## STATE OF NEW YORK

962

2023-2024 Regular Sessions

## IN SENATE

January 9, 2023

Introduced by Sens. BAILEY, ADDABBO, COMRIE, GOUNARDES, HOYLMAN, MAY, PARKER, PERSAUD, RAMOS, SANDERS -- 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, the public authorities law and the tax law, in relation to the establishment of a state university-based center for employee ownership; and to repeal certain provisions of the economic development law relating thereto

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

1	Section 1. Section 104-a of the economic development law is REPEALED
2	and a new section 104-a is added to read as follows:
3	<u>§ 104-a. Establishment of a state university-based center for employee</u>
4	ownership. With respect to employee ownership, the department shall
5	establish a state university-based center for employee ownership "the
6	<u>center".</u>
7	1. The center shall:
8	(a) provide education and outreach to inform business owners about the
9	benefits of employee ownership successions;
10	(b) organize workshops and conferences on employee ownership
11	successions;
12	(c) prepare and distribute materials concerning employee ownership
13	successions;
14	(d) provide initial consultation to business owners exploring the
15	possibility of transferring full or partial ownership to employees;
16	(e) provide a referral service to help business owners find legal,
17	financial, and technical advice in connection with employee ownership
18	successions;
19	(f) partner with key organizations, such as professional and trade
20	associations, financial institutions, unions, economic development

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

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S. 962

1	organizations, and other non-profit entities, to promote employee owner-
2	ship successions;
3	(q) conduct investigations, research, studies, and analyses on the
4	subject of employee ownership; and
5	(h) support the growth of associations of employee-owned companies.
6	2. The center shall additionally provide support and access in govern-
7	ment relations, including providing access to information regarding
8	rules and regulations that relate to employee ownership and develop
9	proposals for changes in policies to promote employee ownership.
10	§ 2. Section 1836-a of the public authorities law, as added by chapter
11	788 of the laws of 1983, is amended to read as follows:
$12^{11}$	§ 1836-a. Legislative findings. The legislature hereby finds and
13	declares that [the health, safety and general welfare of the people of
$14^{13}$	this state are directly dependent upon the state economy, and that one
$14 \\ 15$	of the principal problems of our present economy is the permanent clos-
16	ing of industrial and manufacturing plants, and their relocation out of
17	state, which results in the loss of jobs and increasing unemployment. It is the purpose of this subtitle to encourage the employees of
18	
19	plants that are about to be permanently closed, or relocated, to acquire
20	such plants and to continue to operate them as employee-owned enter-
21	prises, thereby retaining the jobs that would otherwise be lost, and
22	strengthening the economic base of this state] employee ownership
23	program is a mainstream aspect of the United States economy with approx-
24	imately thirteen and a half million workers participating in some form
25	of employee ownership program at over seven thousand companies. The vast
26	majority of such programs are the result of a transfer from the business
27	owners to the employees and in accordance with federal law that seeks to
28	facilitate such transfers. Employee ownership transfers are in the
29	interest of business owners, who seek to liquidate their ownership
30	interest and retire. Such transfers are also in the interest of the
31	employees, who gain the opportunity to ensure the future survival of the
32	firm and their jobs.
33	The legislature also finds and declares that employee-owned busi-
34	nesses are more productive, enjoy increased sales, lower turnover rate
35	and greater longevity, offer better employment opportunities, and are
36	more likely to retain jobs in-state and less likely to relocate out-of-
37	state. Employee-owned businesses also sustain the state tax base
38	through employee and corporate income tax, while saving costs on unem-
39	ployment insurance and other state benefit programs. It is the purpose
40	of this subtitle to amplify federal programs in support of employee
41	ownership at the state level through loans and loan guarantees that
42	provide financing for the conversion of existing businesses to employee
43	ownership.
44	§ 3. Subdivisions 3, 4, 5, 6, 7 and 8 of section 1836-b of the public
45	authorities law, subdivisions 3, 6, 7 and 8 as added by chapter 788 of
46	the laws of 1983, subdivisions 4 and 5 as amended by chapter 805 of the
47	laws of 1985, are amended to read as follows:
48	3. "Eligible project" means the acquisition [or rehabilitation] by an
49	employee ownership association of an existing [industrial or manufactur-
50	ing plant] business located in this state for the purpose of operating
51 52	it as an employee-owned enterprise.
52 52	4. "Employee ownership association" means a corporation, limited
53 E4	liability company, trust, or other association formed by or on behalf of
54 55	the employees of [an industrial or manufacturing plant] a business
55 56	located in this state for the purpose of assuming ownership or control
56	of the [ <b>plant</b> ] <b>business</b> and operating it as an employee-owned enterprise

or as a worker cooperative as defined in section eighty-one of the coop-1 2 erative corporations law. 3 5. "Employee-owned enterprise" means a business in which the employees 4 are represented on the board of directors or managers and the employees 5 control the majority of the voting stock or member interest, or if the 6 business is held in a trust which controls the majority of the voting 7 stock or member interest, the trustees are elected by the employees. The 8 term "employee-owned enterprise" shall also refer to a worker cooper-9 ative as defined in section eighty-one of the cooperative corporations 10 law. 6. ["Funding partner" means an entity which singly or in combination 11 12 with other entities has agreed to finance a portion of the project cost of an eligible project, and may include the employee ownership associ-13 14 ation undertaking the project as well as any financial entity. 15 7. "Plant" includes the site, structure, building and equipment and all real and personal property in connection therewith, whether or not 16 17 in existence, and may include any road, railroad, or utility or equipment appurtenant thereto. 18 8-] "Project cost" includes all reasonable and necessary costs to be 19 20 incurred in the course of an eligible project, including [any antio-21 ipated acquisition, ] the fair market value of the business interest to be acquired, as well as costs for any additional construction, land 22 acquisition, improvements, equipment, pertinent rights and easements, 23 24 and associated technical, engineering, legal and financial services. 25 § 4. The opening paragraph and paragraphs (a), (b) and (d) of subdivi-26 sion 1 and subdivision 2 of section 1836-c of the public authorities 27 law, as added by chapter 788 of the laws of 1983, are amended to read as 28 follows: 29 Any employee ownership association may apply to [a local development 30 corporation serving the municipality in which the eligible project is 31 **located**] the authority for an employee ownership assistance loan to be 32 used to help finance an eligible project. Such application must include 33 a written statement from the entity from which the project is being acquired, stating that such entity consents to the acquisition. The 34 35 application shall include [in detail]: 36 (a) [the history and membership] a description of the employee owner-37 ship association; 38 (b) [the history and circumstances of the plant to be acquired] a 39 description of the business; (d) estimate of the number of jobs [to be saved or greated by the 40 41 **project**] **before and after the transaction**; and 42 The application shall also include a detailed financial statement 2. 43 of [funding partner] actual and anticipated financial participation in 44 the project, which shall include: 45 (a) the identity of all funding [partners] sources; [and] 46 (b) the nature of the financial participation, which may include, but 47 is not limited to, seller notes, senior debt, junior debt, and equity 48 investment; and 49 (c) the terms of the financing agreements with the funding [partners] 50 sources, including any repayment schedules and finance charges to be 51 included in such agreements. 52 § 5. Subdivision 1 of section 1836-d of the public authorities law, as 53 added by chapter 788 of the laws of 1983, is amended to read as follows: 54 1. have a higher level of funding from the funding [partners] source 55 or financial participant;

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§ 6. The section heading and subdivisions 1 and 3 of section 1836-e of 1 2 the public authorities law, as added by chapter 788 of the laws of 1983, are amended and two new subdivisions 5 and 6 are added to read as 3 4 follows: 5 Loan agreements and lending authority. 1. If the authority approves 6 an application for a loan under this subtitle, the [local development 7 corporation] authority may enter into a loan agreement with the employee 8 ownership association whereby the [local development corporation] 9 authority agrees to loan to the employee ownership association the 10 remaining funds necessary for the eligible project. 11 The [local development corporation] authority may not enter into 3. 12 any loan agreement unless the authority determines through an appropriate method that there is reasonable assurance of repayment. The authori-13 14 ty shall establish such requirements or terms as it may deem necessary 15 or desirable to secure the repayment of the loan and to protect the interests of the authority and the holders of its bonds. 16 17 5. (a) The authority may establish a trust fund account for the purposes of providing a loan or loan guarantee pursuant to the 18 provisions of this chapter. The initial deposit of funds to the trust 19 20 fund shall be in an amount to be determined by the authority but shall 21 not exceed one hundred million dollars from an amount otherwise avail-22 able from funds appropriated. 23 (b) The authority shall deposit into the trust fund all income earned 24 from the moneys paid back from loans to be used for additional lending. 25 6. The authority shall make a loan decision or loan guarantee decision, and inform the applicant of the authority's decision, no later 26 27 than thirty days after the authority receives the applicant's application for an employee ownership loan or employee ownership loan guaran-28 tee. If the authority requests that an applicant supplement its applica-29 30 tion by submitting additional information, the authority shall have an 31 additional fifteen days after receiving the additional information by 32 which the authority must make a loan decision or a loan guarantee deci-33 sion and inform the applicant of the authority's decision. 34 § 7. Subsection (c) of section 612 of the tax law is amended by adding 35 a new paragraph 47 to read as follows: 36 (47) One hundred percent of the capital gains from the sale of stock 37 or member interest from a New York corporation or limited liability company to an employee-owned enterprise, as defined in subdivision five 38 of section eighteen hundred thirty-six-b of the public authorities law. 39 In order to qualify for such modification as described in this para-40 41 graph, such employee-owned enterprise must have its commercial domicile in New York. If the employee-owned enterprise is an "employee stock 42 43 ownership plan," it must comply with federal requirements as such plan 44 <u>is defined in 26 U.S.C. § 4975(e)(7).</u> 45 § 8. This act shall take effect immediately; provided, however, that section one of this act shall take effect on the one hundred eightieth 46

47 day after it shall have become a law.