3191

2011-2012 Regular Sessions

IN SENATE

February 11, 2011

- Introduced by Sens. RANZENHOFER, DeFRANCISCO, FUSCHILLO, JOHNSON, LARKIN, MAZIARZ, O'MARA, SALAND -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations
- AN ACT to amend the tax law, in relation to a small business electric energy tax credit

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 210 of the tax law is amended by adding a new 2 subdivision 43 to read as follows:

3 43. SMALL BUSINESS ELECTRIC ENERGY TAX CREDIT. (A) A TAXPAYER THAT IS 4 ELIGIBLE UNDER THE LIMITATIONS SPECIFIED IN PARAGRAPH (B) OF THIS SUBDI-VISION SHALL BE ALLOWED A CREDIT AGAINST THE TAX IMPOSED BY THIS ARTI-5 6 THE AMOUNT OF THE CREDIT SHALL BE EQUAL TO THE CLE. PRODUCT OF TWO 7 CENTS PER KILOWATT HOUR FOR ALL BUSINESS RELATED ELECTRICITY USAGE AT 8 THE TAXPAYER'S PRIMARY BUSINESS LOCATION.

9 (B) AN ELIGIBLE TAXPAYER SHALL (I) HAVE NO MORE THAN NINETEEN FULL 10 TIME EQUIVALENT EMPLOYEES IN NEW YORK STATE, INCLUDING ANY RELATED AFFILIATES, 11 MEMBERS OR (II) NOT BE A SOLE-PROPRIETORSHIP ΙF SUCH SOLE-PROPRIETOR'S PRIMARY BUSINESS LOCATION IS SITED IN OR PART OF SUCH 12 SOLE-PROPRIETOR'S PLACE OF RESIDENCE, (III) NOT BE CERTIFIED PURSUANT TO 13 ARTICLE EIGHTEEN-B OF THE GENERAL MUNICIPAL LAW, AND (IV) NOT BE RECEIV-14 15 ING ANY ALLOCATION OR AWARD PURSUANT TO ANY PROGRAM AUTHORIZED UNDER ARTICLE SIX OF THE ECONOMIC DEVELOPMENT LAW. 16

17 (C) (I) THE TERM "BUSINESS RELATED ELECTRICITY USAGE" SHALL REFER TO ELECTRICAL POWER USAGE USED TO FURTHER 18 THE ECONOMIC ACTIVITY OF THETAXPAYER AT THE PRIMARY BUSINESS LOCATION THAT IS CLEARLY DELIMITED FROM 19 SHARED ELECTRICAL POWER USAGE COST. (II) THE TERM "PRIMARY BUSINESS 20 ANY LOCATION" SHALL MEAN THE PHYSICAL SITE OF THE TAXPAYER WITHIN THE 21 STATE 22 OF NEW YORK WHERE THE MAJORITY OF THE TAXPAYER'S ECONOMIC ACTIVITY IS 23 GENERATED OR COORDINATED THROUGH. (III) THE TERM "RELATED MEMBERS"

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

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SHALL HAVE THE SAME MEANING AS SET FORTH IN CLAUSES (A) AND (B) OF 1 2 SUBPARAGRAPH ONE OF PARAGRAPH (O) OF SUBDIVISION NINE OF SECTION TWO EIGHT OF THIS ARTICLE, AS AMENDED BY SECTION ONE OF PART M OF 3 HUNDRED 4 CHAPTER SIX HUNDRED EIGHTY-SIX OF THE LAWS OF TWO THOUSAND THREE, AND 5 THE TERM "AFFILIATES" SHALL MEAN THOSE CORPORATIONS THAT ARE MEMBERS OF 6 THE SAME AFFILIATED GROUP (AS DEFINED IN SECTION FIFTEEN HUNDRED FOUR OF 7 THE INTERNAL REVENUE CODE) AS THE TAXPAYER.

8 (D) THE ELIGIBLE USAGE LEVEL SHALL BE THE TOTAL KILOWATT HOUR USAGE OF 9 THE TAXPAYER FOR BUSINESS RELATED ELECTRICITY USAGE DURING THE TAXPAY-10 ER'S TAXABLE YEAR AS VERIFIED THROUGH BILLS OR OTHER FORM OF USAGE CHART 11 PROVIDED TO THE TAXPAYER BY THE TAXPAYER'S ELECTRICITY POWER SERVICE 12 PROVIDER.

13 CREDIT ALLOWED UNDER THIS SUBDIVISION FOR ANY TAXABLE YEAR (E) THE 14 SHALL NOT REDUCE THE TAX DUE FOR SUCH YEAR TO LESS THAN THE HIGHER OF 15 THE AMOUNTS PRESCRIBED IN PARAGRAPHS (C) AND (D) OF SUBDIVISION ONE OF 16 THIS SECTION. HOWEVER, IF THE AMOUNT OF CREDIT ALLOWED UNDER THIS SUBDI-17 VISION FOR ANY TAXABLE YEAR REDUCES THE TAX TO SUCH AMOUNT, ANY AMOUNT CREDIT NOT DEDUCTIBLE IN SUCH TAXABLE YEAR SHALL BE TREATED AS AN 18 OF 19 OVERPAYMENT OF TAX TO BE CREDITED OR REFUNDED IN ACCORDANCE WITH THE PROVISIONS OF SECTION TEN HUNDRED EIGHTY-SIX OF THIS CHAPTER. PROVIDED, 20 21 HOWEVER, THE PROVISIONS OF SUBSECTION (C) OF SECTION TEN HUNDRED EIGHT-22 Y-EIGHT OF THIS CHAPTER NOTWITHSTANDING, NO INTEREST SHALL BE PAID THER-23 EON.

24 S 2. Section 606 of the tax law is amended by adding a new subsection 25 (ss) to read as follows:

26 (SS) SMALL BUSINESS ELECTRIC ENERGY TAX CREDIT. (1) A TAXPAYER THAT IS 27 ELIGIBLE UNDER THE LIMITATIONS SPECIFIED IN PARAGRAPH TWO OF THIS SHALL BE ALLOWED A CREDIT AGAINST THE TAX IMPOSED BY THIS 28 SUBSECTION 29 ARTICLE. THE AMOUNT OF THE CREDIT SHALL BE EOUAL TO THE PRODUCT (OR PRO RATA SHARE OF THE PRODUCT IN THE CASE OF A PARTNERSHIP) OF TWO CENTS PER 30 31 KILOWATT HOUR FOR ALL BUSINESS RELATED ELECTRICITY USAGE AT THE TAXPAY-32 ER'S PRIMARY BUSINESS LOCATION.

33 (2) AN ELIGIBLE TAXPAYER SHALL (I) HAVE NO MORE THAN NINETEEN FULL 34 TIME EOUIVALENT EMPLOYEES IN NEW YORK STATE, INCLUDING ANY RELATED MEMBERS OR AFFILIATES, (II) SHALL NOT BE A SOLE-PROPRIETORSHIP IF 35 SUCH SOLE-PROPRIETOR'S PRIMARY BUSINESS LOCATION IS SITED IN OR PART OF SUCH 36 37 SOLE-PROPRIETOR'S PLACE OF RESIDENCE, (III) NOT BE CERTIFIED PURSUANT TO 38 ARTICLE EIGHTEEN-B OF THE GENERAL MUNICIPAL LAW, AND (IV) NOT BE RECEIV-39 ING ANY ALLOCATION OR AWARD PURSUANT TO ANY PROGRAM AUTHORIZED UNDER 40 ARTICLE SIX OF THE ECONOMIC DEVELOPMENT LAW.

THE TERM "BUSINESS RELATED ELECTRICITY USAGE" SHALL REFER TO 41 (3) (I) ELECTRICAL POWER USAGE USED TO FURTHER THE ECONOMIC ACTIVITY OF 42 THE 43 TAXPAYER AT THE PRIMARY BUSINESS LOCATION THAT IS CLEARLY DELIMITED FROM SHARED ELECTRICAL POWER USAGE COST. (II) THE TERM "PRIMARY BUSINESS 44 ANY 45 LOCATION" SHALL MEAN THE PHYSICAL SITE OF THE TAXPAYER WITHIN THE STATE NEW YORK WHERE THE MAJORITY OF THE TAXPAYER'S ECONOMIC ACTIVITY IS 46 OF 47 GENERATED OR COORDINATED THROUGH. (III) THE TERM "RELATED MEMBERS" SHALL 48 HAVE THE SAME MEANING AS SET FORTH IN CLAUSES (A) AND (B) OF SUBPARA-49 GRAPH ONE OF PARAGRAPH (O) OF SUBDIVISION NINE OF SECTION TWO HUNDRED 50 EIGHT OF THIS CHAPTER, AS AMENDED BY SECTION ONE OF PART M OF CHAPTER HUNDRED EIGHTY-SIX OF THE LAWS OF TWO THOUSAND THREE, AND THE TERM 51 SIX "AFFILIATES" SHALL MEAN THOSE CORPORATIONS THAT ARE MEMBERS OF THE SAME 52 AFFILIATED GROUP (AS DEFINED IN SECTION FIFTEEN HUNDRED FOUR OF THE 53 54 INTERNAL REVENUE CODE) AS THE TAXPAYER.

55 (4) THE ELIGIBLE USAGE LEVEL SHALL BE THE TOTAL KILOWATT HOUR USAGE OF 56 THE TAXPAYER FOR BUSINESS RELATED ELECTRICITY USAGE DURING THE TAXPAY-

ER'S TAXABLE YEAR AS VERIFIED THROUGH BILLS OR OTHER FORM OF USAGE CHART 1 2 PROVIDED TO THE TAXPAYER BY THE TAXPAYER'S ELECTRICITY POWER SERVICE 3 PROVIDER. 4 (5) IF THE AMOUNT OF CREDIT ALLOWED UNDER THIS SUBSECTION FOR ANY 5 TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE EXCESS 6 SHALL BE TREATED AS AN OVERPAYMENT OF TAX TO BE CREDITED OR REFUNDED IN 7 ACCORDANCE WITH THE PROVISIONS OF SECTION SIX HUNDRED EIGHTY-SIX OF THIS ARTICLE, PROVIDED, HOWEVER, THAT NO INTEREST SHALL BE PAID THEREON. 8 S 3. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 9 10 of the tax law is amended by adding a new clause (xxxii) to read as follows: 11 12 (XXXII) SMALL BUSINESS ELECTRIC QUALIFYING ELECTRICITY USAGE

12(MARTI, SHALL BOSTNESS ELECTRICQUALIFITING ELECTRICITI USAGE13ENERGY TAX CREDITUNDER SUBDIVISION FORTY-THREE14UNDER SUBSECTION (SS)OF SECTION TWO HUNDRED TEN15S 4. This act shall take effect immediately and shall apply to taxable16years beginning on or after January 1, 2012.