Testimony

of

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The Fiscal Policy Institute (FPI) was established in early 1991 as an outgrowth of a broad-based "Coalition for Economic Priorities" that had come together two years earlier in response to Governor Cuomo's 1989-90 Executive Budget. Gov. Cuomo was proposing to close a $2.7 billion budget gap through deep cuts in important government services, increases in fees and regressive taxes and shifts in responsibility to local governments. Governor Cuomo insisted that the state balance its budget without increases in what he referred to as the state's broad-based taxes.

In 1989, the Governor and the Legislature, despite or perhaps because of the state's fiscal problems and its weakening economy, insisted on going forward with the third phase of the large, multi-year personal income tax cut that had been enacted in 1987. Despite Governor Pataki's recent pronouncements regarding the relationship between jobs and cuts in broad based taxes, the large personal income tax cuts that were implemented in 1987, 1988 and 1989 did not inoculate New York from the emerging national recession. In fact, New York and the rest of the Northeast were hit particularly hard by that recession - and New York went from positive (but weakening) employment growth in 1989 to employment declines during each of the next three years.

Now after almost a decade of major changes in its fiscal policies, New York State is again confronting significant economic problems and related fiscal crises. And Governor Pataki, despite his statements about not repeating the failed policies of the past, is offering a plan for balancing the state's budget that is very similar to the budget balancing strategies that were
adopted by New York State in the early 1990s.

**The Current Challenge.** The Executive Budget estimates that New York State faces a $11.5 billion budget gap. This gap is not something that emerged full blown in the last several months. Instead, it has been brewing for a number of years and can be explained in several ways. First, the current projected gap can be explained from an accounting perspective by adding together last January’s projected gap of $6.8 billion and the additional revenue shortfall of $2.2 billion to $2.9 billion that we are experiencing during the current fiscal year. Or, we could look at the three major “external” developments that have “created” the gap: (1) the bursting of the Wall Street and dot.com bubbles; (2) the September 11th attacks and their aftermath; and (3) the national recession. And, finally, we could explain the current gap as a failure to engage in rational long term financial planning. New York State, in effect, undertook an overly ambitious multi-year tax reduction program that could not be sustained through a downturn in the economy or a downturn on Wall Street. But we got both downturns and September 11th as well.

**The bursting of the Wall Street and dot.com bubbles.** The primary cause of the budget problems now facing New York State and most other states has been the bursting of two interrelated bubbles: the Wall Street bubble and the dot.com bubble. We now know that this problem hit the states like a tidal wave in 2001 but it is not clear when state officials were first aware of the actual impact of these developments on state tax revenue.

In California, for example, taxable capital gains grew from about $20 billion a year in the early 1990s to $118 billion in 2000. But in the last two years this number has plummeted to $48 billion in 2001 and $40 billion in 2002.

Governor Pataki’s recently submitted Executive Budget reports that between calendar years 2000 and 2001, the net amount of capital gains taxable on New York State personal income tax returns fell 54.3% from $62.3 billion to $28.4 billion, and that this component of income is expected to decline further to $17.1 billion in 2002 and $14.7 billion in 2003. See the table on page 5 of FPI’s budget briefing book, *Balancing New York State’s 2003-2004 Budget in an Economically Sensible Manner*, for more detail on these developments.

The result has been a significant reduction in New York State's personal income tax receipts from a peak amount of $26.9 billion in 2000-01 to approximately $23 billion during both the 2002-03 and 2003-04 state fiscal years.

During the late 1990s, personal income tax receipts grew by double digits for three straight years: 12.5%, 12.7%, and 16.2%. This growth compensated for the cuts in other less "elastic" taxes, allowing total revenues to grow sufficiently to finance several major programmatic expansions - particularly the state financed STAR homestead exemption which grew from $0 in the 1997-98 fiscal year to approximately $2.8 billion this year, the expansion of Child Health Plus and the establishment of Family Health Plus - without significant reductions in other service areas.

**The World Trade Center disaster and the national recession.** While some states have been hit harder than New York by the national recession, New York has been hit particularly hard by the bursting of the Wall Street bubble and no state has suffered as much from the September 11th attacks. State tax revenues are down by billions because of (a) the direct impact of the disaster (the loss of thousands of lives and the destruction of 26 million square feet of prime office space)
and (b) the indirect impact on numerous industries from hotels to apparel manufacturing.

It is difficult to determine the magnitude of the NYS and NYC revenue losses that are directly attributable to September 11th but they are clearly substantial. The U. S. General Accounting Office (GAO) has carefully reviewed and validated the Pataki Administration's estimate that $1.4 billion in revenue losses during 2001-02 were directly attributable to those attacks. The GAO has said that it does not yet have enough information to reach a conclusion as to the reasonableness of the Pataki Administration's estimate ($4.2 billion) of state tax revenue losses during 2002-03.

A “Wishful Thinking” approach to long term financial planning. While it is not possible to roll back the clock and undo some of the policy decisions of the mid to late 1990s, it is clear in retrospect that the large multi-year tax reduction plans that were enacted in Governor Cuomo's last year in office and Governor Pataki's first six years were, when taken together, overly ambitious. The Governor's Division of the Budget has estimated that these tax cuts are reducing state tax revenues by about $12.8 billion this year and $13.5 billion next year.

Governor Pataki has taken pride in the fact that this multi-year effort was, by far, the largest tax reduction plan ever implemented by any state. In terms of balancing this objective with prudent fiscal planning, if New York had implemented a tax reduction plan of half this size, it would have still been the largest state tax reduction program in history but New York State would have been much better positioned to weather the fiscal storms that it is now facing.

Organizations like the Fiscal Policy Institute and other analysts and commentators were dismissed as "nay sayers" when they concluded that these tax reductions plans could not be sustained, without significant backtracking on either the revenue or the expenditure sides of the budget or both, in the event of a downturn in the economy or a downturn on Wall Street. Unfortunately, we are now dealing with both of those development simultaneously while trying to deal with the aftermath of September 11th as well.

An accounting perspective: How the 2002-03 gap begat the 2003-04 gap. All of these problems were clearly in focus a year ago when the Governor submitted his last Executive Budget. At that time, the Governor estimated that New York State faced a $6.8 billion budget gap - $1.1 billion during the fiscal year that was then coming to an end and $5.7 billion during 2002-03. To get through the year, the Governor proposed some very modest tax and fee increases, the use of approximately $2.8 billion in various reserves and other nonrecurring resources, freezes on spending for a wide variety of services and, in several areas, particularly in education and higher education, some pretty stiff budget cuts. The legislature restored many of the proposed cuts and provided an increase in school aid (which was still below the Budget Division's baseline), which were financed primarily with the use of about $1.2 billion in additional nonrecurring resources.

The result is that New York State would have a 2003-04 budget gap of at least $4.2 billion if revenue growth had rebounded as projected by the Governor in January 2002. But it has not. And the Governor now estimates next year's gap at $9.3 billion.
The state's fiscal dilemma has been compounded further by the fact that while the 2002-03 budget, as adopted, had anticipated a decline in revenues, the actual decline turned out to be about $2.1 billion greater than projected. This means that the state now has a $2+ billion gap to address in closing out its current fiscal year. It also means that the state's gap for 2003-04 becomes at least $6.3 billion unless the rate of revenue growth is greater than previously projected. But that does not now appear to be a reasonable assumption. In fact it now looks like year to year revenue growth will be less than the 5.25% projected last January, further increasing the projected gap for next year.

Closing the 2003-04 Budget Gap: The Governor's Multi-Year Approach. In going forward, Governor Pataki is proposing a multi-year plan for getting the state's finances back into some semblance of structural balance. This is not an illogical or inappropriate approach since implementing $9 billion or more of recurring service cuts and/or recurring revenue increases during the next fiscal year would cause substantial harm to the state's economy. In thinking about the magnitude of this gap, it is important to remember that this gap is in the state's General Fund which currently accounts for approximately $40 billion of state spending. While some General Fund gap closing actions can involve the use of resources in other funds, it is important to remember that New York’s gap is a full 24% of its General Fund.

Implicit in the Governor's multi-year approach are two kinds of budget balancing actions. First, the Governor is, in effect, proposing to reduce the projected budget gap to "manageable" proportions through one-shots (such as the proposed tobacco securitization), additional federal aid, efficiencies and other actions that do not create an additional drag on the state's economy during the current recession.

Second, in recommending a mix of more painful budget cuts and revenue increases to close the remaining gap, the Governor leans much more heavily toward service cuts than to revenue increases; and in the revenue increases that he is proposing he relies almost entirely on increases in regressive consumption taxes and fees.

The Governor is correct in taking a multi-year approach to addressing the state's current fiscal crisis. And, in implementing such an approach, he is correct in proposing to reduce the projected budget gap to manageable proportions before resorting to service cuts and/or tax increases that would create an additional drag on the state's economy during the current recession. We do, however, also believe that within this overall strategic framework much better choices are possible.

Reducing the Budget Gap to Manageable Proportions. The actions designed to reduce the amount of the gap that has to be closed through economically painful service cuts and/or revenue increases, can be broken down into two categories: recurring and nonrecurring actions.

In general, the use of nonrecurring resources to balance the 2003-04 budget will be criticized by some observers as "simply putting off the problem." But, as discussed earlier in this presentation, attempting to close all or most of the current gap in a single year would do significant damage to the state's economy. The argument that we should "bite the entire bullet" immediately implies incorrectly that the economy and Wall Street will not recover and that lower
Manhattan will not be rebuilt. The problem is guessing when these various recoveries will begin, how strong they will be, and what the effects (in terms of both timing and magnitude) they will have on state revenues. Thus, the use of a mix of both recurring and nonrecurring actions to close the 2003-04 budget is not unwarranted.

More problematical is the fact that some nonrecurring actions will provide the state with significant additional resources in the next several years but will reduce the resources available to the state in subsequent years. For example, the largest of the nonrecurring actions, the proposed tobacco securitization, is designed in the Governor's financial plan to provide resources to help in balancing the 2002-03 ($1.5 billion), 2003-04 ($2.3 Billion) and 2004-05 ($400 million) budgets. But, there are recurring costs to this proposal, however, since the monies involved, New York State's share of the receipts from the tobacco manufacturer Master Settlement Agreement, are currently dedicated to the financing of a variety of health care programs authorized by the Health Care Reform Act (HCRA). It is therefore extremely important that legislators and outside organizations carefully review the claim in the Executive Budget that "the HCRA plan fully accommodates the re-direction of Tobacco Settlement payments."

Among the additional nonrecurring action that should be considered include two that require close cooperation with New York's congressional delegation, the Bush and Bloomberg Administrations, and the activation of an active federal lobbying effort by public and private sector leaders from New York State in coalition with public and private sector leaders from other states.

New York's public and private sector leaders should work with New York's congressional delegation, the Bush Administration and public and private sector leaders from other states to ensure that the federal government provide "state fiscal relief" as part of its efforts to deal with the effects of the current recession. In late July, the U.S. Senate adopted an 18-month "state fiscal relief" measure which would have provided the states with $7 billion of fiscal relief over 18 months by temporarily increasing the federal Medicaid match rate and increasing Title XX Social Service Block Grant payments. New York would have received about $1.1 billion of that assistance. This proposal by Jay Rockefeller (R- WV) and Susan Collins (R-ME) was added as an amendment to the Schumer-McCain prescription drug bill (S. 812) by an overwhelming bi-partisan majority (75-24). While the Schumer-McCain bill passed the Senate, it was never considered by the House of Representatives. Representatives Peter King (R-NY) and Sherrod Brown (D-OH) have obtained broad bi-partisan co-sponsorship for a 12-month State Fiscal Relief Act that they will be reintroducing in the near future. This bill would provide a 2% increase, retroactive to October 1, 2002, in the federal medicaid match rate for all states that maintain their current Medicaid eligibility levels. Under this bill, states that have high unemployment (defined as having a state unemployment rate higher than the national average for three consecutive months) would be eligible for an additional 2.5 percentage point increase in their FMAP provided that they maintain current eligibility levels."

New York's public and private sector leaders should also work with New York's congressional delegation, the Bush Administration and public and private sector leaders from other states to secure amendments to the Stafford Act (the Federal Emergency Management Act) that would allow New York State and New York City to receive federal aid for tax revenue
losses directly attributable to the WTC attacks and which would allow other states and cities to receive such aid in the event of future attacks. Governor Pataki initially raised this issue in his October 2001 request for federal help, but since then the state's emphasis has shifted to seeking federal money for other purposes. HR 5523/S 3055, as introduced in the last Congress by Congresswoman Carolyn Maloney et al. and Senators Schumer and Clinton, would allow states and localities to receive federal reimbursement for a substantial portion of revenue losses directly attributable to terrorist attacks.

Recurring actions that can reduce the size of the gap that has to be closed through economically harmful service cuts and/or revenue increases involve refinancing debt to take advantage of lower interest rates. Several other examples of such actions which have been highlighted by the Fiscal Policy Institute in the past include getting better prices on prescription drugs and closing corporate tax loopholes that give an unfair competitive advantage to some business over others and which allow large multi-state and multi-national corporations to profit from New York markets without carrying a fair share of the tax load. An additional example of these types of actions include the current multi-state effort to simplify state sales and use tax systems as part of an effort to secure federal legislation and/or court decisions that would allow the states to require remote sellers to collect and remit sales and use taxes on sales to state residents. This effort is essential to providing an even playing field for local retailers (referred to as "bricks and mortar" sellers in the current national debate on this subject) and to stop the increasing erosion of state and local sales tax bases.

Making the Hard Choices. Once the Governor gets to the more difficult step of closing the remaining gap through a mix of more painful budget cuts and revenue increases, he proposes about $4 of service cuts for every $1 of revenue increases. And, the revenue increase that he does propose are overwhelmingly increases in consumption and other regressive taxes and fees.

The Governor attempts to justify these policy choices by (1) asserting a relationship among taxes, government spending and the economy that is inconsistent with basic economic principles, and (2) presenting a mythical and incorrect rendition of New York State's economic history.

First, the Governor assumes/asserts that tax increases generally have a more negative effect on the economy than service cuts. This is not true, and is particularly mistaken during a recession. Neither tax increases or service cuts are desirable during a recession, but New York (like most other states) is required to balance its budget in both good times and bad. As Joseph Stiglitz, winner of the 2001 Nobel Prize in Economics, and Peter Orszag of the Brookings Institution have explained in Budget Cuts vs. Tax Increases at the State Level: Is One More Counter-Productive than the Other During a Recession?, a temporary increase in the tax on the portions of income over some relatively high level is the least damaging mechanism for balancing state budgets during recessions. Reductions in government spending on goods and services produced or provided locally and reductions in transfer payments to lower-income families are most damaging to the economy since they take dollar for dollar out of the local economy. Increases in consumption taxes and fees will take more demand out of the economy than tax increases on the portion of income over some relatively high level.
The Governor's implicit definition of what kinds of taxes are "job-killing" and what kinds are not, seems particularly inconsistent with basic economic principles. Gross receipts taxes and fees will have the most negative impact on the ability of businesses, particularly small businesses, to create and maintain jobs since they make it more difficult to make a profit. Taxes on net profits or net income will have the least damaging effect and, for the reasons cited by Stiglitz, will create the least drag on the economy during a recession.

Both tax increases and service cuts can be "job killers." The Governor and the Legislature should want to avoid job killing service cuts as much as he wants to avoid job killing tax increases. But, because states have to balance their budgets during both good times and bad, the choices that have to be made in this year's budget require the Governor and the Legislature to chose that mix of revenue increases and service cuts that have the least negative effect on the economy.

We must also remember that some of the budget cuts proposed by the Governor are really tax increases. The Governor's proposed school aid cuts will hurt the economy in one or both of the following ways. Cuts in the quality of local educational programs will not only hurt communities' attractiveness to residents and employers and negatively impact on districts' ability to achieve higher performance standards but they will also reduce employment both directly and indirectly. On the other hand, to the extent that local communities do not want to cut their educational programs, they will have to increase local property taxes more than would otherwise be necessary. Similarly many of the Governor's proposed savings in Medicaid and welfare costs will require NYC and the counties outside NYC to increase local taxes and others will put those local governments in the position of having to choose between cuts that hurt vulnerable families and increases in regressive taxes that hurt those and other vulnerable families.

Learning from History, Not Revising It. The 2003-04 Executive Budget is premised on inaccurate renditions of New York's economic history. This is particularly true when it comes to the Governor's claims that the budgetary choices that he is now proposing will work because they worked in 1995. There are two basic problems with this assertion. First, the current economic situation is fundamentally different than the economic situation that New York State faced in 1995. Second, the growth that did occur in the late 1990s, just like the declines that have occurred in the last several years, are closely related to other factors, primarily the boom and now the bust on Wall Street.

2003 is not just like 1995. In January of 1995, the national recession had been over for 3 and a half years and the New York State recession had been over for two years and two months. New York had experienced year-to-year job growth in both 1993 and 1994 and this trend continued until 2000. See the graphs on pages 19 and 59 of FPI's budget briefing book, *Balancing New York State’s 2003-2004 Budget in an Economically Sensible Manner*, for more detail on these economic trends.

The situation is vastly different today. We've had two years of serious job losses as a result of the World Trade Center attacks, the recession and the bursting of the stock market and dot-com bubbles. It is not clear if the national recession is over, and it is even more doubtful that the recession here in New York.
In the Economic Backdrop section of the Executive Budget, the Division of the Budget (DOB) notes that New York State's job losses have been much more severe than the monthly employment survey data have indicated to date. DOB is projecting that when the State Labor Department releases its revised employment data in early March it will show that the job losses over the past two years were really much greater than now indicated.

Moreover, in the event of a second Gulf War, the economy, particularly here in New York, will be much weaker than the baseline projections for 2003. Consumer confidence and business investment will falter, higher oil prices will drive up inflation, and a recovery in the financial markets will be pushed back.

**State fiscal policies did not drive the boom of the late 1990s.** Governor Pataki also claims that the budgetary policies that he implemented, beginning in 1995, were responsible for the economic boom that followed. An examination of the nature and the composition of the state's economic and revenue growth during the late 1990s shows that this assertion is incorrect.

First, every measure of economic growth points to Wall Street as the dominant force in the state's late 1990s expansion. Half of the total economic growth recorded in the state, as reported by the U.S. Commerce Department in its Gross State Product series, stemmed directly from Wall Street. Nearly 40% of the nearly $200 billion increase in New York State Adjusted Gross Income from 1995 to 2000 resulted from the increase in Wall Street wages and bonuses and the increase in largely stock-market related capital gains. New York State fiscal policies did not trigger the stock market bubble.

Second, the economic expansion of the late 1990s was not unique to NYS. States throughout the country rode this roller coaster up and are now riding it down. California, for example, experienced an even greater increase in both total Adjusted Gross Income and capital gains than did New York. From 1995 to 2000, California experienced a 72% increase in Adjusted Gross Income compared to New York's 62% increase. Capital gains also increased much faster in California than New York during the late 1990s - up 490% vs. New York's 350% increase.

Third, if Governor Pataki's fiscal policies were the cause of the state's economic boom, why did the downstate region fare so much better than upstate in the late 1990s? Job growth upstate averaged only 1.2% a year from 1994 to 2000 whereas downstate, job growth averaged 1.9% annually. The state's fiscal policies were the same throughout the state but the boom occurred downstate where New York City, despite its much higher cost of living and higher taxes than in the rest of the state led the parade.

**Deja vu all over again.** The strategy that the Governor is proposing for balancing the 2003-04 budget is very similar to ways in which New York State balanced its budget during the last recession. Governor Pataki claims that the state government balanced its budgets during the last recession with massive tax increases. And, he implies that these tax increases were of the kind that he is implicitly characterizing as "job killing" tax increases. Well there were tax and fee increases during the early 1990s, but they represented less than 25% of the budget balancing actions taken during those years AND those tax and fee increases were overwhelmingly of the
kind that the Governor is proposing in this year's budget.

In 1989, the Coalition for Economic Priorities, a broad-based coalition co-chaired by the heads of the NYS Council of Churches, the NYS Association of Counties, and the NYS AFL-CIO, was formed to lobby for the deferral of the remaining steps of the large, multi-year personal income tax cuts that were enacted in 1987. This coalition consisted of organizations that foresaw the huge shift to local property and sales taxes that was inherent in the Governor's budget proposals and organizations that were worried about the impact of the proposed budget cuts on the state's most vulnerable populations and on the quality of life for all New Yorkers. But the Governor and the Legislature refused to take the advice of this coalition. Instead, in 1989, the state government implemented a very large reduction in the state's personal income tax.

Based on Governor Pataki's recent expositions on the relationship between state tax policy choices and the economy, that large personal income tax cut should have somehow stimulated the state's economy and insulated it from the accelerating recession. But, as we know, that did not happen. Instead, the state's economic situation got worse.

In 1990, the main budget, which was adopted in May of that year, included a deferral of the scheduled income tax cuts but it did not include any increases in the progressivity of the state income tax. But there were real and substantial state tax increases in the originally adopted 1990-91 budget but those tax increases were particularly misguided as the Fiscal Policy Institute stated in its analyses and its budget testimony during the remaining years of the Cuomo administration. First, most of the state tax increases enacted during this period involved increases in existing consumption taxes and the enactment of new consumption taxes. Second, in an effort to have businesses carry a fair share of the burden during this period, the legislature enacted a surcharge on the state's main business taxes (the bank tax, the insurance tax, the state's main tax on the incomes of general business corporations - the Article 9-A Corporate Franchise Tax, and the utility gross receipts tax). While well intended, the shortcoming of this approach as identified by the Fiscal Policy Institute during this period was two-fold. The first three of these taxes, particularly the Article 9-A Corporate Franchise Tax, were and are riddled with loopholes that make them patently unfair. Thus, enacting a surcharge rather than closing loopholes, increased the unevenness of the competitive playing field. Second, increases in the utility gross receipts tax increases the price of energy making it harder for businesses to make a profit and making it harder for families to make ends meet.

In December of 1990, the Legislature enacted a mid-year $1 billion deficit reduction package, with all of the gap closing being done on the expenditure side of the ledger.

In 1991, the state continued this approach to budget balancing with one small exception, a relatively small increase in the tax on incomes over $100,000, that paled in comparison to the emphasis during this period on closing the state's budget gap through service cuts and increases in fees and regressive taxes.

One important result of the state's budget balancing strategies during this 1989 to 1991 period was to place incredible pressure on the local property and sales taxes. From 1987 to 1992, local property tax revenues were up by 50% from $14 billion to $21 billion, while state income
over the last several months of 2002, we have seen the beginnings of a similar tax shift. If the Governor's budget proposals are adopted as submitted this trend will accelerate just as it did in the early 1990s.

While Governor Pataki has repeatedly asserted that New York State must avoid the failed fiscal policies of the past he is, in reality, copying those policies as if he were following a script. As former Nixon Attorney General John Mitchell said, look at what we do not what we say.

Tax Policy Options. Despite its high poverty rates and great wage and income inequality, New York maintains a regressive state-local tax system.

· A progressive tax system is one in which the portion of a household's income that goes to taxes increases as its income increases.

· A regressive tax system is one in which that portion decreases as one's income increases. In other words, a regressive tax system is one in which wealthy households pay a smaller share of their incomes in taxes than do lower income households.

· A proportional tax system is one in which all households, regardless of their income levels, pay about the same portion of their incomes in taxes.

While it is interesting to note if an individual tax is regressive, proportional, or progressive, the more important question is whether the tax system as a whole is regressive, proportional, or progressive. For most states, the question is whether or not the progressivity of its personal and corporate income taxes and its estate tax balance out the regressivity of its consumption, excise and property taxes.

Over the last 25 years, New York State has steadily reduced the progressivity of its personal income tax while the states with which it competes have moved in the opposite direction. New York used to have 3rd highest top income tax rate of all the states with income taxes. It is now 19th out of 42, with a top rate of 6.85%.

In September 2001, for example, North Carolina adopted a temporary (3-year) additional tax bracket of 8.25% (over and above its regular top rate of 7.75%) on the portions of taxable income above $100,000 for single individuals and $200,000 for married couples. Last year, Massachusetts raised $1 billion per year by postponing scheduled income tax cuts and temporarily raising its tax on income from capital gains. And, Connecticut Governor John Rowland is currently seeking legislative authorization for an additional 1% tax on the portion of incomes over $1 million, even though he vetoed a similar proposal last summer.

Here are three alternative approaches of this type that New York could adopt. First, a modest, temporary surcharge on seven-tenths of one percent (.007) the portions of a taxpayer's New York Adjusted Gross Income above $100,000 and another seven tenths of one percent
(.007) on the portions of income above $200,000 would raise between $2.7 to $3.0 billion annually. This would still leave affected taxpayers with a much lower personal income tax bill than in 2001 because of the Bush tax cuts and federal deductibility of state and local income taxes. If you earn $300,000 a year, you'll be getting about a $5,000 tax break from the federal government. Alternatively, a temporary additional tax bracket of 7.85% (one percent above the current top rate of 6.85% that kicks in at taxable income levels of $20,000 for single individuals and $40,000 for married couples) on the portion of taxable income over $100,000 for individuals, over $200,000 for married couples, and over $150,000 for heads of households would increase revenues by approximately $1.4 to $1.6 billion per year. Or, adding a one percent surcharge on the portions of Adjusted Gross Income above $150,000 would raise about $2 billion per year.

All of these proposals would have a less negative effect on the New York economy than cuts in state and local services produced or provided locally or increases in fees or regressive taxes. These proposals all have several other advantages. First they would only increase the effective tax rate for those taxpayers who are currently paying less of their income in state and local taxes than the other 90% to 95% of New York taxpayers. Second, over 20% of these tax increases would be paid by residents of other states and other countries. Third, because of federal deductibility of state and local income taxes, the federal government would be paying for about a third of the bill.

New York's corporate income tax is riddled with loopholes and inequities. The result is that many large multi-state and multi-national corporations that profit from New York markets (and others that rely heavily on New York services) pay little or nothing in New York State taxes by using accounting tricks currently allowed under law. Toy R’ Us, for example, avoids taxation in New York by shifting income, in the name of royalty payments, to a subsidiary that owns its trademark Geoffrey the Giraffe. That subsidiary just happens to be located in a state that does not tax income from so-called "intangibles." The New York State Department of Taxation and Finance and the New York City Department of Finance have both tried to pierce these corporate veils, but the New York law as currently written makes it virtually impossible for them to do so.

Last summer, New Jersey enacted legislation that raised $1 billion by closing this and other corporate loopholes. New York, meanwhile, has made its corporate income tax into a form of legal Swiss cheese - going so far as to add loopholes to the corporate Alternate Minimum Tax (AMT) which was established to ensure that profitable corporations made at least some contribution to the cost of government services.

New York could join California, Colorado, Illinois, New Hampshire and the 12 other states that use a reform called "combined reporting" to prevent profitable multi-state and multi-national corporations from avoiding state corporate income taxes through something called "transfer pricing.” This accounting trick enables such corporations to shift income and expenses among their numerous subsidiary corporations in order to reduce their overall tax liability by having inordinately large portions of their income show up in subsidiaries that are only taxable in so-called offshore tax havens where tax rates are inordinately low, or in states that do not have corporate income taxes, or in states (like Delaware) that have corporate income taxes but which do not tax the income from trademarks and other intangibles. The adoption of combined
reporting in NY would raise between $340 and $390 million annually.
New York could also adopt a new state Corporate Alternative Minimum Tax (AMT) similar to the Alternate Minimum Assessment (AMA) enacted last year by New Jersey. The New Jersey AMA applies only to businesses with gross profits of $1 million or more, with those businesses subject to a new low rate assessment on either the portion of their gross profits over $1 million or the portion of their gross receipts over $2 million; whichever is less. This new assessment is estimated to raise between $202 and $234 million per year in New Jersey. In New York, a similar assessment would probably raise at least between $400 and $460 million per year.

New York State should also eliminate or reform its litany of wasteful corporate subsidies. Most importantly, loopholes in the Empire Zone program should be closed.