**Reviewed As To Form By** Legislative Service Commission

## I\_135\_1843-3

**135th General Assembly Regular Session** 2023-2024

. B. No.

## A BILL

То	enact section 122.162 of the Revised Code to	1
	create the manufacturing technologies assistance	2
	grant program and make an appropriation.	3

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 122.162 of the Revised Code be	4		
enacted to read as follows:			
Sec. 122.162. (A) As used in this section:	6		
(1) "Eligible project" means a project intended to	7		
increase the productivity, efficiency, and competitiveness of a	8		
manufacturing operation in this state by adopting and	9		
integrating manufacturing technologies and investing in			
industrial infrastructure.	11		
(2)(a) "Eligible manufacturer" means a person that:	12		
(i) Manufactures, processes, assembles, or refines goods	13		
at a facility located in this state;	14		
(ii) Has a north American industry classification system	15		
code within the manufacturing sector range of thirty-one to	16		



Page	2
------	---

(iii) Has operated as a manufacturer in this state for at18least three years before the application date;19(iv) Has derived, in the three years preceding the20application date, at least fifty-one per cent of the person's.21gross revenue from the sale of manufactured goods;22(v) Employs, as of the application date, not more than23five hundred full-time employees at one or more locations;24(vi) Demonstrates an ability to provide matching funds.25from private sources equal to the requested grant amount;26(vii) Has no outstanding tax or other liabilities owed to27this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43thirty-five or more hours per week, or who r	thirty-three;	17
(iv) Has derived, in the three years preceding the 20   application date, at least fifty-one per cent of the person's 21   gross revenue from the sale of manufactured goods; 22   (v) Employs, as of the application date, not more than 23   five hundred full-time employees at one or more locations; 24   (vi) Demonstrates an ability to provide matching funds. 25   from private sources equal to the requested grant amount; 26   (vii) Has no outstanding tax or other liabilities owed to 27   this state and is in good standing with the secretary of state, 28   department of development, and any other governmental entity 29   charged with regulating the person's manufacturing business; 30   (viii) Attests that the person is in compliance with all 31   applicable federal, state, local requirements applicable to the 32   person's manufacturing business, including tax payments and code 33   enforcement; 36   (b) "Eligible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this 38   section if the subsidiary or affiliate meets the requirements of 39   divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix)	(iii) Has operated as a manufacturer in this state for at	18
application date, at least fifty-one per cent of the person's 21   gross revenue from the sale of manufactured goods; 22   (v) Employs, as of the application date, not more than 23   five hundred full-time employees at one or more locations; 24   (vi) Demonstrates an ability to provide matching funds. 25   from private sources equal to the requested grant amount; 26   (vii) Has no outstanding tax or other liabilities owed to. 27   this state and is in good standing with the secretary of state, 28   department of development, and any other governmental entity. 29   charged with regulating the person's manufacturing business; 30   (viii) Attests that the person is in compliance with all 31   applicable federal, state, local requirements applicable to the 32   person's manufacturing business, including tax payments and code 33   enforcement; 34   (ix) Attests that that the person is not currently in 35   bankruptcy. 36   (b) "Eligible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this. 38   section if the subsidiary or affiliate meets the requirements of 39	least three years before the application date;	19
application date, at least fifty-one per cent of the person's 21   gross revenue from the sale of manufactured goods; 22   (v) Employs, as of the application date, not more than 23   five hundred full-time employees at one or more locations; 24   (vi) Demonstrates an ability to provide matching funds. 25   from private sources equal to the requested grant amount; 26   (vii) Has no outstanding tax or other liabilities owed to. 27   this state and is in good standing with the secretary of state, 28   department of development, and any other governmental entity. 29   charged with regulating the person's manufacturing business; 30   (viii) Attests that the person is in compliance with all 31   applicable federal, state, local requirements applicable to the 32   person's manufacturing business, including tax payments and code 33   enforcement; 34   (ix) Attests that that the person is not currently in 35   bankruptcy. 36   (b) "Eligible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this. 38   section if the subsidiary or affiliate meets the requirements of 39	(iv) Has derived, in the three years preceding the	20
gross revenue from the sale of manufactured goods;22(v) Employs, as of the application date, not more than23five hundred full-time employees at one or more locations;24(vi) Demonstrates an ability to provide matching funds25from private sources equal to the requested grant amount;26(vii) Has no outstanding tax or other liabilities owed to27this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of,40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		-
(v) Employs, as of the application date, not more than 23   five hundred full-time employees at one or more locations; 24   (vi) Demonstrates an ability to provide matching funds 25   from private sources equal to the requested grant amount; 26   (vii) Has no outstanding tax or other liabilities owed to 27   this state and is in good standing with the secretary of state, 28   department of development, and any other governmental entity 29   charged with regulating the person's manufacturing business; 30   (viii) Attests that the person is in compliance with all 31   applicable federal, state, local requirements applicable to the 32   person's manufacturing business, including tax payments and code 33   enforcement; 34   (ix) Attests that that the person is not currently in 35   bankruptcy. 36   (b) "Eligible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this 38   section if the subsidiary or affiliate meets the requirements of 39   divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of 40   this section. 41   (3) "Full-time employee" mean		
five hundred full-time employees at one or more locations; 24   five hundred full-time employees at one or more locations; 24   (vi) Demonstrates an ability to provide matching funds 25   from private sources equal to the requested grant amount; 26   (vii) Has no outstanding tax or other liabilities owed to 27   this state and is in good standing with the secretary of state, 28   department of development, and any other governmental entity 29   charged with regulating the person's manufacturing business; 30   (vii) Attests that the person is in compliance with all 31   applicable federal, state, local requirements applicable to the 32   person's manufacturing business, including tax payments and code 33   enforcement; 36   (ix) Attests that that the person is not currently in 35   bankruptcy. 36   (b) "Eligible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this 38   section if the subsidiary or affiliate meets the requirements of 39   divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of 40   this section. 41   (3) "Full-time employee" m	<u>92000 2000nao 220m ono 5420 02 manazaobazoa 900ao,</u>	
(vi) Demonstrates an ability to provide matching funds25from private sources equal to the requested grant amount;26(vii) Has no outstanding tax or other liabilities owed to27this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;36(ix) Attests that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or affiliate of a person described in division (A) (2) (a) of this section if the subsidiary or affiliate meets the requirements of divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of this section.41(3) "Full-time employee" means an individual who is employed by an eligible manufacturer for consideration for43	(v) Employs, as of the application date, not more than	23
from private sources equal to the requested grant amount;26(vii) Has no outstanding tax or other liabilities owed to27this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	five hundred full-time employees at one or more locations;	24
(vii) Has no outstanding tax or other liabilities owed to27this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	(vi) Demonstrates an ability to provide matching funds	25
this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	from private sources equal to the requested grant amount;	26
this state and is in good standing with the secretary of state,28department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	(vii) Has no outstanding tax or other liabilities owed to	27
department of development, and any other governmental entity29charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		
charged with regulating the person's manufacturing business;30(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		
(viii) Attests that the person is in compliance with all31applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that that the person is not currently in35bankruptcy.36(b) "Eliqible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		-
applicable federal, state, local requirements applicable to the32person's manufacturing business, including tax payments and code33enforcement;34(ix) Attests that that the person is not currently in35bankruptcy.36(b) "Eliqible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		
person's manufacturing business, including tax payments and code 33   enforcement; 34   (ix) Attests that that the person is not currently in 35   bankruptcy. 36   (b) "Eligible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this 38   section if the subsidiary or affiliate meets the requirements of 39   divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of 40   this section. 41   (3) "Full-time employee" means an individual who is 42   employed by an eligible manufacturer for consideration for 43	(viii) Attests that the person is in compliance with all	31
enforcement;34(ix) Attests that that the person is not currently in bankruptcy.35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or affiliate of a person described in division (A) (2) (a) of this section if the subsidiary or affiliate meets the requirements of divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of this section.39(3) "Full-time employee" means an individual who is employed by an eligible manufacturer for consideration for43	applicable federal, state, local requirements applicable to the	32
(ix) Attests that that the person is not currently in35bankruptcy.36(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	person's manufacturing business, including tax payments and code	33
bankruptcy. 36   (b) "Eliqible manufacturer" includes a subsidiary or 37   affiliate of a person described in division (A) (2) (a) of this 38   section if the subsidiary or affiliate meets the requirements of 39   divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of 40   this section. 41   (3) "Full-time employee" means an individual who is 42   employed by an eligible manufacturer for consideration for 43	enforcement;	34
(b) "Eligible manufacturer" includes a subsidiary or37affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	(ix) Attests that that the person is not currently in	35
affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	bankruptcy.	36
affiliate of a person described in division (A) (2) (a) of this38section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		0.7
section if the subsidiary or affiliate meets the requirements of39divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		
divisions (A) (2) (a) (i), (ii), (vi), (vii), (viii), and (ix) of40this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		
this section.41(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43		39
(3) "Full-time employee" means an individual who is42employed by an eligible manufacturer for consideration for43	<u>divisions (A)(2)(a)(i), (ii), (vi), (vii), (viii), and (ix) of</u>	40
employed by an eligible manufacturer for consideration for 43	this section.	41
	(3) "Full-time employee" means an individual who is	42
thirty-five or more hours per week, or who renders any other 44	employed by an eligible manufacturer for consideration for	43
	thirty-five or more hours per week, or who renders any other	44

standard of service generally accepted by custom or specified by	45
contract as full-time employment.	46
(4) "Industrial infrastructure" includes machinery,	47
robotics, hardware, software, and equipment, and training	48
expenses associated with any of the foregoing.	49
(5) "Ineligible expenses" include all of the following:	50
(a) Payment of any federal, state, or local tax	51
obligations;	52
(b) Payment of nonbusiness-related expenses;	53
(c) Political expenses;	54
(d) Expenses for which the person has received, or will	55
receive reimbursement from another source, including another	56
government grant or loan program or insurance coverage;	57
(e) Mortgage, rent, or lease costs;	58
(f) Utility costs, including electric, gas, sewer, water,	59
broadband services, and trash removal;	60
(g) Salaries, wages, or compensation paid to employees or	61
independent contractors;	62
(h) Personal protective equipment, as defined in section	63
125.05 of the Revised Code.	64
(6) "Manufacturing industry partner" means either of the	65
following:	66
(a) An industry sector partnership, as defined in section	67
122.179 of the Revised Code, organized to support the	68
manufacturing sector;	69
(b) A regional partner of the manufacturing extension	70

partnership administered by the department of development and 71 72 the national institute of standards and technology within the United States department of commerce. 73 (B) (1) The manufacturing technologies assistance program 74 is created within the department of development. Under the 75 program, an eligible manufacturer may apply to the director of 76 development for a grant to fund one or more eligible projects. 77 78 (2) Before applying for a grant under this section, an eligible manufacturer shall obtain an assessment of the proposed 79 eligible project from the Ohio manufacturing extension 80 partnership under the department of development. The eligible 81 manufacturer shall include that assessment with the grant 82 application. The director of development may request that one or 83 more additional manufacturing industry partners complete a 84 technical review of the application and make recommendations on 85 whether to approve or deny the application. 86 (3) The director shall review and score applications using 87 a competitive process under which the director gives preference 88 to all of the following: 89 (a) Applicants that derive a higher percentage of their 90 gross revenue from the sale of manufactured goods; 91 92 (b) Eligible projects that receive a favorable assessment from a manufacturing industry partner; 93 (c) Applicants that have not previously deployed the 94 manufacturing technology to be funded through the eligible 95 96 project; (d) Eligible projects that will be started immediately or 97 that involve industrial infrastructure that will be purchased 98 99 immediately;

(e) Eligible projects supported by evidence that the 100 associated manufacturing technology will increase productivity, 101 efficiency, and competitiveness. 102 (4) Except as otherwise provided in division (B)(5) of 103 this section, the director of development shall reserve one-half 104 of the funds available to the program for eligible projects 105 submitted by eligible manufacturers with fifty or fewer full-106 time employees, and one-half of such funds for eligible projects 107 submitted by eligible manufacturers with more than fifty but not 108 more than five hundred full-time employees. 109 (5) The director, with the approval of the controlling 110 board, may reallocate funds reserved pursuant to division (B)(4) 111 of this section for eligible manufacturers with fifty or fewer 112 full-time employees, or funds reserved pursuant to that division 113 for eligible manufacturers with more than fifty but not more 114 than five hundred full-time employees, to eligible projects 115 submitted by the other class of eligible manufacturers, if the 116 full amount of funds available to that other class of eligible 117 manufacturers has been approved for disbursement as grants under 118 119 the program. (6) The director may charge a nonrefundable application 120 fee of up to one hundred dollars for the purpose of 121 administering the program. 122 (C) The director shall not award a grant under this 123 section for any eligible project initiated before the effective 124 date of this section. The total grant amount awarded to an 125 eligible manufacturer under this section shall not exceed one 126 hundred fifty thousand dollars. An eligible manufacturer 127 receiving a grant under this section shall use the grant solely 128 to fund the eligible project described in the application. An 129

eligible manufacturer shall not use the grant for ineligible		
expenses.	131	
(D)(1) An eligible manufacturer that receives a grant	132	
under the program shall keep itemized records of both of the	133	
following:	134	
(a) All expenditures for which the grant is used;	135	
(a) mit empendicated for which the grant is about	100	
(b) The amount of private funds raised for the eligible	136	
project and the expenditures for which those funds are used.	137	
(2) The records may include paid invoices, cancelled	138	
checks, payroll records, and other documentation acquired when	139	
the expense occurred. The eligible manufacturer shall retain the	140	
records for at least five years after the grant funds are fully	141	
expended. The records shall be made available for inspection by	142	
the department of development upon request of the department.	143	
(3) Upon the completion of the eligible project or two	144	
years following the date the director awarded the grant,	145	
whichever is sooner, the eligible manufacturer shall submit a	146	
report to the department of development that does all of the	147	
following:	148	
(a) Describes implementation of the eligible project;	149	
(b) Demonstrates the total cost of the eligible project,	150	
including the costs for which private funds were used;	151	
(c) Provides a full accounting of the expenditures for	152	
which grant funds were used.	153	
(4) Along with the report required by division (D)(3) of	154	
this section, the eligible manufacturer shall return any grant	155	
funds that have not yet been expended, were used for ineligible	156	
expenses, or that were not matched by private contributions to	157	

185

186

the eligible project.			
(5) The director shall certify to the attorney general for	159		
collection any grant amounts required to be returned under			
division (D)(4) of this section that remain unpaid ninety days	161		
after the report required by division (D)(3) of this section is	162		
<u>due.</u>	163		
(E) The director of development shall adopt rules in	164		
accordance with Chapter 119. of the Revised Code prescribing all	165		
of the following:	166		
(1) An application process for the grant program,	167		
including the designation of one or more periods each year	168		
during which applications will be accepted;	169		
(2) The competitive process to review and score	170		
applications described under division (B)(3) of this section;	171		
(3) The form of the final report required by division (D)	172		
(3) of this section.	173		
(F) The manufacturing technologies assistance fund is	174		
created in the state treasury. The fund shall consist of money	175		
appropriated to the fund by the general assembly and application	176		
fees collected under this section. Money in the fund shall be	177		
used by the director of development to award grants under the	178		
manufacturing technologies assistance program and to administer	179		
this section. Interest earned on money in the fund shall be	180		
credited to the fund.	181		
Section 2. All items in this act are hereby appropriated	182		
as designated out of any moneys in the state treasury to the	183		
credit of the designated fund. For all operating appropriations	184		

made in this act, those in the first column are for fiscal year

2024 and those in the second column are for fiscal year 2025.

The operating appropriations made in this act are in addition to any other operating appropriations made for these fiscal years.				187 188		
	Sect	tion 3.				189
						1.0.0
						190
	1	2	3	4	5	
A			DEV DEPARTMENT OF DEVELOPMENT			
В	Dedica	ated Purpose	Fund Group			
С	5BF1	1956н6	Manufacturing Tech Assistance	\$0	\$12,000,000	
D	TOTAL	Dedicated Pu	rpose Fund Group	\$0	\$12,000,000	
Ε	TOTAL	ALL BUDGET F	UND GROUPS	\$0	\$12,000,000	
	MANU	JFACTURING TE	CH ASSISTANCE			191
	The	foregoing ap	propriation item 1956H6, Manufac	turing		192
Тес	ch Assi	stance, shall	be used to administer the Manuf	acturin	g	193
Tec	chnolog	ies Assistanc	e Program established under sect	ion		194
122	2.162 0	f the Revised	l Code.			195
	On t	the effective	date of this section, or as soo	n as		196
possible thereafter, the Director of Budget and Management shall				197		
transfer \$12,000,000 cash from the General Revenue Fund to the				198		
Manufacturing Technologies Assistance Fund (Fund 5BF1).				199		
Section 4. Within the limits set forth in this act, the				200		
Dir	Director of Budget and Management shall establish accounts				201	

Director of Budget and Management shall establish accounts201indicating the source and amount of funds for each appropriation202made in this act, and shall determine the manner in which203appropriation accounts shall be maintained. Expenditures from204

operating appropriations contained in this act shall be	205
accounted for as though made in, and are subject to all	206
applicable provisions of, H.B. 33 of the 135th General Assembly.	207