

State of Misconsin 2023 - 2024 LEGISLATURE

LRB-4684/1 ARG:cjs&amn

2023 ASSEMBLY BILL 549

October 20, 2023 – Introduced by Representatives MICHALSKI, DITTRICH, MAXEY, MURPHY, NEDWESKI, O'CONNOR, PENTERMAN, PETRYK, EDMING and GREEN, cosponsored by Senators STAFSHOLT and NASS. Referred to Committee on Workforce Development and Economic Opportunities.

1 AN ACT to repeal 20.292 (1) (fh); to amend 38.28 (1m) (a) 1.; and to create 2 20.292 (1) (fg), 20.292 (1) (fh) and 38.35 of the statutes; relating to: grants 3 related to technical college manufacturing and truck driving programs and 4 making an appropriation.

Analysis by the Legislative Reference Bureau

This bill requires the Technical College System Board to award grants in the 2023-25 fiscal biennium to technical colleges to support the recruitment and retention of instructors in manufacturing, advanced manufacturing, and truck driving programs. The bill requires the TCS Board to award grants to pay hiring bonuses to such instructors. A grant of up to \$5,000 per instructor may fund a hiring bonus if 1) the instructor is hired into a position that is at least half-time to teach courses in manufacturing or advanced manufacturing or preparatory to issuance or upgrade of a commercial driver license; 2) the technical college provides at least an equal amount of matching funding for the bonus; and 3) the instructor agrees in writing to continue employment with the technical college for at least three years in a similar capacity. With exceptions, an instructor who fails to maintain employment for the three-year period must repay the bonus on a pro rata basis according to the actual duration of employment. If an instructor who received a hiring bonus remains employed with the technical college in a similar capacity five years later, the technical college must pay the instructor, from its own funds, a retention bonus of \$5,000. A technical college that receives a grant award must report certain information related to the results of its instructor bonuses.

The bill also requires the TCS Board to award one-time grants of up to \$1,000,000 to technical colleges to purchase manufacturing or advanced manufacturing equipment or to enhance facilities for advanced manufacturing instruction. A grant may be awarded only if the technical college provides at least an equal amount of matching funding. A technical college awarded a grant must submit a report that includes information related to the grant and use of the grant proceeds.

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1		SECTION 1. 20.005 (3) (schedule) of t	the statut	es: at	the appropriate	place, insert
2	the fo	ollowing amounts for the purposes	indicated	:		
					2023-24	2024-25
3	20.29	2 Technical college system bo	ard			
4	(1)	TECHNICAL COLLEGE SYSTEM				
5	(fg)	Instructor recruitment and				
6		retention grants	GPR	В	500,000	500,000
7	(fh)	Manufacturing capital improve-				
8		ment grants	GPR	В	16,000,000	-0-
9		SECTION 2. 20.292 (1) (fg) of the st	atutes is	create	d to read:	
10		20.292 (1) (fg) Instructor recruit	nent and	retent	ion grants. Bie	nnially, the
11	amou	ants in the schedule for grants to tec	hnical col	llege di	istrict boards un	der s. 38.35.
12	No m	noneys may be encumbered or expe	ended und	der thi	s paragraph aft	er June 30,
13	2025					

14 **SECTION 3.** 20.292 (1) (fh) of the statutes is created to read:

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1	20.292 (1) (fh) Manufacturing capital improvement grants. Biennially, the
2	amounts in the schedule for grants to technical college district boards under 2023
3	Wisconsin Act (this act), section 8 (1).
4	SECTION 4. 20.292 (1) (fh) of the statutes, as created by 2023 Wisconsin Act
5	(this act), is repealed.
6	SECTION 5. 38.28 (1m) (a) 1. of the statutes is amended to read:
7	38.28 (1m) (a) 1. "District aidable cost" means the annual cost of operating a
8	technical college district, including debt service charges for district bonds and
9	promissory notes for building programs or capital equipment, but excluding all
10	expenditures relating to auxiliary enterprises and community service programs, all
11	expenditures funded by or reimbursed with federal revenues, all receipts under ss.
12	38.12 (9) and (14), 38.14 (3) and (9), and 118.15 (2) (a), all receipts from grants
13	awarded under ss. 38.04 (8), (28), and (31), 38.14 (11), 38.26, 38.27, 38.31, 38.33,
14	<u>38.35,</u> 38.38, and 38.42 <u>and 2023 Wisconsin Act (this act), section 8 (1)</u> , all fees
15	collected under s. 38.24, and driver education and chauffeur training aids.
16	SECTION 6. 38.28 (1m) (a) 1. of the statutes, as affected by 2023 Wisconsin Act
17	(this act), is amended to read:
18	38.28 (1m) (a) 1. "District aidable cost" means the annual cost of operating a
19	technical college district, including debt service charges for district bonds and
20	promissory notes for building programs or capital equipment, but excluding all
21	expenditures relating to auxiliary enterprises and community service programs, all

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23 38.12 (9) and (14), 38.14 (3) and (9), and 118.15 (2) (a), all receipts from grants

expenditures funded by or reimbursed with federal revenues, all receipts under ss.

24 awarded under ss. 38.04 (8), (28), and (31), 38.14 (11), 38.26, 38.27, 38.31, 38.33,

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1	38.35, 38.38, and 38.42 and 2023 Wisconsin Act (this act), section 8 (1), all fees
2	collected under s. 38.24, and driver education and chauffeur training aids.
3	SECTION 7. 38.35 of the statutes is created to read:
4	38.35 Instructor recruitment and retention grants. (1) To support
5	technical colleges in the recruitment and retention of instructors in manufacturing,
6	advanced manufacturing, and commercial driver license programs, the board shall
7	award grants to district boards in the 2023-25 fiscal biennium to pay instructor
8	bonuses as provided in sub. (2).
9	(2) (a) The board may award grants to district boards to pay newly-hired
10	instructors a hiring bonus in the 2023–25 fiscal biennium. The amount of the board's
11	grant to a district board to fund the hiring bonus may not exceed \$5,000 per
12	instructor. The district board may use the grant funds to pay a hiring bonus to an
13	instructor only if all of the following apply:
14	1. The instructor is hired into a position that is at least a 0.5 full-time
15	equivalent position.
16	2. The instructor's work responsibilities require the instructor to devote an
17	amount of time at least equal to a 0.5 full-time equivalent position teaching courses
18	in manufacturing or advanced manufacturing or preparatory to issuance or upgrade
19	of a commercial driver license.
20	3. The district board provides matching funding for the bonus in an amount
21	equal to or greater than the grant amount.
22	4. The instructor agrees in writing to continue employment with the district
23	board for at least 3 years in a position that satisfies the requirements in subds. 1. and
24	2.

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1	5. The district board commits to pay the retention bonus under sub. (3), from
2	funds other than the grant awarded under this section, if the conditions in sub. (3)
3	are satisfied.
4	(b) 1. The agreement under par. (a) 4. shall specify that, except as provided in
5	subds. 2. to 4., if the instructor discontinues employment with the district board less
6	than 3 years after the instructor's first day of employment, the instructor is required
7	to repay the hiring bonus as follows:
8	a. All of the bonus if the term of employment was less than one year.
9	b. Two-thirds of the bonus if the term of employment was at least one year but
10	less than 2 years.
11	c. One-third of the bonus if the term of employment was at least 2 years but
12	less than 3 years.
13	2. If the instructor discontinues employment with the district board to begin
14	employment with a different district board, in a position that is at least a 0.5
15	full-time equivalent position, as an instructor in a manufacturing, advanced
16	manufacturing, or commercial driver license program, the repayment requirement
17	under subd. 1. does not apply and the 3-year period under par. (a) 4. continues in
18	effect from the instructor's first day of employment with the district board that paid
19	the hiring bonus.
20	3. If a district board pays an instructor a hiring bonus under par. (a) and the
21	instructor is terminated for cause less than 3 years after the instructor's first day of
22	employment, the instructor is required to repay all of the bonus.
23	4 If a district heard nave an instructor a hiring honus under nar (a) and the

4. If a district board pays an instructor a hiring bonus under par. (a) and the 2324instructor is terminated for a reason other than cause, including as a result of

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- budgetary constraints or program changes, the instructor is not required to repay the
 bonus.
- 3 (c) An instructor who is simultaneously employed by 2 district boards may not
 4 receive more than one bonus under this subsection.
- (3) The district board shall pay to an instructor who receives a hiring bonus
 under sub. (2) a retention bonus in the amount of \$5,000 if, 5 years after the date the
 bonus under sub. (2) was paid, the instructor remains employed by the district board
 in a position that meets the requirements under sub. (2) (a) 1. and 2.
- 9 (4) (a) A district board that receives a grant under this section shall annually
 10 report to the board all of the following with respect to hiring bonuses paid under sub.
 (2) and retention bonuses paid under sub. (3), with the information categorized by
 12 type of bonus:
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1. How many bonuses the district board paid to instructors.

14 2. Whether the instructor who received the bonus remains employed by the15 district board.

16 3. If the instructor who received the bonus does not remain employed by the
17 district board, how long after receiving the bonus the instructor's employment
18 terminated and, if applicable, whether the instructor left employment with the
19 district board to become employed by a different district board.

- (b) The board shall annually submit to the chief clerk of each house of the
 legislature for distribution to the appropriate standing committees under s. 13.172
 (3) a report summarizing the information received by the board under par. (a).
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(c) No report under this subsection is required after July 1, 2030.

24 (5) The board shall award grants under this section from the appropriation
25 under s. 20.292 (1) (fg).

1	SECTION 8. Nonstatutory provisions.
2	(1) MANUFACTURING AND ADVANCED MANUFACTURING CAPITAL IMPROVEMENT
3	GRANTS.
4	(a) In this section:
5	1. "Board" has the meaning given in s. 38.01 (2).
6	2. "District board" has the meaning given in s. 38.01 (6).
7	(b) From the appropriation under s. 20.292 (1) (fh), in the 2023-25 fiscal
8	biennium, the board shall award grants not exceeding \$1,000,000 to district boards
9	to purchase manufacturing or advanced manufacturing equipment or to enhance
10	facilities for advanced manufacturing instruction. No grant may be made under this
11	paragraph unless the district board provides matching funding for the equipment
12	purchase or facility enhancement in an amount equal to or greater than the grant
13	amount.
14	(c) A district board awarded a grant under par. (b) shall submit to the board,
15	no later than 6 months after the grant is awarded, a report that includes all of the
16	following information:
17	1. The amount of the grant received, the amount of matching funds provided
18	by the district board, and the total project cost.
19	2. A detailed description of all equipment purchases and facility enhancements
20	funded with grant proceeds.
21	$(d)\ \ The \ board\ shall\ submit\ to\ the\ chief\ clerk\ of\ each\ house\ of\ the\ legislature\ for$
22	distribution to the appropriate standing committees in the manner provided under
23	s. 13.172 (3), no later than February 1, 2026, a report summarizing the information
24	received by the board under par. (c).

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SECTION 9. Effective dates. This act takes effect on the day after publication,
 except as follows:

- 3 (1) ONE-TIME MANUFACTURING GRANTS. The treatment of s. 38.28 (1m) (a) 1. (by
 4 SECTION 6) and the repeal of s. 20.292 (1) (fh) take effect on July 1, 2025.
 - (END)