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BILL ANALYSIS

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Senate Bill 1244 (as introduced 3-27-08)
Sponsor: Senator Michelle A. McManus
Committee: Agriculture

Date Completed: 5-7-08

CONTENT

The bill would amend the Julian-Stille Value-Added Act to do the following:

- Transfer the administration of the agricultural value-added grant program from the Agriculture Commission to the Michigan Department of Agriculture (MDA).**
- Allow the Agriculture Development Fund to be used for grants only, eliminating provisions under which the Fund also may be used for low-interest loans and loan guarantees for qualified agricultural loans.**
- Require the Michigan Clean Air Fund to be used for grants only, rather than grants and loans.**
- Repeal a section requiring the MDA Director to convene an agricultural value-added commercialization roundtable.**
- Rename the Act the "George A. McManus Jr. Agriculture Innovation Grant Act".**

Value-Added Grant Program

The Act requires the MDA to establish and administer an agricultural value-added grant program. The Commission of Agriculture must award grants from the Fund for projects designed to establish, retain, expand, attract, or develop value-added agricultural processing and related agricultural production operations in the State. Under the bill, the MDA Director, with the consent of the Commission, would have to award these grants.

Currently, in approving a grant, the Agriculture Commission must state the specific objective reasons supporting the selection of the applicant over competing applicants. The bill, instead, would require the MDA Director to provide supporting documentation on the selection of approved applicants to the Commission.

The Act requires a joint evaluation committee to assist and provide recommendations to the Commission in identifying high-quality projects for funding based upon the selection criteria and scoring system approved by the Commission. Under the bill, the committee would have to assist and make recommendations to the MDA, rather than the Commission.

The MDA must establish a competitive process to award grants. The process must include, among other provisions, a preference for proposals that are attempting to secure a license for agricultural-related intellectual property to be produced in Michigan. The bill, instead, would permit a preference to be made for proposals that had secured such a license.

Low-Interest Loans, Loan Guarantees

The Act requires the MDA, in cooperation with the Department of Treasury and Michigan financial institutions, to establish a low interest loan program in a manner similar to the qualified agricultural loan program established in Section 2a of Public Act 105 of 1855, or a loan guarantee program to provide qualified agricultural loans. (That section provides for loans to agricultural producers or businesses engaged in buying, selling, or trading agricultural products that have suffered significant losses in one agricultural commodity because of an agricultural or natural disaster.)

The Department of Treasury must give the MDA any necessary assistance required to establish the program. The MDA must work with financial institutions in the State to establish a certification system to verify that loan applicants are requesting qualified agricultural loans.

As part of a low-interest loan program or a loan guarantee program, the MDA must work with the Department of Treasury to establish agreements with participating financial institutions, and ensure that they do not refinance prior debt.

As part of a low-interest loan program, the MDA also must ensure that an investment or new investment using the 21st Century Jobs Fund in which a qualified agricultural loan is attributed is not made after June 1, 2008. In addition, the MDA must ensure that a loan does not exceed a term of five years, that the first payment made by the recipient occurs within 24 months after the date of the loan, and that the interest rate charged by participating financial institutions does not exceed 50% of the prime lending rate in Michigan plus 1%.

As part of a loan guarantee program, the MDA must maintain a list of financial institutions that will participate in the program, and ensure that participating financial institutions require adequate collateral and fully liquidate all collateral before calling on the loan guarantees. The MDA also must establish a loan guarantee of not more than 90% of the financial institution's loss after all alternatives to collect have been exhausted.

The bill would delete all of these provisions.

The bill also would remove a requirement that the State Treasurer credit to the Agricultural Development Fund any money representing loan repayments and interest on the loans.

Currently, of the money appropriated under Public Act 153 of 2006 from the 21st Century Jobs Trust Fund, not more than 10% may be used for grants, and the remainder must be used for loans and loan guarantees. The maximum low-interest loan supported by the Fund may not exceed \$500,000. The bill would delete these provisions.

(Public Act 153 of 2006 appropriated \$5.0 million for the Agricultural Development Fund, to be awarded as specialty crop grants and loans under the Value-Added Act. Public Act 153 stated a legislative intent that the appropriated funds be combined with a \$5.0 million appropriation under the Michigan Strategic Fund Act, for a total of \$10.0 million to be transferred from the 21st Century Jobs Fund to the Agricultural Development Fund.)

Clean Air Fund

The Value-Added Act created the Michigan Clean Air Fund within the Department of Treasury, to be administered by the MDA. Money in the Fund must be used to provide grants and loans to individuals, private and public corporations, and local units of government for programs or projects established to reduce nitrogen oxides and volatile organic compounds, and for the administration of the grant and loan program.

The bill would remove the references to loans in these provisions.

Repeal

The bill would repeal Section 2b of the Act, which requires the MDA to convene an agricultural value-added commercialization roundtable to discuss the commercialization of agricultural products, processes, and services. The section contains a sunset provision that will repeal it effective September 29, 2008.

MCL 285.301 et al.

Legislative Analyst: Curtis Walker

FISCAL IMPACT

In fiscal year 2005-06, \$10.0 million was appropriated from the 21st Century Jobs Trust Fund to the Agricultural Development Fund, with \$5.0 million designated for a value-added grants program and \$5.0 million for low-interest agricultural loans. The loan program has not been implemented and the bill would revise the statute to allow the entire \$10.0 million to be spent through the grants program. The loans were designed to function as a revolving loan program to continue the program indefinitely. This function would be eliminated under the bill since the grantees would not have to repay the grant awards.

Fiscal Analyst: Jessica Runnels

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This analysis was prepared by nonpartisan Senate staff for use by the Senate in its deliberations and does not constitute an official statement of legislative intent.