## STATE OF NEW YORK

4915

2021-2022 Regular Sessions

## IN ASSEMBLY

February 8, 2021

Introduced by M. of A. GALLAHAN -- read once and referred to the Committee on Economic Development

AN ACT to amend the economic development law, in relation to establishing an economic gardening pilot program within the department of economic development

## 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	article 24 to read as follows:
3	ARTICLE 24
4	GROWNY PROGRAM
5	<u>Section 470. GrowNY pilot program.</u>
б	§ 470. GrowNY pilot program. 1. (a) There is hereby created within the
7	department the GrowNY pilot program. The purpose of the pilot program is
8	to stimulate investment in the state economy by providing technical
9	assistance for expanding businesses in the state.
10	(b) The department is authorized and directed to promulgate all neces-
11	sary rules and regulations required to implement the GrowNY pilot
12	program.
13	2. (a) The department shall contract with regional non-profit economic
14	development entities to administer the pilot program under this section.
15	The department shall award competitive grants of up to five hundred
16	thousand dollars a year for a period of up to five years to each entity
17	that demonstrates the ability to implement the pilot program in their
18	region, has an outreach plan, and has the ability to provide counseling
19	services, access to technology and information, marketing services and
20	advice, business management support, and other similar services.
21	(b) Contracts with selected economic development entities shall be for
22	a period of five years and shall be reevaluated by the department every
23	twelve months to ensure such entities continue to provide a positive
24	economic benefit to the community and conform to the program criteria.

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

LBD04239-01-1

A. 4915

1	Contracted entities shall not limit services offered under this program
2	to members of such entity and shall seek to provide economic gardening
3	services to every eligible business that meets the criteria of the
4	program.
5	(c) Contracted entities shall coordinate their efforts with the local
б	New York State Small Business Development Center or other lead economic
7	development organizations in counties and cities within the region of
8	the contracted entity and shall establish a referral system and linkages
9	to existing area small business assistance programs and financing sourc-
10	es.
11	3. A contracted entity administering the pilot program shall provide
12	technical assistance for eligible businesses which includes, but is not
13	limited to:
14	(a) Access to affordable information services and consulting services,
15	including information on markets, customers, and competitors, business
16	databases, geographic information systems, internet and social media
17	strategies, business to business referrals, and search engine optimiza-
18	tion;
19	(b) Development of business connections, including interaction and
20	exchange among business owners and resource providers, including
21	colleges and universities, trade associations, think tanks, academic
22	institutions, business roundtables, financial service and workforce
23	development providers, peer-to-peer learning sessions, and mentoring
24	programs;
25	(c) Assistance in developing a listing of shovel ready sites currently
26	available to the needs of the business;
27	(d) Assistance in understanding state laws and regulations applicable
28	to such business;
29	(e) Any other form of consultation and technical assistance that may
30	be provided to the eligible business to assist with its business and
31	marketing needs.
32	4. (a) This program shall be targeted at emerging growth businesses,
33	known as second stage companies. To be eligible for assistance under the
34	pilot program, a business must be a for-profit, privately held business
35	that employs at least five persons, but not more than ninety-nine
36	persons, has maintained its principal place of business in the state for
37	at least the previous two years, and generates at least seven hundred
38	fifty thousand dollars, but not more than fifty million dollars, in
39	annual revenue. The commissioner shall have the authority to make
40	exceptions to these provisions at his or her sole discretion.
41	(b) A contracted entity administering the pilot program, in selecting
42	the eligible businesses to receive assistance, shall actively reach out
43	to businesses in more than one industry cluster and, to the maximum
44	extent practicable, shall choose businesses that are geographically
45	distributed throughout the region with the greatest potential for job
46	growth.
47	5. (a) A business receiving assistance under the pilot program must
48	enter into an agreement with the contracted entity administering the
49 50	program to establish the business' commitment to participation in the
50 E 1	pilot program. The arrangement must require, at a minimum, that the
51	business:
52	(i) attend a minimum number of meetings between the business and the
53	contracted entity administering the pilot program. Such meetings shall

54 be held at the convenience of the business;

A. 4915

1	(ii) report investment, revenue, and job creation and retention data
2	in the manner prescribed by the contracted entity administering the
3	pilot program; and
4	(iii) provide non-proprietary financial data in the manner prescribed
5	by the contracted entity administering the program.
б	(b) The regional non-profit economic development entity or the
7	contracted entity administering the pilot program shall report the
8	information to the department on an annual basis.
9	6. A contracted entity administering the pilot program is authorized
10	to promote the general business interests or industrial interests of the
11	<u>state.</u>
12	7. The department shall review the progress of the contracted entity
13	administering the pilot program at least once every twelve months and
14	shall determine whether the contracted entity is meeting its contractual
15	obligations for administering the pilot program. The department may
16	terminate and rebid a contract if the contracted entity does not meet
17	its contractual obligations.
18	8. By March thirty-first, two thousand twenty-two and annually there-
19	after, the department shall submit a report to the governor, the tempo-
20	rary president of the senate, the speaker of the assembly, the minority
21	leader of the senate and the minority leader of the assembly which
22	describes in detail the progress of the GrowNY pilot program. The report
23	shall include, but is not limited to, the number of businesses receiving
24	assistance, the number of full-time equivalent jobs created or retained
25	as a result of the assistance, if any, and the aggregate amount of wages
26	paid to such employees.
27	§ 2. This act shall take effect immediately.