STATE OF NEW YORK

2878

2017-2018 Regular Sessions

IN ASSEMBLY

January 23, 2017

Introduced by M. of A. LALOR, RA, FRIEND, PALMESANO, STECK, HAWLEY --Multi-Sponsored by -- M. of A. McLAUGHLIN -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, the real property tax law and the education law, in relation to eliminating the START-UP NY program; and to repeal certain provisions of the economic development law, the tax law, chapter 68 of the laws of 2013, amending the economic development law and other laws relating to establishing the START-UP NY program, the administrative code of the city of New York and the education law, relating to the START-UP NY program

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Article 21 of the economic development law is REPEALED. 2 § 2. Sections 39, 39-a and 40 of the tax law are REPEALED. 3 § 3. Subdivision 41 of section 210-B of the tax law is REPEALED. 4 § 4. Clause (xxxvi) of subparagraph (B) of paragraph 1 of subsection 5 (i) of section 606 of the tax law is REPEALED. § 5. Subsection (ww) of section 606 of the tax law is REPEALED. 6 7 § 6. Paragraph 40 of subsection (c) of section 612 of the tax law is 8 REPEALED. 9 § 7. Section 803 of the tax law, as amended by section 11 of part A of 10 chapter 68 of the laws of 2013, is amended to read as follows: § 803. Exemption override. [(a) Except as provided in subdivision (b) 11 of this section, any [Any exemption from tax specified in any other New 12 York state law will not apply to the tax imposed by this article. 13 14 [(b) If a tax-free NY area approved pursuant to the provisions 15 article twenty one of the economic development law is located within the 16 MCTD, the payroll expense in such tax-free NY area of any employer that 17 is located in such area and accepted into the START-UP NY program shall 18 be exempt from the tax imposed under this article. In addition, the net 19 earnings from self-employment of an individual from a business in such

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 tax-free NY area that is accepted into the START-UP NY program shall be 2 exempt from the tax imposed under this article.

3 § 8. Paragraphs 1 and 2 of subdivision (d) of section 1119 of the tax 4 law, as amended by section 12 of part A of chapter 68 of the laws of 5 2013, are amended to read as follows:

б (1) Subject to the conditions and limitations provided for in this 7 section, a refund or credit will be allowed for taxes imposed on the 8 retail sale of tangible personal property described in subdivision (a) of section eleven hundred five of this article, and on every sale of 9 10 services described in subdivisions (b) and (c) of such section, and 11 consideration given or contracted to be given for, or for the use of, such tangible personal property or services, where such tangible 12 13 personal property or services are sold to a qualified empire zone enter-14 prise or to a qualified entity that is also a tenant in or part of a New 15 York state innovation hot spot as provided in section thirty-eight of 16 this chapter [or to a business located in a tax-free NY area approved 17 purguant to article twenty-one of the economic development law], provided that (A) such tangible personal property or tangible personal 18 19 property upon which such a service has been performed or such service 20 (other than a service described in subdivision (b) of section eleven 21 hundred five of this article) is directly and predominantly, or such a service described in clause (A) or (D) of paragraph one of such subdivi-22 sion (b) of section eleven hundred five of this article is directly and 23 exclusively, used or consumed by (i) such qualified empire zone enter-24 25 prise in an area designated as an empire zone pursuant to article eigh-26 teen-B of the general municipal law with respect to which such enter-27 prise is certified pursuant to such article eighteen-B, or (ii) such qualified entity at its location in or as part of a New York state inno-28 29 vation hot spot[, or (iii) such business at its location in such tax-30 **free NY area**,] or (B) such a service described in clause (B) or (C) of 31 paragraph one of subdivision (b) of section eleven hundred five of this 32 article is delivered and billed to (i) such enterprise at an address in 33 such empire zone or (ii) such qualified entity at its location in or as 34 part of the New York state innovation hot spot[, or (iii) such business 35 at its location in such tax-free NY area,] or (C) the enterprise's place 36 of primary use of the service described in paragraph two of such subdi-37 vision (b) of section eleven hundred five is at an address in such 38 empire zone or at its location in or as part of a New York state innovation hot spot[, or at its location in such tax-free NY area]; 39 provided, further, that, in order for a motor vehicle, as defined in 40 41 subdivision (c) of section eleven hundred seventeen of this [article] 42 part, or tangible personal property related to such a motor vehicle to 43 be found to be used predominantly in such a zone, at least fifty percent 44 of such motor vehicle's use shall be exclusively within such zone or at 45 least fifty percent of such motor vehicle's use shall be in activities 46 originating or terminating in such zone, or both; and either or both 47 such usages shall be computed either on the basis of mileage or hours of use, at the discretion of such enterprise. For purposes of this subdivi-48 sion, tangible personal property related to such a motor vehicle shall 49 50 include a battery, diesel motor fuel, an engine, engine components, 51 motor fuel, a muffler, tires and similar tangible personal property used 52 in or on such a motor vehicle.

53 (2) Subject to the conditions and limitations provided for in this 54 section, a refund or credit will be allowed for taxes imposed on the 55 retail sale of, and consideration given or contracted to be given for, 56 or for the use of, tangible personal property sold to a contractor,

subcontractor or repairman for use in (A) erecting a structure or build-1 2 ing of a qualified empire zone enterprise [or a business located in a tax-free NY area approved pursuant to article twenty-one of the economic 3 4 development law], (B) adding to, altering or improving real property, 5 property or land of such an enterprise [or such business,] or (C) mainб taining, servicing or repairing real property, property or land of such 7 an enterprise [or of such business], as the terms real property, proper-8 ty or land are defined in the real property tax law; provided, however, 9 no credit or refund will be allowed under this paragraph unless such 10 tangible personal property is to become an integral component part of 11 such structure, building, real property, property or land located in an area designated as an empire zone pursuant to article eighteen-B of the 12 13 general municipal law in, and with respect to which such enterprise is 14 certified pursuant to such article eighteen-B[, or in an area approved 15 as a tax-free NY area pursuant to article twenty-one of the economic 16 development law where such business is located]. 17 § 9. Paragraph 11 of subdivision (b) of section 1405 of the tax law is 18 REPEALED. 19 § 10. Section 14 of part A of chapter 68 of the laws of 2013, amend-20 ing the economic development law and other laws relating to establishing 21 the START-UP NY program, is REPEALED. 22 § 11. Paragraph 36 of subdivision (c) of section 11-1712 of the admin-23 istrative code of the city of New York is REPEALED. 24 § 12. Subsection (d) of section 1340 of the tax law is REPEALED. 25 § 13. Subdivision 2 of section 420-a of the real property tax law, as 26 amended by section 17 of part A of chapter 68 of the laws of 2013, is 27 amended to read as follows: 28 2. If any portion of such real property is not so used exclusively to 29 carry out thereupon one or more of such purposes but is leased or other-30 wise used for other purposes, such portion shall be subject to taxation 31 and the remaining portion only shall be exempt; provided, however, that 32 such real property shall be fully exempt from taxation although it or a 33 portion thereof is used (a) for purposes which are exempt pursuant to 34 this section or sections four hundred twenty-b, four hundred twenty-two, 35 four hundred twenty-four, four hundred twenty-six, four hundred twenty-36 eight, four hundred thirty or four hundred fifty of this [chapter] title 37 by another corporation which owns real property exempt from taxation pursuant to such sections or whose real property if it owned any would 38 39 be exempt from taxation pursuant to such sections, (b) for purposes 40 which are exempt pursuant to section four hundred six or section four 41 hundred eight of this [chapter] article by a corporation which owns real 42 property exempt from taxation pursuant to such section or if it owned 43 any would be exempt from taxation pursuant to such section, (c) for 44 purposes which are exempt pursuant to section four hundred sixteen of 45 this chapter by an organization which owns real property exempt from 46 taxation pursuant to such section or whose real property if it owned any 47 would be exempt from taxation pursuant to such section, or (d) for purposes relating to civil defense pursuant to the New York state 48 defense emergency act, including but not limited to activities in prepa-49 50 ration for anticipated attack, during attack, or following attack or 51 false warning thereof, or in connection with drill or test ordered or 52 directed by civil defense authorities [, or (e) for purposes of a tax-53 free NY area that has been approved pursuant to article twenty-one of 54 the economic development law, subject to the conditions that the real 55 property must have been owned by the corporation or association organ-56 ized exclusively for educational purposes and exempt pursuant to this

A. 2878

section on June first, two thousand thirteen, and that the exemption 1 shall apply only to the portion of such real property that is used for 2 purposes of the START-UP NY program]; and provided further that such 3 real property shall be exempt from taxation only so long as it or a 4 5 portion thereof, as the case may be, is devoted to such exempt purposes б and so long as any moneys paid for such use do not exceed the amount of 7 the carrying, maintenance and depreciation charges of the property or 8 portion thereof, as the case may be. 9 14. Paragraph a of subdivision 2 of section 355 of the education § 10 law, as amended by section 18 of part A of chapter 68 of the laws of 11 2013, is amended to read as follows: a. To take, hold and administer on behalf of the state university or 12 any institution therein, real and personal property or any interest 13 14 therein and the income thereof either absolutely or in trust for any 15 educational or other purpose within the jurisdiction and corporate 16 purposes of the state university. The trustees may acquire property for 17 such purposes by purchase, appropriation or lease and by the acceptance of gifts, grants, bequests and devises, and, within appropriations made 18 19 therefor, may equip and furnish buildings and otherwise improve property 20 owned, used or occupied by the state university or any institution ther-21 ein. The trustees may acquire property by the acceptance of conditional gifts, grants, devises or bequests, the provisions of section eleven of 22 the state finance law notwithstanding. Where real property is to be 23 24 acquired by purchase or appropriation, such acquisition shall be in 25 accordance with the provisions of section three hundred seven of this 26 chapter except that the powers and duties in said section mentioned to 27 be performed by the commissioner shall be performed by the state univer-28 sity trustees. [The provisions of section three of the public lands law notwithstanding, the trustees may provide for the lease of state-owned 29 real property under the jurisdiction of the state university that is 30 31 part of a tax-free NY area approved purguant to article twenty-one of 32 the economic development law, in such manner and upon such terms as the 33 trustees shall determine, provided such lease is consistent with the approved plan for such tax-free NY area.] 34 § 15. Paragraph s of subdivision 2 of section 355 of the education 35 36 law, as amended by section 19 of part A of chapter 68 of the laws of 37 2013, is amended to read as follows: 38 s. To lease or make available to the state university construction 39 fund, the dormitory authority or other public benefit corporation, the 40 New York state teachers' retirement $system[_{7}]$ or the New York state employees' retirement system[- or a business that intends to locate in a 41 42 tax-free NY area approved purguant to article twenty-one of the economic 43 **development** law,] a portion of the grounds or real property occupied by 44 a state-operated institution or statutory or contract college for the 45 construction, acquisition, reconstruction, rehabilitation or improvement 46 of academic buildings, dormitories or other facilities thereon pursuant 47 to article eight-A of this chapter and for the purpose of facilitating 48 acquisition, reconstruction, rehabilitation or such construction, improvement, to enter into leases and agreements for the use of any such 49 50 academic building, dormitory or other facility in accordance with the provisions of section three hundred seventy-eight of this [chapter] 51 52 title; provided, however, that nothing herein contained shall affect the 53 provisions of any lease or agreement heretofore executed by the state 54 university with the dormitory authority. The state university trustees 55 may also enter into agreements with the state university construction 56 fund, the dormitory authority or other public benefit corporation, the

1 New York state teachers' retirement system[7] or the New York state employees' retirement system [or any business that intends to locate in 2 3 a tax-free NY area approved pursuant to article twenty-one of the 4 economic development law,] to furnish heat from a central heating plant 5 to any academic building, dormitory or other facility erected by them or б with moneys supplied by them. Any such academic building, dormitory or other facility shall not be subject to taxation for any purpose. 7 8 § 16. Paragraph z of subdivision 2 of section 355 of the education law 9 is REPEALED. § 17. Section 361 of the education law is REPEALED. 10 § 18. This act shall take effect immediately; provided, however, that

11 12 the amendments to paragraph a of subdivision 2 of section 355 of the education law made by section fourteen of this act shall not affect the 13 14 expiration and reversion of such paragraph and shall be deemed to expire 15 therewith.