

State of Misconsin 2015 - 2016 LEGISLATURE

LRBb0706/1 MPG/ZDW/MCP/MDK:all

SENATE AMENDMENT 9, TO SENATE SUBSTITUTE AMENDMENT 1, TO SENATE BILL 21

July 7, 2015 – Offered by Senators Lassa, Hansen, Wirch, L. Taylor, Ringhand, Bewley, Harris Dodd, Vinehout, Miller, Erpenbach, Risser and Shilling.

1	At the lo	cations indicated, amend	l the subst	itute a	mendment as	follows:
2	1. At th	e appropriate places, ins	sert all of t	he folle	owing:	
3	"SECTION	1. 20.005 (3) (schedule	e) of the st	atutes	: at the appro	opriate place,
4	insert the follo	owing amounts for the p	urposes ind	licated	:	
5					2015-16	2016-17
6	20.292 Tech	nical college system b	oard			
7	(1) TECHNIC	AL COLLEGE SYSTEM				
8	(aj) Workfo	rce growth program	GPR	А	20,000,000	20,000,000
9	(fd) Dual er	nrollment opportunity				
10	grants		GPR	А	-0-	3,000,000

						2015-16	2016-17
 SECTION 2. 20.292 (1) (aj) of the statutes is created to read: 20.292 (1) (aj) Workforce growth program. The amounts in the schedule for grants to technical college district boards under s. 38.39. SECTION 3. 20.292 (1) (fd) of the statutes is created to read: 20.292 (1) (fd) Dual enrollment opportunity grants. The amounts in the schedule for grants to technical college district boards under s. 38.04 (33). No money may be encumbered under this paragraph after June 30, 2017. SECTION 4. 20.292 (1) (fh) of the statutes is created to read: 20.292 (1) (fh) Innovation grants. The amounts in the schedule for grants to technical college faculty, staff, and students under s. 38.04 (34). SECTION 5. 20.292 (1) (fj) of the statutes is created to read: 20.292 (1) (fj) Veterans success grants. The amounts in the schedule for grants to to technical college district boards under s. 38.04 (35). No moneys may be encumbered under this paragraph after June 30, 2019. SECTION 6. 38.04 (33) of the statutes is created to read: 38.04 (33) DUAL ENROLLMENT OPPORTUNITY GRANTS. (a) In this subsection, "dual enrollment programs" has the meaning given in s. 38.28 (1m) (am). (b) From the appropriation under s. 20.292 (1) (fd), the board shall awar 	1	(fh)	Innovation grants	GPR	А	500,000	500,000
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21 grants to district boards to expand dual enrollment programs or create new dua	19	enroll	ment programs" has the meaning	given in s	s. 38.28	(1m) (am).	
	20	((b) From the appropriation under	r s. 20.29	02 (1) (f	fd), the board	shall award
22 enrollment programs. No grant may be awarded under this paragraph after Jur	21	grant	s to district boards to expand dua	l enrollm	ent pro	ograms or crea	te new dual
	22	enroll	ment programs. No grant may be	awarded	under	this paragrap	h after June
23 30, 2017.	23	30, 20)17.				

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1	SECTION 7. 38.04 (34) of the statutes is created to read:
2	38.04 (34) INNOVATION GRANTS. From the appropriation under s. 20.292 (1) (fh),
3	the board shall award grants to technical college faculty, staff, and students to assist
4	such persons in commercializing and bringing to market innovative technology,
5	products, and processes developed at technical colleges.
6	SECTION 8. 38.04 (35) of the statutes is created to read:
7	38.04 (35) VETERANS SUCCESS GRANTS. (a) In this subsection, "veteran" has the
8	meaning given in s. 38.24 (8) (a) 1r.
9	(b) From the appropriation under s. $20.292(1)(fj)$, the board shall award grants
10	to district boards to expand existing efforts and implement additional strategies to
11	assist veterans in a successful transition to college and careers. No grants may be
12	awarded under this subsection after June 30, 2019.
13	SECTION 9. 38.28 (1m) (a) 1. of the statutes is amended to read:
14	38.28 (1m) (a) 1. "District aidable cost" means the annual cost of operating a
15	technical college district, including debt service charges for district bonds and
16	promissory notes for building programs or capital equipment, but excluding all
17	expenditures relating to auxiliary enterprises and community service programs, all
18	expenditures funded by or reimbursed with federal revenues, all receipts under ss.
19	<u>38.04 (33), (34), and (35),</u> 38.12 (9), 38.14 (3) and (9), <u>38.39</u> , 118.15 (2) (a), and 118.55
20	(7r), all receipts from grants awarded under ss. 38.04 (8) , (28) , and (31) , 38.14 (11) ,
21	38.26, 38.27, 38.33, and 38.38, all fees collected under s. 38.24, and driver education
22	and chauffeur training aids.
23	SECTION 10. 38.39 of the statutes is created to read:
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38.39 Workforce growth program. (1) A district board may obtain grants
under sub. (2) for the purpose of partnering with a business, consortium of

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1 businesses, local workforce investment board established under 29 USC 2832, or 2 economic development organization that is located or provides service in the district. 3 in a project to help meet local needs for supporting sectors of the economy with a 4 documented skills gap or high workforce shortage, which could include 5 manufacturing, energy, information technology, skilled trades, and health care. A 6 project may provide for activities that address development of individuals prior to 7 entering the workforce and workforce training, which could include one or more of 8 the following: 9 (a) Job training scholarships based on local labor market needs. 10 (b) Building or infrastructure construction. 11 (c) Equipment and material purchases. 12(d) Faculty hiring. 13(e) Development in partnership with industry of curricula, based on industry standards, that lead to certificates or degrees. 14 15(f) Student career support services, including job placement and business 16 recruitment. 17(2) From the appropriation under s. 20.292 (1) (ai), the board shall award grants to district boards that apply to the board to fund the costs of projects under 18 sub. (1). The board shall consider the speed by which the activities specified in 19 20applications could meet training and employment needs and give a preference in 21awarding the grants to projects that seek to eliminate waiting lists for courses 22pertaining to jobs with high employment demand. 23**SECTION 11.** 238.137 of the statutes is created to read:

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24 **238.137 Entrepreneurial assistance grants. (1)** In this section:

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(a) "Institution of higher education" means an institution within the University
 of Wisconsin System, a technical college, or a private, nonprofit institution of higher
 education located in this state.

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4 (b) "New business" means a business organized in this state on a date not more
5 than 60 months before the date on which the business applies for a grant under sub.
6 (2).

7 (2) The corporation may award to a new business a grant of up to \$3,000 for 8 expenses related to hiring a paid intern who will assist with research, marketing, 9 business plan development, or other functions relating to the creation of a new 10 business. A recipient may use the grant under this subsection only for hiring a 11 student who is enrolled in an institution of higher education in the field of business, 12 engineering, or information technology or in a similar field as determined by the 13 corporation.

14 (3) If the corporation awards grants under sub. (2) to 3 or more businesses to 15fund internships for students enrolled in a single institution of higher education, and 16 the institution of higher education develops a program to facilitate internships 17funded with grants under sub. (2), the corporation may award a grant of up to 18 \$25,000 to the institution of higher education for costs associated with hiring interns 19 under sub. (2), including faculty or staff time and curriculum development. If the 20 corporation lacks sufficient funds to award grants to all qualified applicants, the 21corporation shall allocate available funds to applicants that have the greatest 22potential to create jobs in this state.

(4) From the appropriations under s. 20.192 (1) (k) and (r), the corporation shall
allocate at least \$125,000 in each fiscal year to provide the grants under subs. (2) and
(3).

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(5) The corporation shall actively pursue gifts and grants from private sources
 for funding grants under subs. (2) and (3).

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3 (6) Not later than February 1, 2019, the corporation shall submit to the
4 legislature under s. 13.172 (2) a report evaluating the effectiveness of grants under
5 subs. (2) and (3).".

- Page 94, line 5: increase the dollar amount for fiscal year 2015-16 by
 \$200,000 and increase the dollar amount for fiscal year 2016-17 by \$200,000 for the
 purpose for which the appropriation is made.
- 9 **3.** Page 1227, line 8: after that line insert:

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"SECTION 3979n. 238.14 of the statutes is created to read:

11 238.14 Entrepreneurial tax credit access grants. (1) The corporation 12shall establish and administer a program to make grants under this section. The 13corporation may award a grant under the program to a person who intends to use the 14 grant to secure financing for making expenditures that would qualify for a credit 15under s. 71.07 (2dy) or (3g) (a) 2., 71.28 (1dy) or (3g) (a) 2., or 71.47 (1dy) or (3g) (a) 162., if the expenditures are made for a business located in this state that has fewer than 25 employees in this state or less than \$5,000,000 in gross receipts for the 1718 taxable year in which the person applies for a grant under this section.

(2) Any person who wishes to receive a grant under this section shall complete and submit an application to the corporation and enter into an agreement with the corporation to use the grant to secure financing for making expenditures described under sub. (1) and to repay any or all of the grant proceeds to the corporation if the person fails to comply with the agreement. An agreement under this subsection may provide that repayment shall be obtained through full or partial repayment of the principal amount of the grant plus interest, through receipt of a share of future
profits from or an interest in a product or process, or through any other appropriate
means.

(3) (a) No person may receive a grant under this section unless the person has
submitted business and financing plans to a commercial lending institution and
submitted copies of the plans to the corporation. Before awarding a grant, the
corporation shall verify that the lender has approved the person's plans and will
underwrite a loan for expenditures described under sub. (1), contingent on the
person receiving a grant under this section.

10 (b) The amount of any grant awarded under this section is the amount equal 11 to 95 percent of the tax credit that the recipient could otherwise receive for making 12 expenditures described under sub. (1), except that the amount of the grant may not 13 exceed an amount equal to 20 percent of the cost of the project that is being financed.

(c) The corporation shall require, as a condition of the grant, that the recipient
contribute to a project an amount that is not less than the amount the recipient
receives as a grant under this section.

(4) A person who receives a grant under this section to secure financing for
making an expenditure described under sub. (1) may not claim a credit under s. 71.07
(2dy) or (3g) (a) 2., 71.28 (1dy) or (3g) (a) 2., or 71.47 (1dy) or (3g) (a) 2. for that
expenditure.

(5) (a) The corporation shall pay grants under this section from the
appropriation under s. 20.192 (1) (r). The total amount that the corporation may
award under this section in a fiscal year is \$8,000,000.

24 (b) The corporation shall establish policies and procedures to administer this25 section.

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1	(c) The corporation may not award grants under this section after January 1,
2	2017.
3	SECTION 39790. 238.147 of the statutes is created to read:
4	238.147 Grants to recipients of federal grants for research and
5	innovation. (1) DEFINITIONS. In this section:
6	(a) "Phase I federal grant" means a grant awarded by the federal government
7	under Phase I of the federal Small Business Innovation Research Program or Phase
8	I of the federal Small Business Technology Transfer Program.
9	(b) "Phase I matching grant" means a grant awarded by the corporation under
10	sub. (3).
11	(c) "Phase II federal grant" means a grant awarded by the federal government
12	under Phase II of the federal Small Business Innovation Research Program or Phase
13	II of the federal Small Business Technology Transfer Program.
14	(d) "Phase II matching grant" means a grant awarded by the corporation under
15	sub. (4).
16	(2) GRANT PROGRAM IMPLEMENTATION. The corporation shall develop and
17	implement an economic development program to award Phase I and Phase II
18	matching grants under this section.
19	(3) PHASE I MATCHING GRANTS. (a) A Phase I federal grant recipient may apply
20	for a Phase I matching grant on a form provided by the corporation.
21	(b) Subject to par. (c) and the limitations under sub. (5), the corporation may
22	award a Phase I matching grant to an applicant under par. (a) if the applicant meets
23	all of the following conditions:
24	1. The applicant submits to the corporation a copy of the applicant's executed
25	Phase I federal grant agreement with the federal government or evidence

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satisfactory to the corporation that the applicant has received at least one payment
 of Phase I federal grant moneys.

2. The applicant's business is located in this state and will not relocate outside of this state during the 3 years after it receives a Phase I matching grant. For the purposes of this subdivision, a business relocates outside of this state when the business locates more than 51 percent of its employees, its total payroll, or the activities of its headquarters, as determined by the corporation, outside of this state.

8 3. The applicant submits evidence satisfactory to the corporation that the 9 research to be conducted in connection with the Phase I federal grant will benefit the 10 economy of this state and that at least 51 percent of that research will be conducted 11 in this state.

12

4. The applicant intends to apply for a Phase II federal grant.

5. The applicant submitted its application under par. (a) within 180 days after
the applicant first received any moneys from the federal government under the
applicant's Phase I federal grant.

16 6. The applicant satisfies any other requirements established by the17 corporation.

(c) Before the corporation awards a Phase I matching grant, the corporation
shall contract with the Phase I federal grant recipient. The corporation shall
determine the contract's terms, including the amount of the Phase I matching grant,
after negotiation with the Phase I federal grant recipient. The contract shall include
all of the following provisions:

That, at a time determined by the corporation and specified in the contract,
 the Phase I federal grant recipient shall file with the corporation a report that shows
 the Phase I federal grant recipient's expenditures of the Phase I federal grant and

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1	the Phase I matching grant; and that, if the Phase I federal grant recipient fails to
2	submit a report under this subdivision that is acceptable to the corporation, the
3	corporation may order repayment of all or a portion of the Phase I matching grant.
4	2. That the Phase I federal grant recipient may assign the contract only upon
5	the prior written consent of the corporation.
6	3. That, in addition to any other purposes for which the Phase I federal grant
7	may be expended, the Phase I matching grant may be used for patenting, market
8	research, and marketing.
9	(4) PHASE II MATCHING GRANTS. (a) A Phase I matching grant recipient may
10	apply for a Phase II matching grant on a form provided by the corporation.
11	(b) Subject to par. (c) and the limitations under sub. (5), the corporation may
12	award a Phase II matching grant to an applicant under par. (a) if the applicant meets
13	all of the following conditions:
14	1. The applicant submits evidence satisfactory to the corporation that the
15	federal government approved the applicant's final report for its Phase I federal grant,
16	the applicant has satisfied any other applicable requirements for its Phase I federal
17	grant, and the applicant has been awarded a Phase II federal grant.
18	2. The applicant submitted its application under par. (a) within 90 days after
19	the applicant completed its research under the applicant's Phase I federal grant.
20	3. The applicant satisfies any other requirements established by the
21	corporation.
22	(c) Before the corporation awards a Phase II matching grant, the corporation
23	shall contract with the Phase II federal grant recipient. The corporation shall
24	determine the contract's terms, including the amount of the Phase II matching grant,

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after negotiation with the Phase II federal grant recipient. The contract shall include
 all of the following provisions:

- 11 -

- That, at a time determined by the corporation and specified in the contract,
 the Phase II federal grant recipient shall file with the corporation a report that shows
 the Phase II federal grant recipient's expenditures of the Phase II federal grant and
 the Phase II matching grant; and that, if the Phase II federal grant recipient fails to
 submit a report under this subdivision that is acceptable to the corporation, the
 corporation may order repayment of all or a portion of the Phase II matching grant.
- 9 2. That the Phase II federal grant recipient may assign the contract only upon10 the prior written consent of the corporation.
- 3. That, in addition to any other purposes for which the Phase II federal grant
 may be expended, the Phase II matching grant may be expended for patenting,
 market research, and marketing.
- 14 (5) LIMITATIONS. (a) The corporation may not award a Phase I or Phase II
 15 matching grant that exceeds \$50,000 or the amount of the Phase I or Phase II federal
 16 grant, whichever is less.
- 17 (b) The corporation may not award grants under this section totalling more18 than \$300,000 per state fiscal year.".
- 19

(END)