CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6510

60th Legislature 2008 Regular Session

Passed by the Senate March 10, 2008 YEAS 49 NAYS 0 President of the Senate Passed by the House March 7, 2008 YEAS 94 NAYS 0	I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is SUBSTITUTE SENATION BILL 6510 as passed by the Senate and the House of Representatives on the dates hereon set forth.		
		Speaker of the House of Representatives	Secretary
		Approved	FILED
			Secretary of State
Governor of the State of Washington	State of Washington		

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SUBSTITUTE SENATE BILL 6510

AS AMENDED BY THE HOUSE

Passed Legislature - 2008 Regular Session

State of Washington 60th Legislature 2008 Regular Session

By Senate Ways & Means (originally sponsored by Senators Kastama, King, Shin, and Rasmussen)

READ FIRST TIME 02/12/08.

- AN ACT Relating to providing a source of funding to assist small manufacturers in obtaining innovation and modernization services;
- adding new sections to chapter 43.131 RCW; adding a new chapter to
- 4 Title 43 RCW; and creating a new section.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 The legislature finds that a viable NEW SECTION. Sec. 1. 7 manufacturing industry is critical to providing the state economy with 8 family-wage jobs and improving the quality of life for workers and 9 communities. To perform in the emerging global marketplace, Washington manufacturers must master new technologies, streamline production 10 processes, improve quality assurance, expand environmental compliance, 11 12 and enhance methods of work organization. Only through innovation and
- modernization techniques, reflecting the specific needs and capabilities of the individual firms, can Washington manufacturers both
- 15 compete successfully in the market of the future and pay good living
- 16 wages.
 - Most small and midsize manufacturers do not have the resources that
 - 18 will allow them to easily access innovation and modernization technical
 - 19 assistance and the skills training needed to make them globally

- competitive. Because of the statewide public benefit to be gained from 1 2 increasing the availability of innovation and modernization services, it is the intent of the legislature to create a new mechanism in a 3 manner that reduces the up-front costs of these services for small and 4 5 midsize manufacturing firms. It is further the intent of the legislature that Washington state increase its support for the federal 6 manufacturing extension partnership program, to expand the delivery of 7 innovation and modernization services to small and midsize Washington 8 9 manufacturers, and to leverage federal funding and private resources 10 devoted to such efforts.
 - The successful implementation of innovation and modernization services will enable a manufacturing firm to reduce costs, increase sales, become more profitable, and ultimately expand job opportunities for Washington citizens. Such growth will result in increased revenue from the state business and occupation taxes paid by manufacturers who have engaged in innovation and modernization services.
 - NEW SECTION. Sec. 2. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
 - (1) "Costs of extension services" and "extension service costs" mean the direct costs experienced under a contract with a qualified manufacturing extension partnership affiliate for modernization extension services, including but not limited to amounts in the contract for costs of consulting, instruction, materials, equipment, rental of class space, marketing, and overhead.
 - (2) "Department" means the department of community, trade, and economic development.
 - (3) "Director" means the director of the department of community, trade, and economic development.
 - (4) "Innovation and modernization extension voucher" and "voucher" mean an instrument issued to a successful applicant from the department, verifying that funds from the manufacturing innovation and modernization account will be forwarded to the qualified manufacturing extension partnership affiliate selected by the participant and will cover identified costs of extension services.
- 35 (5) "Innovation and modernization extension services" and "service" 36 mean a service funded under this chapter and performed by a qualified 37 manufacturing extension partnership affiliate. The services may

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include but are not limited to strategic planning, continuous improvement, business development, six sigma, quality improvement, environmental health and safety, lean processes, energy management, innovation and product development, human resources and training, supply chain management, and project management.

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- (6) "Outreach services" means those activities performed by an affiliate to either assess the technical assistance needs of Washington manufacturers or increase manufacturers' awareness of the opportunities and benefits of implementing cutting edge technology, techniques, and best practices. "Outreach services" includes but is not limited to salaries of outreach staff, needs assessments, client follow-up, public educational events, manufacturing orientated trade shows, electronic communications, newsletters, advertising, direct mail efforts, and contacting business organizations for names of manufacturers who might need assistance.
- (7) "Program" means the Washington manufacturing innovation and modernization extension service program created in section 3 of this act.
- (8) "Program participant" and "participant" mean an applicant for assistance under the program that has received a voucher or a small manufacturer receiving services through an industry association or cluster association that has received a voucher.
- (9) "Qualified manufacturing extension partnership affiliate" and "affiliate" mean a private nonprofit organization established under RCW 24.50.010 or other organization that is eligible or certified to receive federal matching funds from the national institute of standards and technology manufacturing extension partnership program of the United States department of commerce.
- (10) "Small manufacturer" means a private employer whose primary business is adding value to a product through a manufacturing process and employs one hundred or fewer employees within Washington state.
- NEW SECTION. Sec. 3. (1) The Washington manufacturing innovation and modernization extension service program is created to provide assistance to small manufacturers located in the state of Washington. The program shall be administered by the department.
- 36 (2)(a) Application to receive assistance under this program must be 37 made to the department in a form and manner specified by the

- department. Successful applicants will receive an innovation and modernization extension voucher from the department to cover the costs of extension services performed by a qualified manufacturing extension partnership affiliate. An applicant may not receive a voucher or vouchers of over two hundred thousand dollars per calendar year. The department shall only allocate up to sixty percent of available funding during the first year of a biennium.
 - (b) Applicants must:

- (i) Have a valid agreement with a qualified manufacturing extension partnership affiliate to engage in innovation and modernization extension services;
- (ii) Agree to: (A) Make a contribution to the manufacturing innovation and modernization account created in section 5 of this act, in an amount equal to twenty-five percent of the amount of the innovation and modernization extension voucher, upon completion of the innovation and modernization extension service; and (B) make monthly or quarterly contributions over the subsequent eighteen months, as specified in their agreement with the affiliate, to the manufacturing innovation and modernization account created in section 5 of this act in an amount equal to eighty percent of the amount of the innovation and modernization extension voucher;
- (iii) Be a small manufacturer or an industry association or cluster association at the time the applicant entered into an agreement with a qualified manufacturing extension partnership affiliate; and
- (iv) If a small manufacturer, ensure that the number of employees the applicant has in the state during the calendar year following the completion of the program will be equal to or greater than the number of employees the applicant had in the state in the calendar year preceding the start of the program.
- (3) The director may solicit and receive gifts, grants, funds, fees, and endowments, in trust or otherwise, from tribal, local, federal, or other governmental entities, as well as private sources, for the purpose of providing funding for the innovation and modernization extension services and outreach services specified in this chapter. All revenue solicited and received by the department pursuant to this subsection must be deposited into the manufacturing innovation and modernization account created in section 5 of this act.
 - (4) The department may adopt rules to implement this section.

- 1 (5) Any qualified manufacturing extension partnership affiliate 2 receiving funding under this program is required to submit a copy of 3 its annual independent federal audit to the department within three 4 months of its issuance.
- NEW SECTION. Sec. 4. This chapter, being necessary for the welfare of the state and its inhabitants, shall be liberally construed to effect its purposes. Insofar as the provisions of this chapter are inconsistent with the provisions of any general or special law, or parts thereof, the provisions of this chapter shall be controlling.
- NEW SECTION. Sec. 5. (1) The manufacturing innovation and modernization account is created in the state treasury. Moneys in the account may be spent only after appropriation.

- (2) Expenditures from the account may be used only for funding activities of the Washington manufacturing innovation and modernization extension services program created in section 3 of this act.
- (3) All payments by a program participant in the Washington manufacturing innovation and modernization extension services program created in section 3 of this act shall be deposited into the manufacturing innovation and modernization account. Of the total payments deposited into the account by program participants, the department may use up to three percent for administration of this program. The deposit of payments under this section from a program participant cease when the department specifies that the program participant has met the monetary contribution obligations of the program.
- (4) All revenue solicited and received under the provisions of section 3(3) of this act shall be deposited into the manufacturing innovation and modernization account.
- (5) The legislature intends that all payments from the manufacturing innovation and modernization account made to qualified manufacturing extension partnership affiliates will be eligible as the state match in an affiliate's application for federal matching funds under the manufacturing extension partnership program of the United States department of commerce's national institute of standards and technology.

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- NEW SECTION. Sec. 6. Any qualified manufacturing extension partnership affiliate receiving funding under the program shall collect and submit to the department annually data on the number of clients served, the scope of services provided, and outcomes achieved during the previous calendar year. The department must evaluate the data submitted and use it in a biennial report on the program submitted to
- 8 <u>NEW SECTION.</u> **Sec. 7.** A new section is added to chapter 43.131 RCW 9 to read as follows:

the appropriate committees of the legislature.

- The Washington manufacturing innovation and modernization extension service program under chapter 43.--- RCW (created in section 10 of this act) shall be terminated June 30, 2012, as provided in section 8 of this act.
- NEW SECTION. Sec. 8. A new section is added to chapter 43.131 RCW to read as follows:
- The following acts or parts of acts, as now existing or hereafter amended, are each repealed, effective June 30, 2013:
- 18 (1) Section 1 of this act;

- 19 (2) Section 2 of this act;
- 20 (3) Section 3 of this act;
- 21 (4) Section 4 of this act;
- 22 (5) Section 5 of this act; and
- 23 (6) Section 6 of this act.
- NEW SECTION. Sec. 9. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.
- NEW SECTION. Sec. 10. Sections 1 through 6 of this act constitute a new chapter in Title 43 RCW.
- 30 <u>NEW SECTION.</u> **Sec. 11.** If specific funding for the purposes of this act, referencing this act by bill or chapter number, is not

- 1 provided by June 30, 2008, in the omnibus appropriations act, this act
- 2 is null and void.

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