10168

IN ASSEMBLY

March 9, 2010

- Introduced by M. of A. HOYT, McENENY, SKARTADOS, DelMONTE, STIRPE, MAGEE, DESTITO, CAHILL, PEOPLES-STOKES, SCHROEDER, RUSSELL, HEVESI, GABRYSZAK, LIFTON, REILLY, KOON, LATIMER, ENGLEBRIGHT -- Multi-Sponsored by -- M. of A. MORELLE -- read once and referred to the Committee on Ways and Means
- AN ACT to amend the tax law, in relation to providing a tax credit for rehabilitation of historic properties; and providing for the repeal of certain provisions upon expiration thereof

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

1 Section 1. Paragraph 1 of subsection (oo) of section 606 of the tax 2 law, as amended by chapter 239 of the laws of 2009, is amended and a new 3 paragraph 6 is added to read as follows:

4 (1) For taxable years beginning on or after January first, two thousand ten, any person, firm, partnership, limited liability company, 5 6 corporation or other business entity shall be allowed a credit as here-7 inafter provided, against the tax imposed by this article, in an amount 8 equal to one hundred percent of the amount of credit allowed [the] SUCH 9 taxpayer for the same taxable year with respect to a certified historic 10 structure under subsection (c) (2) of section 47 of the federal internal revenue code with respect to a certified historic structure 11 located within the state. Provided, however, the credit shall not exceed five 12 million dollars. 13

(6) TAX CREDITS ALLOWED PURSUANT TO THIS SUBSECTION SHALL BE 14 ALLOWED 15 TO A PARTNERSHIP, LIMITED LIABILITY COMPANY, "SUBCHAPTER S" CORPORATION OR OTHER BUSINESS ENTITY AND SHALL BE PASSED THROUGH TO THE PARTNERS, 16 17 MEMBERS, OR SHAREHOLDERS RESPECTIVELY. CREDITS ALLOWED TO THESE ENTITIES SHALL BE ALLOCATED AMONG ALL PARTNERS, MEMBERS, OR SHAREHOLDERS RESPEC-18 TIVELY, EITHER IN PROPORTION TO THEIR OWNERSHIP INTEREST IN THE 19 ENTITY, AS THE PARTNERS, MEMBERS, OR SHAREHOLDERS MUTUALLY AGREE AS PROVIDED 20 OR 21 IN AN EXECUTED DOCUMENT WITHOUT REGARD TO THEIR SHARING OF OTHER TAX OR 22 ECONOMIC ATTRIBUTES OF THE ENTITY.

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

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1 S 2. Paragraph 1 of subdivision 40 of section 210 of the tax law, as 2 amended by chapter 239 of the laws of 2009, is amended and two new para-3 graphs 5 and 6 are added to read as follows:

4 (1) For taxable years beginning on or after January first, two thousand ten, any person, firm, partnership, limited liability company, corporation or other business entity shall be allowed a credit as here-5 6 7 inafter provided, against the tax imposed by this article, in an amount 8 equal to one hundred percent of the amount of credit allowed [the] SUCH 9 taxpayer for the same taxable year with respect to a certified historic 10 structure under subsection (c) (2) of section 47 of the federal internal 11 revenue code with respect to a certified historic structure located within the state. Provided, however, the credit shall not exceed five 12 13 million dollars.

(5) TO BE ELIGIBLE FOR THE CREDIT ALLOWABLE UNDER THIS SUBDIVISION THE
REHABILITATION PROJECT SHALL BE IN WHOLE OR IN PART A TARGETED AREA
RESIDENCE WITHIN THE MEANING OF SECTION 143(J) OF THE FEDERAL INTERNAL
REVENUE CODE OR LOCATED WITHIN A CENSUS TRACT WHICH IS IDENTIFIED AS
BEING AT OR BELOW ONE HUNDRED PERCENT OF THE STATE MEDIAN FAMILY INCOME
IN THE MOST RECENT FEDERAL CENSUS.

20 (6) TAX CREDITS ALLOWED PURSUANT TO THIS SUBDIVISION SHALL BE ALLOWED TO A PARTNERSHIP, LIMITED LIABILITY COMPANY, "SUBCHAPTER S" CORPORATION 21 22 BUSINESS ENTITY AND SHALL BE PASSED THROUGH TO THE PARTNERS, OTHER OR 23 MEMBERS, OR SHAREHOLDERS RESPECTIVELY. CREDITS ALLOWED TO THESE ENTITIES SHALL BE ALLOCATED AMONG ALL PARTNERS, MEMBERS, OR SHAREHOLDERS 24 RESPEC-25 EITHER IN PROPORTION TO THEIR OWNERSHIP INTEREST IN THE ENTITY, TIVELY, 26 OR AS THE PARTNERS, MEMBERS, OR SHAREHOLDERS MUTUALLY AGREE AS PROVIDED 27 AN EXECUTED DOCUMENT WITHOUT REGARD TO THEIR SHARING OF OTHER TAX OR IN 28 ECONOMIC ATTRIBUTES OF THE ENTITY.

29 S 3. Section 1456 of the tax law is amended by adding a new subsection 30 (u) to read as follows:

31 (U) CREDIT FOR REHABILITATION OF HISTORIC PROPERTIES. (1) FOR TAXABLE YEARS BEGINNING ON OR AFTER JANUARY FIRST, TWO THOUSAND TEN, ANY PERSON, 32 33 FIRM, PARTNERSHIP, LIMITED LIABILITY COMPANY OR ANY OTHER BUSINESS ENTI-34 ΤY SHALL BE ALLOWED A CREDIT AS HEREINAFTER PROVIDED, AGAINST THE TAX IMPOSED BY THIS ARTICLE, IN AN AMOUNT EQUAL TO ONE HUNDRED PERCENT 35 OF THE AMOUNT OF THE CREDIT ALLOWED SUCH TAXPAYER FOR THE SAME TAXABLE YEAR 36 37 WITH RESPECT TO A CERTIFIED HISTORIC STRUCTURE UNDER SUBSECTION C (2) OF 38 SECTION 47 OF THE FEDERAL INTERNAL REVENUE CODE WITH RESPECT TO A CERTI-39 FIED HISTORIC STRUCTURE LOCATED WITHIN THE STATE. PROVIDED, HOWEVER, 40 THE CREDIT SHALL NOT EXCEED FIVE MILLION DOLLARS.

41 (2) TAX CREDITS ALLOWED PURSUANT TO THIS SUBSECTION SHALL BE ALLOWED 42 IN THE TAXABLE YEAR THAT THE QUALIFIED REHABILITATION IS PLACED IN 43 SERVICE UNDER SECTION 167 OF THE FEDERAL INTERNAL REVENUE CODE.

44 (3) IF THE CREDIT ALLOWED THE TAXPAYER PURSUANT TO SECTION 47 THE OF 45 FEDERAL INTERNAL REVENUE CODE WITH RESPECT TO THE QUALIFIED REHABILI-TATION IS RECAPTURED PURSUANT TO SUBSECTION (A) OF SECTION 50 46 OF THE CODE, A PORTION OF THE CREDIT ALLOWED UNDER 47 INTERNAL REVENUE FEDERAL 48 THIS SUBSECTION MUST BE ADDED BACK IN THE SAME TAXABLE YEAR AND IN THE 49 SAME PROPORTION AS THE FEDERAL RECAPTURE.

50 (4) IF THE AMOUNT OF THE CREDIT ALLOWABLE UNDER THIS SUBSECTION FOR 51 ANY TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE 52 EXCESS MAY BE CARRIED OVER TO THE FOLLOWING YEAR OR YEARS, AND MAY BE 53 APPLIED AGAINST THE TAXPAYER'S TAX FOR SUCH YEAR OR YEARS.

54 (5) TO BE ELIGIBLE FOR THE CREDIT UNDER THIS SUBSECTION THE REHABILI-55 TATION PROJECT MUST BE IN WHOLE OR IN PART A TARGETED AREA RESIDENCE 56 WITHIN THE MEANING OF SECTION 143 (J) OF THE FEDERAL INTERNAL REVENUE 1 CODE OR LOCATED WITHIN A CENSUS TRACT WHICH IS IDENTIFIED AS BEING AT OR 2 BELOW ONE HUNDRED PERCENT OF THE STATE MEDIAN FAMILY INCOME IN THE MOST 3 RECENT FEDERAL CENSUS.

4 (6) TAX CREDITS ALLOWED PURSUANT TO THIS SUBSECTION SHALL BE ALLOWED 5 TO A PARTNERSHIP, LIMITED LIABILITY COMPANY, "SUBCHAPTER S" CORPORATION 6 OR OTHER BUSINESS ENTITY SHALL BE PASSED THROUGH TO THE PARTNERS, 7 MEMBERS, OR SHAREHOLDERS RESPECTIVELY. CREDITS ALLOWED TO THESE ENTITIES 8 SHALL BE ALLOCATED AMONG ALL PARTNERS, MEMBERS, OR SHAREHOLDERS RESPEC-TIVELY, EITHER IN PROPORTION TO THEIR OWNERSHIP INTEREST IN THE ENTITY, 9 10 OR AS THE PARTNERS, MEMBERS, OR SHAREHOLDERS MUTUALLY AGREE AS PROVIDED AN EXECUTED DOCUMENT WITHOUT REGARD TO THEIR SHARING OF OTHER TAX OR 11 IN12 ECONOMIC ATTRIBUTES OF THE ENTITY.

13 S 4. Section 1511 of the tax law is amended by adding a new subsection 14 (y) to read as follows:

(Y) CREDIT FOR REHABILITATION OF HISTORIC PROPERTIES. (1) FOR TAXABLE 15 16 YEARS BEGINNING ON OR AFTER JANUARY FIRST, TWO THOUSAND TEN, ANY PERSON, FIRM, PARTNERSHIP, LIMITED LIABILITY COMPANY OR ANY OTHER BUSINESS ENTI-17 SHALL BE ALLOWED A CREDIT AS HEREINAFTER PROVIDED, AGAINST THE TAX 18 ΤY 19 IMPOSED BY THIS ARTICLE, IN AN AMOUNT EQUAL TO ONE HUNDRED PERCENT OF THE AMOUNT OF THE CREDIT ALLOWED SUCH TAXPAYER FOR THE SAME TAXABLE YEAR 20 21 WITH RESPECT TO A CERTIFIED HISTORIC STRUCTURE UNDER SUBSECTION C(2) OF 22 SECTION 47 OF THE FEDERAL INTERNAL REVENUE CODE WITH RESPECT TO A CERTI-FIED HISTORIC STRUCTURE LOCATED WITHIN THE STATE. 23 PROVIDED, HOWEVER, 24 THE CREDIT SHALL NOT EXCEED FIVE MILLION DOLLARS.

25 (2) TAX CREDITS ALLOWED PURSUANT TO THIS SUBSECTION SHALL BE ALLOWED 26 IN THE TAXABLE YEAR THAT THE QUALIFIED REHABILITATION IS PLACED IN 27 SERVICE UNDER SECTION 167 OF THE FEDERAL INTERNAL REVENUE CODE.

(3) IF THE CREDIT ALLOWED THE TAXPAYER PURSUANT TO SECTION 47 OF THE
FEDERAL INTERNAL REVENUE CODE WITH RESPECT TO THE QUALIFIED REHABILITATION IS RECAPTURED PURSUANT TO SUBSECTION (A) OF SECTION 50 OF THE
FEDERAL INTERNAL REVENUE CODE, A PORTION OF THE CREDIT ALLOWED UNDER
THIS SUBSECTION MUST BE ADDED BACK IN THE SAME TAXABLE YEAR AND IN THE
SAME PROPORTION AS THE FEDERAL RECAPTURE.

(4) IF THE AMOUNT OF THE CREDIT ALLOWABLE UNDER THIS SUBSECTION FOR
ANY TAXABLE YEAR SHALL EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE
EXCESS MAY BE CARRIED OVER TO THE FOLLOWING YEAR OR YEARS, AND MAY BE
APPLIED AGAINST THE TAXPAYER'S TAX FOR SUCH YEAR OR YEARS.

(5) TO BE ELIGIBLE FOR THE CREDIT UNDER THIS SUBSECTION THE REHABILI-TATION PROJECT MUST BE IN WHOLE OR IN PART A TARGETED AREA RESIDENCE WITHIN THE MEANING OF SECTION 143 (J) OF THE FEDERAL INTERNAL REVENUE CODE OR LOCATED WITHIN A CENSUS TRACT WHICH IS IDENTIFIED AS BEING AT OR BELOW ONE HUNDRED PERCENT OF THE STATE MEDIAN FAMILY INCOME IN THE MOST RECENT FEDERAL CENSUS.

CREDITS ALLOWED PURSUANT TO THIS SUBSECTION SHALL BE ALLOWED 44 (6) TAX TO A PARTNERSHIP, LIMITED LIABILITY COMPANY, "SUBCHAPTER S" CORPORATION 45 OR OTHER BUSINESS ENTITY AND SHALL BE PASSED THROUGH TO THE PARTNERS, 46 47 MEMBERS, OR SHAREHOLDERS RESPECTIVELY. CREDITS ALLOWED TO THESE ENTITIES SHALL BE ALLOCATED AMONG ALL PARTNERS, MEMBERS, OR SHAREHOLDERS 48 RESPEC-49 TIVELY, EITHER IN PROPORTION TO THEIR OWNERSHIP INTEREST IN THE ENTITY, 50 OR AS THE PARTNERS, MEMBERS, OR SHAREHOLDERS MUTUALLY AGREE AS PROVIDED AN EXECUTED DOCUMENT WITHOUT REGARD TO THEIR SHARING OF OTHER TAX OR 51 IN52 ECONOMIC ATTRIBUTES OF THE ENTITY.

53 S 5. This act shall take effect immediately and shall apply to taxable 54 years beginning on and after January 1, 2010; provided, that the amend-55 ments to subsection (oo) of section 606 of the tax law made by section 56 one of this act shall not affect the expiration of such subsection and

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1 shall be deemed to expire therewith; provided, further that the amend-2 ments to subdivision 40 of section 210 of the tax law made by section 3 two of this act shall not affect the expiration of such subdivision and 4 shall be deemed to expire therewith; and provided, further, however that 5 sections three and four of this act shall expire and be deemed repealed 6 December 31, 2014; provided, however, that the credit shall be applied 7 to any rehabilitation project commenced on or before December 31, 2014.