## 988

2015-2016 Regular Sessions

IN ASSEMBLY

January 8, 2015

Introduced by M. of A. RODRIGUEZ -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, in relation to providing for an angel investor tax credit

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

1 Section 1. Section 606 of the tax law is amended by adding a new 2 subsection (ccc) to read as follows:

3 (CCC) ANGEL INVESTOR CREDIT. (1) ALLOWANCE OF CREDIT. A TAXPAYER, WHO 4 IS AN ANGEL INVESTOR, AS DEFINED BY SUBPARAGRAPH (II) OF PARAGRAPH THREE 5 OF THIS SUBSECTION, SHALL BE ALLOWED A CREDIT, TO BE COMPUTED AS HEREIN-6 AFTER PROVIDED, AGAINST THE TAX IMPOSED BY THIS ARTICLE, FOR INVESTING TWENTY-FIVE THOUSAND DOLLARS OR MORE IN A QUALIFYING BUSINESS. 7 THE 8 AMOUNT OF THE CREDIT SHALL BE TWENTY-FIVE PERCENT OF THE INVESTMENT IN 9 THE OUALIFYING BUSINESS UP TO BUT NOT EXCEEDING TWO HUNDRED FIFTY THOU-10 SAND DOLLARS.

11 (2) APPLICATION OF CREDIT. IF THE AMOUNT OF CREDIT ALLOWABLE UNDER 12 THIS SUBSECTION FOR ANY TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR 13 SUCH YEAR, THE EXCESS MAY BE CARRIED OVER TO THE FOLLOWING YEAR OR 14 YEARS, AND MAY BE DEDUCTED FROM THE TAXPAYER'S TAX FOR SUCH YEAR OR 15 YEARS.

16 (3) DEFINITIONS. FOR PURPOSES OF THE CREDIT DESCRIBED IN THIS 17 SUBSECTION:

18 (I) "QUALIFYING BUSINESS" SHALL MEAN A BUSINESS ENTERPRISE, INCLUDING 19 A SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION THAT:

(A) HAS NOT YET GENERATED REVENUE OR HAS GROSS REVENUES, ALONG WITH
THE GROSS REVENUES OF ITS AFFILIATES AND RELATED MEMBERS, NOT EXCEEDING
ONE MILLION DOLLARS FOR THE TAXABLE YEAR IMMEDIATELY PRECEDING THE YEAR
THE TAXPAYER IS ALLOWED A CREDIT UNDER THIS SUBSECTION. FOR PURPOSES OF
THIS PARAGRAPH, THE TERM "RELATED MEMBER" SHALL HAVE THE SAME MEANING AS
SET FORTH IN CLAUSES (A) AND (B) OF SUBPARAGRAPH ONE OF PARAGRAPH (O) OF

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

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SUBDIVISION NINE OF SECTION TWO HUNDRED EIGHT OF THIS CHAPTER, AND THE 1 TERM "AFFILIATES" SHALL MEAN THOSE CORPORATIONS THAT ARE MEMBERS OF 2 THE 3 SAME AFFILIATED GROUP (AS DEFINED IN SECTION FIFTEEN HUNDRED FOUR OF THE 4 INTERNAL REVENUE CODE) AS THE TAXPAYER; 5 (B) HAS NO MORE THAN TWENTY-FIVE FULL-TIME EMPLOYEES, OF WHICH AT LEAST SIXTY PERCENT ARE EMPLOYED IN NEW YORK STATE; 6 7 (C) HAS OPERATED IN THE STATE FOR NO MORE THAN SEVEN CONSECUTIVE 8 YEARS; AND 9 RECEIVED NO MORE THAN TWO MILLION DOLLARS IN INVESTMENTS (D) HAS 10 ELIGIBLE FOR THE CREDIT DESCRIBED IN THIS SUBSECTION FROM ONE OR MORE 11 THAN ONE ANGEL INVESTOR; 12 "ANGEL INVESTOR" SHALL MEAN AN ACCREDITED INVESTOR AS DEFINED IN (II)13 RULE 501 OF REGULATION D OF THE FEDERAL SECURITIES ACT OF 1933. AS 14 AMENDED; BUT SHALL NOT INCLUDE: 15 (A) AN INVESTOR WHO CONTROLS FIFTY PERCENT OR MORE OF THE QUALIFYING 16 BUSINESS RECEIVING THE INVESTMENT SUBJECT TO THE CREDIT DESCRIBED BY 17 THIS SUBSECTION; OR 18 (B) A VENTURE CAPITAL COMPANY OR ANY BANK, SAVINGS AND LOAN ASSOCI-19 ATION, TRUST, INSURANCE COMPANY OR SIMILAR ENTITY, WHOSE NORMAL BUSINESS 20 ACTIVITIES INCLUDE VENTURE CAPITAL INVESTMENT. 21 S 2. Section 210-b of the tax law is amended by adding a new subdivi-22 sion 50 to read as follows: 23 50. ANGEL INVESTOR CREDIT. (A) ALLOWANCE OF CREDIT. A TAXPAYER, WHO IS 24 ANGEL INVESTOR, AS DEFINED BY SUBPARAGRAPH (II) OF PARAGRAPH (C) OF AN 25 THIS SUBDIVISION, SHALL BE ALLOWED A CREDIT, TO BE COMPUTED AS HEREIN-AFTER PROVIDED, AGAINST THE TAX IMPOSED BY THIS ARTICLE, FOR INVESTING 26 TWENTY-FIVE THOUSAND DOLLARS OR MORE IN A QUALIFYING BUSINESS. 27 THE THE CREDIT SHALL BE TWENTY-FIVE PERCENT OF THE INVESTMENT IN 28 AMOUNT OF 29 THE OUALIFYING BUSINESS UP TO BUT NOT EXCEEDING TWO HUNDRED FIFTY THOU-30 SAND DOLLARS. (B) APPLICATION OF CREDIT. THE CREDIT ALLOWED UNDER THIS SUBDIVISION 31 32 FOR ANY TAXABLE YEAR SHALL NOT REDUCE THE TAX DUE FOR SUCH YEAR TO LESS 33 THE HIGHER AMOUNT PRESCRIBED IN PARAGRAPHS (C) AND (D) OF SUBDIVI-THAN 34 SION ONE OF SECTION TWO HUNDRED TEN OF THIS ARTICLE. HOWEVER, IF THE CREDIT ALLOWED UNDER THIS SUBDIVISION FOR ANY TAXABLE YEAR 35 AMOUNT OF REDUCES THE TAX TO SUCH AMOUNT, ANY AMOUNT OF CREDIT THUS NOT DEDUCTIBLE 36 37 IN SUCH TAXABLE YEAR MAY BE CARRIED OVER TO THE FOLLOWING YEAR OR YEARS 38 AND MAY BE DEDUCTED FROM THE TAXPAYER'S TAX FOR SUCH YEAR OR YEARS. 39 (C) DEFINITIONS. FOR PURPOSES OF THE CREDIT DESCRIBED IN THIS SUBDIVI-40 SION: 41 (I) "QUALIFYING BUSINESS" SHALL MEAN A BUSINESS ENTERPRISE, INCLUDING 42 A SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION THAT: 43 (A) HAS NOT YET GENERATED REVENUE OR HAS GROSS REVENUES, ALONG WITH 44 GROSS REVENUES OF ITS AFFILIATES AND RELATED MEMBERS, NOT EXCEEDING THE 45 ONE MILLION DOLLARS FOR THE TAXABLE YEAR IMMEDIATELY PRECEDING THE YEAR THE TAXPAYER IS ALLOWED A CREDIT UNDER THIS SUBDIVISION. FOR PURPOSES OF 46 47 THIS PARAGRAPH, THE TERM "RELATED MEMBER" SHALL HAVE THE SAME MEANING AS 48 SET FORTH IN CLAUSES (A) AND (B) OF SUBPARAGRAPH ONE OF PARAGRAPH (O) OF 49 SUBDIVISION NINE OF SECTION TWO HUNDRED EIGHT OF THIS CHAPTER, AND THE 50 TERM "AFFILIATES" SHALL MEAN THOSE CORPORATIONS THAT ARE MEMBERS OF THE 51 SAME AFFILIATED GROUP (AS DEFINED IN SECTION FIFTEEN HUNDRED FOUR OF THE INTERNAL REVENUE CODE) AS THE TAXPAYER; 52 53 (B) HAS NO MORE THAN TWENTY-FIVE FULL-TIME EMPLOYEES, OF WHICH AT 54 LEAST SIXTY PERCENT ARE EMPLOYED IN NEW YORK STATE; 55 (C) HAS OPERATED IN THE STATE FOR NO MORE THAN SEVEN CONSECUTIVE 56 YEARS; AND

(D) HAS RECEIVED NO MORE THAN TWO MILLION DOLLARS IN INVESTMENTS 1 ELIGIBLE FOR THE CREDIT DESCRIBED IN THIS SUBDIVISION FROM ONE OR MORE 2 3 THAN ONE ANGEL INVESTOR; (II) "ANGEL INVESTOR" SHALL MEAN AN ACCREDITED INVESTOR AS DEFINED IN 4 5 RULE 501 OF REGULATION D OF THE FEDERAL SECURITIES ACT OF 1933, AS 6 AMENDED; BUT SHALL NOT INCLUDE: 7 (A) AN INVESTOR WHO CONTROLS FIFTY PERCENT OR MORE OF THE OUALIFYING 8 BUSINESS RECEIVING THE INVESTMENT SUBJECT TO THE CREDIT DESCRIBED BY 9 THIS SUBDIVISION; OR 10 (B) A VENTURE CAPITAL COMPANY OR ANY BANK, SAVINGS AND LOAN ASSOCI-ATION, TRUST, INSURANCE COMPANY OR SIMILAR ENTITY, WHOSE NORMAL BUSINESS 11 ACTIVITIES INCLUDE VENTURE CAPITAL INVESTMENT. 12 S 3. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 13 14 of the tax law is amended by adding a new clause (xli) to read as follows: 15 (XLI) ANGEL INVESTOR CREDIT 16 AMOUNT OF CREDIT UNDER 17 UNDER SUBSECTION (CCC) SUBDIVISION FIFTY OF 18 SECTION TWO HUNDRED TEN-B S 4. This act shall take effect immediately and shall apply to 19 20 personal income taxable years beginning on and after January 1, 2016.