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2015-2016 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2015

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

AN ACT to amend the tax law, in relation to establishing a tax credit for condominium and cooperative apartment owners that install electrical outlets for charging electric cars in certain parking garages

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

1 Section 1. Section 210-B of the tax law is amended by adding a new 2 subdivision 49 to read as follows:

3 49. CREDIT FOR ELECTRICAL OUTLETS FOR CHARGING ELECTRIC CARS IN CERTAIN PARKING GARAGES. (A) A TAXPAYER SHALL BE ALLOWED A CREDIT FOR TAXABLE YEARS BEGINNING ON OR AFTER JANUARY FIRST, TWO THOUSAND SIXTEEN 4 5 б AND ENDING BEFORE DECEMBER THIRTY-FIRST, TWO THOUSAND TWENTY AGAINST THE 7 TAX IMPOSED BY THIS ARTICLE FOR THE PURCHASE AND INSTALLATION OF ELEC-TRICAL OUTLETS FOR CHARGING ELECTRIC CARS IN THE PARKING GARAGE OWNED BY 8 9 A CONDOMINIUM MANAGEMENT ASSOCIATION OR A COOPERATIVE HOUSING CORPO-10 RATION, IF SUCH CONDOMINIUM OR COOPERATIVE HOUSING IS LOCATED WITHIN 11 THIS STATE. ANY TAXPAYER WHO IS A MEMBER OF THE CONDOMINIUM MANAGEMENT ASSOCIATION OR WHO IS A TENANT-STOCKHOLDER IN 12 THE COOPERATIVE HOUSING CORPORATION MAY FOR THE PURPOSE OF THIS SUBDIVISION CLAIM A PROPOR-13 14 TIONATE SHARE OF THE TOTAL EXPENSE AS THE EXPENDITURE FOR THE PURPOSES OF THE CREDIT ATTRIBUTABLE TO HIS PRINCIPAL RESIDENCE, IF SUCH RESIDENCE 15 LOCATED WITHIN THE STATE. THE TOTAL AMOUNT OF THE CREDIT SHALL BE 16 IS 17 FIFTY-FIVE PERCENT OF THE EXPENDITURE INCURRED IN PURCHASING AND INSTALLING ANY SUCH SYSTEM OR COMBINATION THEREOF, BUT NOT TO EXCEED THE 18 MAXIMUM CREDIT OF FIVE THOUSAND DOLLARS. 19

20 (B) FOR THE PURPOSES OF THIS SUBDIVISION, THE FOLLOWING TERMS SHALL 21 HAVE THE FOLLOWING MEANINGS:

22 (I) "ELECTRIC CARS" SHALL MEAN MOTOR VEHICLES, AS DEFINED BY SECTION 23 ONE HUNDRED TWENTY-FIVE OF THE VEHICLE AND TRAFFIC LAW, WHICH ARE

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

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PROPELLED BY ELECTRIC MOTORS USING ELECTRIC ENERGY STORED IN BATTERIES
 OR OTHER ENERGY STORAGE DEVICES. FOR THE PURPOSES OF THIS SUBDIVISION,
 "ELECTRIC CARS" SHALL NOT INCLUDE ELECTRIC PERSONAL ASSISTIVE MOBILITY
 DEVICES AS DEFINED BY SECTION ONE HUNDRED FOURTEEN-D OF THE VEHICLE AND
 TRAFFIC LAW.

6 (II) "ELECTRICAL OUTLETS FOR CHARGING ELECTRIC CARS" SHALL INCLUDE ANY 7 ELECTRICAL OUTLETS INTENDED TO BE USED FOR CHARGING ELECTRIC CARS, 8 INCLUDING, BUT NOT LIMITED TO 120-VOLT OUTLETS, 240-VOLT OUTLETS AND 9 CHARGING STATIONS SPECIFICALLY MANUFACTURED FOR CHARGING ELECTRIC CARS.

10 (C) TO THE EXTENT THAT A FEDERAL INCOME TAX CREDIT SHALL APPLY TO 11 EXPENDITURES ELIGIBLE FOR A CREDIT UNDER THIS SUBDIVISION, THE CREDIT 12 PROVIDED IN THIS SUBDIVISION SHALL BE REDUCED SO THAT THE COMBINED CRED-13 IT SHALL NOT EXCEED FIFTY-FIVE PERCENT OF SUCH EXPENDITURES OR SEVEN 14 THOUSAND DOLLARS, WHICHEVER IS LESS.

15 (D) IF THE AMOUNT OF CREDIT ALLOWABLE UNDER THIS SUBDIVISION SHALL 16 EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE EXCESS MAY BE CARRIED OVER 17 TO THE FOLLOWING YEAR OR YEARS AND MAY BE DEDUCTED FROM THE TAXPAYER'S 18 TAX FOR SUCH YEAR OR YEARS.

19 (E) IF ALL OR ANY PART OF THE CREDIT PROVIDED FOR UNDER THIS SUBDIVI-SION WAS ALLOWED OR CARRIED OVER FROM A PRIOR TAXABLE YEAR OR YEARS, A 20 21 TAXPAYER SHALL REDUCE THE ALLOWABLE CREDIT FOR ADDITIONAL QUALIFYING EXPENDITURES IN A SUBSEQUENT TAX YEAR BY THE AMOUNT OF THE CREDIT PREVI-22 23 OUSLY ALLOWED OR CARRIED OVER; PROVIDED HOWEVER THAT A CREDIT PREVIOUSLY 24 ALLOWED OR CARRIED OVER FROM A PRIOR TAXABLE YEAR OR YEARS SHALL NOT BE 25 TAKEN INTO ACCOUNT IN DETERMINING THE ALLOWABLE CREDIT FOR THE PURCHASE 26 AND INSTALLATION OF ELECTRICAL OUTLETS FOR CHARGING ELECTRIC CARS IN A 27 SUBSEQUENT PRINCIPAL RESIDENCE.

(F) FOR THE PURPOSE OF DETERMINING THE AMOUNT OF THE ACTUAL EXPENDITURE INCURRED IN PURCHASING AND INSTALLING ELECTRICAL OUTLETS FOR CHARGING ELECTRIC CARS, THE AMOUNT OF ANY FEDERAL, STATE OR LOCAL GRANT
RECEIVED BY THE TAXPAYER, WHICH WAS USED FOR THE PURCHASE AND/OR INSTALLATION OF SUCH SYSTEM AND WHICH WAS NOT INCLUDED IN THE GROSS INCOME OF
THE TAXPAYER, SHALL NOT BE TAKEN INTO ACCOUNT.

34 S 2. Section 606 of the tax law is amended by adding a new subsection 35 (g-3) to read as follows:

(G-3) CREDIT FOR ELECTRICAL OUTLETS FOR CHARGING ELECTRIC CARS IN 36 37 CERTAIN PARKING GARAGES. (1) A TAXPAYER SHALL BE ALLOWED A CREDIT FOR TAXABLE YEARS BEGINNING ON OR AFTER JANUARY FIRST, TWO THOUSAND SIXTEEN 38 AND ENDING BEFORE DECEMBER THIRTY-FIRST, TWO THOUSAND TWENTY AGAINST THE 39 40 TAX IMPOSED BY THIS ARTICLE FOR THE PURCHASE AND INSTALLATION OF ELEC-TRICAL OUTLETS FOR CHARGING ELECTRIC CARS IN THE PARKING GARAGE OWNED BY 41 A CONDOMINIUM MANAGEMENT ASSOCIATION OR A COOPERATIVE HOUSING CORPO-42 43 RATION, IF SUCH CONDOMINIUM OR COOPERATIVE HOUSING IS LOCATED WITHIN 44 THIS STATE. ANY TAXPAYER WHO IS A MEMBER OF THE CONDOMINIUM MANAGEMENT 45 ASSOCIATION OR WHO IS A TENANT-STOCKHOLDER IN THE COOPERATIVE HOUSING CORPORATION MAY FOR THE PURPOSE OF THIS SUBSECTION CLAIM A PROPORTIONATE 46 47 THE TOTAL EXPENSE AS THE EXPENDITURE FOR THE PURPOSES OF THE SHARE OF 48 CREDIT ATTRIBUTABLE TO HIS PRINCIPAL RESIDENCE, IF SUCH RESIDENCE IS LOCATED WITHIN THE STATE. THE TOTAL AMOUNT OF THE CREDIT SHALL BE 49 PERCENT OF THE EXPENDITURE INCURRED IN PURCHASING AND 50 FIFTY-FIVE 51 INSTALLING ANY SUCH SYSTEM OR COMBINATION THEREOF, BUT NOT TO EXCEED THE MAXIMUM CREDIT OF FIVE THOUSAND DOLLARS. 52

53 (2) FOR THE PURPOSES OF THIS SUBSECTION, THE FOLLOWING TERMS SHALL 54 HAVE THE FOLLOWING MEANINGS:

55 (I) "ELECTRIC CARS" SHALL MEAN MOTOR VEHICLES, AS DEFINED BY SECTION 56 ONE HUNDRED TWENTY-FIVE OF THE VEHICLE AND TRAFFIC LAW, WHICH ARE

6 7 ELECTRICAL OUTLETS INTENDED TO BE USED FOR CHARGING ELECTRIC CARS, 8 INCLUDING, BUT NOT LIMITED TO 120-VOLT OUTLETS, 240-VOLT OUTLETS AND CHARGING STATIONS SPECIFICALLY MANUFACTURED FOR CHARGING ELECTRIC CARS. 9

10 (3) TO THE EXTENT THAT A FEDERAL INCOME TAX CREDIT SHALL APPLY TO EXPENDITURES ELIGIBLE FOR A CREDIT UNDER THIS SUBSECTION, THE CREDIT 11 PROVIDED IN THIS SUBSECTION SHALL BE REDUCED SO THAT THE COMBINED CREDIT 12 SHALL NOT EXCEED FIFTY-FIVE PERCENT OF SUCH EXPENDITURES OR SEVEN THOU-13 14 SAND DOLLARS, WHICHEVER IS LESS.

CREDIT ALLOWABLE UNDER THIS SUBSECTION SHALL 15 (4) IF THE AMOUNT OF 16 EXCEED THE TAXPAYER'S TAX FOR SUCH YEAR, THE EXCESS MAY BE CARRIED OVER TO THE FOLLOWING YEAR OR YEARS AND MAY BE DEDUCTED FROM THE TAXPAYER'S 17 18 TAX FOR SUCH YEAR OR YEARS.

19 (5) IF ALL OR ANY PART OF THE CREDIT PROVIDED FOR UNDER THIS 20 SUBSECTION WAS ALLOWED OR CARRIED OVER FROM A PRIOR TAXABLE YEAR OR 21 YEARS, A TAXPAYER SHALL REDUCE THE ALLOWABLE CREDIT FOR ADDITIONAL QUAL-IFYING EXPENDITURES IN A SUBSEQUENT TAX YEAR BY THE AMOUNT OF THE CREDIT 22 23 PREVIOUSLY ALLOWED OR CARRIED OVER; PROVIDED HOWEVER THAT A CREDIT 24 PREVIOUSLY ALLOWED OR CARRIED OVER FROM A PRIOR TAXABLE YEAR OR YEARS 25 SHALL NOT BE TAKEN INTO ACCOUNT IN DETERMINING THE ALLOWABLE CREDIT FOR 26 THE PURCHASE AND INSTALLATION OF ELECTRICAL OUTLETS FOR CHARGING ELEC-27 TRIC CARS IN A SUBSEQUENT PRINCIPAL RESIDENCE.

(6) FOR THE PURPOSE OF DETERMINING THE AMOUNT OF THE ACTUAL 28 EXPENDI-TURE INCURRED IN PURCHASING AND INSTALLING ELECTRICAL OUTLETS FOR CHARG-29 ING ELECTRIC CARS, THE AMOUNT OF ANY FEDERAL, STATE OR LOCAL GRANT 30 RECEIVED BY THE TAXPAYER, WHICH WAS USED FOR THE PURCHASE AND/OR INSTAL-31 32 LATION OF SUCH SYSTEM AND WHICH WAS NOT INCLUDED IN THE GROSS INCOME OF THE TAXPAYER, SHALL NOT BE TAKEN INTO ACCOUNT. 33

S 3. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 34 35 of the tax law is amended by adding a new clause (xli) to read as follows: 36

37 (XLI) CREDIT FOR 38 ELECTRICAL OUTLETS FOR CHARGING 39 ELECTRIC CARS IN CERTAIN PARKING GARAGES UNDER SUBSECTION TWO HUNDRED TEN-B 40 41 (G-3)

AMOUNT OF CREDIT UNDER SUBDIVISION FORTY-NINE OF SECTION

42 S 4. This act shall take effect on the one hundred twentieth day after 43 it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implemen-44 45 tation of this act on its effective date is authorized to be made on or 46 before such date.