094457812 **SENATE BILL NO. 1089** 1 2 Offered January 14, 2009 3 Prefiled January 13, 2009 4 5 A BILL to amend and reenact § 2.2-5101 of the Code of Virginia, relating to the Virginia Investment Partnership Act; Virginia Investment Performance Grants. 6 Patrons-Miller, J.C., Reynolds and Vogel 7 8 Referred to Committee on General Laws and Technology 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 2.2-5101 of the Code of Virginia is amended and reenacted as follows: 11 12 § 2.2-5101. Virginia Investment Performance Grants. A. Subject to the appropriation by the General Assembly of sufficient moneys to the Investment 13 Performance Grant subfund, any eligible manufacturer or research and development service that is not 14 15 eligible for a major eligible employer grant under § 2.2-5102 shall be eligible for an investment 16 performance grant as provided in this section. B. The Partnership shall establish an application process by which eligible manufacturers and 17 18 research and development services may apply for a grant under this section. An application for a grant under this section shall not be approved until the Partnership has verified that the capital investment has 19 20 been completed. 21 C. The amount of the investment performance grant that an eligible manufacturer or research and 22 development service shall be eligible to receive under this section shall be determined by the Secretary, 23 based on the recommendation of the Partnership, and contingent upon approval by the Governor. The 24 determination of the appropriate amount of an investment performance grant shall be based on the 25 application of guidelines that establish criteria for correlating the amount of a grant to the relative value 26 to the Commonwealth of the eligible investment. 27 D. The Partnership shall assist the Secretary in developing objective guidelines that shall be used in 28 awarding investment performance grants. No grant shall be awarded until the Secretary has provided 29 copies of such guidelines for review to the chairmen of the House Committee on Appropriations and the 30 Senate Committee on Finance. The preparation of the guidelines shall be exempt from the requirements of Article 2 (§ 2.2-4006 et seq.) of the Administrative Process Act (§ 2.2-4000 et seq.). The guidelines 31 32 shall require determinations regarding the amount of investment performance grants to address: 33 1. The number of new jobs created by the capital investment; 34 2. The wages paid for the new jobs and the amount by which wages exceed the average 35 manufacturing wage for the locality or region; 36 3. The extent to which the capital investment produces (i) measurable increases in capacity, 37 productivity, or both; (ii) measurable decreases in the production of flawed product; or (iii) measurable 38 advances in knowledge, research, or the application of research findings for the creation of new or 39 significantly improved products or processes that support manufacturing; 40 4. The amount of the capital investment; 41 5. The net present value of benefits to Virginia; 6. The amount of other incentives offered by the Commonwealth and the locality; and 42 43 7. The importance of the manufacturing or research and development facility to the economy of the 44 locality or region. The guidelines shall also address the eligibility of manufacturers or research and development 45 46 services that make a capital investment in phases over a period of years, and limits on eligibility for 47 multiple grants by the same manufacturer or research and development service within stated periods of time. 48 49 E. The amount of an investment performance grant to any eligible manufacturer under this section shall not exceed \$3 million or 10 percent of the amount appropriated by the General Assembly to the 50 51 Investment Performance Grant subfund in the year that the terms of a grant are determined. For all 52 eligible projects awarded grants on or after July 1, 2005, and before July 1, 2009, the amount of an 53 investment performance grant to any recipient under this section shall not exceed \$1.5 million. For eligible projects awarded grants on or after July 1, 2009, the amount of an investment performance 54 grant to any recipient under this section shall not exceed \$3 million, except for eligible projects that 55 demonstrate extraordinary characteristics described in guidelines implementing this chapter the amount 56 57 of an investment performance grant to any such recipient under this section shall not exceed \$5 million. F. For all eligible projects awarded grants before July 1, 2005, the aggregate amount of investment 58

59 performance grants approved under this section in any year shall not exceed \$6 million, and the aggregate amount of grants outstanding to all eligible manufacturers under this section for all years shall 60 61 at no time exceed \$30 million. For all such grants awarded prior to that date, the annual obligations of 62 the Commonwealth to make grant payments to individual eligible manufacturers under this section shall 63 not exceed \$600,000. For all eligible projects awarded grants on or after July 1, 2005, and before July 64 1, 2009, the aggregate amount of investment performance grants approved under this section in any year 65 shall not exceed \$3 million, and the aggregate amount of such grants awarded after that date and outstanding at any time shall not exceed \$15 million. For all such grants awarded on or after that date, 66 the annual obligations of the Commonwealth to make grant payments to individual recipients under this 67 section shall not exceed \$300,000. For all eligible projects awarded grants on or after July 1, 2009, the **68** aggregate amount of investment performance grants approved under this section in any year shall not 69 70 exceed \$6 million, and the aggregate amount of such grants awarded after that date and outstanding at 71 any time shall not exceed \$30 million. For all such grants awarded on or after that date, the annual obligations of the Commonwealth to make grant payments to individual recipients under this section 72 73 shall not exceed \$1 million. 74 G. Any eligible manufacturer or research and development service shall be eligible to receive a grant 75 from the Fund in five equal installments beginning in the third year after the capital investment is

rom the rund in five equal instantients beginning in the unit year after the eaplicit investment is
completed and the Partnership has verified that the requirements applicable to such grant have been
satisfied. Any eligible manufacturer or research and development service located in a fiscally distressed
area of the State, as defined in the guidelines implementing this chapter, shall be eligible to begin

79 receiving grants in the second year after the capital investment is completed and verified.