State of South Dakota

EIGHTY-EIGHTH SESSION LEGISLATIVE ASSEMBLY, 2013

690U0585

HOUSE ENGROSSED NO. HB 1161 - 02/20/2013

This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.

Introduced by: Representatives Munsterman, Hunhoff (Bernie), and Lust and Senators Brown, Frerichs, and Olson (Russell)

1 FOR AN ACT ENTITLED, An Act to establish and provide certain incentives for projects that 2 create new jobs or promote economic activity and to establish the rural economic 3 development partnership program. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 5 Section 1. Terms used in this Act mean: (1)"Applicant," any municipality, economic development corporation, county, or other 6 7 political subdivision of the state that applies for funding under the program; "Award," funds provided to an applicant by GOED under the program; 8 (2)9 (3) "Commissioner," the commissioner of the Governor's Office of Economic 10 Development; 11 (4) "Construction date," the first date excavation, demolition, or construction begins for 12 a project; 13 (5) "Equipment," any new equipment that is installed or placed in a new or expanded 14 facility;



- 2 (7) "New or expanded facility," a new building or structure, or the expansion of an
 3 existing building or structure;
- 4 (8) "Person," any individual, firm, copartnership, joint venture, association, cooperative,
 5 nonprofit development corporation, limited liability company, limited liability
 6 partnership, corporation, estate, trust, business trust, receiver, or any group or
 7 combination acting as a unit;
- 8 (9) "Program," the rural economic development partnership program established in
 9 section 20 of this Act;
- 10 (10) "Project," either the construction of a new or expanded facility or equipment installed
 11 or placed at a single site, or both;
- 12 (11) "Project cost," the amount paid in money, credits, property, or other money's worth
 13 for a project.
- 14 Section 2. For the purposes of sections 1 to 19, inclusive, of this Act, the term, new or 15 expanded facility, does not include any building or structure:
- 16 (1) Used predominantly for residential housing; or
- 17 (2) Used predominantly to provide nonprofit health care services.

18 Section 3. For the purposes of sections 1 to 19, inclusive, of this Act, to qualify for a grant

- 19 from the economic development grant fund, the project shall meet the following criteria:
- A business plan is submitted to the local development corporation which shows that
 additional jobs will be created or retained and economic activity will occur if the
 project is constructed;
- 23 (2) The local development corporation has reviewed the business plan for the project and
 24 has made a determination of the economic impact including job growth which is

1 scored pursuant to section 16 of this Act;

(3) The municipality has adopted a resolution to approve the municipal sales and use tax
incentives provided by sections 1 to 19, inclusive, of this Act and to authorize the
Department of Revenue to deposit such tax revenue in the economic development
grant fund for the purpose of granting funds to a person that has entered into an
agreement pursuant to section 6 of this Act. A copy of the municipal resolution shall
be submitted to the Department of Revenue;

8 (4) A copy of the municipal resolution is submitted with the grant application to the
9 Board of Economic Development; and

10 (5) The county or municipality has adopted a formula to reduce property taxation for the 11 project for five years under the discretionary formula pursuant to § 10-6-35.2 or has 12 approved a tax incremental district pursuant to chapter 11-9 for the area where the 13 project will be located.

Section 4. As provided in sections 1 to 19, inclusive, of this Act, any person that has entered into an agreement pursuant to section 6 of this Act may apply for a grant from the business incentive grant fund that is two times the amount of the municipal sales and use tax imposed and paid by such person for the project under the provisions of chapter 10-52. However, if the project costs exceeds twenty million dollars, the grant may be for an amount not to exceed all of the state and municipal sales and use tax collected pursuant to chapters 10-45, 10-46, and 10-52.

If a project is located outside the incorporated limits of a municipality, the Board of Economic Development, created pursuant to chapter 1-16G, may waive the requirement that the municipal sales tax revenue be deposited in the economic development grant fund if the other provisions of sections 1 to 19, inclusive, of this Act have been met. If such requirement is

1 waived, any person that has entered into an agreement pursuant to section 6 of this Act may 2 apply for a grant from the economic development grant fund that is equal to one-half of the state 3 sales and use tax collected pursuant to chapters 10-45 and 10-46 for the project costs. However, 4 if the project costs exceeds twenty million dollars, the grant may be for an amount not to exceed 5 all of the state sales and use tax collected pursuant to chapters 10-45 and 10-46 for the project 6 costs. 7 Section 5. The grant pursuant to section 4 of this Act pertains only to project costs incurred 8 and paid after July 1, 2013, within thirty-six months from the construction date. No grant may 9 be made unless: 10 (1) A resolution has been adopted by the municipality where the project is located 11 agreeing to deposit all of the sales and use taxes imposed on the project by the 12 municipality pursuant to chapter 10-52 into the economic development grant fund; 13 and

14 (2)The person applying for the grant enters an agreement as provided in section 6 of this 15 Act.

16 Section 6. Any person desiring to receive a grant pursuant to sections 1 to 19, inclusive, of 17 this Act shall apply to the Board of Economic Development for a grant from business incentive 18 grant fund prior to or within ninety days after the construction date.

19 If the municipality has adopted a resolution to approve the municipal sales and use tax being 20 deposited in the economic development grant fund pursuant to section 3 of this Act, an 21 application and business plan shall be submitted to the Board of Economic Development. The 22 board shall review the application and business plan and determine whether the grant from the 23 business incentive grant fund shall be approved or disapproved. The application shall be 24 submitted on a form prescribed by the board. A separate application shall be made and 1 submitted for each project.

If the application is approved, the board shall enter into an agreement entitling the applicant to submit claims as provided by sections 7 and 8 of this Act. Such claims are not assignable or transferable except as collateral or security pursuant to chapter 57A-9. However, the commissioner may permit the assignment or transfer of an agreement and if the initial permit holder entity reorganizes into a new entity, if the new entity and the initial entity share common ownership and the reorganization was completed solely for a legitimate business purpose. The new entity shall file with the GOED an amended application for the grant.

9 Section 7. Any claim for a grant shall be submitted on forms prescribed by the commissioner 10 and shall be supported by such documentation as the commissioner may require. The 11 commissioner may deny any claim where the claimant has failed to provide information or 12 documentation requested or considered necessary by the commissioner to determine the validity 13 of the claim.

Section 8. Any person who has entered into an agreement pursuant to sections 1 to 19, inclusive, of this Act shall submit a claim for a grant to the GOED no more frequently than on or before the last day of each month and no less frequently than on or before the last day of each month following each calendar quarter. The commissioner shall determine and pay the amount of the grant within ninety days of receipt of the claim. However, no claim may be paid until on or after the construction date. No interest may be paid on the grant amount. The commissioner shall pay the grant by electronic funds transfer.

Section 9. No claim for a grant pursuant to sections 1 to 19, inclusive, of this Act may be considered by the GOED if the claim for the grant is received twelve months after the thirty-six month time period set by section 5 of this Act. Moreover, any such claim is barred from any future grant eligibility.

- 5 -

Section 10. No document or record in support of any claim for grant may be considered by
 the GOED if the document or record in support of any claim for a grant is received twelve
 months after the thirty-six month time period of section 5 of this Act. Moreover, any such
 document or record is barred from any future consideration.

However, if the GOED requests any additional document or record from the project owner after a review of the claim for a grant, and the request is made after the applicable time period provided by this section has expired, the project owner has sixty days to provide the requested document or record. No document or record received after this sixty-day period may be considered by the GOED. Moreover, any such document or record is barred from any future consideration.

Section 11. If any claim has been fraudulently presented or supported as to any item in the claim, or if the claimant fails to meet all the conditions of sections 1 to 19, inclusive, of this Act, then the claim may be rejected in its entirety and all sums previously granted to the claimant shall constitute a debt to the state and a lien in favor of the state upon all property and rights to property whether real or personal belonging to the claimant and may be recovered in an action of debt.

17 Section 12. Any person aggrieved by the denial in whole or in part of a grant claimed under 18 sections 1 to 19, inclusive, of this Act, may within thirty days after service of the notice of such 19 denial by the commissioner, demand and is entitled to a hearing, upon notice, before the 20 commissioner. The hearing shall be conducted pursuant to chapter 1-26.

Section 13. Any amount granted pursuant to sections 1 to 19, inclusive, of this Act for a project that is not completed within the time frames prescribed in sections 1 to 19, inclusive, of this Act, including any extensions granted by the commissioner, shall be returned to the state without interest. Any granted amounts not returned pursuant to this section and all sums

4 Section 14. Any person aggrieved by a decision of the commissioner under sections 1 to 19, 5 inclusive, of this Act may, within thirty days of receipt of written notice of the commissioner's 6 decision, make written application to the commissioner for a hearing to be conducted pursuant 7 to chapter 1-26. Hearings are to be conducted and appeals taken pursuant to the provisions of 8 chapters 1-26 and 1-26D. A copy of the hearing examiner's proposed decision, findings of fact, 9 and conclusions of law shall be served on all parties when furnished to the commissioner. If the 10 commissioner, pursuant to chapter 1-26D, accepts the final decision of the hearing examiner, 11 no appeal from a final decision of the commissioner upon any additional tax to be paid may be 12 taken unless any amount ordered paid by the commissioner is paid or a bond filed to insure 13 payment of the amount. However, if the final decision of the commissioner, pursuant to chapter 14 1-26D, rejects or modifies the decision of the hearing examiner regarding the amount due, an 15 appeal may be taken without payment of the amount ordered to be paid and without filing of a 16 bond. If the commissioner's decision is affirmed by the circuit court, no appeal may be taken 17 unless any amount ordered to be paid by the commissioner is paid or a bond is filed to insure 18 payment of such amount.

Section 15. The name of any person or entity that receives a grant pursuant to sections 1 to
19, inclusive, of this Act and the amount of any such grant or credit is public information and
shall be available and open to public inspection as provided in § 1-27-1.

Section 16. The local economic development corporation shall determine the economicimpact of the new or expanded facility by using the following factors:

24 (1) Project impact factors;

- 7 -

1		(a)	Economic impact of primary jobs created or retained;
2		(b)	Net economic effect of increasing or stabilizing the economy on the
3			community, area, and state;
4		(c)	Competitive effect on existing businesses;
5		(d)	Support of the public entities of the community and area;
6		(e)	The amount of the owner's equity contributed to the project;
7		(f)	The effect of the project on the environment, health, and safety of the people
8			in the community, area, and state;
9		(g)	Compatibility with economic development plans of the area and state;
10		(h)	Type of business;
11		(i)	Payroll, pay structure, and employee benefit structure;
12		(j)	Number of jobs created or retained; and
13		(k)	Likelihood that the project would occur without the grant incentive; and
14	(2)	Busi	ness feasibility factors:
15		(a)	The potential success of the business and the potential for creating quality jobs
16			and the growth of those jobs;
17		(b)	The character, experience, management record, and background of the
18			business management;
19		(c)	The economic feasibility of the project;
20		(d)	The financial status of the project, business plan, and applicant;
21		(e)	The satisfaction of engineering, legal, and environmental regulations; and
22		(f)	The availability of necessary public utilities.
23	Section 17. There is hereby created in the state treasury the economic development grant		
24	fund. The Board of Economic Development may award grants from the fund for projects that		

create or retain jobs and economic benefits to the state and provide matching funds for rural
economic development partnership program created by sections 20 to 23, inclusive, of this Act.
The board may accept and expend for the purposes of this Act any funds obtained from
appropriations or any other source if such acceptance and expenditure is approved in accordance
with § 4-8B-10. Interest earned on money in the fund shall be deposited into the fund.
Expenditures from this fund shall be appropriated through the normal budgeting process.

Section 18. If a grant is approved by the Board of Economic Development pursuant to sections 1 to 19, inclusive, of this Act, the Department of Revenue shall deposit fifty percent of the sales and use taxes imposed by chapters 10-45 and 10-46 on the project into the business incentive grant fund. However, if the project costs exceeds twenty million dollars, the Department of Revenue shall deposit all of the sales and use taxes imposed by chapters 10-45 and 10-46 on the project into the economic development grant fund.

Section 19. The Board of Economic Development shall promulgate rules pursuant to chapter
14 1-26 concerning the following:

15 (1) Establish application procedures for a economic development grant;

16 (2) The submission of a business plan;

17 (3) Establish criteria to determine which applicant may receive a grant;

18 (4) Establish criteria for the terms and conditions upon which a grant may be made,
 19 including performance criteria and matching requirements plan; and

20 (5) Determine the procedures for distributing the grant funds to the applicant.

21 Section 20. The rural economic development partnership program is hereby established

22 within the Governor's Office of Economic Development. Under the program, any municipality,

23 economic development corporation, county, or other political subdivision of the state may apply

to GOED for funds on a matching basis as provided in sections 20 to 23, inclusive, of this Act.

1 Section 21. GOED may award funds under the program for new staff, or elevate existing 2 part-time staff, equipment, and training needs for the purpose of developing or expanding 3 housing, community, and economic development programs. Areas of emphasis under the 4 program include creating employment opportunities, higher wages, better-quality jobs, greater 5 access to resources, repopulation, stronger economies, access to replicable best practice 6 methods, continuous housing development, business growth, and job creation and retention.

7 Section 22. Funds awarded under the program shall be provided on a matching basis over 8 a five-year period for each award so that fifty percent of the first year's project cost is paid by 9 GOED, forty percent of the second year's project cost is paid by GOED, thirty percent of the 10 third year's project cost is paid by GOED, twenty percent of the fourth year's project cost is paid 11 by GOED, and ten percent of the fifth year's project cost is paid by GOED. In each year the 12 remaining portion of the project cost for that year shall be paid by the applicant. GOED awards 13 and matching funds paid by the applicant shall be structured so that the project cost for each of 14 the five years is as nearly equal as practicable.

15 Section 23. GOED shall promulgate rules pursuant to chapter 1-26 to provide for the 16 implementation and administration of the rural economic development partnership program. The 17 rules shall include:

- 18 (1) Application requirements, procedures, and forms;
- 19 (2) Award procedures;
- 20 (3) Eligible uses of award funds;
- 21 (4) Eligibility requirements for applicants;
- 22 (5) Responsibilities of applicants and award recipients;
- 23 (6) Procedures for rescinding and repayment of awards if the applicant's or recipient's
 24 responsibilities are not met;

- 1 (7) Reporting requirements; and
- 2 (8) Other items necessary for the administration of the program.