LEGISLATURE OF NEBRASKA ONE HUNDRED FIFTH LEGISLATURE SECOND SESSION

LEGISLATIVE BILL 996

Introduced by Crawford, 45; Watermeier, 1. Read first time January 11, 2018 Committee:

1	A BILL FOR AN ACT relating to revenue and taxation; to amend sections
2	77-5714 and 77-5719.01, Reissue Revised Statutes of Nebraska,
3	sections 77-5709 and 77-5727, Revised Statutes Cumulative
4	Supplement, 2016, and sections 77-5725, 77-5726, and 77-5735,
5	Revised Statutes Supplement, 2017; to redefine terms; to change the
6	Nebraska Advantage Act as prescribed; to harmonize provisions; and
7	to repeal the original sections.

8 Be it enacted by the people of the State of Nebraska,

Section 1. Section 77-5709, Revised Statutes Cumulative Supplement,
 2016, is amended to read:

3 77-5709 Established employee means an individual who is employed in 4 Nebraska and is subject to the Nebraska income tax on compensation 5 received from the taxpayer or its predecessors Equivalent employees means 6 the number of employees computed by dividing the total hours paid in a 7 year by the product of forty times the number of weeks in a year. A salaried employee who receives a predetermined amount of compensation 8 9 each pay period on a weekly or less frequent basis is deemed to have been 10 paid for forty hours per week during the pay period.

11 Sec. 2. Section 77-5714, Reissue Revised Statutes of Nebraska, is 12 amended to read:

13 77-5714 (1) Number of new employees, for a tier 1, tier 2, tier 3, or tier 4 project, means the number of established equivalent employees 14 that are employed at the project during a year that are in excess of the 15 number of established equivalent employees during the base year, not to 16 17 exceed the number of established equivalent employees employed at the project during a year who are not base-year employees and who are each 18 19 paid wages at a rate equal to at least one hundred ten sixty percent of the county Nebraska average weekly wage for the year of application for 20 the county in which the project is located. If the project is located in 21 22 more than one county, the higher county average weekly wage shall apply.

(2) Number of new employees, for a tier 6 project, means the number of <u>established</u> equivalent employees that are employed at the project during a year that are in excess of the number of <u>established</u> equivalent employees during the base year, not to exceed the number of <u>established</u> equivalent employees employed at the project during a year who are not base-year employees and who are <u>each</u> paid at a rate equal to or greater than the tier 6 weekly required compensation for the year of application.

30 (3) Teleworkers working for wages or salaries in Nebraska from their
 31 residences for a taxpayer on tasks interdependent with the work performed

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1 at the project shall be considered to be employed at the project.

2 (4) Employees who work at a military installation in Nebraska for a
3 taxpayer on tasks interdependent with the work performed at the project
4 shall be considered to be employed at the project.

5 Sec. 3. Section 77-5719.01, Reissue Revised Statutes of Nebraska, is6 amended to read:

7 77-5719.01 Tier 6 weekly required compensation means two hundred 8 percent of the county average weekly wage for the county in which the 9 project is located or one hundred fifty percent of the <u>Nebraska</u> state 10 average weekly wage, whichever is higher. If the project is located in 11 more than one county, the higher county average weekly wage shall be used 12 to determine the tier 6 weekly required compensation.

Sec. 4. Section 77-5725, Revised Statutes Supplement, 2017, is amended to read:

15 77-5725 (1) Applicants may qualify for benefits under the Nebraska
16 Advantage Act in one of six tiers:

(a) Tier 1, investment in qualified property of at least one million 17 dollars and the hiring of at least ten new employees. There shall be no 18 new project applications for benefits under this tier filed after 19 December 31, 2020. All complete project applications filed on or before 20 December 31, 2020, shall be considered by the Tax Commissioner and 21 22 approved if the project and taxpayer qualify for benefits. Agreements may be executed with regard to completed project applications filed on or 23 24 before December 31, 2020. All project agreements pending, approved, or 25 entered into before such date shall continue in full force and effect;

(b) Tier 2, (i) investment in qualified property of at least three million dollars and the hiring of at least thirty new employees or (ii) for a large data center project, investment in qualified property for the data center of at least two hundred million dollars and the hiring for the data center of at least thirty new employees. There shall be no new project applications for benefits under this tier filed after December

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1 31, 2020. All complete project applications filed on or before December 2 31, 2020, shall be considered by the Tax Commissioner and approved if the 3 project and taxpayer qualify for benefits. Agreements may be executed 4 with regard to completed project applications filed on or before December 5 31, 2020. All project agreements pending, approved, or entered into 6 before such date shall continue in full force and effect;

7 (c) Tier 3, the hiring of at least thirty new employees. There shall be no new project applications for benefits under this tier filed after 8 9 December 31, 2020. All complete project applications filed on or before December 31, 2020, shall be considered by the Tax Commissioner and 10 approved if the project and taxpayer qualify for benefits. Agreements may 11 be executed with regard to completed project applications filed on or 12 13 before December 31, 2020. All project agreements pending, approved, or entered into before such date shall continue in full force and effect; 14

(d) Tier 4, investment in qualified property of at least ten million 15 16 dollars and the hiring of at least one hundred new employees. There shall be no new project applications for benefits under this tier filed after 17 December 31, 2020. All complete project applications filed on or before 18 19 December 31, 2020, shall be considered by the Tax Commissioner and approved if the project and taxpayer qualify for benefits. Agreements may 20 be executed with regard to completed project applications filed on or 21 22 before December 31, 2020. All project agreements pending, approved, or entered into before such date shall continue in full force and effect; 23

24 (e) Tier 5, (i) investment in qualified property of at least thirty million dollars or (ii) for the production of electricity by using one or 25 more sources of renewable energy to produce electricity for sale as 26 described in subdivision (1)(j) of section 77-5715, investment 27 in 28 qualified property of at least twenty million dollars. Failure to maintain an average number of established equivalent employees as defined 29 in section 77-5727 greater than or equal to the number of established 30 equivalent employees in the base year shall result in a partial recapture 31

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1 of benefits. There shall be no new project applications for benefits 2 under this tier filed after December 31, 2020. All complete project applications filed on or before December 31, 2020, shall be considered by 3 4 the Tax Commissioner and approved if the project and taxpayer qualify for 5 benefits. Agreements may be executed with regard to completed project applications filed on or before December 31, 2020. All project agreements 6 pending, approved, or entered into before such date shall continue in 7 8 full force and effect; and

9 (f) Tier 6, investment in qualified property of at least ten million dollars and the hiring of at least seventy-five new employees or the 10 investment in qualified property of at least one hundred million dollars 11 and the hiring of at least fifty new employees. There shall be no new 12 13 project applications for benefits under this tier filed after December 31, 2020. All complete project applications filed on or before December 14 31, 2020, shall be considered by the Tax Commissioner and approved if the 15 16 project and taxpayer qualify for benefits. Agreements may be executed with regard to completed project applications filed on or before December 17 31, 2020. All project agreements pending, approved, or entered into 18 before such date shall continue in full force and effect. 19

(2) When the taxpayer has met the required levels of employment and
investment contained in the agreement for a tier 1, tier 2, tier 4, tier
5, or tier 6 project, the taxpayer shall be entitled to the following
incentives:

(a) A refund of all sales and use taxes for a tier 2, tier 4, tier
5, or tier 6 project or a refund of one-half of all sales and use taxes
for a tier 1 project paid under the Local Option Revenue Act, the
Nebraska Revenue Act of 1967, and sections 13-319, 13-324, and 13-2813
from the date of the application through the meeting of the required
levels of employment and investment for all purchases, including rentals,
of:

31 (i) Qualified property used as a part of the project;

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1 (ii) Property, excluding motor vehicles, based in this state and 2 used in both this state and another state in connection with the project 3 except when any such property is to be used for fundraising for or for 4 the transportation of an elected official;

5 (iii) Tangible personal property by a contractor or repairperson 6 after appointment as a purchasing agent of the owner of the improvement 7 to real estate when such property is incorporated into real estate as a 8 part of a project. The refund shall be based on fifty percent of the 9 contract price, excluding any land, as the cost of materials subject to 10 the sales and use tax;

(iv) Tangible personal property by a contractor or repairperson after appointment as a purchasing agent of the taxpayer when such property is annexed to, but not incorporated into, real estate as a part of a project. The refund shall be based on the cost of materials subject to the sales and use tax that were annexed to real estate; and

(v) Tangible personal property by a contractor or repairperson after appointment as a purchasing agent of the taxpayer when such property is both (A) incorporated into real estate as a part of a project and (B) annexed to, but not incorporated into, real estate as a part of a project. The refund shall be based on fifty percent of the contract price, excluding any land, as the cost of materials subject to the sales and use tax; and

23 (b) A refund of all sales and use taxes for a tier 2, tier 4, tier 24 5, or tier 6 project or a refund of one-half of all sales and use taxes 25 for a tier 1 project paid under the Local Option Revenue Act, the Nebraska Revenue Act of 1967, and sections 13-319, 13-324, and 13-2813 on 26 the types of purchases, including rentals, listed in subdivision (a) of 27 this subsection for such taxes paid during each year of the entitlement 28 period in which the taxpayer is at or above the required levels of 29 employment and investment. 30

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(3) Any taxpayer who qualifies for a tier 1, tier 2, tier 3, or tier

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1 4 project shall be entitled to a credit equal to three percent times the 2 average wage of new employees times the number of new employees if the average wage of the new employees equals at least one hundred ten sixty 3 4 percent of the county Nebraska average weekly annual wage for the year of 5 application for the county in which the project is located. If the project is located in more than one county, the higher county average 6 7 weekly wage shall apply. The credit shall equal four percent times the average wage of new employees times the number of new employees if the 8 9 average wage of the new employees equals at least one hundred twenty-five 10 seventy-five percent of the county Nebraska average weekly annual wage for the year of application for the county in which the project is 11 located. If the project is located in more than one county, the higher 12 13 county average weekly wage shall apply. The credit shall equal five 14 percent times the average wage of new employees times the number of new employees if the average wage of the new employees equals at least one 15 16 hundred fifty percent of the county Nebraska average weekly annual wage 17 for the year of application for the county in which the project is <u>located</u>. If the project is located in more than one county, the higher 18 19 county average weekly wage shall apply. The credit shall equal six percent times the average wage of new employees times the number of new 20 employees if the average wage of the new employees equals at least one 21 hundred seventy-five twenty-five percent of the county Nebraska average 22 23 weekly annual wage for the year of application for the county in which 24 the project is located. If the project is located in more than one 25 county, the higher county average weekly wage shall apply. For computation of such credit: 26

27 (a) Average annual wage means the total compensation paid to 28 employees during the year at the project who are not base-year employees 29 and who are paid wages equal to at least sixty percent of the Nebraska 30 average weekly wage for the year of application, excluding any 31 compensation in excess of one million dollars paid to any one employee

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1 during the year, divided by the number of equivalent employees making up
2 such total compensation;

3 (b) Average wage of new employees means the average annual wage paid 4 to employees during the year at the project who are not base-year 5 employees and who are paid wages equal to at least sixty percent of the 6 Nebraska average weekly wage for the year of application, excluding any 7 compensation in excess of one million dollars paid to any one employee 8 during the year; and

9 (c) Nebraska average annual wage means the Nebraska average weekly
 10 wage times fifty-two.

11 (4) Any taxpayer who qualifies for a tier 6 project shall be 12 entitled to a credit equal to ten percent times the total compensation 13 paid to all employees, other than base-year employees, excluding any 14 compensation in excess of one million dollars paid to any one employee 15 during the year, employed at the project.

16 (5) Any taxpayer who has met the required levels of employment and 17 investment for a tier 2 or tier 4 project shall receive a credit equal to ten percent of the investment made in qualified property at the project. 18 19 Any taxpayer who has met the required levels of investment and employment for a tier 1 project shall receive a credit equal to three percent of the 20 investment made in qualified property at the project. Any taxpayer who 21 has met the required levels of investment and employment for a tier 6 22 23 project shall receive a credit equal to fifteen percent of the investment 24 made in qualified property at the project.

(6) The credits prescribed in subsections (3), (4), and (5) of this section shall be allowable for compensation paid and investments made during each year of the entitlement period that the taxpayer is at or above the required levels of employment and investment.

(7) The credit prescribed in subsection (5) of this section shall
also be allowable during the first year of the entitlement period for
investment in qualified property at the project after the date of the

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application and before the required levels of employment and investment
 were met.

3 (8)(a) Property described in subdivisions (8)(c)(i) through (v) of 4 this section used in connection with a project or projects, whether 5 purchased or leased, and placed in service by the taxpayer after the date 6 the application was filed shall constitute separate classes of property 7 and are eligible for exemption under the conditions and for the time 8 periods provided in subdivision (8)(b) of this section.

9 (b)(i) A taxpayer who has met the required levels of employment and investment for a tier 4 project shall receive the exemption of property 10 in subdivisions (8)(c)(ii), (iii), and (iv) of this section. A taxpayer 11 who has met the required levels of employment and investment for a tier 6 12 project shall receive the exemption of property in subdivisions (8)(c) 13 (ii), (iii), (iv), and (v) of this section. Such property shall be 14 eligible for the exemption from the first January 1 following the end of 15 the year during which the required levels were exceeded through the ninth 16 December 31 after the first year property included in subdivisions (8)(c) 17 (ii), (iii), (iv), and (v) of this section qualifies for the exemption. 18

(ii) A taxpayer who has filed an application that describes a tier 2 large data center project or a project under tier 4 or tier 6 shall receive the exemption of property in subdivision (8)(c)(i) of this section beginning with the first January 1 following the date the property was placed in service. The exemption shall continue through the end of the period property included in subdivisions (8)(c)(ii), (iii), (iv), and (v) of this section qualifies for the exemption.

(iii) A taxpayer who has filed an application that describes a tier 2 large data center project or a tier 5 project that is sequential to a 2 tier 2 large data center project for which the entitlement period has 2 expired shall receive the exemption of all property in subdivision (8)(c) 3 of this section beginning any January 1 after the date the property was 3 placed in service. Such property shall be eligible for exemption from the

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1 tax on personal property from the January 1 preceding the first claim for
2 exemption approved under this subdivision through the ninth December 31
3 after the year the first claim for exemption is approved.

4 (iv) A taxpayer who has a project for an Internet web portal or a 5 data center and who has met the required levels of employment and investment for a tier 2 project or the required level of investment for a 6 7 tier 5 project, taking into account only the employment and investment at the web portal or data center project, shall receive the exemption of 8 9 property in subdivision (8)(c)(ii) of this section. Such property shall 10 be eligible for the exemption from the first January 1 following the end of the year during which the required levels were exceeded through the 11 ninth December 31 after the first year any property included in 12 subdivisions (8)(c)(ii), (iii), (iv), and (v) of this section qualifies 13 for the exemption. 14

(v) Such investment and hiring of new employees shall be considered
a required level of investment and employment for this subsection and for
the recapture of benefits under this subsection only.

(c) The following property used in connection with such project or projects, whether purchased or leased, and placed in service by the taxpayer after the date the application was filed shall constitute separate classes of personal property:

(i) Turbine-powered aircraft, including turboprop, turbojet, and
turbofan aircraft, except when any such aircraft is used for fundraising
for or for the transportation of an elected official;

(ii) Computer systems, made up of equipment that is interconnected in order to enable the acquisition, storage, manipulation, management, movement, control, display, transmission, or reception of data involving computer software and hardware, used for business information processing which require environmental controls of temperature and power and which are capable of simultaneously supporting more than one transaction and more than one user. A computer system includes peripheral components

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which require environmental controls of temperature and power connected to such computer systems. Peripheral components shall be limited to additional memory units, tape drives, disk drives, power supplies, cooling units, data switches, and communication controllers;

5 (iii) Depreciable personal property used for a distribution 6 facility, including, but not limited to, storage racks, conveyor 7 mechanisms, forklifts, and other property used to store or move products; 8 (iv) Personal property which is business equipment located in a

9 single project if the business equipment is involved directly in the 10 manufacture or processing of agricultural products; and

(v) For a tier 2 large data center project or tier 6 project, any
 other personal property located at the project.

13 (d) In order to receive the property tax exemptions allowed by 14 subdivision (8)(c) of this section, the taxpayer shall annually file a claim for exemption with the Tax Commissioner on or before May 1. The 15 16 form and supporting schedules shall be prescribed by the Tax Commissioner and shall list all property for which exemption is being sought under 17 this section. A separate claim for exemption must be filed for each 18 project and each county in which property is claimed to be exempt. A copy 19 of this form must also be filed with the county assessor in each county 20 in which the applicant is requesting exemption. The Tax Commissioner 21 shall determine whether a taxpayer is eligible to obtain exemption for 22 23 personal property based on the criteria for exemption and the eligibility 24 of each item listed for exemption and, on or before August 1, certify 25 such to the taxpayer and to the affected county assessor.

(9)(a) The investment thresholds in this section for a particular year of application shall be adjusted by the method provided in this subsection, except that the investment threshold for a tier 5 project described in subdivision (1)(e)(ii) of this section shall not be adjusted.

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(b) For tier 1, tier 2, tier 4, and tier 5 projects other than tier

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1 5 projects described in subdivision (1)(e)(ii) of this section, beginning October 1, 2006, and each October 1 thereafter, the average Producer 2 Price Index for all commodities, published by the United States 3 Department of Labor, Bureau of Labor Statistics, for the most recent 4 twelve available periods shall be divided by the Producer Price Index for 5 the first quarter of 2006 and the result multiplied by the applicable 6 investment threshold. The investment thresholds shall be adjusted for 7 cumulative inflation since 2006. 8

9 (c) For tier 6, beginning October 1, 2008, and each October 1 10 thereafter, the average Producer Price Index for all commodities, 11 published by the United States Department of Labor, Bureau of Labor 12 Statistics, for the most recent twelve available periods shall be divided 13 by the Producer Price Index for the first quarter of 2008 and the result 14 multiplied by the applicable investment threshold. The investment 15 thresholds shall be adjusted for cumulative inflation since 2008.

16 (d) For a tier 2 large data center project, beginning October 1, 2012, and each October 1 thereafter, the average Producer Price Index for 17 all commodities, published by the United States Department of Labor, 18 Bureau of Labor Statistics, for the most recent twelve available periods 19 shall be divided by the Producer Price Index for the first quarter of 20 2012 and the result multiplied by the applicable investment threshold. 21 The investment thresholds shall be adjusted for cumulative inflation 22 23 since 2012.

(e) If the resulting amount is not a multiple of one million
dollars, the amount shall be rounded to the next lowest one million
dollars.

(f) The investment thresholds established by this subsection apply
for purposes of project qualifications for all applications filed on or
after January 1 of the following year for all years of the project.
Adjustments do not apply to projects after the year of application.

31 Sec. 5. Section 77-5726, Revised Statutes Supplement, 2017, is

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77-5726 (1)(a) The credits prescribed in section 77-5725 for a year 2 shall be established by filing the forms required by the Tax Commissioner 3 with the income tax return for the taxable year which includes the end of 4 the year the credits were earned. The credits may be used and shall be 5 applied in the order in which they were first allowed. The credits may be 6 used after any other nonrefundable credits to reduce the taxpayer's 7 income tax liability imposed by sections 77-2714 to 77-27,135. Credits 8 9 may be used beginning with the taxable year which includes December 31 of the year the required minimum levels were reached. The last year for 10 which credits may be used is the taxable year which includes December 31 11 of the last year of the carryover period. Any decision on how part of the 12 credit is applied shall not limit how the remaining credit could be 13 applied under this section. 14

(b)(i) Subject to the limitations provided in subdivision (1)(b)(ii) 15 16 of this section, the (b) The taxpayer may use the credit provided in subsection (3) of section 77-5725 to reduce the taxpayer's income tax 17 withholding employer or payor tax liability under section 77-2756 or 18 77-2757 to the extent such liability is attributable to the number of new 19 employees at the project, excluding any compensation in excess of one 20 million dollars paid to any one employee during the year. Subject to the 21 limitations provided in subdivision (1)(b)(iii) of this section, the The 22 23 taxpayer may use the credit provided in subsection (4) of section 77-5725 24 to reduce the taxpayer's income tax withholding employer or payor tax liability under section 77-2756 or 77-2757 to the extent such liability 25 is attributable to all employees employed at the project, other than 26 base-year employees and excluding any compensation in excess of one 27 28 million dollars paid to any one employee during the year. To the extent of the credit used, such withholding shall not constitute public funds or 29 state tax revenue and shall not constitute a trust fund or be owned by 30 the state. The use by the taxpayer of the credit shall not change the 31

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1 amount that otherwise would be reported by the taxpayer to the employee 2 under section 77-2754 as income tax withheld and shall not reduce the 3 amount that otherwise would be allowed by the state as a refundable 4 credit on an employee's income tax return as income tax withheld under 5 section 77-2755.

6 (ii) For a tier 1, tier 2, tier 3, or tier 4 project, the amount of
7 credits used against income tax withholding <u>pursuant to subdivision (1)</u>
8 (b)(i) of this section shall be limited as follows:

9 <u>(A) For the first three years of the entitlement period, the amount</u> 10 <u>of credits used against income tax withholding shall not exceed one</u> 11 <u>hundred percent of the withholding attributable to new employees employed</u> 12 at the project, excluding any compensation in excess of one million 13 dollars paid to any one employee during the year; -

14 (B) For years four and five of the entitlement period, the amount of 15 credits used against income tax withholding shall not exceed fifty 16 percent of the withholding attributable to new employees employed at the 17 project, excluding any compensation in excess of one million dollars paid 18 to any one employee during the year; and

(C) For years six and seven of the entitlement period and any year
 thereafter, the taxpayer shall not be allowed to use credits against
 income tax withholding.

(iii) For a tier 6 project, the amount of credits used against
 income tax withholding <u>pursuant to subdivision (1)(b)(i) of this section</u>
 <u>shall be limited as follows:</u>

25 <u>(A) For the first three years of the entitlement period, the amount</u> 26 <u>of credits used against income tax withholding shall not exceed one</u> 27 <u>hundred percent of the withholding attributable to all employees employed</u> 28 at the project, other than base-year employees and excluding any 29 compensation in excess of one million dollars paid to any one employee 30 during the year; -

31 (B) For years four and five of the entitlement period, the amount of

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1 credits used against income tax withholding shall not exceed fifty
2 percent of the withholding attributable to all employees employed at the
3 project, other than base-year employees and excluding any compensation in
4 excess of one million dollars paid to any one employee during the year;
5 and
6 (C) For years six and seven of the entitlement period and any year

7 <u>thereafter, the taxpayer shall not be allowed to use credits against</u>
8 <u>income tax withholding.</u>

9 (iv) If the amount of credit used by the taxpayer against income tax 10 withholding exceeds the this amount allowed under subdivision (1)(b)(ii) or (iii) of this section, whichever is applicable, the excess withholding 11 shall be returned to the Department of Revenue in the manner provided in 12 13 section 77-2756, such excess amount returned shall be considered unused, 14 and the amount of unused credits may be used as otherwise permitted in this section or shall carry over to the extent authorized in subdivision 15 (1)(e) of this section. 16

(c) Credits may be used to obtain a refund of sales and use taxes under the Local Option Revenue Act, the Nebraska Revenue Act of 1967, and sections 13-319, 13-324, and 13-2813 which are not otherwise refundable that are paid on purchases, including rentals, for use at the project for a tier 1, tier 2, tier 3, or tier 4 project or for use within this state for a tier 2 large data center project or a tier 6 project.

23 (d) The credits earned for a tier 6 project may be used to obtain a 24 payment from the state equal to the real property taxes due after the 25 year the required levels of employment and investment were met and before the end of the carryover period, for real property that is included in 26 such project and acquired by the taxpayer, whether by lease or purchase, 27 28 after the date the application was filed. Once the required levels of employment and investment for a tier 2 large data center project have 29 been met, the credits earned for a tier 2 large data center project may 30 be used to obtain a payment from the state equal to the real property 31

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1 taxes due after the year of application and before the end of the 2 carryover period, for real property that is included in such project and 3 acquired by the taxpayer, whether by lease or purchase, after the date 4 the application was filed. The payment from the state shall be made only 5 after payment of the real property taxes have been made to the county as 6 required by law. Payments shall not be allowed for any taxes paid on real 7 property for which the taxes are divided under section 18-2147 or 58-507.

8 (e) Credits may be carried over until fully utilized, except that 9 such credits may not be carried over more than nine years after the year 10 of application for a tier 1 or tier 3 project, fourteen years after the 11 year of application for a tier 2 or tier 4 project, or more than sixteen 12 years past the end of the entitlement period for a tier 6 project.

(2)(a) No refund claims shall be filed until after the required
levels of employment and investment have been met.

(b) Refund claims shall be filed no more than once each quarter for refunds under the Nebraska Advantage Act, except that any claim for a refund in excess of twenty-five thousand dollars may be filed at any time.

19 (c) Refund claims for materials purchased by a purchasing agent20 shall include:

21 (i) A copy of the purchasing agent appointment;

22 (ii) The contract price; and

(iii)(A) For refunds under subdivision (2)(a)(iii) or (2)(a)(v) of
section 77-5725, a certification by the contractor or repairperson of the
percentage of the materials incorporated into or annexed to the project
on which sales and use taxes were paid to Nebraska after appointment as
purchasing agent; or

(B) For refunds under subdivision (2)(a)(iv) of section 77-5725, a
certification by the contractor or repairperson of the percentage of the
contract price that represents the cost of materials annexed to the
project and the percentage of the materials annexed to the project on

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which sales and use taxes were paid to Nebraska after appointment as
 purchasing agent.

(d) All refund claims shall be filed, processed, and allowed as any 3 other claim under section 77-2708, except that the amounts allowed to be 4 5 refunded under the Nebraska Advantage Act shall be deemed to be overpayments and shall be refunded notwithstanding any limitation in 6 subdivision (2)(a) of section 77-2708. The refund may be allowed if the 7 claim is filed within three years from the end of the year the required 8 9 levels of employment and investment are met or within the period set forth in section 77-2708. 10

(e) If a claim for a refund of sales and use taxes under the Local 11 Option Revenue Act or sections 13-319, 13-324, and 13-2813 of more than 12 twenty-five thousand dollars is filed by June 15 of a given year, the 13 refund shall be made on or after November 15 of the same year. If such a 14 claim is filed on or after June 16 of a given year, the refund shall not 15 16 be made until on or after November 15 of the following year. The Tax Commissioner shall notify the affected city, village, county, 17 or municipal county of the amount of refund claims of sales and use taxes 18 under the Local Option Revenue Act or sections 13-319, 13-324, and 19 13-2813 that are in excess of twenty-five thousand dollars on or before 20 July 1 of the year before the claims will be paid under this section. 21

(f) Interest shall not be allowed on any taxes refunded under theNebraska Advantage Act.

24 (3) The appointment of purchasing agents shall be recognized for the purpose of changing the status of a contractor or repairperson as the 25 ultimate consumer of tangible personal property purchased after the date 26 of the appointment which is physically incorporated into or annexed to 27 the project and becomes the property of the owner of the improvement to 28 real estate or the taxpayer. The purchasing agent shall be jointly liable 29 for the payment of the sales and use tax on the purchases with the owner 30 of the property. 31

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1 (4) A determination that a taxpayer is not engaged in a qualified 2 business or has failed to meet or maintain the required levels of 3 employment or investment for incentives, exemptions, or recapture may be 4 protested within sixty days after the mailing of the written notice of 5 the proposed determination. If the notice of proposed determination is not protested within the sixty-day period, the proposed determination is 6 7 a final determination. If the notice is protested, the Tax Commissioner shall issue a written order resolving such protests. The written order of 8 9 the Tax Commissioner resolving a protest may be appealed to the district court of Lancaster County within thirty days after the issuance of the 10 11 order.

Sec. 6. Section 77-5727, Revised Statutes Cumulative Supplement,2016, is amended to read:

77-5727 (1)(a) If the taxpayer fails either to meet the required 14 levels of employment or investment for the applicable project by the end 15 16 of the fourth year after the end of the year the application was submitted for a tier 1, tier 3, or tier 6 project or by the end of the 17 sixth year after the end of the year the application was submitted for a 18 tier 2, tier 4, or tier 5 project or to utilize such project in a 19 qualified business at employment and investment levels at or above those 20 required in the agreement for the entire entitlement period, all or a 21 22 portion of the incentives set forth in the Nebraska Advantage Act shall 23 be recaptured or disallowed.

(b) In the case of a taxpayer who has failed to meet the required levels of investment or employment within the required time period, all reduction in the personal property tax because of the act shall be recaptured.

(2) In the case of a taxpayer who has failed to maintain the project
at the required levels of employment or investment for the entire
entitlement period, any reduction in the personal property tax, any
refunds in tax allowed under subsection (2) of section 77-5725, and any

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1 refunds or reduction in tax allowed because of the use of a credit 2 allowed under section 77-5725 shall be partially recaptured from either 3 the taxpayer or the owner of the improvement to real estate and any carryovers of credits shall be partially disallowed. The amount of the 4 5 recapture shall be a percentage equal to the number of years the taxpayer did not maintain the project at or above the required levels of 6 investment and employment divided by the number of years of the project's 7 entitlement period multiplied by the refunds allowed, reduction in 8 9 personal property tax, the credits used, and the remaining carryovers. In addition, the last remaining year of personal property tax exemption 10 shall be disallowed for each year the taxpayer did not maintain such 11 project at or above the required levels of employment or investment. 12

(3) In the case of a taxpayer qualified under tier 5 who has failed 13 14 to maintain the average number of established equivalent employees at the project at the end of the six years following the year the taxpayer 15 16 attained the required amount of investment, any refunds in tax allowed under subsection (2) of section 77-5725 or any reduction in the personal 17 property tax under section 77-5725 shall be partially recaptured from the 18 taxpayer. The amount of recapture shall be the total amount of refunds 19 and reductions in tax allowed for all years times the reduction in the 20 average number of established equivalent employees employed at the end of 21 the entitlement period from the number of established equivalent 22 23 employees employed in the base year divided by the number of established 24 equivalent employees employed in the base year. For purposes of this subsection, the average number of established equivalent employees shall 25 be calculated at the end of the entitlement period by adding the number 26 of established equivalent employees in the year the taxpayer attains the 27 required level of investment and each of the next following six years and 28 dividing the result by seven. 29

30 (4) If the taxpayer receives any refunds or reduction in tax to31 which the taxpayer was not entitled or which were in excess of the amount

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to which the taxpayer was entitled, the refund or reduction in tax shall be recaptured separate from any other recapture otherwise required by this section. Any amount recaptured under this subsection shall be excluded from the amounts subject to recapture under other subsections of this section.

6 (5) Any refunds or reduction in tax due, to the extent required to 7 be recaptured, shall be deemed to be an underpayment of the tax and shall 8 be immediately due and payable. When tax benefits were received in more 9 than one year, the tax benefits received in the most recent year shall be 10 recovered first and then the benefits received in earlier years up to the 11 extent of the required recapture.

(6)(a) Except as provided in subdivision (6)(b) of this section, any personal property tax that would have been due except for the exemption allowed under the Nebraska Advantage Act, to the extent it becomes due under this section, shall be considered delinquent and shall be immediately due and payable to the county or counties in which the property was located when exempted.

(b) For a tier 2 large data center project, any personal property 18 19 tax that would have been due except for the exemption under the Nebraska Advantage Act, together with interest at the rate provided in section 20 45-104.01 from the original delinquency date of the tax that would have 21 been due until the date paid, to the extent it becomes due under this 22 section, shall be considered delinquent and shall be immediately payable 23 to the county or counties in which the property was located when 24 25 exempted.

(c) All amounts received by a county under this section shall be allocated to each taxing unit levying taxes on tangible personal property in the county in the same proportion that the levy on tangible personal property of such taxing unit bears to the total levy of all of such taxing units.

31 (7) Notwithstanding any other limitations contained in the laws of

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1 this state, collection of any taxes deemed to be underpayments by this 2 section shall be allowed for a period of three years after the end of the 3 entitlement period.

4 (8) Any amounts due under this section shall be recaptured 5 notwithstanding other allowable credits and shall not be subsequently 6 refunded under any provision of the Nebraska Advantage Act unless the 7 recapture was in error.

8 (9) The recapture required by this section shall not occur if the 9 failure to maintain the required levels of employment or investment was 10 caused by an act of God or national emergency.

11 Sec. 7. Section 77-5735, Revised Statutes Supplement, 2017, is 12 amended to read:

13 77-5735 (1) The changes made in sections 77-5703, 77-5708, 77-5712, 14 77-5714, 77-5715, 77-5723, 77-5725, 77-5726, 77-5727, and 77-5731 by Laws 15 2008, LB895, and sections 77-5707.01, 77-5719.01, and 77-5719.02 apply to 16 all applications filed on and after April 18, 2008. For all applications 17 filed prior to such date, the provisions of the Nebraska Advantage Act as 18 they existed immediately prior to such date apply.

19 (2) The changes made in sections 77-5725 and 77-5726 by Laws 2010, LB879, apply to all applications filed on or after July 15, 2010. For all 20 applications filed prior to such date, the taxpayer may make a one-time 21 election, within the time period prescribed by the Tax Commissioner, to 22 have the changes made in sections 77-5725 and 77-5726 by Laws 2010, 23 24 LB879, apply to such taxpayer's application, or in the absence of such an 25 election, the provisions of the Nebraska Advantage Act as they existed immediately prior to July 15, 2010, apply to such application. 26

(3) The changes made in sections 77-5707, 77-5715, 77-5719, and
77-5725 by Laws 2010, LB918, apply to all applications filed on or after
July 15, 2010. For all applications filed prior to such date, the
provisions of the Nebraska Advantage Act as they existed immediately
prior to such date apply.

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1 (4) The changes made in sections 77-5701, 77-5703, 77-5705, 77-5715, 2 77-5723, 77-5725, 77-5726, and 77-5727 by Laws 2012, LB1118, apply to all 3 applications filed on or after March 8, 2012. For all applications filed 4 prior to such date, the provisions of the Nebraska Advantage Act as they 5 existed immediately prior to such date apply.

6 (5) The changes made in sections 77-5707.01, 77-5709, 77-5712, 7 77-5719, 77-5720, 77-5723, and 77-5726 by Laws 2013, LB34, apply to all 8 applications filed on or after September 6, 2013. For all applications 9 filed prior to such date, the provisions of the Nebraska Advantage Act as 10 they existed immediately prior to such date apply.

(6) The changes made in section 77-5726 by Laws 2017, LB161, apply
to all applications filed before, on, or after August 24, 2017.

13 <u>(7) The changes made in sections 77-5709, 77-5714, 77-5719.01,</u> 14 <u>77-5725, 77-5726, and 77-5727 by this legislative bill apply to all</u> 15 <u>applications filed on or after the effective date of this act. For all</u> 16 <u>applications filed prior to such date, the provisions of the Nebraska</u> 17 <u>Advantage Act as they existed immediately prior to such date apply.</u>

Sec. 8. Original sections 77-5714 and 77-5719.01, Reissue Revised Statutes of Nebraska, sections 77-5709 and 77-5727, Revised Statutes Cumulative Supplement, 2016, and sections 77-5725, 77-5726, and 77-5735, Revised Statutes Supplement, 2017, are repealed.