STATE OF NEW YORK

3424

2017-2018 Regular Sessions

IN SENATE

January 23, 2017

Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations

AN ACT to amend the tax law, in relation to eliminating net operating loss carryback deductions; and to repeal certain provisions of the tax law relating thereto

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

1 Section 1. Section 659 of the tax law, as amended by section 8 of part 2 J of chapter 59 of the laws of 2014, is amended to read as follows:

3 § 659. Report of federal changes, corrections or disallowances. If the amount of a taxpayer's federal taxable income, total taxable amount or 4 5 ordinary income portion of a lump sum distribution or includible gain of б a trust reported on his federal income tax return for any taxable year, 7 or the amount of a taxpayer's earned income credit or credit for employ-8 ment-related expenses set forth on such return, or the amount of any federal foreign tax credit affecting the calculation of the credit for 9 10 Canadian provincial taxes under section six hundred twenty or six 11 hundred twenty-A of this article, or the amount of any claim of right 12 adjustment, is changed or corrected by the United States internal reven-13 ue service or other competent authority or as the result of a renegotiation of a contract or subcontract with the United States, or the amount 14 15 an employer is required to deduct and withhold from wages for federal income tax withholding purposes is changed or corrected by such service 16 or authority or if a taxpayer's claim for credit or refund of federal 17 18 income tax is disallowed in whole or in part, the taxpayer or employer 19 shall report such change or correction or disallowance within ninety 20 days after the final determination of such change, correction, renegoti-21 ation or disallowance, or as otherwise required by the commissioner, and 22 shall concede the accuracy of such determination or state wherein it is 23 erroneous. [The allowance of a tentative carryback adjustment based upon

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

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a net operating loss carryback pursuant to section sixty-four hundred 1 eleven of the internal revenue code shall be treated as a final determi-2 3 nation for purposes of this section.] Any taxpayer filing an amended 4 federal income tax return and any employer filing an amended federal 5 return of income tax withheld shall also file within ninety days thereб after an amended return under this article, and shall give such informa-7 tion as the commissioner may require. The commissioner may by regulation 8 prescribe such exceptions to the requirements of this section as he or 9 she deems appropriate. For purposes of this section, (i) the term 10 "taxpayer" shall include a partnership having a resident partner or 11 having any income derived from New York sources, and a corporation with respect to which the taxable year of such change, correction, disallow-12 13 ance or amendment is a year with respect to which the election provided 14 for in subsection (a) of section six hundred sixty of this article is in 15 effect, and (ii) the term "federal income tax return" shall include the 16 returns of income required under sections six thousand thirty-one and six thousand thirty-seven of the internal revenue code. In the case of 17 such a corporation, such report shall also include any change or 18 correction of the taxes described in paragraphs two and three of 19 20 subsection (f) of section thirteen hundred sixty-six of the internal 21 revenue code. Reports made under this section by a partnership or corporation shall indicate the portion of the change in each item of income, 22 gain, loss or deduction (and, in the case of a corporation, of each 23 24 change in, or disallowance of a claim for credit or refund of, a tax 25 referred to in the preceding sentence) allocable to each partner or 26 shareholder and shall set forth such identifying information with 27 respect to such partner or shareholder as may be prescribed by the 28 commissioner. § 2. Subsection (a) of section 1087 of the tax law, as amended by 29 30 section 9 of part H of chapter 1 of the laws of 2003, is amended to read 31 as follows: 32 (a) General.--Claim for credit or refund of an overpayment of tax 33 under article nine or nine-A shall be filed by the taxpayer within (i) three years from the time the return was filed, (ii) two years from the 34 35 time the tax was paid or (iii) in the case of any overpayment arising 36 from an erroneous denial by the department of environmental conservation 37 of a certification of completion pursuant to section 27-1419 of the 38 environmental conservation law, two years from the time a final determi-39 nation to the effect that such denial was erroneous is made and is no longer subject to judicial review, whichever of such periods expires the 40 latest, or if no return was filed, within two years from the time the 41 tax was paid. If the claim is filed within the three year period, the 42 43 amount of the credit or refund shall not exceed the portion of the tax 44 paid within the three years immediately preceding the filing of the claim plus the period of any extension of time for filing the return. If 45 46 the claim is not filed within the three year period, but is filed within 47 the two year period, the amount of the credit or refund shall not exceed 48 the portion of the tax paid during the two years immediately preceding the filing of the claim. In the case of a claim for credit or refund 49 filed within the period prescribed in paragraph (iii) 50 of this subsection, the amount of the credit or refund may exceed the portion of 51 52 the tax paid within the applicable period specified in the two imme-53 diately preceding sentences, but only to the extent of the amount of the 54 overpayment attributable to the denial described in such paragraph (iii). Except as otherwise provided in this section, if no claim is 55 56 filed, the amount of a credit or refund shall not exceed the amount

1 which would be allowable if a claim had been filed on the date the credit or refund is allowed. For special restriction in a proceeding on a 2 claim for refund of tax paid pursuant to an assessment made as a result 3 [a net operating loss carryback or capital loss carryback, or 4 of (i) 5 (ii)] an increase or decrease in federal taxable income or federal tax, б or [(iii) a federal change or correction or renegotiation, or computation or recomputation of tax, which is treated in the same manner 7 8 as if it were a deficiency for federal income tax purposes, see para-9 graph [(7)] seven of subsection (c) of section one thousand eighty-10 three. 11 § 3. Subsection (b) of section 1089 of the tax law, as amended by chapter 55 of the laws of 1982, is amended to read as follows: 12 (b) Petition for redetermination of a deficiency .--- Within ninety 13 14 days, or one hundred fifty days if the notice is addressed to a taxpayer 15 whose last known address is outside of the United States, after the 16 mailing of the notice of deficiency authorized by section one thousand 17 eighty-one, the taxpayer may file a petition with the tax commission for 18 a redetermination of the deficiency. Such petition may also assert a 19 claim for refund for the same taxable year or years, subject to the 20 limitations of subsection (g) of section one thousand eighty-seven. For 21 special restriction where the notice of deficiency relates to a proposed assessment made as a result of (i) [a net operating loss carryback or 22 **capital loss carryback, (ii)**] an increase or decrease in federal taxable 23 income or federal tax, or [(iii) a federal change or correction or 24 25 renegotiation, or computation or recomputation of tax, which is treated 26 in the same manner as if it were a deficiency for federal income tax 27 purposes, see paragraph [(7)] <u>seven</u> of subsection (c) of section one 28 thousand eighty-three. § 4. Subdivision 3 of section 211 of the tax law is REPEALED. 29 30 § 5. Subdivision (e) of section 213-b of the tax law is REPEALED. 31 § 6. Paragraph 3 of subdivision (a) of section 292 of the tax law is 32 REPEALED. 33 § 7. Paragraph 4 of subsection (b) of section 631 of the tax law is 34 REPEALED. 35 § 8. Subsection (b) of section 633 of the tax law is REPEALED. 36 § 9. Paragraph 4 of subsection (c) of section 683 of the tax law is 37 REPEALED. 38 § 10. Subsection (e) of section 684 of the tax law is REPEALED. § 11. Subsection (d) of section 687 of the tax law is REPEALED. 39 40 § 12. Paragraph 4 of subsection (c) of section 1083 of the tax law is REPEALED. 41 42 § 13. Subsection (e) of section 1084 of the tax law is REPEALED. § 14. Subsection (d) of section 1088 of the tax law is REPEALED. 43 § 15. Paragraph 4 of subdivision (b) of section 1503 of the tax law is 44 45 REPEALED. 46 § 16. Paragraph 1 of subdivision (e) of section 1515 of the tax law is 47 REPEALED. § 17. This act shall take effect on the one hundred eightieth day 48 after it shall have become a law. 49