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2011-2012 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 5, 2011

- Introduced by M. of A. GALEF, PAULIN, CAHILL, SPANO, GUNTHER, JAFFEE, LIFTON, J. RIVERA, P. RIVERA, ZEBROWSKI, SCHROEDER, SCHIMEL, KOLB, SAYWARD, BURLING, FINCH, GIGLIO, McDONOUGH -- Multi-Sponsored by -- M. of A. AMEDORE, BARCLAY, CALHOUN, CASTELLI, CONTE, CORWIN, DESTITO, DUPREY, GABRYSZAK, HAWLEY, HAYES, JORDAN, J. MILLER, MOLINARO, PHEF-FER, RABBITT, RAIA, REILLY, SALADINO, SCARBOROUGH, SWEENEY, THIELE, TOBACCO -- read once and referred to the Committee on Ways and Means
- AN ACT to amend the tax law, in relation to the school district property tax credit and establishing the maximum residential real property, personal income tax credit

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

1 Section 1. Subparagraph (E) of paragraph 1 of subsection (e) of 2 section 606 of the tax law, as amended by chapter 105 of the laws of 3 2006, is amended to read as follows:

4 (E) "Qualifying real property taxes" means all real property taxes, 5 special ad valorem levies and special assessments, exclusive of penal-6 ties and interest, levied on the residence of a qualified taxpayer and paid during the taxable year [less the credit claimed under subsection 7 (n-1) of this section]. In addition, for taxable years beginning after 8 9 December thirty-first, nineteen hundred eighty-four, a qualified taxpaymay elect to include any additional amount that would have been 10 er 11 levied in the absence of an exemption from real property taxation pursuant to section four hundred sixty-seven of the real property tax law. If 12 tenant-stockholders in a cooperative housing corporation have met the 13 requirements of section two hundred sixteen of the internal revenue code 14 15 by which they are allowed a deduction for real estate taxes, the amount 16 of taxes so allowable, or which would be allowable if the taxpayer had filed returns on a cash basis, shall be qualifying real property taxes. 17 If a residence is owned by two or more individuals as joint tenants or 18

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

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tenants in common, and one or more than one individual is not a member 1 2 of the household, qualifying real property taxes is that part of such 3 taxes on the residence which reflects the ownership percentage of the 4 qualified taxpayer and members of his household. If a residence is an 5 integral part of a larger unit, qualifying real property taxes shall be 6 limited to that amount of such taxes paid as may be reasonably appor-7 tioned to such residence. If a household owns and occupies two or more 8 residences during different periods in the same taxable year, qualifying 9 real property taxes shall be the sum of the prorated qualifying real 10 property taxes attributable to the household during the periods such 11 household occupies each of such residences. If the household owns and 12 occupies a residence for part of the taxable year and rents a residence for part of the same taxable year, it may include both the proration of 13 14 qualifying real property taxes on the residence owned and the real prop-15 erty tax equivalent with respect to the months the residence is rented. Provided, however, for purposes of the credit allowed under this 16 17 subsection, qualifying real property taxes may be included by a qualified taxpayer only to the extent that such taxpayer or the spouse of 18 such taxpayer occupying such residence for six months or more of the 19 taxable year owns or has owned the residence and paid such taxes. 20

21 S 2. Section 606 of the tax law is amended by adding a new subsection 22 (ss) to read as follows:

23 (SS) MAXIMUM RESIDENTIAL REAL PROPERTY TAX CREDIT. (1) DEFINITIONS. 24 FOR THE PURPOSES OF THIS SUBSECTION:

(A) "QUALIFIED TAXPAYER" MEANS A RESIDENT INDIVIDUAL OF THE STATE WHO
 OWNS THE RESIDENTIAL REAL PROPERTY IN WHICH HE OR SHE RESIDES, AND HAS
 RESIDED IN SUCH RESIDENTIAL REAL PROPERTY FOR NOT LESS THAN FIVE YEARS.

(B) "HOUSEHOLD" MEANS THE TAXPAYER OR TAXPAYERS AND ALL OTHER PERSONS,
NOT NECESSARILY RELATED, WHO ALL RESIDE IN THE RESIDENTIAL REAL PROPERTY
OWNED BY THE TAXPAYER OR TAXPAYERS, AND SHARE ITS FURNISHINGS, FACILITIES AND ACCOMMODATIONS; PROVIDED THAT NO PERSON MAY BE A MEMBER OF MORE
THAN ONE HOUSEHOLD AT ONE TIME.

33 (C) "HOUSEHOLD GROSS INCOME" MEANS THE AGGREGATE ADJUSTED GROSS INCOME 34 OF ALL MEMBERS OF THE HOUSEHOLD FOR THE TAXABLE YEAR AS REPORTED FOR 35 INCOME TAX PURPOSES, OR WHICH WOULD BE REPORTED AS ADJUSTED FEDERAL GROSS INCOME IF A FEDERAL INCOME TAX RETURN WERE REQUIRED TO BE 36 FILED, 37 WITH THE MODIFICATIONS IN SUBSECTION (B) OF SECTION SIX HUNDRED TWELVE 38 OF THIS ARTICLE BUT WITHOUT THE MODIFICATIONS IN SUBSECTION (C) OF SUCH 39 SECTION, PLUS ANY PORTION OF THE GAIN FROM THE SALE OR EXCHANGE OF PROP-40 OTHERWISE EXCLUDED FROM SUCH AMOUNT; EARNED INCOME FROM SOURCES ERTY 41 WITHOUT THE UNITED STATES EXCLUDABLE FROM FEDERAL GROSS INCOME BY 42 SECTION NINE HUNDRED ELEVEN OF THE INTERNAL REVENUE CODE; SUPPORT MONEY 43 NOT INCLUDED IN ADJUSTED GROSS INCOME; NONTAXABLE STRIKE BENEFITS; 44 SUPPLEMENTAL SECURITY INCOME PAYMENTS; THE GROSS AMOUNT OF ANY PENSION 45 OR ANNUITY BENEFITS TO THE EXTENT NOT INCLUDED IN SUCH ADJUSTED GROSS (INCLUDING, BUT NOT LIMITED TO, RAILROAD RETIREMENT BENEFITS AND 46 INCOME 47 ALL PAYMENTS RECEIVED UNDER THE FEDERAL SOCIAL SECURITY ACT AND VETER-48 ANS ' DISABILITY PENSIONS); NONTAXABLE INTEREST RECEIVED FROM THE STATE 49 OF NEW YORK, ITS AGENCIES, INSTRUMENTALITIES, PUBLIC CORPORATIONS, OR 50 POLITICAL SUBDIVISIONS (INCLUDING A PUBLIC CORPORATION CREATED PURSUANT TO AGREEMENT OR COMPACT WITH ANOTHER STATE OR CANADA); WORKERS' 51 COMPEN-THE GROSS AMOUNT OF "LOSS-OF-TIME" INSURANCE; AND THE AMOUNT OF 52 SATION; CASH PUBLIC ASSISTANCE AND RELIEF, OTHER THAN MEDICAL ASSISTANCE FOR THE 53 54 NEEDY, PAID TO OR FOR THE BENEFIT OF THE QUALIFIED TAXPAYER OR MEMBERS 55 HIS OR HER HOUSEHOLD. HOUSEHOLD GROSS INCOME SHALL NOT INCLUDE OF 56 SURPLUS FOODS OR OTHER RELIEF IN KIND OR PAYMENTS MADE то INDIVIDUALS (D)

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BECAUSE OF THEIR STATUS AS VICTIMS OF NAZI PERSECUTION AS DEFINED IN PUBLIC LAW 103-286. PROVIDED, FURTHER, HOUSEHOLD GROSS INCOME SHALL ONLY INCLUDE ALL SUCH INCOME RECEIVED BY ALL MEMBERS OF THE HOUSEHOLD WHILE MEMBERS OF SUCH HOUSEHOLD. "NET REAL PROPERTY TAX" MEANS THE REAL PROPERTY TAXES ASSESSED ON THE RESIDENTIAL REAL PROPERTY OWNED AND OCCUPIED BY THE TAXPAYER OR TAXPAYERS AFTER ANY EXEMPTION OR ABATEMENT RECEIVED PURSUANT TO THE REAL PROPERTY TAX LAW. (2) CREDIT. A OUALIFIED TAXPAYER SHALL BE ALLOWED A CREDIT AGAINST THE TAXES IMPOSED BY THIS ARTICLE, EQUAL TO SEVENTY PERCENT OF THE AMOUNT WHICH THE TAXPAYER'S NET REAL PROPERTY TAX EXCEEDS THE TAXPAYER'S MAXI-MUM REAL PROPERTY TAX, AS DETERMINED BY PARAGRAPH THREE OF THIS SUBSECTION, PROVIDED, HOWEVER, SUCH CREDIT SHALL NOT EXCEED FIVE THOU-SAND DOLLARS. IF SUCH CREDIT EXCEEDS THE TAX FOR SUCH TAXABLE YEAR, AS REDUCED BY THE OTHER CREDITS PERMITTED BY THIS ARTICLE, THE QUALIFIED TAXPAYER MAY RECEIVE, AND THE COMPTROLLER, SUBJECT TO A CERTIFICATE OF THE DEPARTMENT, SHALL PAY AS AN OVERPAYMENT, WITHOUT INTEREST, ANY EXCESS BETWEEN SUCH TAX AS SO REDUCED AND THE AMOUNT OF THE CREDIT. IF A

18 19 QUALIFIED TAXPAYER IS NOT REQUIRED TO FILE A RETURN PURSUANT TO SECTION SIX HUNDRED FIFTY-ONE OF THIS ARTICLE, A QUALIFIED TAXPAYER MAY NEVER-20 21 THELESS RECEIVE AND THE COMPTROLLER, SUBJECT TO A CERTIFICATE OF THE DEPARTMENT, SHALL PAY AS AN OVERPAYMENT THE FULL AMOUNT OF THE CREDIT, 22 23 WITHOUT INTEREST.

(3) MAXIMUM REAL PROPERTY TAX. (A) A QUALIFIED TAXPAYER'S MAXIMUM REAL 24 25 PROPERTY TAX SHALL BE DETERMINED AS FOLLOWS:

26 (I) IN THE CITY OF NEW YORK, AND THE COUNTIES OF NASSAU, SUFFOLK, 27 ROCKLAND, WESTCHESTER, PUTNAM, ORANGE AND DUTCHESS:

28 HOUSEHOLD GROSS INCOME ONE HUNDRED TWENTY THOUSAND 29 SIX PERCENT OF THE 30 DOLLARS OR LESS HOUSEHOLD GROSS INCOME MORE THAN ONE HUNDRED TWENTY THOUSAND DOLLARS, BUT LESS THAN OR EQUAL TO ONE HUNDRED SEVENTY-FIVE SEVEN PERCENT OF THE HOUSEHOLD GROSS INCOME 31 32 33 GROSS INCOME 34 35 36 THOUSAND DOLLARS MORE THAN ONE HUNDRED SEVENTY-FIVE THOUSAND DOLLARS, BUT LESS THAN OR EQUAL TO TWO HUNDRED EIGHT PERCENT OF THE HOUSEHOLD GROSS INCOME 37 38 39 40 41 FIFTY THOUSAND DOLLARS 42 MORE THAN TWO HUNDRED NO LIMITATION. 43 FIFTY THOUSAND 44 DOLLARS 45 (II) IN ALL OTHER COUNTIES IN THE STATE: 46 HOUSEHOLD GROSS MAXIMUM REAL 47 INCOME PROPERTY TAX NINETY THOUSAND DOLLARS OR LESS 48 SIX PERCENT OF THE 49 HOUSEHOLD GROSS INCOME

MAXIMUM REAL PROPERTY TAX

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1 2 3 4 5	MORE THAN NINETY THOUSAND DOLLARS, BUT LESS THAN OR EQUAL TO ONE HUNDRED FIFTY THOUSAND DOLLARS	SEVEN PERCENT OF THE HOUSEHOLD GROSS INCOME
6 7 8 9 10	MORE THAN ONE HUNDRED FIFTY THOUSAND DOLLARS, BUT LESS THAN OR EQUAL TO TWO HUNDRED FIFTY THOUSAND DOLLARS	
12 13 14 15 16 17 18 19	MORE THAN TWO HUNDRED FIFTY THOUSAND DOLLARS (B) THE THRESHOLDS OF HOUSEHOLD GROSS I MAXIMUM REAL PROPERTY TAX CREDIT, ESTABLISH THIS PARAGRAPH, SHALL BE INDEXED FOR INFLAT (4) EXCLUSIONS FROM ELIGIBILITY. NO CREDI SUBSECTION IF THE QUALIFIED TAXPAYER C CIRCUIT BREAKER CREDIT, PURSUANT TO SUBSEC DURING THE TAXABLE YEAR. S 3. This act shall take effect on the f ing the date on which it shall have become taxable years commencing on or after such d	NCOME FOR ELIGIBILITY FOR THE ED BY SUBPARAGRAPH (A) OF ION. T SHALL BE GRANTED UNDER THIS LAIMS THE REAL PROPERTY TAX TION (E) OF THIS SECTION, irst of January next succeed- a law, and shall apply to