SECOND REGULAR SESSION

HOUSE BILL NO. 2044

102ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE WEBER.

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DANA RADEMAN MILLER, Chief Clerk

AN ACT

To amend chapter 348, RSMo, by adding thereto one new section relating to a meat production justice grant program.

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 section, to be 2 known as section 348.182, to read as follows:

348.182. 1. As used in this section, the following terms mean:

- 2 (1) "Authority", the Missouri agricultural and small business development 3 authority;
 - (2) "Beef producer", all beef producers who sell cattle;
- 5 (3) "Facility", any federally inspected facilities housing or processing cattle or 6 hogs;
 - (4) "Pork producer", all pork producers who sell hogs.
 - 2. Subject to appropriation, the authority shall establish a meat production justice grant program to provide incentives to beef and pork producers to adhere to sustainable production practices that promote social, economic, and environmental justice. The authority shall award grants to eligible beef and pork producers on the basis of available funds with priority given to producers having the greatest need.
- 3. Any beef producer who maintains Beef Quality Assurance Certification for staff and management and who is willing to enter into a grant agreement under the terms outlined in subsection 6 of this section shall be eligible for a grant under the meat production justice grant program to fund facility improvements and other facility or operation needs to satisfactorily meet Beef Quality Assurance standards.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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- 4. Any pork producer who maintains Pork Quality Assurance (PQA) Plus
 Certification for staff and management, receives PQA Plus site status, and who is willing
 to enter into a grant agreement under the terms outlined in subsection 6 of this section
 shall be eligible for a grant under the meat production justice grant program to fund
 facility improvements and other facility or operation needs to satisfactorily meet Pork
 Quality Assurance Plus standards.
 - 5. The authority shall post on the authority's website the eligibility criteria outlined in this section, the contents of the grant application, and the procedures and timelines by which beef and pork producers may apply for grants.
 - 6. The authority shall enter into a grant agreement with each beef or pork producer to whom the authority awards a grant under this section. The grant agreement shall be in writing and shall contain:
 - (1) A provision that the beef or pork producer agrees to maintain such producer's certification from Beef Quality Assurance or Pork Quality Assurance Plus for all staff for a continuous five-year period;
 - (2) A provision that the authority shall quarterly verify with the Beef Quality Assurance or Pork Quality Assurance Plus programs that each producer is certified and in compliance with the standards of each certificate;
 - (3) A provision that any obligations arising out of the agreement entered into under this subsection are contingent upon funds being appropriated for grant payments;
 - (4) A statement of the damages to which the state is entitled for the beef or pork producer's breach of the grant agreement; and
 - (5) Such other statements of the rights and liabilities of the authority and of the beef or pork producer not inconsistent with this section.
 - 7. If a beef or pork producer breaches the written grant agreement by not satisfactorily meeting all standards for certification required under subdivision (2) of subsection 6 of this section, a corrective action plan shall be completed. Producers who do not comply with the corrective action plan shall lose access to the grant program and shall pay back all moneys such producers have received that fiscal year.
 - 8. The department of natural resources shall notify the authority of a beef or pork producer's violations of environmental laws or regulations and any citation for such violations issued to such producer. Upon such notification, the authority shall develop steps for the beef or pork producer to resolve such violations or correct such citations under a corrective action plan as provided in subsection 7 of this section.

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9. This section shall not be construed to require the authority to enter into grant agreements with beef or pork producers who are eligible for grants under this section if state moneys are not available for such purpose.

- 10. (1) There is hereby created in the state treasury the "Meat Production Justice Grant Program Fund", which shall consist of moneys appropriated to it by the general assembly. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for awarding grants and administering the grant program described in this section.
- (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- (3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 11. The authority may promulgate rules to implement 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 pursuant to 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, 2024, shall be invalid and void.

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