STATE OF NEW YORK

5425--A

2021-2022 Regular Sessions

IN ASSEMBLY

February 16, 2021

Introduced by M. of A. BRONSON -- read once and referred to the Committee on Economic Development -- recommitted to the Committee on Environmental Conservation in accordance with Assembly Rule 3, sec. 2 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the economic development law, in relation to establishing the economic development performance review act

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

Section 1. The economic development law is amended by adding a new article 15 to read as follows:

ARTICLE 15

ECONOMIC DEVELOPMENT PERFORMANCE REVIEW ACT

Section 270. Definition.

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271. Program implementation.

272. Performance review.

§ 270. Definition. For purposes of this article, "economic development program" shall mean a program that provides services for the purpose of effecting the economic conditions of the state, provides training or employment services, supports an economic development activity by enhancing the skills of the state's workforce, prepares individuals for 13 employment, improves opportunities for individuals to become employed, 14 or promotes the state economy.

§ 271. Program implementation. 1. On or before September first, in the 16 year after this section became law, each state agency administratively 17 responsible for economic development activities shall prepare a separate 18 plan for each program that such agency administers. Each plan shall include a description of proposed program activities, a description of a 20 mechanism for funding distribution, program objectives, population to be served, institutions eliqible to receive funds, and a description of the 22 coordination and linkages between this program and other program activ-

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

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ities funded separately. Such plan shall also include a performance review component as part of the implementation of each program which 2 3 shall describe how the agency will monitor the delivery of services 4 under the program and which shall set forth the measure of effectiveness 5 of the services being provided.

- 2. Program plans shall be submitted to the department, the speaker of the assembly and the temporary president of the senate, for review and
- 9 3. The provisions of this section shall not exempt any agency from 10 requirements relating to the preparation and submission of program plans 11 pursuant to any other provision of law.
 - § 272. Performance review. 1. The performance review component of each program plan shall, at a minimum, include the following:
 - (a) a statement on legislative history and intent;
 - (b) a statement of program objectives which identifies outcomes attributable to the program, anticipated performance levels, and indicators of the effectiveness of the program;
- (c) defined quantitative measures which will be included as part of the performance review report including, but not limited to, a 20 description of the targeted population, criteria for participant selection, demographics on participants, measures of program activity, inventory of services provided, and budget information on programs and 22 administrative expenditures including, but not limited to, costs per participant. For those programs where an objective is job placement, data shall include information on the occupations which participants enter, the rate of job retention, pre-program wage earnings and postprogram wage earnings as well as other appropriate measures which indicate the extent to which program activities meet program objectives. Other performance indicators that appropriately describe the effect of 30 the program and data which reflects follow-up activity appropriate to the services provided shall also be included as part of the performance
- 33 (d) a statement of methodology which will result in a comparison of 34 program outcomes against program objectives; and
 - (e) any additional performance review or information as may be required by law.
 - 2. (a) The performance review report for each program shall be submitted to the commissioner for review and recommendation.
 - (b) The report shall include, at a minimum, all program data and an analysis which compares performance outcomes against program objectives as specified in the performance review component of the program plan defined herein and shall include a performance review of activity for the completed program year immediately preceding the issuance of the report and an interim performance review of current program year activity if applicable.
- 46 3. Based on the review conducted pursuant to paragraph (a) of subdivi-47 sion two of this section, the department shall prepare a unified summary 48 of performance review reports submitted by each agency pursuant to this 49 article for submission to the speaker of the assembly and the temporary president of the senate no later than January thirty-first, two thousand 50 twenty-three and each year thereafter provided, however, that the 51 52 department shall make available each individual program performance review report submitted pursuant to this article upon request of the 53 54 legislature. The department shall include in such summary recommenda-

tions to the governor and the legislature relating to improved program 55

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- 1 coordination and service delivery, program improvements or enhancements 2 and necessary statutory changes.
- 3 4. The provisions of this section shall not exempt any agency from 4 requirements pursuant to any other provision of law.
 - § 2. This act shall take effect immediately.