BILL ANALYSIS

Senate Research Center S.B. 1748

By: Hinojosa Natural Resources & Economic Development

6/12/2017

Enrolled

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

Under current law, an economic development corporation may spend tax revenue received under the Development Corporation Act for job training offered through a business enterprise only if certain criteria are met, which includes a commitment in writing to create new jobs and pay competitive wages. However, businesses in areas with high unemployment rates and a high percentage of citizens with limited skills are unlikely to spend funds to train someone lacking basic skills.

Similarly, there are economic development corporations in communities with a large unskilled population that would like to utilize the funds to provide life and basic skills training to prepare individuals for job training programs.

- S.B. 1748 authorizes certain economic development corporations in an area with high unemployment rates to provide life skills training and job-related skills training to individuals.
- S.B. 1748 allows an economic development corporation to spend tax revenue on job training that consists of providing job-related life skills and job training skills sufficient to enable an unemployed individual to obtain employment. It also authorizes a corporation to which this section applies to contract with any person to provide the job training authorized under this section.
- S.B. 1748 is bracketed only to Hidalgo County in the Rio Grande Valley.
- S.B. 1748 amends current law relating to use of tax revenue by certain development corporations for job-related skills training.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 501.163(a), Local Government Code, as follows:

(a) Provides that this section (Use of Tax Revenue for Job-Related Skills Training by Certain Corporations) applies only to a corporation the creation of which was authorized by a municipality that, among certain other criteria, is located in a county that borders the Gulf of Mexico or the Gulf Intercostal Waterway or borders the United Mexican States and in which four municipalities with a population of 70,000 or more are located.

SECTION 2. Effective date: upon passage or September 1, 2017.