STATE OF NEW YORK

5937

2017-2018 Regular Sessions

IN SENATE

May 8, 2017

Introduced by Sen. JACOBS -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations

AN ACT to direct the commissioner of taxation and finance to utilize a third-party evaluator for investigating the effectiveness of state tax incentives

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

Section 1. The commissioner of taxation and finance shall utilize a 2 third-party evaluator to prepare reports, pursuant to the schedule set forth in section two of this act, which shall include the following:

(a) a listing and description of tax exemption, abatement, credit or other benefits allowed against state tax liability for the purpose of spurring economic development, whether against the rate of the tax, the subject on which the rate is applied or the payment amount due;

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- (b) the eligibility requirements for, and general objectives of, each such tax benefit;
- (c) aggregate data regarding utilization of each such tax benefit. For 11 benefits with respect to which taxpayers are eligible to carry over 12 benefits into future tax years, aggregate amounts carried over per tax 13 benefit shall be identified;
- (d) the total amount of tax benefits received by taxpayers with 15 respect to each such tax benefit;
- (e) an assessment, including such data and supporting documentation as 16 is meaningful and available, regarding the economic effectiveness and 17 18 other consequences of the provision of such tax benefit currently and as 19 anticipated going forward;
- 20 (f) an analysis of similar incentives and benefits provided in other 21 states and cities, including an assessment of the success of such incen-22 tives in such states and cities in comparison with comparable current 23 state programs; and

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

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1 (g) recommendations as to which state incentives and benefits should 2 be maintained, changed or eliminated in order to best promote the objec-3 tives of the state with respect to the use of such programs.

- § 2. The first report shall be a fully comprehensive report covering all tax incentive and exemption programs in effect as of the first of January preceding the effective date of this act, and shall be submitted to the legislature no later than the first of January following the effective date of this act. A report evaluating materially changed state incentives and benefits, and any other materially changed conditions, shall be provided every three years to the legislature with respect to the period since the last report.
- 12 \S 3. This act shall take effect one year after it shall have become a 13 law.