22102051D **HOUSE BILL NO. 565** 1 2 Offered January 12, 2022 3 Prefiled January 11, 2022 4 A BILL to amend the Code of Virginia by adding in Title 23.1 a chapter numbered 12.2, consisting of sections numbered 23.1-1244 through 23.1-1248, relating to Advanced Manufacturing Talent 6 Investment Program and Fund. 7 Patrons-O'Quinn, Ballard, Campbell, J.L., Kilgore and Wampler; Senator: Hackworth 8 9 Referred to Committee on Education 10 Be it enacted by the General Assembly of Virginia: 11 12 consisting of sections numbered 23.1-1244 through 23.1-1248, as follows: 13 CHAPTER 12.2. 14 15 ADVANCED MANUFACTURING TALENT INVESTMENT PROGRAM. 16 § 23.1-1244. Definitions. 17 As used in this chapter, unless the context requires a different meaning: and Appropriations, or their designees. 22 "Eligible credential" means a noncredit workforce credential awarded by a qualified institution in a 23 24 pursuant to § 23.1-627.5. 25 "Fund" means the Advanced Manufacturing Talent Investment Fund. 26 "Grant" means a grant paid from the Advanced Manufacturing Talent Investment Fund. 27 28 29 30 31 credentials, eligible expenses, and credential production goals for a period ending in 2042. "New eligible credentials" means eligible credentials awarded by a qualified institution to meet the 32 33 credential production goals set forth in a qualified institution's memorandum of understanding. 34 "Qualified institution" means a comprehensive community college, a career and technical education 35 36 37 38 Education Center. 39 § 23.1-1245. Advanced Manufacturing Talent Investment Fund created. Fund shall be made by the State Treasurer on warrants issued by the Comptroller. B. The General Assembly establishes a long-term goal of supporting the efforts of qualified

58 § 23.1-1246. Approval and update of memorandum of understanding.

1. That the Code of Virginia is amended by adding in Title 23.1 a chapter numbered 12.2,

"Designated reviewers" means the Secretaries of Education, Finance, and Labor, the director of the 18 19 Department of Planning and Budget, the president of the Virginia Economic Development Partnership, 20 and the staff directors of the House Committee on Appropriations and the Senate Committee on Finance 21

high demand advanced manufacturing field as identified by the Board of Workforce Development

"Memorandum of understanding" means the negotiated instrument entered into by a qualified institution and the Commonwealth, regardless of whether the terms of the memorandum of understanding are encompassed or included within any other institutional partnership or performance agreement required by law. A memorandum of understanding shall contain criteria for eligible

program operated by a local school board, a group of public school systems, or a public school, the Institute for Advanced Learning and Research, New College Institute, Richard Bland College, Roanoke Higher Education Center, Southern Virginia Higher Education Center, or Southwest Virginia Higher

40 A. There is hereby created in the state treasury a special nonreverting fund to be known as the 41 Advanced Manufacturing Talent Investment Fund. The Fund shall be established on the books of the Comptroller. All funds appropriated for the Fund shall be paid into the state treasury and credited to 42 the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any 43 moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert 44 45 to the general fund but shall remain in the Fund. Moneys in the Fund shall be used solely to fund 46 grants approved pursuant to the provisions of this chapter. Expenditures and disbursements from the 47

48 49 institutions to increase by fiscal year 2042 the number of new eligible credentials by at least 25,000 more credentials than the number of such credentials awarded in 2021. Moneys in the Fund shall be 50 51 used to support this effort and to improve the readiness of graduates to be employed in advanced 52 manufacturing fields and fields that align with advanced manufacturing growth opportunities identified 53 by the Virginia Economic Development Partnership. Funds from the Fund may be used to support admissions and advising programs designed to convey labor market information to students to guide 54 55 decisions to enroll in eligible credential programs and academic programs and to fund facility construction, renovation, and enhancement and equipment purchases related to the initiative to increase 56 57 the number of eligible credentials awarded.

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59 A. In order to support the goal of the creation of at least 25,000 new eligible credentials by 2042, 60 the amount of grants available under this chapter shall be calculated in accordance with a 61 memorandum of understanding negotiated with each qualified institution. Each memorandum of 62 understanding shall contain criteria for eligible credentials, eligible expenses, and credential production 63 goals for the institution to reach by 2042.

64 B. Each memorandum of understanding shall be structured in accordance with and be consistent 65 with the objectives and purposes of this chapter and the criteria and requirements developed by, and in the form and manner prescribed by, the Secretary of Finance in consultation with the other designated 66 67 reviewers. Such criteria and requirements shall include:

1. The submission of an enrollment plan by the qualified institution detailing the number of eligible 68 69 credentials produced between July 1, 2016, and June 30, 2021;

70 2. A detailed plan of (i) how the qualified institution proposes to materially increase the enrollment, 71 retention, and completion of students pursuing eligible credentials, (ii) the resources necessary to 72 accomplish such increase in enrollment, retention, and completion, and (iii) how the qualified institution 73 plans to track new enrollment; 74

3. An accounting of the anticipated number of students enrolling in eligible credential programs;

75 4. The existing capacity of current eligible credential programs, and an estimate of the amount of 76 funding necessary to grow the qualified institution's enrollment capacity pursuant to the plan submitted 77 pursuant to subdivision 2;

78 5. Where applicable, proposed plans to partner with other qualified institutions to provide courses or 79 programs that will lead to the completion of an eligible credential;

6. A proposed reallocation of existing funds held by or appropriated to the qualified institution to 80 81 meet increased enrollment, retention, and completion goals in eligible credential programs; and 82

7. Any other information deemed relevant.

83 C. The designated reviewers shall review each qualified institution's proposed memorandum of understanding, or amendments thereto, provide comments or affirmation to the qualified institution by September 1 of the applicable year, and forward the proposed memorandum of understanding and any 84 85 comments or affirmations to the Governor for approval of specific funding recommendations. 86

87 D. The Secretary of Finance, in consultation with the other designated reviewers, shall make a 88 recommendation regarding the amount of annual grant payments for which a qualified institution may 89 be eligible pursuant to its memorandum of understanding. In determining the appropriate amount of 90 such grants, the Secretary and the designated reviewers shall consider (i) the actual cost of eligible 91 credentials at the qualified institution, (ii) the number of students enrolled in qualified credential programs adjusted for actual completion rates at the qualified institution, (iii) tuition revenues generated 92 by students in eligible credential programs at the qualified institution, and (iv) the reallocation of other funds held by or appropriated to the qualified institution for eligible new credential programs. A 93 94 95 qualified institution shall be eligible to receive grants pursuant to this chapter, and subject to appropriation, upon signature of the memorandum of understanding by the Governor. 96

97 E. A qualified institution with an approved memorandum of understanding may request an update to 98 its memorandum of understanding no more than once annually and no later than July 1 of each year. 99 The designated reviewers shall review the request and determine if an update is warranted. The 100 Secretary of Finance, in consultation with the other designated reviewers, may request that a qualified 101 institution update its agreement at any point during the year. No amendment to a memorandum of 102 understanding shall be final until signed by the Governor.

103 F. A new or amended memorandum of understanding shall be approved and signed pursuant to 104 subsection D no later than November 1 in order for a qualified institution to apply for a grant in the 105 next fiscal year. 106

§ 23.1-1247. Eligibility for grant payments.

107 A. A qualified institution with a memorandum of understanding approved and signed in accordance with the provisions of § 23.1-1246 shall be eligible to apply for a grant each fiscal year beginning with 108 the Commonwealth's fiscal year beginning July 1, 2022, through the Commonwealth's fiscal year beginning on July 1, 2041. Grants available under this chapter shall be paid to the qualified institution 109 110 111 from the Fund, subject to appropriation by the General Assembly, during each such fiscal year, contingent upon the qualified institution's meeting the requirements set forth in its memorandum of 112 113 understanding. If the total amount of moneys appropriated to the Fund in a fiscal year is less than 114 anticipated, grants to all qualified institutions under this chapter may be prorated to reflect the actual 115 amount appropriated.

116 B. To apply for a grant each year, a qualified institution shall report to the Secretary of Finance 117 regarding the qualified institution's progress on increasing the number of eligible credentials and meeting the requirements pursuant to its memorandum of understanding. Such report shall include, at a 118 119 minimum: (i) progress on increasing the number of eligible credentials, as set forth in the memorandum of understanding, including actual enrollment in qualified credential programs; (ii) the aggregate 120

121 number of new eligible credentials created and maintained as of the last day of the calendar year that 122 immediately precedes the date of the application, including information related to the retention of 123 students who enrolled in the calendar year immediately preceding the application; and (iii) the average 124 annual cost incurred in the production of the new eligible credentials described in clause (ii). For 125 applications filed four years or more after the date of a qualified institution's original memorandum of 126 understanding, the qualified institution shall also include actual completion rates from qualified 127 credential programs. The report shall be filed with the Secretary no later than May 1 of the year 128 following the calendar year upon which the report is based, as an application for a grant in the fiscal 129 year beginning on the immediately following July 1. Failure to meet the reporting deadline shall result 130 in a deferral of a payment in the upcoming fiscal year.

131 C. A report received pursuant to subsection B shall be reviewed by the designated reviewers. Within 132 60 days of receipt of the report, the Secretary of Finance, in consultation with the other designated reviewers, shall certify to the Comptroller and the qualified institution the amount of the grant payment 133 134 to be paid to the qualified institution, subject to appropriation. Payment of such grant shall be made by 135 check issued by the State Treasurer on warrant of the Comptroller in the fiscal year immediately 136 following the submission of such application, as provided in the memorandum of understanding. The 137 Comptroller shall not draw any warrants to issue checks for the grant installments under this section 138 without a specific appropriation for the same.

D. As a condition of receipt of grant payments, a qualified institution shall make available for
inspection to the designated reviewers all documents relevant and applicable to determining whether the
qualified institution has met the requirements for the receipt of a grant as set forth in this chapter and
subject to the memorandum of understanding.

E. Failure of a qualified institution to meet the goals, metrics, and requirements set forth in its
 memorandum of understanding shall result in the adjustment of any future awards to the qualified
 institution to reflect such discrepancy.

146 § 23.1-1248. Annual report.

147 The Secretary of Finance, in consultation with the other designated reviewers, shall submit a report148 by December 1 of each year to the Chairmen of the House Committee on Appropriations and the Senate

149 Committee on Finance and Appropriations. Such report shall provide an update as to the progress of 150 each qualified institution in meeting the goals set forth in its memorandum of understanding and the

151 aggregate amount of grants awarded to the qualified institution pursuant to this chapter.