STATE OF NEW YORK

1120

2017-2018 Regular Sessions

IN SENATE

January 6, 2017

Introduced by Sen. FUNKE -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the New York state urban development corporation act, in relation to creating the New York state innovative energy and environmental technology program

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Legislative intent. The legislature hereby finds and 2 declares that the success of innovative energy and environmental tech-3 nology-oriented businesses with growth potential is essential to the continued economic health and security of New York state. It is further 4 5 found that the development of new products to assist mature industries б undergoing dramatic changes or facing increasing international competi-7 tion with reducing energy costs and complying with environmental regu-8 lations, can serve to retain, and even increase, employment. However, commercialization of these products is restrained as numerous small 9 10 businesses are limited by lack of early stage financing.

11 Therefore, the legislature seeks to provide early stage funds, via a 12 grants program, to stimulate the creation of a substantial number of new 13 businesses and jobs in the energy and environmental sectors of New 14 York's economy.

15 § 2. Section 1 of chapter 174 of the laws of 1968, constituting the 16 New York state urban development corporation act, is amended by adding a 17 new section 16-aa to read as follows:

18 <u>§ 16-aa. New York state innovative energy and environmental technology</u> 19 program. 1. Definitions. As used in this section, the following words

20 and terms shall have the following meanings:

21 (a) "Innovative energy technologies" shall mean all methods used to 22 produce, distribute, conserve and store energy by methods which have 23 significant potential for commercialization, with emphasis on renewable

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	energy sources including, but not limited to, solar, wind, fuel cells,
2	advanced hydroelectric, and biomass power conversion technologies.
3	(b) "Innovative environmental technologies" shall mean technologies
4	that advance sustainable development by reducing risk, enhancing cost-
5	effectiveness, improving process efficiency, and creating products and
б	processes that are environmentally beneficial or benign and which have
7	significant potential for commercialization. Emerging environmental
8	technologies include, but are not limited to: air, water, and soil
9	pollution control; solid and toxic waste management; site remediation;
10	and environmental monitoring and recycling.
11	(c) "Small businesses" shall mean an independently owned and operated
12	business that meets all of the following conditions: (i) headquartered
13	in the state, and principal business operations located in the state;
14	(ii) employs one hundred or less persons, eighty percent of whom are
15	employed within the state on a full-time basis; and (iii) involved in
16	developing innovative energy and environmental technologies.
17	(d) "Eligible costs" shall mean costs associated with working capital
18	needs, the acquisition or upgrading of equipment, or leasehold improve-
19	ments necessary for commercialization of the product, device, technique,
20	system or process; provided that no other source of funds is available
21	under terms, interest rates, or other conditions that would allow the
22	project to proceed successfully. Eligible costs shall exclude any costs
23	incurred prior to the effective date of this section.
24	2. The corporation is authorized, within available appropriations in
25	the empire state economic development fund established pursuant to
26	section 16-m of this act or from any other funds appropriated for the
27	purpose set out in this section, to award capital grants of up to one
28	hundred thousand dollars to small businesses, for the purpose of encour-
29 20	aging and supporting innovative energy and environmental technology
30 31	development and commercialization across the state. Such grants shall be awarded on a competitive basis to small business applicants responding
32	to requests for proposals issued by the corporation.
33	3. Grants and contracts made by the corporation pursuant to this
34	section shall be subject to the following:
35	(a) grants shall not exceed one hundred thousand dollars per year;
36	(b) the corporation may not enter into more than one grant per year to
37	a small business; and
38	(c) grants provided by the corporation may only be used for eligible
39	costs.
40	4. Applications for grants authorized under this section shall
41	describe the product, device, technique, system or process which is to
42	be developed, including:
43	(a) a market assessment;
44	(b) an explanation of its technical value;
45	(c) measurable outcomes resulting from its manufacture and sale,
46	including the estimated number of jobs to be created and retained and
47	the salary levels of such jobs;
48	(d) an estimated timeline for bringing it to market, with proposed
49	starting and completion dates and benchmarks; and
50	(e) a budget for its development and marketing that describes how the
51	grant will be used, why the grant from the corporation is essential and
52	cannot be obtained from other sources, and sources and amounts of other
53	funds to be used in its development, marketing and distribution.
54	5. The corporation shall, in consultation with the New York state

55 energy research and development authority and the department of environ-

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1	mental conservation, develop criteria to be used in evaluating grant
2	applications. Such criteria shall include, but not be limited to:
3	(a) economic impact as measured by such variables as potential reven-
4	ue, job creation, effect on the local economy, global competitiveness,
5	and, purchases from in-state suppliers;
6	(b) ability of the applicant to leverage other funds;
7	(c) financial commitment of the applicant;
8	(d) technical feasibility;
9	(e) likelihood that the economic benefits will be manifest within a
10	six- to twelve-month period, but at most within three years; and
11	(f) likelihood of the product, device, technique, system or process to
12	result in improvements to public health, quality of life, the environ-
13	ment, human or business performance or economic productivity.
14	6. The corporation shall, on or before September first, two thousand
15	eighteen and annually thereafter, submit a report to the governor, the
16	temporary president of the senate and the senate minority leader, the
17	speaker of the assembly, and the minority leader of the assembly, the
18	chairpersons of the senate finance committee and the assembly ways and
19	means committee, and to any other member of the legislature requesting
20	such reports on the effectiveness and accomplishments of the New York
21	state innovative energy and environmental technology grants program.
22	Such report shall include for each grant awarded, the name and location
23	of the recipient, a description of the product, device, technique,
24	system or process being commercialized, the amount and use of the grant,
25	the total project cost, the impact of the project on the recipient's
26	business, the number of jobs created or retained, and such other infor-
27	mation as the corporation shall deem appropriate.
28	7. Nothing in this section shall require the corporation to disclose
29	any matters involving confidential intellectual property or work prod-
30	uct, whether patentable or not, including any formula, plan, pattern,
31	process, tool, mechanism, compound, procedure, production data or compi-
32	lation of information, which is not patented, but which is known only to
33	certain individuals who are using it to fabricate, produce or compound
34	an article of trade or service having commercial value and which gives
35	its user an opportunity to obtain a business advantage over competitors
36	who do not know it or use it.

37 § 3. This act shall take effect immediately.