## STATE OF NEW YORK

4274

2019-2020 Regular Sessions

## IN SENATE

March 6, 2019

Introduced by Sen. ANTONACCI -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business

AN ACT to amend the economic development law and the public officers law, in relation to the establishment of regional economic development councils; and providing for the repeal of such provisions upon expiration thereof

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

1	Section 1. The economic development law is amended by adding a new
2	section 11 to read as follows:
3	§ 11. Regional economic development councils. 1. The governor shall
4	establish ten regional economic development councils, one for each of
5	the following regions of the state:
б	<u>(a) Long Island (which consists of Suffolk and Nassau counties);</u>
7	(b) the city of New York (which consists of Bronx, New York, Queens,
8	Brooklyn, and Richmond counties);
9	(c) the Mid-Hudson region (which consists of Sullivan, Ulster, Dutch-
10	ess, Orange, Putnam, Westchester, and Rockland counties);
11	(d) the Southern tier (which consists of Steuben, Schuyler, Tompkins,
12	Chemung, Tioga, Chenango, Broome, and Delaware counties);
13	(e) the Capital region (which consists of Warren, Washington, Sarato-
14	ga, Schenectady, Rensselaer, Albany, Columbia, and Greene counties);
15	(f) the Mohawk valley (which consists of Oneida, Herkimer, Fulton,
16	Montgomery, Otsego, and Schoharie counties);
17	(g) the North country (which consists of Clinton, Franklin, St.
18	Lawrence, Jefferson, Lewis, Hamilton, and Essex counties);
19	(h) the Central region (which consists of Oswego, Cayuga, Onondaga,
20	Madison, and Cortland counties);
21	(i) the Finger Lakes region (which consists of Orleans, Monroe, Wayne,
22	Genesee, Wyoming, Livingston, Ontario, Seneca, and Yates counties); and

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

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1	(j) the Western region (which consists of Niagara, Erie, Chautaugua,
2	<u>Cattaraugus, and Allegany counties).</u>
3	2. Each regional economic development council shall develop long-term
4	strategic plans for economic growth within its region of the state.
5	3. The members of each regional economic development council shall be
б	local experts and stakeholders from businesses, academia, municipalities
7	and non-governmental organizations within the region. All such members
8	shall be appointed by the governor, with the advice and consent of the
9	Senate, and shall serve at the pleasure of the governor.
10	§ 2. The economic development law is amended by adding a new section
11	233 to read as follows:
$12^{11}$	<u>§ 233. Financial disclosure. All members of regional economic develop-</u>
13	ment councils shall be subject to the provisions of section seventy-
14	three-a of the public officers law.
15	§ 3. The economic development law is amended by adding a new section
16	234 to read as follows:
17	§ 234. Open meetings law; freedom of information law. 1. Regional
18	economic development councils shall be subject to the open meetings law
19	and the freedom of information law.
20	2. All regional economic development councils and state agency scoring
21	shall be publicly available and posted prominently on the website of the
22	empire state development corporation.
23	3. Total scoring on regional economic development councils and state
24	agency scoring shall be fifty percent to fifty percent.
25	4. The final list of regional economic development councils awards
26	shall be reviewed and approved by the public authorities control board
27	prior to announcement and release by the executive.
28	5. The empire state development corporation shall develop standardized
29	scoring criteria for regional economic development councils and stand-
29 30	scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the
29 30 31	scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the authorities budget office.
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29 30 31 32 33 34 35	<pre>scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the authorities budget office. § 4. Subparagraphs (ii) and (iii) of paragraph (c) of subdivision 1 of section 73-a of the public officers law, as amended by section 5 of part A of chapter 399 of the laws of 2011, are amended and a new subparagraph (iv) is added to read as follows:</pre>
29 30 31 32 33 34 35 36	<pre>scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the authorities budget office. § 4. Subparagraphs (ii) and (iii) of paragraph (c) of subdivision 1 of section 73-a of the public officers law, as amended by section 5 of part A of chapter 399 of the laws of 2011, are amended and a new subparagraph (iv) is added to read as follows: (ii) officers and employees of statewide elected officials, officers</pre>
29 30 31 32 33 34 35 36 37	<pre>scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the authorities budget office. § 4. Subparagraphs (ii) and (iii) of paragraph (c) of subdivision 1 of section 73-a of the public officers law, as amended by section 5 of part A of chapter 399 of the laws of 2011, are amended and a new subparagraph (iv) is added to read as follows: (ii) officers and employees of statewide elected officials, officers and employees of state departments, boards, bureaus, divisions, commis-</pre>
29 30 31 32 33 34 35 36 37 38	<pre>scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the authorities budget office. § 4. Subparagraphs (ii) and (iii) of paragraph (c) of subdivision 1 of section 73-a of the public officers law, as amended by section 5 of part A of chapter 399 of the laws of 2011, are amended and a new subparagraph (iv) is added to read as follows: (ii) officers and employees of statewide elected officials, officers and employees of state departments, boards, bureaus, divisions, commis- sions, councils or other state agencies, who receive annual compensation</pre>
29 30 31 32 33 34 35 36 37 38 39	<pre>scoring criteria for regional economic development councils and stand- ardized metrics for evaluating ongoing performance of the award by the authorities budget office. § 4. Subparagraphs (ii) and (iii) of paragraph (c) of subdivision 1 of section 73-a of the public officers law, as amended by section 5 of part A of chapter 399 of the laws of 2011, are amended and a new subparagraph (iv) is added to read as follows: (ii) officers and employees of statewide elected officials, officers and employees of state departments, boards, bureaus, divisions, commis- sions, councils or other state agencies, who receive annual compensation in excess of the filing rate established by paragraph (l) of this subdi-</pre>
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1 section ninety-four of the executive law during the month of February, 2 provided, however, that the appointing authority shall amend such writ-3 ten instrument after such date within thirty days after the undertaking 4 of policy-making responsibilities by a new employee or any other employ-5 ee whose name did not appear on the most recent written instrument[-]; 6 and

## 7 (iv) members of regional economic development councils shall complete 8 the same financial disclosure form as other public officers, but shall 9 not be required to disclose:

10 (A) the actual dollar amount of the financial interest; or

11 (B) financial interests that will not in any way reasonably conflict 12 with regional economic development council decisions.

13 § 5. Subdivision 1 of section 74 of the public officers law, as 14 amended by chapter 1012 of the laws of 1965, the opening paragraph as 15 amended by chapter 14 of the laws of 2007, is amended to read as 16 follows:

17 1. Definition. As used in this section: The term "state agency" shall 18 mean any state department, or division, board, commission, or bureau of 19 any state department or any public benefit corporation or public author-20 ity at least one of whose members is appointed by the governor or corpo-21 rations closely affiliated with specific state agencies as defined by 22 paragraph (d) of subdivision five of section fifty-three-a of the state 23 finance law or their successors <u>or any regional economic development</u> 24 <u>council established pursuant to section eleven of the economic develop-</u> 25 <u>ment law</u>.

The term "legislative employee" shall mean any officer or employee of the legislature but it shall not include members of the legislature.

28 § 6. This act shall take effect immediately and shall expire and be 29 deemed repealed two years after such date.