1901

2009-2010 Regular Sessions

IN ASSEMBLY

January 14, 2009

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

AN ACT to amend the tax law, in relation to creating a tax credit for disabled persons; qualification

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 (c-2) to read as follows:

3 (C-2) DISABLED PERSONS REAL PROPERTY TAX CREDIT. (1) FOR THE PURPOSES 4 OF THIS SECTION:

5 (I) AS USED IN THIS SECTION, "DISABLED" MEANS A PHYSICAL, MENTAL OR 6 MEDICAL IMPAIRMENT, RESULTING FROM ANATOMICAL, PHYSIOLOGICAL OR NEURO-7 LOGICAL CONDITIONS, WHICH PREVENTS THE EXERCISE OF A NORMAL BODILY FUNC-8 TION OR IS DEMONSTRABLE BY MEDICALLY ACCEPTED CLINICAL LABORATORY DIAG-9 NOSTIC TECHNIQUES AND IS OF A NATURE SUFFICIENT TO OUALIFY ANY SUCH AS ELIGIBLE FOR FEDERAL SOCIAL SECURITY DISABILITY 10 PERSON OR PERSONS BENEFITS. 11

12 "HOUSEHOLD" OR "MEMBERS OF THE HOUSEHOLD" MEANS A DISABLED (II)13 TAXPAYER AND ALL OTHER PERSONS, NOT NECESSARILY RELATED, WHO HAVE THE 14 SAME RESIDENCE AND SHARE ITS FURNISHINGS, FACILITIES AND ACCOMMODATIONS. 15 SUCH TERMS SHALL NOT INCLUDE A TENANT, SUBTENANT, ROOMER OR BOARDER WHO 16 IS NOT RELATED TO THE DISABLED TAXPAYER IN ANY DEGREE SPECIFIED IN PARA-17 GRAPHS ONE THROUGH EIGHT OF SUBSECTION (A) OF SECTION ONE HUNDRED FIFTY-TWO OF THE INTERNAL REVENUE CODE. PROVIDED, HOWEVER, 18 NO PERSON 19 MAY BE A MEMBER OF MORE THAN ONE HOUSEHOLD AT ONE TIME.

20 INCOME" MEANS THE AGGREGATE ADJUSTED GROSS (III) "HOUSEHOLD GROSS INCOME OF ALL MEMBERS OF THE HOUSEHOLD FOR THE TAXABLE YEAR AS REPORTED 21 FOR FEDERAL INCOME TAX PURPOSES, OR WHICH WOULD BE REPORTED AS ADJUSTED 22 23 GROSS INCOME IF A FEDERAL INCOME TAX RETURN WERE REQUIRED TO BE FILED, 24 WITH THEMODIFICATIONS IN SUBSECTION (B) OF SECTION SIX HUNDRED TWELVE 25 OF THIS ARTICLE BUT WITHOUT THE MODIFICATIONS IN SUBSECTION (C) OF SUCH

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

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SECTION, PLUS ANY PORTION OF THE GAIN FROM THE SALE OR EXCHANGE OF PROP-1 ERTY OTHERWISE EXCLUDED FROM SUCH AMOUNT; EARNED INCOME FROM SOURCES 2 3 WITHOUT THE UNITED STATES EXCLUDABLE FROM FEDERAL GROSS INCOME BY 4 SECTION NINE HUNDRED ELEVEN OF THE INTERNAL REVENUE CODE; SUPPORT MONEY 5 NOT INCLUDED IN ADJUSTED GROSS INCOME; NONTAXABLE STRIKE BENEFITS; 6 SUPPLEMENTAL SECURITY INCOME PAYMENTS; THE GROSS AMOUNT OF ANY PENSION 7 OR ANNUITY BENEFITS TO THE EXTENT NOT INCLUDED IN SUCH ADJUSTED GROSS 8 INCOME (INCLUDING, BUT NOT LIMITED TO, RAILROAD RETIREMENT BENEFITS AND ALL PAYMENTS RECEIVED UNDER THE FEDERAL SOCIAL SECURITY ACT AND VETER-9 10 ANS' DISABILITY PENSIONS); DISABILITY BENEFITS EXCLUDABLE FROM SUCH ADJUSTED GROSS INCOME BY SUBSECTION (D) OF SECTION ONE HUNDRED FIVE OF 11 12 INTERNAL REVENUE CODE; ALL PAYMENTS RECEIVED UNDER THE STATE UNEM-THE 13 PLOYMENT INSURANCE LAWS; NONTAXABLE INTEREST RECEIVED FROM THE STATE OF 14 NEW YORK, ITS AGENCIES, INSTRUMENTALITIES, PUBLIC CORPORATIONS OR POLI-15 TICAL SUBDIVISIONS (INCLUDING A PUBLIC CORPORATION CREATED PURSUANT TO 16 AGREEMENT OR COMPACT WITH ANOTHER STATE OR CANADA); WORKERS' COMPEN-SATION; THE GROSS AMOUNT OF "LOSS-OF-TIME" INSURANCE; AND THE AMOUNT OF 17 CASH PUBLIC ASSISTANCE AND RELIEF, OTHER THAN MEDICAL ASSISTANCE FOR THE 18 19 NEEDY, PAID TO OR FOR THE BENEFIT OF THE DISABLED TAXPAYER OR MEMBERS OF 20 HIS OR HER HOUSEHOLD. HOUSEHOLD GROSS INCOME SHALL NOT INCLUDE SURPLUS 21 FOODS OR OTHER RELIEF IN KIND. PROVIDED, FURTHER, HOUSEHOLD GROSS INCOME SHALL ONLY INCLUDE ALL SUCH INCOME RECEIVED BY ALL MEMBERS OF THE 22 HOUSEHOLD WHILE MEMBERS OF SUCH HOUSEHOLD. 23

"RESIDENCE" MEANS A DWELLING IN THIS STATE, WHETHER OWNED OR 24 (IV) 25 RENTED, AND SO MUCH OF THE LAND ABUTTING IT, NOT EXCEEDING ONE ACRE, AS 26 IS REASONABLY NECESSARY FOR USE OF THE DWELLING AS A HOME, AND MAY 27 CONSIST OF A PART OF A MULTI-DWELLING OR MULTI-PURPOSE BUILDING INCLUD-28 ING A COOPERATIVE OR CONDOMINIUM, AND RENTAL UNITS WITHIN A SINGLE DWELLING. RESIDENCE INCLUDES A TRAILER OR MOBILE HOME, USED EXCLUSIVELY 29 FOR RESIDENTIAL PURPOSES AND DEFINED AS REAL PROPERTY PURSUANT TO PARA-30 GRAPH (G) OF SUBDIVISION TWELVE OF SECTION ONE HUNDRED TWO OF THE REAL 31 32 PROPERTY TAX LAW.

(V) "OUALIFYING REAL PROPERTY TAXES" MEANS ALL REAL PROPERTY TAXES, 33 SPECIAL AD VALOREM LEVIES AND SPECIAL ASSESSMENTS, EXCLUSIVE OF PENAL-34 35 TIES AND INTEREST, LEVIED ON THE RESIDENCE OF A DISABLED TAXPAYER AND PAID DURING THE TAXABLE YEAR, AS WELL AS ANY ADDITIONAL AMOUNT THAT 36 37 WOULD HAVE BEEN LEVIED IN THE ABSENCE OF AN EXEMPTION FROM REAL PROPERTY 38 TAXATION PURSUANT TO SECTION FOUR HUNDRED SIXTY-SEVEN OF THE REAL PROP-ERTY TAX LAW. IF TENANT-STOCKHOLDERS IN A COOPERATIVE HOUSING CORPO-39 40 RATION HAVE MET THE REQUIREMENTS OF SECTION TWO HUNDRED SIXTEEN OF THE INTERNAL REVENUE CODE BY WHICH THEY ARE ALLOWED A DEDUCTION FOR REAL 41 ESTATE TAXES, THE AMOUNT OF TAXES SO ALLOWABLE, OR WHICH WOULD BE ALLOW-42 43 ABLE IF THE TAXPAYER HAD FILED RETURNS ON A CASH BASIS, SHALL BE QUALI-FYING REAL PROPERTY TAXES. IF A RESIDENCE IS OWNED BY TWO OR MORE INDI-44 45 VIDUALS AS JOINT TENANTS OR TENANTS IN COMMON, AND ONE OR MORE THAN ONE INDIVIDUAL IS NOT A MEMBER OF THE HOUSEHOLD, QUALIFYING REAL PROPERTY 46 47 TAXES IS THAT PART OF SUCH TAXES ON THE RESIDENCE WHICH REFLECTS THE 48 OWNERSHIP PERCENTAGE OF THE DISABLED TAXPAYER AND MEMBERS OF HIS OR HER 49 HOUSEHOLD. IF A RESIDENCE IS AN INTEGRAL PART OF A LARGER UNIT, QUALI-50 FYING REAL PROPERTY TAXES SHALL BE LIMITED TO THAT AMOUNT OF SUCH TAXES PAID AS MAY BE REASONABLY APPORTIONED TO SUCH RESIDENCE. IF A HOUSEHOLD 51 OWNS AND OCCUPIES TWO OR MORE RESIDENCES DURING DIFFERENT PERIODS IN 52 THE SAME TAXABLE YEAR, QUALIFYING REAL PROPERTY TAXES SHALL BE THE SUM 53 OF THE PRORATED QUALIFYING REAL PROPERTY TAXES ATTRIBUTABLE TO THE 54 55 HOUSEHOLD DURING THE PERIODS SUCH HOUSEHOLD OCCUPIES EACH OF SUCH RESI-DENCES. IF THE HOUSEHOLD OWNS AND OCCUPIES A RESIDENCE FOR PART OF THE 56

TAXABLE YEAR AND RENTS A RESIDENCE FOR PART OF THE SAME TAXABLE YEAR, 1 2 IT MAY INCLUDE BOTH THE PRORATION OF QUALIFYING REAL PROPERTY TAXES ON 3 THE RESIDENCE OWNED AND THE REAL PROPERTY TAX EQUIVALENT WITH RESPECT TO 4 THE MONTHS THE RESIDENCE IS RENTED. PROVIDED, HOWEVER, FOR PURPOSES OF 5 THE CREDIT ALLOWED UNDER THIS SUBSECTION, QUALIFYING REAL PROPERTY TAXES 6 MAY BE INCLUDED BY A DISABLED TAXPAYER ONLY TO THE EXTENT THAT SUCH 7 TAXPAYER OR THE SPOUSE OF SUCH TAXPAYER OCCUPYING SUCH RESIDENCE FOR SIX MONTHS OR MORE OF THE TAXABLE YEAR OWNS OR HAS OWNED THE RESIDENCE AND 8 9 PAID SUCH TAXES.

10 (VI) "REAL PROPERTY TAX EQUIVALENT" MEANS TWENTY-FIVE PERCENT OF THE 11 ADJUSTED RENT ACTUALLY PAID IN THE TAXABLE YEAR BY A HOUSEHOLD SOLELY 12 FOR THE RIGHT OF OCCUPANCY OF ITS NEW YORK RESIDENCE FOR THE TAXABLE 13 YEAR.

14 IF (A) A RESIDENCE IS RENTED TO TWO OR MORE INDIVIDUALS AS CO-TENANTS, 15 SUCH INDIVIDUALS SHARE IN THE PAYMENT OF A SINGLE RENT FOR THE RIGHT OR OF OCCUPANCY OF SUCH RESIDENCE, AND (B) EACH OF SUCH INDIVIDUALS 16 IS A MEMBER OF A DIFFERENT HOUSEHOLD, ONE OR MORE OF WHICH INDIVIDUALS SHARES 17 SUCH RESIDENCE, REAL PROPERTY TAX EOUIVALENT IS THAT PORTION OF TWENTY-18 19 FIVE PERCENT OF THE ADJUSTED RENT PAID IN THE TAXABLE YEAR WHICH REFLECTS THAT PORTION OF THE RENT ATTRIBUTABLE TO THE DISABLED TAXPAYER 20 21 AND THE MEMBERS OF HIS OR HER HOUSEHOLD.

22 "ADJUSTED RENT" MEANS RENTAL PAID FOR THE RIGHT OF OCCUPANCY OF (VII) 23 A RESIDENCE, EXCLUDING CHARGES FOR HEAT, GAS, ELECTRICITY, FURNISHINGS 24 BOARD. WHERE CHARGES FOR HEAT, GAS, ELECTRICITY, FURNISHINGS OR AND 25 BOARD ARE INCLUDED IN RENTAL BUT WHERE SUCH CHARGES AND THE AMOUNT THER-26 EOF ARE NOT SEPARATELY SET FORTH IN A WRITTEN RENTAL AGREEMENT, FOR 27 PURPOSES OF DETERMINING ADJUSTED RENT THE DISABLED TAXPAYER SHALL REDUCE 28 RENTAL PAID AS FOLLOWS:

(A) FOR HEAT, OR HEAT AND GAS, DEDUCT FIFTEEN PERCENT OF RENTAL PAID.
(B) FOR HEAT, GAS AND ELECTRICITY, DEDUCT TWENTY PERCENT OF RENTAL
PAID.

32 (C) FOR HEAT, GAS, ELECTRICITY AND FURNISHINGS, DEDUCT TWENTY-FIVE 33 PERCENT OF RENTAL PAID.

34 (D) FOR HEAT, GAS, ELECTRICITY, FURNISHINGS AND BOARD, DEDUCT FIFTY 35 PERCENT OF RENTAL PAID.

36 IF THE COMMISSIONER DETERMINES THAT THE ADJUSTED RENT SHOWN ON THE 37 RETURN IS EXCESSIVE, THE COMMISSIONER MAY REDUCE SUCH RENT, FOR PURPOSES 38 OF THE COMPUTATION OF THE CREDIT, TO AN AMOUNT SUBSTANTIALLY EQUIVALENT 39 TO RENT FOR A COMPARABLE ACCOMMODATION.

40 (2) FOR TAXABLE YEARS BEGINNING IN TWO THOUSAND SEVEN AND THEREAFTER, 41 A DISABLED TAXPAYER SHALL BE ALLOWED A CREDIT, AS HEREINAFTER PROVIDED IN PARAGRAPH THREE OF THIS SUBSECTION AGAINST THE TAXES IMPOSED BY THIS 42 43 ARTICLE REDUCED BY THE CREDITS PERMITTED BY THIS ARTICLE. IF THE CREDIT EXCEEDS THE TAX, AS SO REDUCED, FOR SUCH YEAR UNDER THIS ARTICLE, THE 44 45 DISABLED TAXPAYER MAY RECEIVE, AND THE COMPTROLLER, SUBJECT TO A CERTIF-ICATE FROM THE COMMISSIONER, SHALL PAY AS AN OVERPAYMENT, WITHOUT INTER-46 47 EST, ANY EXCESS BETWEEN SUCH TAX, AS SO REDUCED, AND THE AMOUNT OF THE 48 CREDIT. IF A DISABLED TAXPAYER IS NOT REQUIRED TO FILE A RETURN PURSUANT 49 TO SECTION SIX HUNDRED FIFTY-ONE OF THIS ARTICLE, A DISABLED TAXPAYER 50 MAY, NEVERTHELESS, RECEIVE AND THE COMPTROLLER, SUBJECT TO A CERTIFICATE 51 OF THE COMMISSIONER, SHALL PAY AS AN OVERPAYMENT THE FULL AMOUNT OF THE 52 CREDIT, WITHOUT INTEREST.

53 (3) FOR TAXABLE YEARS BEGINNING IN TWO THOUSAND NINE AND THEREAFTER,
54 FOR DISABLED TAXPAYERS THE AMOUNT OF THE CREDIT ALLOWABLE UNDER THIS
55 SUBSECTION SHALL BE FIFTY PERCENT OR IN THE CASE OF A DISABLED TAXPAYER
56 WHO HAS ELECTED TO INCLUDE AN ADDITIONAL AMOUNT PURSUANT TO SUBPARAGRAPH

1 2 3	(V) OF PARAGRAPH ONE OF THIS SUBSECTION EXCESS OF REAL PROPERTY TAXES OR C EQUIVALENT DETERMINED AS FOLLOWS:	, TWENTY-FIVE PERCENT, OF THE F THE EXCESS OF REAL PROPERTY TAX
4 5 6 7 9 10 11 12 13 14 15 16 17	IF HOUSEHOLD GROSS INCOME FOR THE TAX- ABLE YEAR IS: \$ 0 TO \$ 3,000 \$3,001 TO \$ 5,000 \$5,001 TO \$ 7,000 \$5,001 TO \$ 7,000 \$7,001 TO \$ 9,000 \$9,001 TO \$11,000 \$11,001 TO \$14,000 \$14,001 TO \$18,000	EXCESS REAL PROPERTY TAXES ARE THE EXCESS OF THE REAL PROPERTY TAX EQUIVALENT OR THE EXCESS OF QUALIFYING REAL PROPERTY TAXES OVER THE FOLLOWING PERCENTAGE OF HOUSEHOLD GROSS INCOME: 3 1/2 4 4 1/2 5 5 1/2 6 6 1/2
18 19 20 21 22 23 24 25 26 27 28 29 30 31	NOTWITHSTANDING THE FOREGOING PROV MINED UNDER THIS PARAGRAPH WITH RESPECT AN AMOUNT SHOWN IN COLUMN TWO BELOW. COLUMN 1 IF HOUSEHOLD GROSS INCOME FOR THE TAXABLE YEAR IS: \$ 0 TO \$ 1,000 \$1,001 TO \$ 2,000 \$2,001 TO \$ 3,000 \$3,001 TO \$ 4,000 \$4,001 TO \$ 5,000 \$5,001 TO \$ 6,000 \$6,001 TO \$ 7,000 \$7,001 TO \$ 8,000 \$8,001 TO \$ 9,000 \$9,001 TO \$10,000	TO ANY TAXPAYER SHALL NOT EXCEED
34 35 36 37 38 39 40 41	\$11,001 TO \$12,000 \$12,001 TO \$13,000 \$13,001 TO \$14,000 \$14,001 TO \$15,000 \$15,001 TO \$16,000 \$16,001 TO \$17,000	\$188 \$171 \$154 \$137 \$120 \$103
42 43 44 45 46 47 48 49 50 51 52 53	\$17,001 TO \$18,000 \$ 86 (4) IF A DISABLED TAXPAYER OCCUPIES A RESIDENCE FOR A PERIOD OF LESS THAN TWELVE MONTHS DURING THE TAXABLE YEAR OR OCCUPIES TWO OR MORE RESI- DENCES DURING DIFFERENT PERIODS IN SUCH TAXABLE YEAR, THE CREDIT ALLOWED PURSUANT TO THIS SUBSECTION SHALL BE COMPUTED IN SUCH MANNER AS THE COMMISSIONER MAY, BY REGULATION, PRESCRIBE IN ORDER TO PROPERLY REFLECT THE CREDIT OR PORTION THEREOF ATTRIBUTABLE TO SUCH RESIDENCE OR RESI- DENCES AND SUCH PERIOD OR PERIODS. (5) THE COMMISSIONER MAY PRESCRIBE THAT THE CREDIT UNDER THIS SUBSECTION SHALL BE DETERMINED IN WHOLE OR IN PART BY THE USE OF TABLES PRESCRIBED BY SUCH COMMISSIONER. SUCH TABLES SHALL SET FORTH THE CREDIT TO THE NEAREST DOLLAR.	

53 TO THE NEAREST DOLLAR.
54 (6) ONLY ONE CREDIT PER HOUSEHOLD AND PER A DISABLED TAXPAYER SHALL
55 BE ALLOWED PER TAXABLE YEAR UNDER THIS SUBSECTION. WHEN TWO OR MORE

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A HOUSEHOLD ARE ABLE TO MEET THE OUALIFICATIONS FOR A DISA-1 MEMBERS OF 2 BLED TAXPAYER, THE CREDIT SHALL BE EQUALLY DIVIDED BETWEEN OR AMONG SUCH 3 INDIVIDUALS UNLESS SUCH INDIVIDUALS FILE WITH THE COMMISSIONER A WRIT-4 TEN AGREEMENT AMONG SUCH INDIVIDUALS SETTING FORTH A DIFFERENT DIVISION. 5 PROVIDED, HOWEVER, WHERE A JOINT INCOME TAX RETURN HAS BEEN FILED (I) 6 PURSUANT TO THE PROVISIONS OF SECTION SIX HUNDRED FIFTY-ONE OF THIS 7 ARTICLE BY A DISABLED TAXPAYER AND HIS OR HER SPOUSE (OR WHERE BOTH 8 SPOUSES ARE DISABLED TAXPAYERS AND HAVE FILED SUCH JOINT RETURN), THE CREDIT, OR THE PORTION OF THE CREDIT IF DIVIDED, TO WHICH THE HUSBAND 9 10 AND WIFE ARE ENTITLED SHALL BE APPLIED AGAINST THE TAX OF BOTH SPOUSES 11 AND ANY OVERPAYMENT SHALL BE MADE TO BOTH SPOUSES.

12 WHERE A DISABLED TAXPAYER AND HIS OR HER SPOUSE (OR WHERE BOTH (II)SPOUSES ARE DISABLED TAXPAYERS) FILE THEIR SEPARATE RETURNS ON A SINGLE 13 14 FORM UNDER SECTION SIX HUNDRED FIFTY-ONE OF THIS ARTICLE, THE CREDIT, OR 15 THE PORTION OF THE CREDIT IF DIVIDED, ALLOWED TO THE DISABLED TAXPAYER MAY BE OFFSET BY THE COMMISSIONER AGAINST THE TAX LIABILITY OF THE OTHER 16 17 SPOUSE PROVIDED, HOWEVER, IF THE RETURN OF EITHER SPOUSE INCLUDES Α DEMAND THAT ANY OVERPAYMENT OF TAXES MADE BY HIM OR HER SHALL BE APPLIED 18 19 ONLY ON ACCOUNT OF HIS OR HER SEPARATE LIABILITY, THE CREDIT, OR THE PORTION OF THE CREDIT IF DIVIDED, SHALL ALSO BE SO APPLIED. 20

21 (III) WHERE ANY RETURN REQUIRED TO BE FILED PURSUANT TO THE PROVISIONS 22 OF SECTION SIX HUNDRED FIFTY-ONE OF THIS ARTICLE IS COMBINED WITH THE 23 RETURN OF TAX IMPOSED BY A LOCAL LAW OF THE CITY OF NEW YORK PURSUANT TO 24 AUTHORITY OF ARTICLE THIRTY OF THIS CHAPTER OR FORMER ARTICLE TWO-E THE 25 OF THE GENERAL CITY LAW, THE CREDIT OR THE PORTION OF THE CREDIT IF ALLOWED TO THE DISABLED TAXPAYER MAY BE APPLIED BY THE COMMIS-26 DIVIDED, SIONER TOWARD ANY LIABILITY FOR THE STATE TAXES IMPOSED UNDER THIS CHAP-27 28 TER AND THE AFOREMENTIONED LOCAL TAXES.

(7) NO CREDIT SHALL BE GRANTED UNDER THIS SUBSECTION:

30 (I) FOR THE TAXABLE YEARS BEGINNING IN TWO THOUSAND SEVEN AND THERE-31 AFTER IF HOUSEHOLD GROSS INCOME FOR THE TAXABLE YEAR EXCEEDS EIGHTEEN 32 THOUSAND DOLLARS.

(II) TO A PROPERTY OWNER UNLESS: (A) THE PROPERTY IS USED FOR RESIDENTIAL PURPOSES; AND (B) NOT MORE THAN TWENTY PERCENT OF THE RENTAL
INCOME, IF ANY, FROM THE PROPERTY IS FROM RENTAL FOR NONRESIDENTIAL
PURPOSES; AND (C) THE PROPERTY IS OCCUPIED AS A RESIDENCE IN WHOLE OR IN
PART BY ONE OR MORE OF THE OWNERS OF THE PROPERTY.

38 (III) TO AN INDIVIDUAL WITH RESPECT TO WHOM A DEDUCTION UNDER SECTION 39 ONE HUNDRED FIFTY-ONE (E) OF THE INTERNAL REVENUE CODE IS ALLOWABLE TO 40 ANOTHER TAXPAYER FOR THE TAXABLE YEAR.

41 (IV) TO A TENANT IF ADJUSTED RENT FOR THE RESIDENCE EXCEEDS THREE 42 HUNDRED DOLLARS PER MONTH AND FOR TAXABLE YEARS BEGINNING IN TWO THOU-43 SAND SEVEN AND THEREAFTER, IF THE ADJUSTED RENT EXCEEDS FOUR HUNDRED 44 FIFTY DOLLARS PER MONTH ON AVERAGE.

45 (V) TO AN INDIVIDUAL WITH RESPECT TO WHOM A DEDUCTION UNDER SECTION 46 ONE HUNDRED FIFTY-ONE (E) OF THE INTERNAL REVENUE CODE IS ALLOWABLE TO 47 ANOTHER TAXPAYER FOR THE TAXABLE YEAR.

48 (VI) WITH RESPECT TO A RESIDENCE THAT IS WHOLLY EXEMPTED FROM REAL 49 PROPERTY TAXATION.

50 (VII) TO AN INDIVIDUAL WHO IS NOT A RESIDENT INDIVIDUAL OF THE STATE 51 FOR THE ENTIRE TAXABLE YEAR.

52 (8) THE RIGHT TO CLAIM A CREDIT WHERE SUCH CREDIT HAS BEEN DIVIDED
53 UNDER THIS SUBSECTION, SHALL BE PERSONAL TO THE DISABLED TAXPAYER AND
54 SHALL NOT SURVIVE HIS OR HER DEATH, BUT SUCH RIGHT MAY BE EXERCISED ON
55 BEHALF OF A CLAIMANT BY HIS OR HER LEGAL GUARDIAN OR ATTORNEY IN FACT
56 DURING HIS OR HER LIFETIME.

IF A DISABLED TAXPAYER IS NOT REQUIRED TO FILE A RETURN PURSUANT 1 (9) 2 TO SECTION SIX HUNDRED FIFTY-ONE OF THIS ARTICLE, A CLAIM FOR A CREDIT MAY BE TAKEN ON A RETURN FILED WITH THE COMMISSIONER WITHIN THREE YEARS 3 4 FROM THE TIME IT WOULD HAVE BEEN REQUIRED THAT A RETURN BE FILED PURSU-5 ANT TO SUCH SECTION HAD THE DISABLED TAXPAYER HAD A TAXABLE YEAR ENDING 6 ON DECEMBER THIRTY-FIRST. RETURNS UNDER THIS PARAGRAPH SHALL BE IN SUCH 7 FORM AS SHALL BE PRESCRIBED BY THE COMMISSIONER, WHO SHALL MAKE AVAIL-8 ABLE SUCH FORMS AND INSTRUCTIONS FOR FILING SUCH RETURNS.

9 (10) THE COMMISSIONER MAY REQUIRE A DISABLED TAXPAYER TO FURNISH THE 10 FOLLOWING INFORMATION IN SUPPORT OF HIS OR HER CLAIM FOR CREDIT UNDER THIS SUBSECTION: HOUSEHOLD GROSS INCOME, RENT PAID, NAME AND ADDRESS OF 11 OWNER OR MANAGING AGENT OF THE PROPERTY RENTED, REAL PROPERTY TAXES 12 LEVIED OR THAT WOULD HAVE BEEN LEVIED IN THE ABSENCE OF AN EXEMPTION 13 14 FROM REAL PROPERTY TAX PURSUANT TO SECTION FOUR HUNDRED SIXTY-SEVEN OF THE REAL PROPERTY TAX LAW, THE NAMES OF MEMBERS OF THE HOUSEHOLD AND 15 OTHER DISABLED TAXPAYERS OCCUPYING THE SAME RESIDENCE AND THEIR IDENTI-16 FYING NUMBERS INCLUDING SOCIAL SECURITY NUMBERS, HOUSEHOLD GROSS INCOME, 17 SIZE AND NATURE OF PROPERTY CLAIMED AS RESIDENCE AND ALL OTHER INFORMA-18 19 TION WHICH MAY BE REQUIRED BY THE COMMISSIONER TO DETERMINE THE CREDIT. (11) THE PROVISIONS OF THIS ARTICLE, INCLUDING THE PROVISIONS OF SECTIONS SIX HUNDRED FIFTY-THREE, SIX HUNDRED FIFTY-EIGHT, AND SIX 20 21 HUNDRED FIFTY-NINE AND THE PROVISIONS OF PART SIX OF THIS ARTICLE RELAT-22 TO PROCEDURE AND ADMINISTRATION, INCLUDING THE JUDICIAL REVIEW OF 23 ING THE DECISIONS OF THE TAX APPEALS TRIBUNAL, EXCEPT SO MUCH OF SECTION SIX 24 25 HUNDRED EIGHTY-SEVEN OF THIS ARTICLE WHICH PERMITS A CLAIM FOR CREDIT OR REFUND TO BE FILED AFTER THE PERIOD PROVIDED FOR IN PARAGRAPH NINE OF 26 27 THIS SUBSECTION AND EXCEPT SECTIONS SIX HUNDRED FIFTY-SEVEN, SIX HUNDRED EIGHTY-EIGHT AND SIX HUNDRED NINETY-SIX OF THIS ARTICLE, SHALL APPLY TO 28 THE PROVISIONS OF THIS SUBSECTION IN THE SAME MANNER AND WITH THE 29 SAME 30 FORCE AND EFFECT AS IF THE LANGUAGE OF THOSE PROVISIONS HAD BEEN INCOR-PORATED IN FULL INTO THIS SUBSECTION AND HAD EXPRESSLY REFERRED TO THE 31 32 CREDIT ALLOWED OR RETURNS FILED UNDER THIS SUBSECTION, EXCEPT TO THE EXTENT THAT ANY SUCH PROVISION IS EITHER INCONSISTENT WITH A PROVISION 33 THIS SUBSECTION OR IS NOT RELEVANT TO THIS SUBSECTION. AS USED IN 34 OF SUCH SECTIONS AND SUCH PART, THE TERM "TAXPAYER" SHALL INCLUDE A DISA-35 BLED TAXPAYER UNDER THIS SUBSECTION AND, NOTWITHSTANDING THE PROVISIONS 36 OF SUBSECTION (E) OF SECTION SIX HUNDRED NINETY-SEVEN OF THIS ARTICLE, 37 WHERE A DISABLED TAXPAYER HAS PROTESTED THE DENIAL OF A CLAIM FOR CREDIT 38 UNDER THIS SUBSECTION AND THE TIME TO FILE A PETITION FOR REDETERMI-39 40 NATION OF A DEFICIENCY OR FOR A REFUND HAS NOT EXPIRED, HE OR SHE SHALL, SUBJECT TO SUCH CONDITIONS AS MAY BE SET BY THE COMMISSIONER, 41 RECEIVE SUCH INFORMATION: (I) WHICH IS CONTAINED IN ANY RETURN FILED UNDER THIS 42 43 ARTICLE BY A MEMBER OF HIS OR HER HOUSEHOLD FOR THE TAXABLE YEAR FOR 44 WHICH THE CREDIT IS CLAIMED; AND (II) WHICH THE COMMISSIONER FINDS IS 45 RELEVANT AND MATERIAL TO THE ISSUE OF WHETHER SUCH CLAIM WAS PROPERLY DENIED. THE COMMISSIONER SHALL HAVE THE AUTHORITY TO PROMULGATE SUCH 46 47 RULES AND REGULATIONS AS MAY BE NECESSARY FOR THE PROCESSING, DETERMI-48 NATION AND GRANTING OF CREDITS AND REFUNDS UNDER THIS SUBSECTION.

(12) THE COMMISSIONER MAY REQUEST THE COOPERATION OF THE STATE BOARD
OF REAL PROPERTY SERVICES IN CARRYING OUT THE PROVISIONS OF THIS
SUBSECTION. SUCH BOARD MAY PROMULGATE SUCH RULES AND REGULATIONS,
SUBJECT TO PRIOR CONSULTATION WITH THE COMMISSIONER, AS MAY BE NECESSARY TO PROVIDE SUCH ASSISTANCE WITH RESPECT TO THE DETERMINATION OF
FULL VALUE OF REAL PROPERTY FOR PURPOSES OF THE CREDIT ALLOWED UNDER
THIS SUBSECTION.

1 (13) NOTWITHSTANDING ANY OTHER PROVISIONS OF THIS ARTICLE, THE CREDIT 2 ALLOWED UNDER THIS SUBSECTION SHALL BE DETERMINED AFTER THE DETERMI-3 NATION AND APPLICATION OF ANY OTHER CREDITS PERMITTED UNDER THE 4 PROVISIONS OF THIS ARTICLE.

5 S 2. This act shall take effect immediately and shall apply to all 6 taxable years commencing after December 31, 2009.