SB0191 - 1.13.22-- MD Dep of Commerce - Transparen Uploaded by: Donald Fry

Position: FAV

TESTIMONY PRESENTED TO THE SENATE FINANCE COMMITTEE

SENATE BILL 191 – MARYLAND DEPARTMENT OF COMMERCE – TRANSPARENCY AND EFFICIENCY IN REPORTING ACT

Departmental - Commerce

January 18, 2022

DONALD C. FRY PRESIDENT & CEO GREATER BALTIMORE COMMITTEE

Position: Support

Senate Bill 191 would streamline the Department of Commerce's reporting requirements by repealing existing individual program reports and centralizing the incentive program reports into the mandated Jobs Development Act Report.

Current law requires the Department of Commerce to submit over fifty separate reports to the General Assembly annually. Although they are not identical, mandated reports are often substantively similar and potentially duplicative. Program activity for a single program can be reported four or five times in different reports to the Governor, General Assembly and public throughout the course of a calendar year. For economic development financing and tax credit programs, there are different statutory reporting requirements for the same economic development programs in different sections of the Economic Development Article. The current reporting requirements are unnecessarily inefficient.

The GBC supports Senate Bill 191 because it would eliminate redundancy and clarify the Department of Commerce's reporting requirements in a common sense fashion. By repealing mandated reporting in the enabling statute for each economic development financing and tax credit program and centralizing reporting requirements within Section 2.5-109 of the Economic Development Article, the Department of Commerce can present the required information in the most efficient manner. It would also set up a mechanism when a new program is created or a program sunsets to automatically update the reporting requirements with no need to create a new report or eliminate an existing report. These changes would ensure reporting requirements are clear and that the public is able to access more uniform information for all Department of Commerce programs.

Beyond simple efficiency, streamlining this process for the Department of Commerce would allow them to devote more time and resources to partner with the private sector and local governments to strengthen Maryland's economy.

For these reasons, the Greater Baltimore Committee urges a favorable report on Senate Bill 191.

The Greater Baltimore Committee (GBC) is a non-partisan, independent, regional business advocacy organization comprised of hundreds of businesses -- large, medium and small -- educational institutions, nonprofit organizations and foundations located in Anne Arundel, Baltimore, Carroll, Harford, and Howard counties as well as Baltimore City. The GBC is a 67-year-old, private-sector membership organization with a rich legacy of working with government to find solutions to problems that negatively affect our competitiveness and viability.

SB 191_Reporting_Support.pdfUploaded by: Jennifer LaHatte

Position: FAV



Larry Hogan | Governor

Boyd Rutherford | Lt. Governor

R. Michael Gill | Secretary of Commerce

Signe Pringle | Deputy Secretary of Commerce

DATE: January 18, 2022 COMMITTEE: Senate Finance

BILL NO: Senate Bill 191

BILL TITLE: Maryland Department of Commerce - Transparency and Efficiency in

Reporting Act

POSITION: Support

The Maryland Department of Commerce supports Senate Bill 191 - Maryland Department of Commerce - Transparency and Efficiency in Reporting Act.

Bill Summary:

Senate Bill 191 would streamline Commerce's reporting requirements by repealing existing individual program reports and centralizing the Department's incentive program reports within the existing consolidated incentives report required under Economic Development Article 2.5-109.

Background:

Chapter 150, Acts of 2013 consolidated reporting on the Department's incentive programs into the Jobs Development Act Report currently required under Economic Development Article 2.5-109. In the years since the adoption of that consolidated report, new programs have been created with reporting requirements included in the program's statute, increasing the number of reports the Department is required to submit while also splintering requirements across separate reports.

The Department of Commerce is currently required to submit over fifty separate reports to the General Assembly annually. Although the reports Commerce submits to the General Assembly are not identical, mandated reports are often substantively similar and potentially duplicative. Program activity for a single program can be reported four or five times in different reports to the Governor, General Assembly and public throughout the course of a calendar year. Most of Commerce's economic development financing and tax credit programs include a reporting requirement for each program in their enabling statute. These requirements are generally located in Title 5 and Title 6 of the Economic Development Article. In short, there are different statutory reporting requirements for the same economic development programs in different sections of the Economic Development Article. Commerce's reporting requirements are further complicated by the number of mandated reports that are not in the Economic Development Article. Currently, there are twelve mandated reports in the Tax General Article, most of which are for tax credit programs. As a result, reporting requirements for tax credit programs are in two different Articles. Regardless of which Article establishes a tax credit reporting requirement, tax credits are also subject to the omnibus reporting requirements of Section 2.5-109 of the Economic Development Article.

Senate Bill 191 would repeal mandated reporting in the enabling statute for each economic development financing and tax credit program and centralize reporting requirements within Section 2.5-109 of the Economic Development Article.

Rationale:

Legislation streamlining Commerce's reporting requirements will: improve operational efficiency; provide for better data consistency; and ensure Commerce is able to report on its program activity clearly and transparently to the Governor, General Assembly and the public.

In addition, Senate Bill 191 creates a mechanism by which new programs created in the future will be required to report through Economic Development Article 2.5-109. This eliminates the need to revise statute that currently identifies programs by name when new programs are created or repealed and establishes a consistent expectation of the type of information and data that needs to be collected for economic development programs.

Commerce respectfully requests a favorable report on Senate Bill 191.