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CS for SB 1912

1 2 An act relating to defense contractors; amending s. 288.1045, F.S.; redefining the term 3 "Department of Defense contract"; revising the 4 5 required minimum percentage of gross receipts derived from Department of Defense contracts; 6 7 providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Section 1. Paragraph (e) of subsection (1) and paragraph (e) of subsection (3) of section 288.1045, Florida 12 13 Statutes, are amended to read: 288.1045 Oualified defense contractor tax refund 14 15 program.--(1) DEFINITIONS.--As used in this section: 16 17 (e) "Department of Defense contract" means a 18 competitively bid Department of Defense contract or 19 subcontract or a competitively bid federal agency contract or 20 subcontract issued on behalf of the Department of Defense for manufacturing, assembling, fabricating, research, development, 21 22 or design with a duration of 2 or more years, but excluding 23 any contract to provide goods, improvements to real or 24 tangible property, or services directly to or for any 25 particular military base or installation in this state. The term includes contracts or subcontracts for products or 26 services for military use which contracts or subcontracts are 27 28 approved by the United States Department of Defense, the 29 United States Department of State, or the United States Coast 30 Guard. 31 1

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(3) APPLICATION PROCESS; REQUIREMENTS; AGENCY 1 2 DETERMINATION. --3 (e) To qualify for review by the office, the 4 application of an applicant must, at a minimum, establish the 5 following to the satisfaction of the office: 6 The jobs proposed to be provided under the 1. 7 application, pursuant to subparagraph (b)6. or subparagraph (c)6., must pay an estimated annual average wage equaling at 8 9 least 115 percent of the average wage in the area where the project is to be located. 10 2. The consolidation of a Department of Defense 11 12 contract must result in a net increase of at least 25 percent in the number of jobs at the applicant's facilities in this 13 14 state or the addition of at least 80 jobs at the applicant's facilities in this state. 15 The conversion of defense production jobs to 16 3. 17 nondefense production jobs must result in net increases in 18 nondefense employment at the applicant's facilities in this 19 state. 20 4. The Department of Defense contract cannot allow the business to include the costs of relocation or retooling in 21 its base as allowable costs under a cost-plus, or similar, 22 23 contract. A business unit of the applicant must have derived 24 5. not less than 60 70 percent of its gross receipts in this 25 26 state from Department of Defense contracts over the 27 applicant's last fiscal year, and must have derived not less than an average of 60 80 percent of its gross receipts in this 28 29 state from Department of Defense contracts over the 5 years preceding the date an application is submitted pursuant to 30 this section. This subparagraph does not apply to any 31 2 CODING: Words stricken are deletions; words underlined are additions.

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application for certification based on a contract for reuse of a defense-related facility. 6. The reuse of a defense-related facility must result in the creation of at least 100 jobs at such facility. Section 2. This act shall take effect July 1, 2002. б **CODING:**Words stricken are deletions; words underlined are additions.