## STATE OF NEW YORK

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5349

2017-2018 Regular Sessions

## IN SENATE

March 22, 2017

Introduced by Sen. ALCANTARA -- read twice and ordered printed, and when printed to be committed to the Committee on Education

AN ACT to amend the education law, in relation to employee-owned enterprises; to amend the cooperative corporations law, in relation to creating an advisory panel on the viability of increasing employeeowned enterprises; and to amend the tax law, in relation to a capital gains exemption

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

Section 1. Paragraph (a) of subdivision 4 of section 3032 of the education law, as amended by chapter 683 of the laws of 1986, is amended to read as follows:

(a) Employer specific skill training grant programs shall be designed 5 to support, supplement and contribute to the expansion and maintenance of the economy of the state. Local education agencies shall apply to the commissioner for grants for conducting employer specific skill training 8 programs. Application for funds by local education agencies for training programs shall be in a manner consistent with the application process 10 for business and industry specific training programs under the voca-11 tional education act of 1963 and the job training partnership act; the 12 sum of such grants per region shall not exceed the total funds allocated 13 or reallocated to the region for such purposes. Such programs shall 14 provide retraining and upgrading to existing or potential personnel in order to improve technology, quality control, production efficiency, or 15 to adapt to other changes in the labor market, or to provide unique 16 17 training programs to meet the emerging needs and occupations of the 18 state's business and industry or providing training to individuals to 19 promote the successful management and/or operation of [a-business 20 purchased by such individuals to provide for their continued employment through the formation of a worker owned cooperative or an employee stock 22 ownership plan employee-owned enterprises, as defined by subdivision

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

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five of section eighteen hundred thirty-six-b of the public authorities law, by such employees. No grant shall exceed fifty per centum of the 3 total program cost. Eligible program cost may include employer wages paid to the employee for time spent in the training program. Applications for a grant by local education agencies shall be in a form prescribed by the commissioner.

- § 2. The cooperative corporations law is amended by adding a new section 95 to read as follows:
- § 95. Advisory panel on viability of increasing employee-owned enterprises. 1. An advisory panel is hereby created under the department of labor to investigate how the number of worker cooperatives and employee 11 stock ownership plans can be increased to help keep local jobs within 12 13 the state. The advisory panel shall also study the possibility of fund-14 ing a state center for democratic employee ownership through section one hundred four-a of the economic development law, to promote employeeowned businesses, provide assistance to new companies, facilitate transfers from retiring business owners to new employee-owned enterprises, as defined by subdivision five of section eighteen hundred thirty-six-b of 18 19 the public authorities law, and provide training to employees of worker 20 cooperatives and employee stock ownership plans.
- 2. Such advisory panel shall be appointed by the commissioner of labor 22 and such commissioner shall establish the number and composition of individuals to serve on such advisory panel.
- 24 3. Such panel members shall serve without compensation except that 25 such members shall be entitled to reimbursement for actual and necessary 26 expenses incurred in such service.
  - 4. The advisory panel shall make an annual update and recommendations to the speaker of the assembly, temporary president of the senate and the governor regarding the findings of such investigation and study described in subdivision one of this section.
- 31 § 3. Subsection (c) of section 612 of the tax law is amended by adding 32 a new paragraph 42 to read as follows:
- (42) One hundred percent of the capital gains from the sale of stock 33 or member interest from a New York corporation to an employee-owned 34 35 enterprise or a limited liability company, as defined by subdivision five of section eighteen hundred thirty-six-b of the public authorities 36 law. In order to qualify for such modification as described in this 37 paragraph, such employee-owned enterprise must have its commercial domi-38 cile in New York. If the employee-owned enterprise is an "employee stock 39 ownership plan," it must comply with federal requirements as such plan 40 41 as defined in 26 U.S.C. § 4975(e)(7).
- 42 § 4. This act shall take effect immediately.