H.F. No. 1081, 1st Committee Engrossment - 86th Legislative Session (2009-2010) [CEH1081-1]

A bill for an act

relating to economic development; expanding eligibility for the small business

growth acceleration program; requiring matching funds; amending Minnesota

Statutes 2008, section 116O.115, subdivisions 2, 4.

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1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2008, section 116O.115, subdivision 2, is amended to
1.7	read:
1.8	Subd. 2. Qualified company. A company is qualified to receive assistance under
1.9	the small business growth acceleration program if it the company is a manufacturing
1.10	company or a manufacturing-related service company that employs 100 250 or fewer
1.11	full-time equivalent employees.
1.12	Sec. 2. Minnesota Statutes 2008, section 116O.115, subdivision 4, is amended to read:
1.13	Subd. 4. Fund awards; use of funds. (a) The corporation shall establish
1.14	procedures for determining which applicants for assistance under the small business
1.15	growth acceleration program will receive program funding. Funding shall be awarded
1.16	only to accelerate a qualified company's adoption of needed technology or business
1.17	improvements when the corporation concludes that it is unlikely the improvements could
1.18	be accomplished in any other way.
1.19	(b) The maximum amount of funds awarded to a qualified company under the small
1.20	business growth acceleration program for a particular project must not exceed 50 75
1.21	percent of the total cost of a project and must not under any circumstances exceed \$25,000
1.22	during a calendar year. The corporation shall not award to a qualified company small
1.23	business growth acceleration program funds in excess of \$50,000 per year.

Sec. 2.

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(c) Any funds awarded to a qualified company under the small business growth	
acceleration program must be used for business services and products that will enhance the	
operation of the company. These business services and products must come either directly	
from the corporation or from a network of expert providers identified and approved by	
the corporation. No company receiving small business growth acceleration program	
funds may use the funds for refinancing, overhead costs, new construction, renovation,	
equipment, or computer hardware.	
(d) Any funds awarded must be disbursed to the qualified company as reimbursement	
documented according to requirements of the corporation.	

- (e) Receipt of funds from an award under this section is contingent upon a contribution of funds by the qualified company to the project, as follows:
- (1) a company with under 50 employees must contribute one dollar for every three dollars of program assistance awarded;
- (2) a company with 50 to 100 employees must contribute one dollar for every one dollar of program assistance awarded; and
- (3) a company with 101 to 250 employees must contribute three dollars for every one dollar of program assistance awarded.

Sec. 2. 2