82.63.020, the portion of deferred taxes immediately due is the amount 6 on the schedule in (a) of this subsection. If the economic benefits of 7 8 the deferral are passed to a lessee as provided in RCW 82.63.010(7), the lessee ((shall be)) is responsible for payment to the extent the 9 10 lessee has received the economic benefit.
 - (3)(a) Notwithstanding subsection (2) of this section, in the case of an investment project consisting of multiple qualified buildings, the lessee is solely liable for payment of any deferred tax determined by the department to be due and payable under this section beginning on the date the department certifies that the project is operationally complete.
- 17 <u>(b) This subsection does not relieve the lessors of its obligation</u>
 18 <u>to the lessee under RCW 82.63.010(7) to pass the economic benefit of</u>
 19 the deferral to the lessee.
 - (4) The department shall assess interest at the rate provided for delinquent taxes, but not penalties, retroactively to the date of deferral. The debt for deferred taxes will not be extinguished by insolvency or other failure of the recipient. Transfer of ownership does not terminate the deferral. The deferral is transferred, subject to the successor meeting the eligibility requirements of this chapter, for the remaining periods of the deferral.
- 27 $((\frac{4}{1}))$ <u>(5)</u> Notwithstanding subsection (2) of this section, 28 deferred taxes on the following need not be repaid:
- 29 (a) Machinery and equipment, and sales of or charges made for labor 30 and services, which at the time of purchase would have qualified for 31 exemption under RCW 82.08.02565; and
- 32 (b) Machinery and equipment which at the time of first use would 33 have qualified for exemption under RCW 82.12.02565.
- NEW SECTION. Sec. 6. A new section is added to chapter 82.63 RCW to read as follows:
- The department may adopt rules as may be necessary to administer this chapter.

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- NEW SECTION. **Sec. 7.** This act applies to deferral applications received by the department of revenue after June 30, 2007.
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