

Amend CSSB 1 by adding the following appropriately numbered rider in Part 6 of Article IX:

Sec. 6.\_\_\_\_. Legislative Intent: Ineligibility of Certain Entities for Tax and Fee Benefits. It is the intent of the Legislature that each entity receiving funds appropriated by this Act that has discretion whether to grant a credit, exemption, or discount in relation to a tax or fee imposed by the state exercise that discretion so that a domestic private entity may not receive the discretionary credit, exemption, or discount if the entity, at any time during the previous two years, created employment suitable for performance in the United States in a country other than the United States and as a result, eliminated or failed to create similar employment in the United States.