GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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HOUSE BILL 332 Committee Substitute Favorable 3/26/01

Short Title: Energy Improvement Program-AB.

Sponsors:

Referred to:

March 1, 2001

1	A BILL TO BE ENTITLED
2	AN ACT TO REVISE THE BUSINESS ENERGY IMPROVEMENT PROGRAM.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. Part 3 of Article 36 of Chapter 143 of the General Statutes
5	reads as rewritten:
6	"Part 3. Business Energy Improvement Loan Program.
7	"§ 143-345.16. Short title.
8	This Part shall be known as the Business Energy Improvement Loan Program.
9	"§ 143-345.17. Legislative findings and purpose.
10	The General Assembly finds and declares that it is in the best interest of the citizens
11	of North Carolina to promote and encourage energy efficiency within the State's
12	industrial and commercial base State in order to conserve energy, promote economic
13	competitiveness, and expand employment in the State.
14	"§ 143-345.18. Lead agency; powers and duties.
15	(a) For the purposes of this Part, the Department of Administration
16	Administration, State Energy Office, is designated as the lead State agency in matters
17	pertaining to industrial and commercial energy conservation. energy efficiency.
18	(b) The Department shall have the following powers and duties with respect to
19	this Part:
20	(1) To provide industrial and commercial concerns doing business in
21	North Carolina Carolina, local governmental units, and nonprofit
22	organizations operating in North Carolina with information and
23	assistance in undertaking energy conserving capital improvement
24	projects to enhance industrial and commercial capacity.efficiency.
25	(2) To establish a revolving fund within the Department for the purpose of
26	providing secured loans in amounts not greater than five hundred
27	thousand dollars (\$500,000) per business entity to install
28	energy-efficient capital improvements (i) within businesses or
29	nonprofit organizations located within or translocating to North

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1	Carolina Carolina, and (ii) within local governmental units. In
2	providing these loans, priority shall be given to businesses entities
3	already located in the State.
4	(2a) To develop and adopt rules to allow State-regulated financial
5	institutions to provide secured loans to corporate entities, nonprofit
6	organizations, and local governmental units in accordance with terms
7	and criteria established by the Department.
8	(3) To work with appropriate State and federal agencies to develop and
9	implement rules and regulations to facilitate this program.
10	(c) The annual interest rate charged for the use of the funds from the revolving
11	fund established pursuant to subdivision (b)(2) of this section shall be one-half of the
12	90-day rate for United States Treasury Bills, not to exceed five percent (5%) per annum,
13	three percent (3%) per annum, excluding other fees required for loan application review
14	and origination. The term of any loan originated under this section may not be greater
15	than seven <u>10</u> years.
16	(c1) Notwithstanding subsection (c) of this section, the Department shall adopt
17	rules to allow loans to be made from the revolving loan fund and by State-regulated
18	financial institutions at interest rates as low as one percent (1%) per annum for certain
19	energy efficient and conservation projects such as recycling and renewable energy to
20	encourage their development and use.
21	(d) In accordance with the terms of the Stripper Well Settlement, administrative
22	expenses for activities under this section shall be limited to five percent (5%) of funds
23	appropriated for this purpose.
24	(e) For purposes of this section:
25	(1) 'Local governmental unit' means any board or governing body of a
26	political subdivision of the State, including any board of a community
27	college, any school board, or an agency, commission, or authority of a
28	political subdivision of the State.
29	(2) <u>'Nonprofit organization' means an organization that is exempt from</u>
30	federal income taxation under section 501(c)(3) of the Internal
31	Revenue Code."
32	SECTION 2. This act is effective when it becomes law.