VIRGINIA ACTS OF ASSEMBLY -- 1996 SESSION

CHAPTER 859

An Act to amend the Code of Virginia by adding in Chapter 5 of Title 2.1 a section numbered 2.1-51.6:5 and to repeal §§ 2.1-51.6:1 and 2.1-51.6:2 of the Code of Virginia, relating to the Governor's Development Opportunity Fund.

[H 306]

Approved April 9, 1996

Be it enacted by the General Assembly of Virginia:

1. That the Code of Virginia is amended by adding in Chapter 5 of Title 2.1 a section numbered 2.1-51.6:5 as follows:

§ 2.1-51.6:5. Governor's Development Opportunity Fund.

A. There is hereby created the Governor's Development Opportunity Fund (the "Fund") to be used by the Governor to attract economic development prospects and secure the expansion of existing industry in the Commonwealth. The Fund shall consist of any funds appropriated to it by the general appropriation act and revenue from any other source, public or private. The Fund shall be established on the books of the comptroller, and any funds remaining in the Fund at the end of a biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on the Fund shall be credited to the Fund. The Governor shall report to the chairmen of the House Appropriations, House Finance, and Senate Finance Committees as funds are awarded hereunder.

B. Funds shall be awarded from the Fund by the Governor as grants or loans to political subdivisions. Loans shall be approved by the Governor and made in accordance with procedures established by the Department of Economic Development and approved by the comptroller. Loans shall be interest-free unless otherwise determined by the Governor and shall be repaid to the general fund of the state treasury. The Governor may establish the interest rate to be charged; otherwise, any interest charged shall be at market rates as determined by the state treasurer and shall be indicative of the duration of the loan. The Department of Economic Development shall be responsible for monitoring repayment of such loans and reporting the receivables to the comptroller as required.

C. Funds may be used for public and private utility extension or capacity development on and off site; road, rail, or other transportation access costs beyond the funding capability of existing programs; site acquisition; grading, drainage, paving, and any other activity required to prepare a site for construction; construction or build-out of publicly owned buildings; grants or loans to an Industrial Development Authority, Housing and Redevelopment Authority, or other political subdivision pursuant to

its duties or powers; training; or anything else permitted by law.

D. No grant or loan shall be awarded from the Fund unless the project involves a minimum private investment of \$10,000,000 and creates 100 jobs. In localities with a population between 50,000 and 100,000, the minimum private investment shall be \$5,000,000, creating 50 jobs. In localities with a population of 50,000 or less, the minimum private investment shall be \$2,500,000, creating 25 jobs. Central cities or urban cores shall be treated for eligibility purposes the same as communities of 50,000 to 100,000 population.

E. No locality shall receive funding for more than one project in a given fiscal year; however, a town located in a county which has received funding in a given fiscal year shall be eligible to receive funding in that same fiscal year if (i) the proposed project site is within the town limits and (ii) no other

town located in that same county has received funding in that same fiscal year.

- F. The Department of Economic Development shall assist the Governor in developing objective guidelines and criteria which shall be used in awarding grants or making loans from the Fund. No grant or loan shall be awarded until the Governor has provided copies of such guidelines and criteria to the chairmen of the House Appropriations, House Finance, and Senate Finance Committees. The guidelines and criteria shall include provisions for geographic diversity and a cap on the amount of funds to be provided to any individual project. In developing the guidelines and criteria, the Department of Economic Development shall use the Fiscal Stress cited in the Index published by the Commission on Local Government for the locality in which the project is located or will be located as one method of determining the amount of assistance a locality shall receive from the Fund.
- G. Within thirty days of each six-month period ending June 30 and December 30, the Governor shall provide a report to the chairmen of the House Appropriations, House Finance, and Senate Finance Committees which shall include, but is not limited to, the following information: the name of the company and the type of business it engages in; the location (county, city, or town) of the project; the amount of the grant or loan made or committed from the Fund and the purpose for which it shall be used; the number of jobs created or projected to be created; the amount of the company's investment in the project; and the timetable for the completion of the project and jobs created.

H. The Governor shall provide grants and commitments from the Fund in an amount not to exceed the dollar amount contained in the Fund. If the Governor commits funds for years beyond the fiscal years covered under the existing appropriation act, the state treasurer shall set aside and reserve such funds the Governor has committed, and such funds shall remain in the Fund for those future fiscal years. No grant or loan shall be payable in the years beyond the existing appropriations act unless such funds are currently available in the Fund.

2. That §§ 2.1-51.6:1 and 2.1-51.6:2 of the Code of Virginia are repealed.