## STATE OF NEW YORK

184

2021-2022 Regular Sessions

## IN SENATE

## (Prefiled)

January 6, 2021

Introduced by Sen. KAPLAN -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law, in relation to the recoupment of economic incentives to businesses

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

1	Section 1. The executive law is amended by adding a new section 163-b
2	to read as follows:
3	§ 163-b. Recoupment of economic incentives. 1. Notwithstanding any
4	inconsistent provision of law, each contract, agreement or understanding
5	by which a person, firm, partnership, company, association or corpo-
6	ration receives an award, grant, loan, tax abatement or other business
7	incentive from the state, any of its political subdivisions, or any
8	department, bureau, board, commission, authority, or any other agency or
9	instrumentality of the state or its political subdivisions, or any
10	public benefit corporation as defined in subdivision four of section
11	sixty-six of the general construction law, or any municipal corporation
12	as defined in subdivision three of section three-a of the general munic-
13	ipal law for the purposes of job training, job creation or retention, or
14	the development of its operation within the state, shall contain the
15	following provisions:
16	(a) a stated period of time within which the terms of the contract,
17	agreement or understanding are to be fully executed and completed;
18	(b) a stated purpose and the amount of the award, grant or other busi-
19	ness incentive;
20	(c) where applicable, the number of persons to be trained pursuant to
21	the terms of the contract, agreement or understanding;
22	(d) where applicable, the number of jobs to be created or retained
23	pursuant to the terms of the contract, agreement or understanding:

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

LBD00614-01-1

S. 184

-	
1	(e) where applicable, the extent of the operations or facilities to be
2	developed pursuant to the terms of the contract, agreement or under-
3	standing; and
4	(f) notice to the recipient that the award, grant or other business
5	incentive shall be subject to recoupment pursuant to this section.
б	2. Except as provided in subdivision three of this section, every
7	award, grant or other business incentive awarded pursuant to this chap-
8	ter shall be subject to repayment with interest, by the recipient upon a
9	finding by the awarding entity that the person, firm, partnership,
10	company, association, or corporation has not fully executed and
11	completed the stated purposes or objectives of the award, grant or other
12	business incentive within the stated period of time as set forth in the
13	contract, agreement or understanding.
$14^{13}$	3. If the awarding entity determines that the recipient who has
15	received an award, grant or other business incentive under this chapter
16	is not complying with the contract, agreement or understanding entered
17	into with the awarding entity, it shall notify the recipient of such
18	noncompliance. Such notice shall state that the recipient is entitled
19	to a hearing and an opportunity to explain the noncompliance. If the
20	entity finds that the recipient has not complied with the contract,
21	agreement or understanding, the recipient shall be required to refund
22	the full amount of the incentive provided, however, that:
23	(a) upon a finding that the recipient has created or retained some of
24	the jobs promised under the contract, agreement, or understanding, the
25	recipient shall only be required to refund the amount which represents
26	the jobs which it failed to create or retain, or
27	(b) upon a finding that the recipient has failed to develop certain
28	facilities or operations as promised under the contract, agreement, or
29	understanding, the recipient shall refund the amount of the award, grant
30	or business incentive as follows:
31	(i) where the recipient has developed one-third or less of the facili-
32	ties or operations, the recipient shall refund at least two-thirds of
33	the award, grant or business incentive;
34	(ii) where the recipient has developed two-thirds or less of the
35	facilities or operations, the recipient shall refund at least one-third
36	of the award, grant or business incentive;
37	(iii) where the recipient has developed more than two-thirds but less
38	
	than all of the facilities or operations as promised under the contract,
39	agreement or understanding, the recipient shall refund an amount which
40	the entity determines to be a reasonable proportion of the award, grant
41	or business incentive not fulfilled.
42	4. Upon a finding that the recipient of the award, grant, or other
43	business incentive has not fully executed and completed the purposes or
44	objectives of the award, grant or business incentive, the awarding enti-
45	ty may waive repayment of such award, grant or business incentive as
46	required pursuant to this section, upon a finding that the failure was
47	caused by unforeseen circumstances beyond the direct or indirect control
48	of the recipient person, firm, partnership, company, association or
49	corporation, and was not attributable to bad faith or fraud. Unforeseen
50	circumstances shall include, but not be limited to, market conditions
51	which adversely impact upon a recipient and which are of such magnitude
52	that a waiver of repayment is absolutely necessary to ensure the contin-
53	ued operations of the recipient at the location for which the incentive
54	was granted or to ensure continued employment of its employees at such
55	location. No waiver of full repayment may be provided, however, upon the
56	relocation outside of New York state, or from the location such recipi-
	of a contract of the state of a com one recorded but toolph

S. 184

3

ent occupied at the time the recipient received the award, grant or 1 business incentive to another location in the state. Upon the determi-2 3 nation of unforeseen circumstances appropriate to grant a waiver, the repayment of the outstanding balance of any award, grant or business 4 5 incentive, or of any tax credits, including interest thereon, may be б deferred for a period not to exceed five years from the date of such 7 waiver, provided that if at the end of five years the conditions for 8 which the waiver was granted continue, the awarding entity may grant an 9 additional waiver. 10 5. Each entity of the state which enters into agreements pursuant to 11 this chapter shall establish rules and regulations relating to the conduct of a hearing and the terms and conditions of repayment. 12 13 6. Any recipient aggrieved by a determination of the awarding entity 14 may seek review of such determination pursuant to article seventy-eight 15 of the civil practice law and rules. 16 7. Unless the agreement between the entity and the recipient otherwise 17 provides for a penalty of interest in the event of non-compliance, for purposes of this section, interest charged in the repayment of an award, 18 19 grant or business incentive shall be calculated at a rate equal to the 20 underpayment rate set by the commissioner of taxation and finance pursu-21 ant to the provisions of subsection (e) of section one thousand ninetysix of the tax law; and shall be calculated from the date of disburse-22 ment of such award, grant or business incentive. 23 8. The provisions of this section shall not be deemed to alter or 24 abridge any right or remedy existing at law or equity otherwise avail-25 26 able to the awarding entity. 27 9. On or before September first, two thousand twenty-one, and annually thereafter, the state, any of its political subdivisions, or any depart-28 29 ment, bureau, board, commission, authority, or any other agency or 30 instrumentality of the state or its political subdivisions, or any 31 public benefit corporation as defined in subdivision four of section sixty-six of the general construction law, or any municipal corporation 32 as defined in subdivision three of section three-a of the general munic-33 34 ipal law for the purposes of job training, job creation or retention, or 35 the development of its operation within the state, shall submit a report to the governor, the temporary president of the senate, the speaker of 36 the assembly, the senate minority leader, the assembly minority leader 37 38 and the state comptroller on the recoupment of financial incentives pursuant to this section. Such report shall include: a listing of recip-39 ients of an award, grant or business incentive who have failed to 40 41 execute and complete the terms of a contract, agreement or understand-42 ing; the amount and type of award, grant or business incentive; the 43 determination of the awarding entity with respect to such failure, including the reasons therefor; the status of repayment of the award, 44 45 grant or business incentive by the recipient; any waiver provided for 46 the repayment of an award, grant or business incentive and the reasons 47 therefor; and any recommendations of the entity with respect to the 48 recoupment of financial incentives pursuant to this section. § 2. This act shall take effect immediately and shall apply only to 49 50 contracts, agreements and understandings entered into on or after such

51 date.