1243

2015-2016 Regular Sessions

IN ASSEMBLY

January 8, 2015

Introduced by M. of A. CAHILL -- Multi-Sponsored by -- M. of A. BENEDET-TO, CERETTO, CLARK, COLTON, CRESPO, CYMBROWITZ, FINCH, GUNTHER, KEARNS, MAGEE, MOYA, RAIA, ROSENTHAL, RYAN, SIMANOWITZ, THIELE, WEPRIN, ZEBROWSKI -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, in relation to exempting the sale of plugin hybrid electric vehicles from state sales and compensating use taxes, and to authorize cities and counties to grant such exemption

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

Section 1. Subdivision (a) of section 1115 of the tax law is amended 1 2 by adding a new paragraph 44 to read as follows:

(44) THE RECEIPTS FROM THE RETAIL SALE OF NEW PLUG-IN HYBRID ELECTRIC 3 4 VEHICLES. FOR PURPOSES OF THIS PARAGRAPH THE TERM "PLUG-IN HYBRID ELEC-5 TRIC VEHICLE" MEANS A MOTOR VEHICLE, AS DEFINED IN SECTION ONE HUNDRED 6 TWENTY-FIVE OF THE VEHICLE AND TRAFFIC LAW, THAT:

7 (I) DRAWS PROPULSION USING A TRACTION BATTERY WITH AT LEAST FOUR KILO-8 WATT HOURS OF CAPACITY; 9

(II) USES AN EXTERNAL SOURCE OF ENERGY TO RECHARGE SUCH BATTERY;

(III) THE ORIGINAL USE OF WHICH COMMENCES WITH THE TAXPAYER;

IS ACOUIRED FOR USE OR LEASE BY THE TAXPAYER AND NOT FOR RESALE; 11 (IV) 12 AND

13 (V) IS MADE BY A MANUFACTURER.

10

S 2. Section 1160 of the tax law is amended by adding a new 14 subdivi-15 sion (c) to read as follows:

(C) THE NEW PLUG-IN HYBRID ELECTRIC VEHICLES EXEMPTION PROVIDED FOR IN 16 17 PARAGRAPH FORTY-FOUR OF SUBDIVISION (A) OF SECTION ELEVEN HUNDRED FIFTEEN OF THIS CHAPTER SHALL NOT APPLY TO OR LIMIT 18 THEIMPOSITION OF 19 THE TAX IMPOSED PURSUANT TO THIS ARTICLE.

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

LBD06235-01-5

1 S 3. Paragraph 1 of subdivision (a) of section 1210 of the tax law, as 2 amended by chapter 13 of the laws of 2013, is amended to read as 3 follows:

4 (1) Either, all of the taxes described in article twenty-eight of this chapter, at the same uniform rate, as to which taxes all provisions of the local laws, ordinances or resolutions imposing such taxes shall be 5 6 7 identical, except as to rate and except as otherwise provided, with the corresponding provisions in such article twenty-eight, including the definition and exemption provisions of such article, so far as the 8 9 10 provisions of such article twenty-eight can be made applicable to the taxes imposed by such city or county and with such limitations and 11 special provisions as are set forth in this article. The taxes author-12 ized under this subdivision may not be imposed by a city or county 13 14 unless the local law, ordinance or resolution imposes such taxes so as 15 to include all portions and all types of receipts, charges or rents, subject to state tax under sections eleven hundred five and eleven hundred ten of this chapter, except as otherwise provided. (i) Any local 16 17 ordinance or resolution enacted by any city of less than one 18 law, million or by any county or school district, imposing the taxes author-19 20 ized by this subdivision, shall, notwithstanding any provision of law to 21 contrary, exclude from the operation of such local taxes all sales the 22 of tangible personal property for use or consumption directly and predominantly in the production of tangible personal property, gas, 23 electricity, refrigeration or steam, for sale, by manufacturing, proc-24 25 essing, generating, assembly, refining, mining or extracting; and all 26 sales of tangible personal property for use or consumption predominantly 27 either in the production of tangible personal property, for sale, by farming or in a commercial horse boarding operation, or in both; and, 28 29 unless such city, county or school district elects otherwise, shall omit the provision for credit or refund contained in clause six of 30 subdivision (a) or subdivision (d) of section eleven hundred nineteen of this 31 32 chapter. (ii) Any local law, ordinance or resolution enacted by any 33 city, county or school district, imposing the taxes authorized by this 34 subdivision, shall omit the residential solar energy systems equipment exemption provided for in subdivision (ee), the commercial solar energy 35 systems equipment exemption provided for in subdivision (ii) 36 and the clothing and footwear exemption provided for in paragraph thirty AND THE 37 38 NEW PLUG-IN HYBRID ELECTRIC VEHICLES EXEMPTION PROVIDED FOR IN PARAGRAPH 39 FORTY-FOUR of subdivision (a) of section eleven hundred fifteen of this 40 chapter, unless such city, county or school district elects otherwise as to either such residential solar energy systems equipment exemption, 41 42 such commercial solar energy systems equipment exemption or such cloth-43 ing and footwear exemption OR SUCH NEW PLUG-IN HYBRID ELECTRIC VEHICLE 44 EXEMPTION.

45 S 4. Section 1210 of the tax law is amended by adding a new subdivi-46 sion (q) to read as follows:

47 (Q) NOTWITHSTANDING ANY OTHER PROVISION OF STATE OR LOCAL LAW, ORDI-48 NANCE OR RESOLUTION TO THE CONTRARY:

49 (1)ANY CITY HAVING A POPULATION OF ONE MILLION OR MORE IN WHICH THE 50 TAXES IMPOSED BY SECTION ELEVEN HUNDRED SEVEN OF THIS CHAPTER ARE ΙN 51 ACTING THROUGH ITS LOCAL LEGISLATIVE BODY, IS HEREBY AUTHORIZED EFFECT, AND EMPOWERED TO ELECT TO PROVIDE THE SAME EXEMPTIONS FROM SUCH TAXES AS 52 53 THE NEW PLUG-IN HYBRID ELECTRIC VEHICLES EXEMPTION FROM STATE SALES AND 54 COMPENSATING USE TAXES DESCRIBED IN PARAGRAPH FORTY-FOUR OF SUBDIVISION 55 (A) OF SECTION ELEVEN HUNDRED FIFTEEN OF THIS CHAPTER BY ENACTING Α 56 RESOLUTION IN THE FORM SET FORTH IN PARAGRAPH TWO OF THIS SUBDIVISION;

1 WHEREUPON, UPON COMPLIANCE WITH THE PROVISIONS OF SUBDIVISIONS (D) AND 2 (E) OF THIS SECTION, SUCH ENACTMENT OF SUCH RESOLUTION SHALL BE DEEMED 3 TO BE AN AMENDMENT TO SUCH SECTION ELEVEN HUNDRED SEVEN AND SUCH SECTION 4 ELEVEN HUNDRED SEVEN SHALL BE DEEMED TO INCORPORATE SUCH EXEMPTIONS AS 5 IF THEY HAD BEEN DULY ENACTED BY THE STATE LEGISLATURE AND APPROVED BY 6 THE GOVERNOR.

7 (2) FORM OF RESOLUTION: BE IT ENACTED BY THE (INSERT PROPER TITLE OF 8 LOCAL LEGISLATIVE BODY) AS FOLLOWS:

9 SECTION ONE. RECEIPTS FROM SALES OF AND CONSIDERATION GIVEN OR 10 CONTRACTED TO BE GIVEN FOR, OR FOR THE USE OF, PROPERTY AND SERVICES 11 EXEMPT FROM STATE SALES AND COMPENSATING USE TAXES PURSUANT TO PARAGRAPH 12 44 OF SUBDIVISION (A) OF SECTION 1115 OF THE NEW YORK TAX LAW SHALL ALSO 13 BE EXEMPT FROM SALES AND COMPENSATING USE TAXES IMPOSED IN THIS JURIS-14 DICTION.

15 SECTION TWO. THIS RESOLUTION SHALL TAKE EFFECT MARCH 1, (INSERT THE 16 YEAR, BUT NOT EARLIER THAN THE YEAR 2015) AND SHALL APPLY TO SALES MADE, 17 SERVICES RENDERED AND USES OCCURRING ON AND AFTER THAT DATE IN ACCORD-18 ANCE WITH THE APPLICABLE TRANSITIONAL PROVISIONS IN SECTIONS 1106, 1216 19 AND 1217 OF THE NEW YORK TAX LAW.

20 S 5. This act shall take effect October 1, 2015.