GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 884* Committee Substitute Favorable 5/11/09 Committee Substitute #2 Favorable 5/12/09 PROPOSED SENATE COMMITTEE SUBSTITUTE H884-PCS50797-RB-72

Short Title: **JMAC** Modifications. (Public) Sponsors: Referred to: March 31, 2009 1 A BILL TO BE ENTITLED 2 AN ACT TO MODIFY THE REQUIREMENTS FOR A GRANT FROM THE JOB 3 MAINTENANCE AND CAPITAL DEVELOPMENT FUND. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 143B-437.012 reads as rewritten: 6 "§ 143B-437.012. Job Maintenance and Capital Development Fund. 7 ... 8 (d) Eligibility. – A business that satisfies all of the following conditions-is eligible for 9 consideration for a grant under this section: section if it satisfies the conditions of either 10 subdivision (1) or (2) of this subsection and satisfies the conditions of both subdivisions (3) and 11 (4) of this subsection: 12 The business is a major employer. A business is a major employer if the (1)13 business meets the following requirements: The Department certifies that the business has invested or intends to 14 a. invest at least two hundred million dollars (\$200,000,000) of private 15 funds in improvements to real property and additions to tangible 16 17 personal property in the project within a six-year period beginning with the time the investment commences. 18 19 The business employs at least 2,000 full-time employees or b. equivalent full-time contract employees at the project that is the 20 subject of the grant at the time the application is made, and the 21 business agrees to maintain at least 2,000 full-time employees or 22 23 equivalent full-time contract employees at the project for the full term of the grant agreement. 24 25 The business employs at least 2,000 full time employees or equivalent (2)26 full-time contract employees at the project that is the subject of the grant at 27 the time the application is made, and the business agrees to maintain at least 2,000 full-time employees or equivalent full-time contract employees at the 28 29 project for the full term of the grant agreement. is a large manufacturing employer. A business is a large manufacturing employer if the business 30 meets the following requirements: 31



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1		<u>a.</u>	The business is in manufacturing, as defined in	G.S. 105-129.81, and
2		—	is converting its manufacturing process to ch	
3			manufactures.	
4		<u>b.</u>	The Department certifies that the business has i	nvested or intends to
5		_	invest at least sixty-five million dollars (\$65	
6			funds in improvements to real property and a	additions to tangible
7			personal property in the project within a three-y	
8			with the time the investment commences.	
9		<u>c.</u>	The business employs at least 320 full-time emp	ployees at the project
10		—	that is the subject of the grant at the time the app	
11			the business agrees to maintain at least 320 fu	
12			the project for the full term of the grant.	<u>+</u> /
13	(3)	The p	roject is located in a development tier one area at	the time the business
14		-	s for a grant.	
15	(4)		ewly hired employees of the business must be c	itizens of the United
16			, or have proper identification and documentation	
17			de and work in the United States.	
18				
19	(j) Agree	ement	- Unless the Secretary of Commerce determines	that the project is no
20	longer eligible or appropriate for a grant under this section, the Department shall enter into an			
21	agreement to provide a grant or grants for a project recommended by the Committee. Each			
22	grant agreement is binding and constitutes a continuing contractual obligation of the State and			
23	the business. The grant agreement shall include the performance criteria, remedies, and other			
24	safeguards recommended by the Committee or required by the Department. Each			
25	Each grant agreement for a business that is a major employer under subdivision (1) of			
26	-	-	ction shall contain a provision prohibiting a busir	
27	payment or other benefit under the agreement at any time when the business has received a			
28	notice of an overdue tax debt and the overdue tax debt has not been satisfied or otherwise			
29	resolved. Each grant agreement shall contain a provision requiring the business to maintain the			
30	employment level at the project that is the subject of the agreement that is the lesser of the level			
31	it had at the time it applied for a grant under this section or that it had at the time that the			
32	investment required under subsection (d) of this section began. For the purposes of this			
33	subsection, the employment level includes full-time employees and equivalent full-time			
34	contract employees. The agreement shall further specify that the amount of a grant shall be			
35	reduced in proportion to the extent the business fails to maintain employment at this level and			
36	that the business shall not be eligible for a grant in any year in which its employment level is			
37			(80%) of that required. A	
38			ent for a business that is a large manufactur	ing employer under
39	_	-	ction (d) of this section shall contain a provision r	
40			ment level required under that subdivision at th	· ·
41			e agreement shall further specify that the business	1 0
42			h the business fails to maintain the employment le	
43			ay obligate the State to make a series of grant pa	
44	of up to 10 years. Nothing in this section constitutes or authorizes a guarantee or assumption by			
45			any business or authorizes the taxing power or the	
46	of the State to be			
47			all cooperate with the Attorney General's offi	ce in preparing the
48	-		grant agreement. The Attorney General shall rev	
49	proposed agreements to be entered into under this section. To be effective against the State, an			

49 proposed agreements to be entered into under this section. To be effective against the State, an 50 agreement entered into under this section shall be signed personally by the Attorney General.

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Safeguards. - To ensure that public funds are used only to carry out the public 1 (k) 2 purposes provided in this section, the Department shall require that each business that receives 3 a grant under this section shall agree to meet performance criteria to protect the State's 4 investment and ensure that the projected benefits of the project are secured. The performance 5 criteria to be required shall include maintenance of an appropriate level of employment at 6 specified levels of compensation, maintenance of health insurance for all full-time employees, 7 investment of a specified amount over the term of the agreement, and any other criteria the 8 Department considers appropriate. The agreement shall require the business to repay or 9 reimburse an appropriate portion of the grant based on the extent of any failure by the business 10 to meet the performance criteria. The agreement shall require the business to repay all amounts 11 received under the agreement and to forfeit any future grant payments if the business fails to satisfy the investment eligibility requirement of subdivision (d)(1) or (d)(2) of this section. The 12 13 use of contract employees shall not be used to reduce compensation at the project that is the 14 subject of the agreement.

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16 (n) Limitations. – The Department may enter into no more than five agreements under 17 this section. The total aggregate cost of all agreements entered into under this section may not 18 exceed <u>sixty-sixty-nine</u> million dollars (<u>\$60,000,000</u>). (<u>\$69,000,000</u>). The total annual cost of 19 an agreement entered into under this section may not exceed <u>four-six</u> million dollars 20 (<u>\$4,000,000</u>).(<u>\$6,000,000</u>)."

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SECTION 2. This act is effective when it becomes law.