7560--A

2017-2018 Regular Sessions

IN ASSEMBLY

May 2, 2017

Introduced by M. of A. GLICK -- read once and referred to the Committee
on Higher Education -- committee discharged, bill amended, ordered
reprinted as amended and recommitted to said committee

AN ACT to amend the education law, in relation to establishing the community college funding study

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Section 6304 of the education law is amended by adding a
2	new subdivision 14 to read as follows:
3	14. Community college funding study. a. (i) The state university trus-
4	tees shall require each community college president in the state univer-
5	sity system to establish an internal committee that shall be directed to
б	study the effectiveness of the current full time equivalent (FTE) fund-
7	ing formula and alternatives based on funding by academic program that
8	takes into account the specific mission, needs, geographic location and
9	uniqueness of such community college.
10	(ii) The internal committee established by each such community college
11	president shall consult with the state university board of trustees and
12	provide information that may be requested to such trustees to aid in the
13	creation of recommendations required pursuant to this subdivision, and
14	may consult with higher education professionals and the regional state
15	university of New York community college council in such region, if
16	applicable.
17	(iii) Each internal committee shall consider:
18	(A) the effect of the current FTE funding model on overall funding for
19	the community college and alternatives to such model;
20	(B) the creation of new academic programs that may be beneficial in
21	supporting regional business and industry workforce needs;
22	(C) duplication of academic degree programs in such community
23	college's region; and
24	(D) any other issues the internal committee deems necessary.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(iv) Each internal committee shall report recommendations to the state
2	university system's board of trustees on December first, two thousand
3	seventeen, and the state university board of trustees shall report
4	recommendations to the chairs of the senate and assembly higher educa-
5	tion committees by January first, two thousand eighteen provided howev-
6	er, that nothing in this section shall be construed to require a change
7	<u>in state support.</u>
8	b. (i) The city university trustees shall establish an internal
9	committee that shall be directed to study the effectiveness of the
10	current full time equivalent (FTE) funding formula in use at its commu-
11	nity colleges and alternatives based on funding by academic program. The
12	internal committee shall include representatives of the community
13	<u>colleges.</u>
14	(ii) This internal committee shall consult with the city university
15	board of trustees and provide information that may be requested by such
16	trustees to aid in the creation of recommendations required pursuant to
17	this subdivision, and may consult with higher education professionals.
18	(iii) The internal committee shall consider:
19	(A) the effect of the current FTE funding model on overall funding for
20	the community colleges and alternatives to such model;
21	(B) the creation of new academic programs that may be beneficial in
22	supporting local businesses and industry workforce needs;
23	(C) duplication of academic degree programs in the city; and
24	(D) any other issues the internal committee deems necessary.
25	(iv) The internal committee shall report recommendations to the city
26	university's board of trustees on December first, two thousand seven-
27	teen, and the city university board of trustees shall report recommenda-
28	tions to the chairs of the senate and assembly higher education commit-
29	tees by January first, two thousand eighteen, provided however, that
30	nothing in this section shall be construed to require a change in state
31	support.
20	8.2 This act shall take effect immediately

32 § 2. This act shall take effect immediately.