1383

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

- Introduced by Sen. MONTGOMERY -- 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 providing a re-entry employment incentive tax credit; and providing for the repeal of such provisions upon expiration thereof

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 46 to read as follows:

46. RE-ENTRY EMPLOYMENT INCENTIVE TAX CREDIT. (A) A TAXPAYER SHALL BE
ALLOWED A CREDIT, TO BE COMPUTED AS HEREINAFTER PROVIDED, AGAINST THE
TAX IMPOSED BY THIS ARTICLE IN THE AMOUNT PRESCRIBED BY THIS SUBDIVISION
WHERE SUCH TAXPAYER EMPLOYS ONE OR MORE QUALIFYING INDIVIDUALS DESIGNATED PURSUANT TO SUBDIVISION (A) OF SECTION FOUR OF THE CHAPTER OF THE
LAWS OF TWO THOUSAND THIRTEEN THAT ADDED THIS SUBDIVISION.

9 (B) THE AMOUNT OF THE CREDIT SHALL BE AS FOLLOWS FOR EACH QUALIFYING 10 INDIVIDUAL EMPLOYED BY THE TAXPAYER:

11 (I) FIFTY PERCENT OF THE QUALIFIED WAGES IN THE FIRST YEAR OF EMPLOY-12 MENT;

13 (II) FORTY PERCENT OF QUALIFIED WAGES IN THE SECOND YEAR OF EMPLOY-14 MENT; AND

15 (III) THIRTY PERCENT OF QUALIFIED WAGES IN THE THIRD YEAR OF EMPLOY-16 MENT.

17 (C) FOR THE PURPOSES OF THIS SUBDIVISION, "QUALIFYING INDIVIDUAL" 18 SHALL MEAN AN INDIVIDUAL HIRED BY A TAXPAYER ON OR AFTER JANUARY FIRST, 19 TWO THOUSAND FOURTEEN WHO:

20 (I) HAS BEEN CONVICTED OF A FELONY IN THIS STATE IN THE LAST FIVE 21 YEARS, HAS BEEN RELEASED FROM A CORRECTIONAL FACILITY AS DEFINED IN 22 SUBDIVISION FOUR OF SECTION TWO OF THE CORRECTION LAW IN THE LAST FIVE

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

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1 YEARS OR IS SERVING A PERIOD OF POST-RELEASE SUPERVISION, PAROLE OR 2 PROBATION FOR THE CONVICTION OF A FELONY, PROVIDED THAT AN INDIVIDUAL 3 SHALL BE CONSIDERED A QUALIFIED INDIVIDUAL FOR EACH OF THE FIRST FOUR 4 YEARS OF EMPLOYMENT IF HIRED BY THE TAXPAYER WITHIN THE TIME PERIOD 5 SPECIFIED IN THIS SUBPARAGRAPH;

(II) RESIDES IN THIS STATE;

7 (III) RECEIVES WAGES WHICH ARE AT LEAST ONE HUNDRED FORTY PERCENT OF 8 THE STATE MINIMUM WAGE; AND

9 (IV) RECEIVES QUALIFIED WAGES FOR AT LEAST THREE CONTINUOUS MONTHS 10 FROM THE TAXPAYER DURING THE TAXABLE YEAR.

11 (D) FOR THE PURPOSES OF THIS SUBDIVISION, "QUALIFIED WAGES" SHALL MEAN 12 WAGES PAID OR INCURRED BY THE TAXPAYER DURING THE TAXABLE YEAR TO THE 13 QUALIFIED INDIVIDUAL, PROVIDED THAT THE AMOUNT OF QUALIFIED WAGES WHICH 14 MAY BE TAKEN INTO ACCOUNT WHEN CALCULATING THE CREDIT PURSUANT TO THIS 15 SUBDIVISION SHALL NOT EXCEED TEN THOUSAND DOLLARS PER YEAR.

(E) NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, THE CREDIT 16 17 AND CARRYOVER OF SUCH CREDIT ALLOWED UNDER THIS SUBDIVISION FOR ANY TAXABLE YEARS SHALL NOT, IN THE AGGREGATE, REDUCE THE TAX DUE FOR SUCH 18 19 YEAR TO LESS THAN THE HIGHER OF THE AMOUNTS PRESCRIBED IN PARAGRAPHS (C) AND (D) OF SUBDIVISION ONE OF THIS SECTION, ANY AMOUNT OF CREDIT 20 OR 21 CARRYOVER OF SUCH CREDIT THUS NOT DEDUCTIBLE IN SUCH TAXABLE YEAR MAY BE 22 CARRIED OVER TO THE FOLLOWING YEAR OR YEARS AND MAY BE DEDUCTED FROM THE TAX FOR SUCH YEAR OR YEARS. IN ADDITION, THE AMOUNT OF SUCH CREDIT, AND 23 24 CARRYOVERS OF SUCH CREDIT TO THE TAXABLE YEAR, DEDUCTED FROM THE TAX 25 OTHERWISE DUE MAY NOT, IN THE AGGREGATE, EXCEED FIFTY PERCENT OF THE TAX IMPOSED UNDER SECTION TWO HUNDRED NINE OF THIS ARTICLE COMPUTED WITHOUT 26 REGARD TO ANY CREDIT PROVIDED BY THIS SECTION. 27

28 S 2. Section 606 of the tax law is amended by adding a new subsection 29 (k-1) to read as follows:

30 (K-1) RE-ENTRY EMPLOYMENT INCENTIVE TAX CREDIT. (A) A TAXPAYER SHALL
31 BE ALLOWED A CREDIT, TO BE COMPUTED AS HEREINAFTER PROVIDED, AGAINST THE
32 TAX IMPOSED BY THIS ARTICLE IN THE AMOUNT PRESCRIBED BY THIS SUBSECTION
33 WHERE SUCH TAXPAYER EMPLOYS ONE OR MORE QUALIFYING INDIVIDUALS DESIG34 NATED PURSUANT TO SUBDIVISION (A) OF SECTION FOUR OF THE CHAPTER OF THE
35 LAWS OF TWO THOUSAND THIRTEEN THAT ADDED THIS SUBSECTION.

36 (B) THE AMOUNT OF THE CREDIT SHALL BE AS FOLLOWS FOR EACH QUALIFYING 37 INDIVIDUAL EMPLOYED BY THE TAXPAYER:

38 (I) FIFTY PERCENT OF THE QUALIFIED WAGES IN THE FIRST YEAR OF EMPLOY-39 MENT;

40 (II) FORTY PERCENT OF QUALIFIED WAGES IN THE SECOND YEAR OF EMPLOY-41 MENT; AND

42 (III) THIRTY PERCENT OF QUALIFIED WAGES IN THE THIRD YEAR OF EMPLOY-43 MENT.

44 (C) FOR THE PURPOSES OF THIS SUBSECTION, "QUALIFYING INDIVIDUAL" SHALL 45 MEAN AN INDIVIDUAL HIRED BY A TAXPAYER ON OR AFTER JANUARY FIRST, TWO 46 THOUSAND FOURTEEN WHO:

47 (I) HAS BEEN CONVICTED OF A FELONY IN THIS STATE INTHELAST FIVE 48 YEARS, HAS BEEN RELEASED FROM A CORRECTIONAL FACILITY AS DEFINED IN 49 SUBDIVISION FOUR OF SECTION TWO OF THE CORRECTION LAW IN THE LAST FIVE 50 YEARS OR IS SERVING A PERIOD OF POST-RELEASE SUPERVISION, PAROLE OR PROBATION FOR THE CONVICTION OF A FELONY, PROVIDED THAT AN INDIVIDUAL 51 CONSIDERED A QUALIFIED INDIVIDUAL FOR EACH OF THE FIRST FOUR 52 SHALL BE YEARS OF EMPLOYMENT IF HIRED BY THE TAXPAYER WITHIN THE TIME PERIOD 53 54 SPECIFIED IN THIS SUBPARAGRAPH;

55 (II) RESIDES IN THIS STATE;

1 (III) RECEIVES WAGES WHICH ARE AT LEAST ONE HUNDRED FORTY PERCENT OF 2 THE STATE MINIMUM WAGE; AND

3 (IV) RECEIVES QUALIFIED WAGES FOR AT LEAST THREE CONTINUOUS MONTHS 4 FROM THE TAXPAYER DURING THE TAXABLE YEAR.

5 (D) FOR THE PURPOSES OF THIS SUBSECTION, "QUALIFIED WAGES" SHALL MEAN 6 WAGES PAID OR INCURRED BY THE TAXPAYER DURING THE TAXABLE YEAR TO THE 7 QUALIFIED INDIVIDUAL, PROVIDED THAT THE AMOUNT OF QUALIFIED WAGES WHICH 8 MAY BE TAKEN INTO ACCOUNT WHEN CALCULATING THE CREDIT PURSUANT TO THIS 9 SUBSECTION SHALL NOT EXCEED TEN THOUSAND DOLLARS PER YEAR.

10 (E) NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, IF THE THE CREDIT AND CARRYOVERS OF SUCH CREDIT ALLOWED UNDER THIS 11 AMOUNT OF SUBSECTION FOR ANY TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR SUCH 12 YEAR, ANY AMOUNT OF CREDIT OR CARRYOVERS OF SUCH CREDIT THUS NOT DEDUCT-13 14 IBLE IN SUCH TAXABLE YEAR MAY BE CARRIED OVER TO THE FOLLOWING YEAR OR 15 YEARS AND MAY BE DEDUCTED FROM THE TAX FOR SUCH YEAR OR YEARS. IN ADDI-16 TION, THE AMOUNT OF SUCH CREDIT, AND CARRYOVERS OF SUCH CREDIT TO THE TAXABLE YEAR, DEDUCTED FROM THE TAX OTHERWISE DUE MAY NOT, IN THE AGGRE-17 GATE, EXCEED FIFTY PERCENT OF THE TAX IMPOSED UNDER SECTION SIX HUNDRED 18 19 ONE OF THIS PART COMPUTED WITHOUT REGARD TO ANY CREDIT PROVIDED FOR BY 20 THIS SECTION.

S 3. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 22 of the tax law is amended by adding a new clause (xxxv) to read as 23 follows:

| 24 | (XXXV) RE-ENTRY EMPLOYMENT | AMOUNT OF CREDIT |
|----|----------------------------|----------------------|
| 25 | INCENTIVE TAX CREDIT UNDER | UNDER SUBDIVISION |
| 26 | SUBSECTION (K-1) | FORTY-SIX OF SECTION |
| 27 | | TWO HUNDRED TEN |

28 4. Re-entry employment incentive tax credit pilot project. (a) S Notwithstanding any inconsistent provision of law, the commissioner of 29 labor, or his or her designee, shall, before January 1, 2014, consult 30 with The Fortune Society to identify and designate 100 formerly incar-31 cerated qualified individuals, as such term is defined in paragraph (c) 32 of subdivision 46 of section 210 of the tax law, to participate in the 33 pilot project established by this section for a period of three years 34 beginning on January 1, 2014. A taxpayer that employs one or more such 35 designated qualified individuals on or after January 1, 2014 shall be 36 allowed a credit, against the tax imposed by article 9-A or article 22 37 38 of the tax law in the amount prescribed by subdivision 46 of section 210 39 of the tax law or subsection (k-1) of section 606 of the tax law as applicable. The commissioner of labor and the commissioner of taxation 40 41 and finance shall promulgate all necessary rules and regulations to 42 implement the re-entry employment incentive tax credit pilot project 43 established by this section.

(b) Further, the commissioner of labor, in consultation with the 44 45 Center for NuLeadership on Urban Solutions at Medgar Evers College at the City University of New York, shall produce a report on the effec-tiveness of the pilot project established by this section in creating 46 47 48 employment opportunities for persons with criminal convictions. Such report shall be submitted to the governor, temporary president of 49 the senate, speaker of the assembly and the chairpersons of the senate crime 50 victims, crime and correction committee, assembly correction committee, 51 52 senate codes committee, assembly codes committee, senate finance committee and assembly ways and means committee on or before March 31, 2017. 53

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S 5. This act shall take effect immediately; provided, however, that 1 the credits established by sections one, two and three of this act shall 2 apply to taxable years beginning on or after January 1, 2014 and ending 3 not later than December 31, 2016; provided further that sections one, two and three of this act shall expire and be deemed repealed, and subdivision (a) of section four of this act shall expire and be deemed 4 5 6 repealed December 31, 2016, provided, further, that the opening para-7 graph and subdivision (b) of section four of this act shall expire and 8 be deemed repealed March 31, 2017. 9