## First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 13-1001

LLS NO. 13-0620.02 Ed DeCecco x4216

## **HOUSE SPONSORSHIP**

Young and Gerou, Ferrandino

### SENATE SPONSORSHIP

Heath and Steadman,

House Committees Senate Committees Business, Labor, Economic, & Workforce Development Appropriations

# A BILL FOR AN ACT

101	CONCERNING AN ADVANCED INDUSTRY GRANT PROGRAM, AND, IN
102	CONNECTION THEREWITH, ENACTING THE "ADVANCED
103	Industries Acceleration Act''; adding representatives
104	FROM ADVANCED INDUSTRIES TO THE ECONOMIC DEVELOPMENT
105	COMMISSION; REPEALING THE BIOSCIENCE DISCOVERY
106	EVALUATION GRANT PROGRAM AND THE CLEAN TECHNOLOGY
107	DISCOVERY EVALUATION GRANT PROGRAM; AND CREATING THE
108	<b>COLORADO ADVANCED INDUSTRIES ACCELERATION CASH FUND</b>
109	TO BE USED TO PROVIDE PROOF-OF-CONCEPT GRANTS,
110	EARLY-STAGE CAPITAL AND RETENTION GRANTS, AND
111	INFRASTRUCTURE FUNDING GRANTS.

#### **Bill Summary**

 Shading denotes HOUSE amendment.
 Double underlining denotes SENATE amendment.

 Capital letters indicate new material to be added to existing statute.

 Dashes through the words indicate deletions from existing statute.

HOUSE 3rd Reading Unamended February 12, 2013

HOUSE Amended 2nd Reading February 11, 2013 (Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill creates the advanced industries acceleration grant program (program) in the Colorado office of economic development (office). The following industries are defined to be advanced industries: Advanced manufacturing, aerospace, bioscience, electronics, energy and natural resources, infrastructure engineering, and information technology.

The program includes the following types of grants:

- ! A proof-of-concept grant for an advanced industry research project to an eligible office of technology transfer;
- ! An early-stage capital and retention grant to an eligible company for the purpose of accelerating the commercialization of advanced industry products or services to be manufactured or performed in the state; and
- ! An infrastructure grant for an advanced industry project that builds or utilizes infrastructure to support or enhance the commercialization of advanced industry products or services or that contributes to the development of an advanced industry workforce.

Each type of grant has its own eligibility requirements, preferences, and maximum grant amounts. If an applicant qualifies for a preference, the maximum grant amounts do not apply. All grant applicants are required to identify the anticipated number of jobs created or retained in the state, capital invested or attracted in the state, and any other economic impacts that may result from the grant.

The program absorbs the bioscience discovery evaluation grant program and the clean technology discovery evaluation grant program, which are both repealed in the bill.

In administering the program, the office is required to:

- Consult with the economic development commission about all of the potential grants and monetary incentives that a grant applicant is eligible for;
- ! Consult with Colorado-based advanced industries or representatives from advanced industries about the program;
- ! Require a minimum amount of grant moneys for bioscience and clean technology projects and companies, which is based on existing funding from the repealed programs that provide grants for those industries; and
- ! Annually report to legislative committees about the program.

All program grants are made from the advanced industries acceleration cash fund. The fund consists of moneys transferred from the bioscience discovery evaluation cash fund prior to the fund's repeal; limited gaming moneys that were previously used in the bioscience discovery evaluation grant program; income tax withholdings that were to be split between the bioscience discovery evaluation grant program and the clean technology discovery evaluation grant program; gifts, grants, or donations; and any moneys that the general assembly appropriates to the fund.

Be it enacted by the General Assembly of the State of Colorado: 1 2 **SECTION 1.** Short title. This act shall be known and may be 3 cited as the "Colorado Advanced Industries Acceleration Act". 4 **SECTION 2.** In Colorado Revised Statutes, 12-47.1-701, amend 5 as amended by Senate Bill 13-133 (2) (a) (II) as follows: 6 **12-47.1-701.** Limited gaming fund - created. (2) (a) Except as 7 provided in paragraph (b) of this subsection (2), at the end of the 2012-13 8 state fiscal year and at the end of each state fiscal year thereafter, the state 9 treasurer shall transfer the state share as follows: 10 (II) (A) FOR THE 2012-13 AND 2013-14 STATE FISCAL YEARS, five 11 million five hundred thousand dollars to the bioscience discovery 12 evaluation cash fund for the implementation of the bioscience discovery 13 evaluation grant program created in section 24-48.5-108, C.R.S. THIS 14 SUB-SUBPARAGRAPH (A) IS REPEALED, EFFECTIVE JANUARY 1, 2015; 15 (B) FOR THE 2014-15 STATE FISCAL YEAR AND EACH STATE FISCAL 16 YEAR THEREAFTER, FIVE MILLION FIVE HUNDRED THOUSAND DOLLARS TO 17 THE ADVANCED INDUSTRIES ACCELERATION CASH FUND, CREATED IN 18 SECTION 24-48.5-117, C.R.S.; 19 SECTION 3. In Colorado Revised Statutes, 24-46-102, amend 20 (3) as follows:

1 24-46-102. Colorado economic development commission -2 creation - membership - definition. (3) (a) The commission shall 3 consist of the governor or the governor's designee and eight members 4 who shall be appointed no later than August 1, 1996, as follows: Four members shall be appointed by the governor; two members shall be 5 6 appointed by the speaker of the house of representatives; and two 7 members shall be appointed by the president of the senate.

8 ON AND AFTER SEPTEMBER 1, 2013, THE COMMISSION (b) 9 INCLUDES TWO ADDITIONAL MEMBERS TO REPRESENT ADVANCED 10 INDUSTRIES. THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE 11 PRESIDENT OF THE SENATE SHALL EACH APPOINT ONE MEMBER, AND THESE 12 MEMBERS MUST HAVE ADVANCED INDUSTRY BUSINESS AND RESEARCH 13 EXPERIENCE. IN MAKING THESE APPOINTMENTS, THE SPEAKER AND THE 14 PRESIDENT SHALL GIVE PREFERENCE TO A PERSON WHOSE EXPERIENCE IS 15 IN MORE THAN ONE ADVANCED INDUSTRY.

- 16 (c) No member of the general assembly shall be appointed as a 17 member of the commission. The governor shall appoint at least one 18 person from west of the continental divide and one person from the 19 eastern slope predominately from the rural area. Members shall serve at 20 the pleasure of their appointing authority.

21 (d) As used in this subsection (3), "Advanced industry" 22 MEANS THE FOLLOWING INDUSTRIES:

- 23 (I) ADVANCED MANUFACTURING;
- 24 (II) AEROSPACE;
- 25 (III) BIOSCIENCE;
- 26 (IV) ELECTRONICS;
- 27 (V) ENERGY AND NATURAL RESOURCES;

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1	(VI) INFRASTRUCTURE ENGINEERING; AND
2	(VII) INFORMATION TECHNOLOGY.
3	SECTION 4. In Colorado Revised Statutes, 24-46-104, amend
4	(1) (o); and <b>add</b> (1) (p) as follows:
5	24-46-104. Powers and duties of commission. (1) The
6	commission has the following powers and duties:
7	(o) To oversee the Colorado office of film, television, and media
8	loan guarantee program pursuant to section 24-48.5-115 and the
9	performance-based incentive for film production in Colorado pursuant to
10	section 24-48.5-116; AND
11	(p) TO CONSULT WITH THE COLORADO OFFICE OF ECONOMIC
12	DEVELOPMENT PURSUANT TO SECTION 24-48.5-117.
13	SECTION 5. In Colorado Revised Statutes, 24-48.5-108, amend
14	(6); and <b>add</b> (5) (c) as follows:
15	24-48.5-108. Bioscience research - evaluation - grants - fund
16	- definitions - repeal. (5) Fund. (c) NOTWITHSTANDING ANY PROVISION
17	OF THIS SUBSECTION (5) TO THE CONTRARY, THE STATE TREASURER SHALL
18	TRANSFER ANY UNEXPENDED AND UNENCUMBERED MONEYS IN THE FUND
19	AS OF JANUARY 1, $2015$ , TO THE ADVANCED INDUSTRIES ACCELERATION
20	CASH FUND CREATED IN SECTION 24-48.5-117 (7) (a). THE COLORADO
21	OFFICE OF ECONOMIC DEVELOPMENT SHALL MAKE PROGRAM GRANTS IN
22	ACCORDANCE WITH THIS SECTION UNTIL THE MONEYS IN THE FUND ARE
23	TRANSFERRED.
24	(6) This section is repealed, effective July 1, 2024 JANUARY 2,
25	2015.
26	SECTION 6. In Colorado Revised Statutes, add 24-48.5-117 as
27	follows:

1 24-48.5-117. Advanced industry - grants - fund - definitions -2 **repeal.** (1) **Legislative declaration.** (a) THE GENERAL ASSEMBLY FINDS 3 AND DECLARES THAT COLORADO IS HOME TO A NETWORK OF ASSETS AND 4 RESOURCES, WHICH INCLUDE RESEARCH UNIVERSITIES, COMMUNITY 5 COLLEGES, FEDERAL LABORATORIES, INNOVATIVE COMPANIES, 6 MANUFACTURING INFRASTRUCTURE, WORKFORCE TRAINING INSTITUTIONS, 7 AND ENTREPRENEURS. TO DRIVE GROWTH IN COLORADO'S ECONOMY, THE 8 STATE MUST FOCUS ON INCREASING THE CAPACITY AND COMPETITIVENESS 9 OF THESE ASSETS AND RESOURCES AND THEREBY ATTRACT GREATER 10 INVESTMENT AND PROVIDE A COMPETITIVE ADVANTAGE FOR COLORADO'S 11 ADVANCED INDUSTRIES. INVESTMENT IN ADVANCED INDUSTRIES WILL 12 BUILD PUBLIC-PRIVATE PARTNERSHIPS, DRIVE INNOVATION, AND INCREASE 13 CAPITAL INVESTMENT IN COLORADO'S ECONOMY. 14 (b) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT 15 INVESTMENT IN ADVANCED INDUSTRIES WILL: 16 (I) DRIVE GROWTH IN HIGH-PAYING, HIGH-SKILL JOBS; 17 (II) ALIGN EDUCATIONAL INSTITUTIONS TO CREATE THE 18 WORKFORCE FOR ADVANCED INDUSTRY NEEDS; 19 (III) INCREASE EXPORTS AND COMPETITIVENESS IN GLOBAL 20 MARKETS; 21 (IV) ACCELERATE THE COMMERCIALIZATION OF TECHNOLOGIES; 22 AND 23 (V) PROMOTE RESEARCH AND DEVELOPMENT CAPABILITIES 24 ACROSS RESEARCH UNIVERSITIES, COMMUNITY COLLEGES, AND FEDERAL 25 LABORATORIES. 26 (c) THE GENERAL ASSEMBLY RECOGNIZES THE VALUE OF 27 CROSS-SECTOR COLLABORATION AND PARTNERSHIPS WITH RESEARCH

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1	INSTITUTIONS AND INDUSTRY AND ENCOURAGES THE COLORADO OFFICE
2	OF ECONOMIC DEVELOPMENT TO PLAY AN ACTIVE ROLE IN ALIGNING
3	RESOURCES TO CREATE AND IMPLEMENT STRATEGIC INITIATIVES ACROSS
4	ADVANCED INDUSTRIES.
5	(2) <b>Definitions.</b> As used in this section:
6	(a) "ADVANCED INDUSTRY" MEANS THE FOLLOWING INDUSTRIES:
7	(I) ADVANCED MANUFACTURING;
8	(II) AEROSPACE;
9	(III) BIOSCIENCE;
10	(IV) ELECTRONICS;
11	(V) ENERGY AND NATURAL RESOURCES;
12	(VI) INFRASTRUCTURE ENGINEERING; AND
13	(VII) INFORMATION TECHNOLOGY.
14	(b) "Fund" means the advanced industries acceleration
15	CASH FUND CREATED IN PARAGRAPH (a) OF SUBSECTION (7) OF THIS
16	SECTION.
17	(c) "OFFICE OF ECONOMIC DEVELOPMENT" OR "OFFICE" MEANS THE
18	COLORADO OFFICE OF ECONOMIC DEVELOPMENT CREATED IN SECTION
19	24-48.5-101.
20	(d) "OFFICE OF TECHNOLOGY TRANSFER" MEANS AN OFFICE THAT:
21	(I) IS AFFILIATED WITH A RESEARCH INSTITUTE;
22	(II) IS RESPONSIBLE FOR TECHNOLOGY TRANSFERS; AND
23	(III) ARRANGES FOR THE SALE OR LICENSURE OF AN ADVANCED
24	INDUSTRY PROJECT TO A PRIVATE ENTITY.
25	(e) "PROGRAM" MEANS THE ADVANCED INDUSTRIES
26	ACCELERATION GRANT PROGRAM CREATED IN SUBSECTION (3) OF THIS
27	SECTION.

- (f) "RESEARCH INSTITUTION" MEANS AN INSTITUTION LOCATED
   AND OPERATING IN COLORADO THAT IS A:
- 3 (I) PUBLIC OR PRIVATE, NONPROFIT INSTITUTION OF HIGHER
  4 EDUCATION OR TEACHING HOSPITAL;
- 5 (II) FEDERAL LABORATORY;
- 6

(III) PRIVATE TECHNOLOGY AND RESEARCH CENTER; OR

7

(IV) PRIVATE, NONPROFIT MEDICAL AND RESEARCH CENTER.

8 (3) **Program.** (a) THE ADVANCED INDUSTRIES ACCELERATION 9 GRANT PROGRAM IS CREATED WITHIN THE OFFICE OF ECONOMIC 10 DEVELOPMENT. THE PURPOSE OF THE PROGRAM IS TO ACCELERATE 11 ECONOMIC GROWTH THROUGH GRANTS THAT IMPROVE AND EXPAND THE 12 DEVELOPMENT OF ADVANCED INDUSTRIES, FACILITATE THE 13 COLLABORATION OF ADVANCED INDUSTRY STAKEHOLDERS, AND FURTHER 14 THE DEVELOPMENT OF NEW ADVANCED INDUSTRY PRODUCTS AND 15 SERVICES. THE OFFICE OF ECONOMIC DEVELOPMENT SHALL ADMINISTER 16 THE PROGRAM, WHICH INCLUDES PROOF-OF-CONCEPT GRANTS, 17 EARLY-STAGE CAPITAL AND RETENTION GRANTS, AND INFRASTRUCTURE 18 FUNDING GRANTS. ALL GRANTS ARE FROM MONEYS IN THE ADVANCED 19 INDUSTRIES ACCELERATION CASH FUND CREATED IN SUBSECTION (7) OF 20 THIS SECTION. EXCEPT FOR THE REPORTING REQUIREMENT IN SUBSECTION 21 (6) OF THIS SECTION, THE PROGRAM ENDS ON JULY 1, 2024, AND ALL 22 GRANTS MUST BE DISBURSED PRIOR TO THAT DATE.

(b) (I) THE OFFICE OF ECONOMIC DEVELOPMENT MAY AWARD A
PROOF-OF-CONCEPT GRANT FOR AN ADVANCED INDUSTRY RESEARCH
PROJECT TO AN ELIGIBLE OFFICE OF TECHNOLOGY TRANSFER.

26 (II) TO BE ELIGIBLE FOR A PROOF-OF-CONCEPT GRANT, AN OFFICE
27 OF TECHNOLOGY TRANSFER MUST:

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1 (A) SUBMIT A DESCRIPTION OF THE ADVANCED INDUSTRY 2 RESEARCH PROJECT;

3 (B) PROVIDE AN ANALYSIS DEMONSTRATING THAT THE PROJECT
4 WILL PROVIDE SIGNIFICANT ECONOMIC IMPACT OR COMPETITIVE
5 ADVANTAGE FOR THE STATE AND ADVANCED INDUSTRIES AND THAT IT
6 WILL ACCELERATE THE PACE OF APPLIED RESEARCH LEADING TO RAPID
7 COMMERCIALIZATION OF PRODUCTS AND SERVICES RESULTING FROM THE
8 PROJECT; AND

9 (C) HAVE A DEDICATED, MATCHING SOURCE OF MONEYS FROM ITS
10 AFFILIATED RESEARCH INSTITUTION THAT IS GREATER THAN OR EQUAL TO
11 ONE-THIRD OF THE AMOUNT OF THE REQUESTED GRANT.

(III) IN SELECTING THE RECIPIENTS OF A PROOF-OF-CONCEPT
 GRANT, THE OFFICE OF ECONOMIC DEVELOPMENT SHALL GIVE PREFERENCE
 TO PROJECTS SPONSORED BY AN OFFICE OF TECHNOLOGY TRANSFER THAT:
 (A) INCLUDE IMPACTS ACROSS MORE THAN ONE ADVANCED

16 INDUSTRY;

17 (B) INVOLVE MORE THAN ONE RESEARCH INSTITUTION OR18 ADVANCED INDUSTRY STAKEHOLDER; OR

19 (C) ORIGINATE FROM A NONPROFIT RESEARCH INSTITUTION.
20 (IV) EXCEPT AS SET FORTH IN PARAGRAPH (b) OF SUBSECTION (4)
21 OF THIS SECTION, THE MAXIMUM AMOUNT OF A PROOF-OF-CONCEPT GRANT

22 IS ONE HUNDRED FIFTY THOUSAND DOLLARS.

23 (V) A RECIPIENT OF A PROOF-OF-CONCEPT GRANT SHALL USE THE
24 GRANT ONLY TO ACCELERATE PRODUCT OR SERVICE COMMERCIALIZATION
25 AND SHALL NOT USE THE GRANT TO SUPPORT BASIC RESEARCH.

26 (c) (I) THE OFFICE OF ECONOMIC DEVELOPMENT MAY AWARD AN
 27 EARLY-STAGE CAPITAL AND RETENTION GRANT TO AN ELIGIBLE COMPANY

FOR THE PURPOSE OF ACCELERATING THE COMMERCIALIZATION OF
 ADVANCED INDUSTRY PRODUCTS OR SERVICES TO BE MANUFACTURED OR
 PERFORMED IN COLORADO.

4 (II) TO BE ELIGIBLE FOR AN EARLY-STAGE CAPITAL AND 5 RETENTION GRANT, A COMPANY MUST:

6

(A) BE IN AN ADVANCED INDUSTRY;

7 (B) HAVE ITS HEADQUARTERS LOCATED IN COLORADO OR HAVE AT
8 LEAST FIFTY PERCENT OF ITS EMPLOYEES BASED IN COLORADO;

9 (C) HAVE RECEIVED LESS THAN TWENTY MILLION DOLLARS FROM
10 OTHER GRANTS AND THIRD-PARTY INVESTORS;

11 (D) HAVE ANNUAL REVENUES OF LESS THAN TEN MILLION12 DOLLARS;

13 (E) PROVIDE AN ANALYSIS DEMONSTRATING THAT THE SCOPE OF
14 THE PROJECT IS REQUIRED TO ENHANCE THE COMMERCIALIZATION OF ONE
15 OR MORE ADVANCED INDUSTRY PRODUCTS OR SERVICES WITHIN THE
16 STATE; AND

17 (F) HAVE A DEDICATED, MATCHING SOURCE OF MONEYS THAT IS
18 GREATER THAN OR EQUAL TO TWICE THE AMOUNT OF THE REQUESTED
19 GRANT.

20 (III) IN SELECTING THE RECIPIENT OF AN EARLY-STAGE CAPITAL
21 AND RETENTION GRANT, THE OFFICE OF ECONOMIC DEVELOPMENT SHALL
22 GIVE PREFERENCE TO A COMPANY WHOSE TECHNOLOGY OR RESEARCH AND
23 DEVELOPMENT HAS APPLICATION TO MORE THAN ONE ADVANCED
24 INDUSTRY.

(IV) EXCEPT AS SET FORTH IN PARAGRAPH (b) OF SUBSECTION (4)
OF THIS SECTION, THE MAXIMUM AMOUNT OF AN EARLY-STAGE CAPITAL
AND RETENTION GRANT IS TWO HUNDRED FIFTY THOUSAND DOLLARS.

(d) (I) THE OFFICE OF ECONOMIC DEVELOPMENT MAY AWARD AN
 INFRASTRUCTURE FUNDING GRANT FOR AN ADVANCED INDUSTRY PROJECT
 THAT BUILDS OR UTILIZES INFRASTRUCTURE TO SUPPORT OR ENHANCE THE
 COMMERCIALIZATION OF ADVANCED INDUSTRY PRODUCTS OR SERVICES OR
 THAT CONTRIBUTES TO THE DEVELOPMENT OF AN ADVANCED INDUSTRY
 WORKFORCE.

7 (II) TO BE ELIGIBLE FOR AN INFRASTRUCTURE FUNDING GRANT, A
8 PROJECT MUST:

9 (A) SUBSTANTIALLY INCREASE ALIGNMENT BETWEEN PRIVATE
10 COMPANIES WITHIN AN ADVANCED INDUSTRY AND RESEARCH
11 INSTITUTIONS; AND

12 (B) HAVE A MATCHING SOURCE OF MONEYS THAT IS GREATER
13 THAN OR EQUAL TO TWICE THE AMOUNT OF THE REQUESTED GRANT.

(III) IN SELECTING RECIPIENTS FOR THE INFRASTRUCTURE FUNDING
GRANTS, THE OFFICE OF ECONOMIC DEVELOPMENT SHALL GIVE
PREFERENCE TO PROJECTS THAT:

17 (A) ACCELERATE ECONOMIC GROWTH IN MORE THAN ONE
18 ADVANCED INDUSTRY OR INCLUDE MORE THAN ONE RESEARCH
19 INSTITUTION OR ADVANCED INDUSTRY STAKEHOLDER;

20 (B) ORIGINATE FROM NONPROFIT RESEARCH INSTITUTIONS;

21 (C) FOCUS ON APPLIED RESEARCH AND DEVELOPMENT,
 22 TECHNOLOGY ACCELERATION, OR PRODUCTION-ORIENTED OR
 23 MANUFACTURING-ORIENTED FACILITIES; OR

24 (D) FOCUS ON WORKFORCE DEVELOPMENT THAT ADDRESSES THE
 25 ADVANCED INDUSTRIES' WORKFORCE SKILLS THAT ARE NEEDED TO
 26 FACILITATE COMMERCIALIZATION OF PRODUCTS OR SERVICES.

27 (IV) EXCEPT AS SET FORTH IN PARAGRAPH (b) OF SUBSECTION (4)

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OF THIS SECTION, THE MAXIMUM AMOUNT OF AN INFRASTRUCTURE
 FUNDING GRANT IS FIVE HUNDRED THOUSAND DOLLARS.

3 (4) Common grant policies. ANY GRANT AWARDED PURSUANT TO
4 SUBSECTION (3) OF THIS SECTION IS SUBJECT TO THE FOLLOWING:

5 (a) IN ORDER TO BE ELIGIBLE FOR A GRANT, A GRANT APPLICANT
6 MUST:

7 (I) IDENTIFY THE NUMBER OF JOBS THAT WILL BE CREATED OR
8 RETAINED IN THE STATE, ANTICIPATED CAPITAL INVESTED OR RETAINED IN
9 THE STATE, AND ANY OTHER PROJECTED ECONOMIC IMPACTS THAT WILL
10 RESULT FROM THE GRANT; AND

(II) SUBMIT ANY INFORMATION REQUIRED BY THE OFFICE OF
ECONOMIC DEVELOPMENT TO BE ELIGIBLE FOR A GRANT;

13 (b) A LIMIT ON THE MAXIMUM AMOUNT OF GRANTS DOES NOT
14 APPLY TO ANY APPLICANT THAT QUALIFIES FOR A PREFERENCE IDENTIFIED
15 IN SUBSECTION (3) OF THIS SECTION;

16 (c) THE OFFICE OF ECONOMIC DEVELOPMENT SHALL NOT PAY A
17 GRANT TO A RECIPIENT UNLESS THE RECIPIENT HAS RECEIVED THE
18 MATCHING SOURCE OF MONEYS THAT IS REQUIRED FOR THE GRANT;

(d) (I) UPON COMPLETION OF A PROJECT THAT WAS THE BASIS OF
A GRANT, A RECIPIENT SHALL IDENTIFY HOW THE GRANT WAS USED, THE
NUMBER OF JOBS CREATED OR RETAINED IN THE STATE, CAPITAL INVESTED
OR RETAINED IN THE STATE, AND ANY OTHER ECONOMIC IMPACTS THAT
RESULTED FROM THE GRANT; AND

(II) RETURN ANY UNUSED GRANT MONEYS TO THE OFFICE OF
ECONOMIC DEVELOPMENT, WHICH SHALL TRANSFER THE MONEYS TO THE
STATE TREASURER FOR DEPOSIT IN THE ADVANCED INDUSTRIES
ACCELERATION CASH FUND.

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(5) Grant administration. (a) ON OR BEFORE SEPTEMBER 1,
 2013, THE OFFICE OF ECONOMIC DEVELOPMENT SHALL ESTABLISH
 PROCEDURES AND TIMELINES FOR GRANT APPLICATIONS; CRITERIA FOR
 DETERMINING GRANT AMOUNTS, INCLUDING HOW PREFERENCES WILL BE
 APPLIED; GRANTEE REPORTING REQUIREMENTS; AND ANY OTHER PROGRAM
 POLICIES. THE OFFICE MAY AMEND THESE POLICIES AT ANY TIME.

7 (b) PRIOR TO AWARDING A GRANT, THE OFFICE OF ECONOMIC
8 DEVELOPMENT SHALL CONSULT WITH THE ECONOMIC DEVELOPMENT
9 COMMISSION ABOUT ALL OF THE POTENTIAL GRANTS AND OTHER
10 MONETARY INCENTIVES THAT AN OFFICE OF TECHNOLOGY TRANSFER,
11 COMPANY, OR PROJECT IS ELIGIBLE TO RECEIVE FROM THE STATE.

(c) THE OFFICE OF ECONOMIC DEVELOPMENT SHALL CONSULT WITH
COLORADO-BASED ADVANCED INDUSTRIES ASSOCIATIONS OR OTHER
REPRESENTATIVES FROM ADVANCED INDUSTRIES ABOUT THE PROGRAM.
THIS CONSULTATION MUST INCLUDE REVIEWING OF PROGRAM GRANT
APPLICATIONS AND MONITORING AND EVALUATING THE GRANTEES AND
THE ADVANCED INDUSTRY PROJECTS.

18 (d) SUBJECT TO THE AVAILABLE MONEYS, THERE IS NO LIMIT ON
19 THE NUMBER OF GRANTS THAT THE OFFICE OF ECONOMIC DEVELOPMENT
20 MAY ANNUALLY AWARD.

21

(e) (I) IN THE 2014 CALENDAR YEAR, THE OFFICE OF ECONOMIC
DEVELOPMENT SHALL AWARD, AT A MINIMUM, AN AMOUNT EQUAL TO
ONE-HALF OF THE AMOUNT CREDITED TO THE FUND ON MARCH 1, 2014,
PURSUANT TO SECTION 39-22-604.3, C.R.S., FOR PROGRAM GRANTS TO
CLEAN TECHNOLOGY COMPANIES OR PROJECTS.

27 (II) IN THE 2015 CALENDAR YEAR AND EACH CALENDAR YEAR

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THEREAFTER, THE OFFICE OF ECONOMIC DEVELOPMENT SHALL AWARD, AT
 A MINIMUM:

(A) FIVE MILLION FIVE HUNDRED THOUSAND DOLLARS FOR
PROGRAM GRANTS TO BIOSCIENCE COMPANIES OR PROJECTS; AND
(B) AN AMOUNT EQUAL TO ONE-HALF OF THE AMOUNT CREDITED
TO THE FUND DURING THE YEAR PURSUANT TO SECTION 39-22-604.3,
C.R.S., FOR PROGRAM GRANTS TO CLEAN TECHNOLOGY COMPANIES OR
PROJECTS.

9 (III) THE OFFICE OF ECONOMIC DEVELOPMENT MAY USE ANY 10 MONEYS IN THE FUND THAT ARE NOT REQUIRED FOR THE MANDATORY 11 GRANTS UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH (e) FOR PROGRAM 12 GRANTS TO COMPANIES OR PROJECTS FROM ANY OF THE SEVEN ADVANCED 13 INDUSTRIES.

(f) THE OFFICE OF ECONOMIC DEVELOPMENT SHALL AWARD AT
LEAST FIFTEEN PERCENT OF THE TOTAL PROGRAM GRANTS IN A CALENDAR
YEAR TO EACH OF THE THREE TYPES OF GRANTS. IF THE OFFICE IS UNABLE
TO AWARD THIS PERCENTAGE IN A GIVEN YEAR DUE TO A LACK OF
QUALIFIED APPLICANTS, THE DEFICIENCY DOES NOT ROLL FORWARD TO THE
NEXT YEAR.

20 (6) **Reporting.** (a) ON OR BEFORE NOVEMBER 1, 2014, AND 21 NOVEMBER 1 OF THE NEXT TEN YEARS THEREAFTER. THE OFFICE OF 22 ECONOMIC DEVELOPMENT SHALL SUBMIT A REPORT TO THE FINANCE AND 23 THE BUSINESS, LABOR, AND ECONOMIC AND WORKFORCE DEVELOPMENT 24 COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND TO THE BUSINESS, 25 LABOR, AND TECHNOLOGY AND THE FINANCE COMMITTEES OF THE SENATE, 26 OR ANY SUCCESSOR COMMITTEES, SUMMARIZING ALL OF THE GRANTS 27 AWARDED IN THE PROGRAM DURING THE PRECEDING FISCAL YEAR. AT A

1 MINIMUM, THE REPORT MUST INCLUDE THE AMOUNT THAT EACH RECIPIENT 2 RECEIVED, A DESCRIPTION OF EACH RECIPIENT'S USE OF THE GRANT, THE 3 NUMBER OF JOBS CREATED OR RETAINED IN THE STATE, CAPITAL INVESTED 4 OR RETAINED IN THE STATE, AND ANY OTHER ECONOMIC IMPACTS THAT 5 RESULTED FROM THE GRANT. 6 (b) SECTION 24-1-136 (11) DOES NOT APPLY TO THE REPORT 7 REQUIRED BY PARAGRAPH (a) OF THIS SUBSECTION (6). 8 (7) **Fund.** (a) THE ADVANCED INDUSTRIES ACCELERATION CASH 9 FUND IS CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF: 10 MONEYS TRANSFERRED TO IT PURSUANT TO SECTION **(I)** 11 24-48.5-108 (5) (c); 12 (II) MONEYS CREDITED TO IT PURSUANT TO SECTION 39-22-604.3, 13 C.R.S.: 14 (III) MONEYS TRANSFERRED TO IT PURSUANT TO SECTION 15 12-47.1-701 (2), C.R.S; 16 (IV) MONEYS CREDITED TO IT PURSUANT TO SUBPARAGRAPH (II) 17 OF PARAGRAPH (d) OF SUBSECTION (4) OF THIS SECTION; 18 (V) ANY GIFTS, GRANTS, OR DONATIONS CREDITED TO IT PURSUANT 19 TO PARAGRAPH (b) OF THIS SUBSECTION (7); AND 20 (VI) ANY OTHER MONEYS THAT THE GENERAL ASSEMBLY 21 APPROPRIATES TO IT. 22 (b) (I) THE OFFICE OF ECONOMIC DEVELOPMENT IS AUTHORIZED 23 TO SEEK AND ACCEPT GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR 24 PUBLIC SOURCES FOR THE PURPOSES OF THE PROGRAM; EXCEPT THAT THE 25 OFFICE MAY NOT ACCEPT A GIFT, GRANT, OR DONATION THAT IS SUBJECT 26 TO CONDITIONS THAT ARE INCONSISTENT WITH THIS SECTION OR ANY 27 OTHER LAW OF THE STATE. THE OFFICE SHALL TRANSMIT ALL PRIVATE AND

PUBLIC MONEYS RECEIVED THROUGH GIFTS, GRANTS, OR DONATIONS TO
 THE STATE TREASURER, WHO SHALL CREDIT THE SAME TO THE FUND.

3 (II) THE GENERAL ASSEMBLY FINDS THAT THE IMPLEMENTATION
4 OF THIS PROGRAM DOES NOT RELY ENTIRELY OR IN ANY PART ON THE
5 RECEIPT OF ADEQUATE FUNDING THROUGH GIFTS, GRANTS, OR DONATIONS.
6 THEREFORE, THE OFFICE OF ECONOMIC DEVELOPMENT IS NOT SUBJECT TO
7 THE NOTICE REQUIREMENTS SPECIFIED IN SECTION 24-75-1303 (3).

8 (c) THE MONEYS IN THE FUND ARE CONTINUOUSLY APPROPRIATED 9 TO THE OFFICE OF ECONOMIC DEVELOPMENT FOR THE PURPOSE OF 10 AWARDING GRANTS ALLOWED BY THIS SECTION AND FOR ITS 11 ADMINISTRATIVE COSTS ASSOCIATED WITH THE PROGRAM. THE OFFICE'S 12 ADMINISTRATIVE EXPENSES FOR THE PROGRAM IN A FISCAL YEAR SHALL 13 NOT EXCEED FIVE PERCENT OF THE MONEYS TRANSFERRED OR 14 APPROPRIATED TO THE FUND IN THE FISCAL YEAR.

15 (d) AS PROVIDED BY LAW, THE STATE TREASURER MAY INVEST ANY 16 UNEXPENDED MONEYS IN THE ADVANCED INDUSTRIES ACCELERATION 17 CASH FUND. ALL INTEREST AND INCOME DERIVED FROM THE INVESTMENT 18 AND DEPOSIT OF MONEYS IN THE FUND ARE CREDITED TO THE FUND. ANY 19 UNEXPENDED AND UNENCUMBERED MONEYS REMAINING IN THE FUND AT 20 THE END OF A FISCAL YEAR SHALL NOT BE CREDITED OR TRANSFERRED TO 21 THE GENERAL FUND OR ANOTHER FUND: EXCEPT THAT ANY UNEXPENDED 22 AND UNENCUMBERED MONEYS REMAINING IN THE FUND UPON THE REPEAL 23 OF THIS SECTION ARE TRANSFERRED TO THE GENERAL FUND.

24 (8) **Repeal.** This SECTION IS REPEALED, EFFECTIVE JANUARY 1,
25 2025.

26 SECTION 7. In Colorado Revised Statutes, 39-22-604.3, amend
27 (3) (b) and (4) as follows:

39-22-604.3. Innovation reinvestment - withholding - transfers
 bioscience - clean technology - short title - legislative declaration definitions - repeal. (3) As used in this section, unless the context
 otherwise requires:

5 (b) "Bioscience or clean technology industry code" means any of 6 the following codes within the North American industry classification 7 system established by the federal office of management and budget: 8 311221, 311222, 311223, 325193, 325199, 325221, 325311, 325312, 9 325314, 325320, 325411, 325412, 325413, 325414, 334510, 334516, 10 334517, 339111, 339112, 339113, 339114, 339115, 339116, 541380, 11 541710, 621511, 621512, 221111, <del>221119, 221330, 237110, 237130,</del> 12 238220, 325188, 333414, 333611, 334413, 334512, 335312, 335911, 13 335999, 336111, 423720, 541620, 541690, and 541712 221114, 221115, 14 221116, 221117, 221118, 221330, 237110, 237130, 238220, 325188, 15 333414, 333611, 334413, 334512, 335312, 335911, 335999, 336111, 16 336510, 423720, 541620, 541690, 541712, AND ANY SUCCESSOR CODES. 17 Notwithstanding any provision of law to the contrary, (4)18 beginning March 1, 2014, and March 1 of the next nine years thereafter, 19 the state treasurer shall credit an amount equal to one-half of the 20 bioscience and clean technology income tax withholding growth from the 21 moneys remitted by employers to the department of revenue pursuant to 22 section 39-22-604 to the bioscience discovery evaluation cash fund 23 created in section 24-48.5-108 (5), C.R.S., and the clean technology 24 discovery evaluation cash fund created in section 24-48.5-111 (5), C.R.S., 25 with each fund receiving an equal share ADVANCED INDUSTRIES 26 ACCELERATION CASH FUND CREATED IN SECTION 24-48.5-117 (7), C.R.S. 27 SECTION 8. In Colorado Revised Statutes, repeal 24-48.5-111.

SECTION 9. Act subject to petition - effective date. This act 1 2 takes effect at 12:01 a.m. on the day following the expiration of the 3 ninety-day period after final adjournment of the general assembly (August 4 7, 2013, if adjournment sine die is on May 8, 2013); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the 5 6 state constitution against this act or an item, section, or part of this act 7 within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in 8 9 November 2014 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor. 10