SENATE BILL NO. 248

96TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR PARSON.

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TERRY L. SPIELER, Secretary.

AN ACT

To amend chapter 348, RSMo, by adding thereto one new section relating to business development.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 348, RSMo, is amended by adding thereto one new 2 section, to be known as section 348.268, to read as follows:

348.268. 1. This section shall be known and may be cited as the "Proof of Concept Technology Business Finance Program Act".

3 2. There is hereby created within the Missouri technology investment fund established under section 348.264 an account to be known as the "Proof of Concept Technology Business Finance Program Account". The account shall consist of all moneys which may be appropriated to it by the general assembly, and also any gifts, contributions, grants, or bequests received from federal, private, or 9 other sources. The account shall also consist of payments on loans 10 made from the account by the Missouri technology corporation under the proof of concept technology business finance program. Moneys for 11 the proof of concept technology business finance program established 12under this section shall be available from appropriations made by the 13 general assembly from the proof of concept technology business finance 15 program account of the Missouri technology investment fund. Any moneys remaining in the proof of concept technology business finance 16 17 program account at the end of any fiscal year shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain 18

3. (1) The Missouri technology corporation may use moneys in the proof of concept technology business finance program account, as

in the proof of concept technology business finance program account.

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22 appropriated, to make one-time loans to a company that is at the early 23 development stage of commercializing advanced technology.

- 24(2) The loan amount to any single advanced technology company shall not exceed seventy-five thousand dollars, provided that no more 2526 than one million two hundred fifty thousand dollars shall be available for loans to advanced technology companies per fiscal year. 27
 - (3) Loans shall be repaid to the Missouri technology corporation in an amount equal to two times the amount loaned. Repayment shall take place no later than five years from the date of the loan. Early repayment shall result in prorating of the repayment amount.
- 32 (4) The Missouri technology corporation's loan shall be leveraged 33 dollar-for-dollar by at least one additional equity investment in the 34 company.
- (5) Eligible advanced technology industries shall include animal 35 health, biotechnology, information technology, communications 36 technology, aerospace, electronics, robotics, medical devices and 37 instruments, telecommunications, plant sciences, and energy. Ineligible 3839 company industries include banking and lending, development, 40 management and investment companies, finance, insurance, mining, oil 41 and gas exploration, real estate, wholesale, and retail.
 - (6) Eligible companies shall be technology-based, sufficiently innovative to provide a competitive advantage in the marketplace, and have the potential for significant, high performance growth.
- 45 (7) An eligible company shall have fifty percent or more of its 46 employees and assets in Missouri.
- (8) An eligible company shall have average wage levels at least 48 thirty-five percent higher than the average county wage level as determined by the department of economic development for the most recently completed full calendar year.
 - (9) An eligible company shall be at the early development stage of commercializing an advanced technology.
 - (10) An eligible company, at the time a proof of concept loan is made to that company, shall be a small business concern that meets the requirements of the United States Small Business Administration's qualification size standards for its business loan program, as defined in 13 CFR 121.301(a) of the Small Business Investment Act of 1958, as amended.

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- 4. Eligible uses of the proceeds of a proof of concept program loan shall include intellectual property development, building prototypes, market studies, identifying and securing a management team, and business operations.
- 5. The Missouri technology corporation may make proof of concept loans to eligible advanced technology companies only after:
 - (1) Receipt of an application from the company that contains:
- 66 (a) A business plan including a description of the company and 67 its management, product, and market;
- 68 (b) A statement of the amount, timing, and projected use of the 69 capital required;
- 70 (c) A statement of the potential economic impact of the advanced 71 technology company, including the number, location, and types of jobs 72 expected to be created; and
- 73 (d) Such other information as the Missouri technology 74 corporation board of directors shall request;
- (2) Approval of the loan by the Missouri technology corporation, which may be made after the board of directors finds, based upon the application submitted by the company and such additional investigation as the staff of the Missouri technology corporation shall make, that:
- 80 (a) The proceeds of the loan will be used only to cover eligible 81 expenses of the company;
 - (b) The company has a reasonable chance of success;
- 83 (c) The Missouri technology corporation's participation is 84 instrumental to the success of the company and will assist in its 85 retention within the state;
- 86 (d) The Missouri technology corporation's loan is leveraged by 87 at least one additional equity investment in the company;
- 88 (e) The company has the reasonable potential to enhance 89 employment opportunities within the state;
- 90 (f) The entrepreneur and other founders of the company have 91 already made or are contractually committed to make an appropriate 92 financial and time commitment to the enterprise;
- 93 (g) There is a reasonable possibility that the Missouri technology 94 corporation will be repaid the loan as provided for in this section; and
 - (h) Binding commitments have been made to the Missouri

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96 technology corporation by the company for adequate reporting of financial data to the Missouri technology corporation, which shall include a requirement for an annual report or, if required by the board, 99 an annual audit of the financial and operational records of the 100 company.

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6. The Missouri technology corporation may adopt such rules, statements of policy, procedures, forms, and guidelines as may be necessary to carry out the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2011, shall be invalid and void. 112