STATE OF NEW YORK

6315

2017-2018 Regular Sessions

IN ASSEMBLY

March 2, 2017

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

AN ACT to amend the tax law, in relation to clarifying the recordkeeping requirements for the earned income tax credit and the enhanced earned income tax credit

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Subsection (d) of section 606 of the tax law is amended by
2	adding a new paragraph 8 to read as follows:
3	(8) Income documentation. Any taxpayer who receives more than fifty
4	percent of his or her income in cash who is claiming the credit under
5	this subsection may follow the income documentation standards set forth
6	in section six hundred fifty-eight-a of this article when applicable.
7	§ 2. Subsection (d-1) of section 606 of the tax law is amended by
8	adding a new paragraph 9 to read as follows:
9	(9) Any taxpayer who receives more than fifty percent of his or her
10	income in cash who is claiming the credit under this subsection may
11	prove his or her income by following the income documentation standards
12	set forth in section six hundred fifty-eight-a of this article when
13	applicable.
14	§ 3. The tax law is amended by adding a new section 658-a to read as
15	follows:
16	§ 658-a. Income documentation concerning the earned income credit. In
17	conjunction with the requirements set forth in this chapter, the
18	provisions of this section shall apply to any taxpayer claiming the
19	earned income credit as set forth in subsection (d) of section six
20	hundred six of this article.
21	(a) Income documentation standards for cash earners. If the taxpayer
22	is employed in one or more occupations where such taxpayer receives more
23	than fifty percent of his or her income in cash, such taxpayer may prove
24	his or her income by producing one of the following verifications:

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

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1	(1) Permanent books, accounts or records kept in a manner consistent
1 2	with the recordseeping practices of the industry in which the taxpayer
∠ 3	works. For the purposes of this section, "permanent books, accounts or
4	records" shall mean paper or electronic documents that reflect the
5	amount and source of all income earned from paid employment.
6	(A) Examples of permanent books, accounts or records shall include,
7	but shall not be limited to (i) bank statements from financial insti-
8	tutions, (ii) electronic ledgers or spreadsheets that document the date
9	of each entry, or (iii) handwritten accounts maintained in a bound
10	ledger.
11	(B) A different ledger shall be maintained for each tax year's cash
12^{11}	earnings records, and each record shall be maintained for at least three
13	years after the tax year for which it was submitted.
14^{10}	(C) Entry requirements for handwritten ledgers. (i) A handwritten
15	ledger documenting the taxpayer's income shall list, in chronological
16	order, an entry for each transaction for which such taxpayer earns money
17	with information that includes, but is not limited to:
18	(I) the amount of money earned;
19	(II) the approximate time and date on which the money was earned; and
20	(III) a brief description or list of the task or tasks performed for
21	the money earned.
22	(ii) Such record may include entries for work-related expenses and
23	each such entry shall include, but is not limited to:
24	(I) the amount of the work-related expense;
25	(II) the approximate time and date the work-related expense was
26	incurred;
27	(III) the nature of the work-related expense; and
28	(IV) the date on which the entry was made.
29	(iii) An entry for any transaction shall be made as soon as possible
30	after the transaction occurred.
31	(2) Additional acceptable income verification documents. In the
32	absence of permanent books, accounts or records, a tax filer may verify
33	income by producing two or more of the following:
34	(A) A signed letter from the taxpayer's employer stating wages paid;
35	(B) Statements from a financial institution that demonstrate regular
36	<u>deposits of earnings;</u>
37	(C) Receipts from work supplies, including but not limited to uniforms
38	and materials needed to complete a specific job;
39	(D) Receipts from licensing or certification fees, membership dues, or
40	other professional dues;
41	(E) Receipts from work-related expenses, including but not limited to
42	transportation costs and child care;
43	(F) A sworn affidavit, signed by the taxpayer, stating such taxpayer's
44	position or title, the number of weeks worked, the number of hours
45	worked per week, the wages earned, and a brief description of the work
46	performed. A separate notarized affidavit shall be completed for each
47	job:
48	(G) An income and expenses worksheet completed with a certified tax
49 50	professional.
50 51	(b) Errors or omissions. Omissions or failures to correct entries shall not be sufficient in and of themselves to render a taxpayer's
51 52	<u>shall not be sufficient in and of themselves to render a taxpayer's</u> records as inadequate to validate such taxpayer's income for the rele-
5∠ 53	vant tax year.
53 54	(c) Presumption of accuracy and completeness. (1) Provided that the
55	minimum standards set forth in this section are met, and unless the
56	department has affirmative evidence to directly contradict the taxpay-

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1	er's return, the department shall presume the accuracy and completeness
2	of the record and the good faith of the taxpayer.
3	(2) The particular format of the record shall not be used as evidence
4	of insufficient recordkeeping or bad faith on the part of the taxpayer.
5	(3) A mid-year change in the format of recordkeeping within a single
б	ledger shall not be considered evidence of incomplete recordkeeping or
7	bad faith if such change indicates an attempt to improve upon record-
8	keeping.
9	(d) Report. (1) On or before June thirtieth next succeeding the date
10	on which this section shall have become a law, and annually thereafter,
11	the commissioner shall submit a written report regarding taxpayers who
12	claim the earned income credit as set forth in subsection (d) of section
13	six hundred six of this article and who are paid principally in cash.
14	(2) The report must contain the following information about the earned
15	income credit claimed under this article during the previous calendar
16	year:
17	(A) the number of cash earners claiming the credit;
18	(B) the number of cash earners claiming the credit who are sent desk
19	audit inquiry letters;
20	(C) the number of responses to the audit inquiry letters that the
21	department receives;
22	(D) the number of cash earners claiming the credit who are audited and
23	receive the credit as a result; and
24	(E) the number of cash earners claiming the credit who are audited and
25	are denied the credit as a result.
26	(3) The credit report may also contain any other information that the
27	commissioner deems to be useful in evaluating the use of the credit by
28	cash earners. The information included in the credit report will be
29	based on the information filed with the department during the previous
30	calendar year, to the extent that it is practicable to use that informa-
31	tion.
32	§ 4. This act shall take effect on the one hundred twentieth day after
33	it shall have become a law. Effective immediately, the commissioner of
34	taxation and finance is authorized to make any addition, amendment
35	and/or repeal of any rule or regulation necessary for the implementation
36	of this act on its effective date on or before such date.