STATE OF NEW YORK

2164--B

R. R. 86

2017-2018 Regular Sessions

IN ASSEMBLY

January 17, 2017

Introduced by M. of A. BRONSON, SEPULVEDA -- read once and referred to the Committee on Labor -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported and referred to the Committee on Ways and Means -- reported and referred to the Committee on Rules -- amended on the special order of third reading, ordered reprinted as amended, retaining its place on the special order of third reading

AN ACT to amend the labor law, in relation to the establishment of wage data clearinghouses

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

1 Section 1. The labor law is amended by adding a new section 44 to read 2 as follows:

3 § 44. Wage data clearinghouse. 1. The commissioner, subject to available appropriations and in consultation with the commissioner of education and the state workforce investment board, shall establish three 5 wage data clearinghouses, as designated by the department of labor wher-6 ein each would serve between three and four distinct labor market areas 7 8 divided among the north, west and downstate regions of the state, as 9 defined by the department. The purpose of the wage data clearinghouses 10 are to: (a) analyze available wage record data, quarterly census of employment and wages data, and unemployment insurance data and other 11 available data; (b) supplement current data analysis and assist the 12 department of labor, state and local policymakers, workforce training 13 14 and education providers, public secondary schools, institutions of higher education and research institutions with the analysis of such data; 16 and (c) analyze the outcomes and effectiveness of workforce preparation programs in their regions, and to conduct other related research. 17

2. The wage data clearinghouses shall be administered by academic institutions in the state of New York with proven experience in analyzing labor data and shall be selected by the commissioner, in consulta-

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

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A. 2164--B 2

tion with the commissioner of education and the state workforce investment board, through a request for proposal process. Criteria shall include, but not be limited to, the demonstrated ability of the chosen institution to analyze wage reporting data and to leverage and attract federal funds, and non-governmental funds. The commissioner is author-ized to provide funding to selected academic institutions for operating wage data clearinghouses of up to six hundred thousand dollars annually divided evenly among the three clearinghouses. Any unused allocation may be made available in the subsequent fiscal year.

- 3. The department shall provide the wage data clearinghouses with all state and federal wage and employment related data it has available, including but not limited to wage record data, quarterly census of employment and wages data and unemployment insurance data. All disclosure requirements specified in section five hundred thirty-seven of this chapter shall apply to all wage data clearinghouse employees working with the data.
- 4. A statewide wage data clearinghouse advisory board is hereby established for the purpose of determining statewide objectives and each of the wage data clearinghouse's research and evaluation priorities after consultation with the director of each wage data clearinghouse and after reviewing each director's recommendations for review. The advisory board shall consist of nine members, three of whom shall be appointed by the commissioner, three of whom shall be appointed by the commissioner of education, three of whom shall be appointed by the state workforce investment board. The advisory board shall include representatives of higher education, workforce education and training providers, businesses, including small businesses, labor organizations and other appointees with expertise in workforce development the department deems appropriate.
- 5. The wage data clearinghouses shall use wage record data, quarterly census of employment and wages data, and unemployment insurance data provided by the department and any other data sets including data provided by state, federal or local agencies it deems appropriate, to provide analyses of the effectiveness of workforce preparation programs throughout the state, and any other research the advisory board identifies as contributing to the attainment of long-term employment of residents, especially those who are unemployed or under-employed.
- 6. The wage data clearinghouses shall release reports and aggregated data to the department, which shall share such information on the department's website, as well as on any website maintained by the clearinghouses.
 - 7. One year after selection of the academic institutions that will serve as clearinghouses, the department shall submit to the director of the budget, the chair of the senate finance committee, the chair of the assembly ways and means committee, the chairs of senate and assembly labor committees, the speaker of the assembly, and the president protempore of the senate, an evaluation of this program prepared by an entity independent of the department. Such evaluation shall be submitted every four years thereafter.
 - § 2. This act shall take effect immediately.