## STATE OF NEW YORK

4397

2017-2018 Regular Sessions

## IN ASSEMBLY

February 2, 2017

Introduced by M. of A. SCHIMMINGER, CUSICK, COLTON, MAGNARELLI --Multi-Sponsored by -- M. of A. CYMBROWITZ, KEARNS, LUPINACCI, WALTER -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, in relation to establishing a credit against income tax for the rehabilitation of distressed commercial properties

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

Section 1. Section 606 of the tax law is amended by adding a new 1 2 subsection (ccc) to read as follows: 3 (ccc) Credit for rehabilitation of distressed commercial properties. (1) For taxable years beginning on or after January first, two thousand 4 5 seventeen, a taxpayer shall be allowed a credit as hereinafter provided, б against the tax imposed by this article, in an amount equal to thirty 7 percent of the qualified rehabilitation expenditures made by the taxpay-8 er with respect to a qualified distressed commercial property. Provided, 9 however, the credit shall not exceed one hundred thousand dollars. (2) Tax credits allowed pursuant to this subsection shall be allowed 10 11 in the taxable year in which the property is deemed a certified rehabil-12 itation. 13 (3) If the amount of the credit allowable under this subsection for 14 any taxable year shall exceed the taxpayer's tax for such year, the 15 excess may be carried over to the following year or years, and may be 16 applied against the taxpayer's tax for such year or years, but shall not 17 exceed twenty-five thousand dollars. 18 (4) (A) The term "qualified rehabilitation expenditure" means, for 19 purposes of this subsection, any amount properly chargeable to a capital 20 account: (i) in connection with the certified rehabilitation of a qualified 21

22 distressed commercial property, and

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

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1	(ii) for property for which depreciation would be allowable under
2	section 168 of the internal revenue code.
3	(B) Such term shall not include (i) the cost of acquiring any building
4	or interest therein, (ii) any expenditure attributable to the enlarge-
5	ment of an existing building, or (iii) any expenditure made prior to
б	January first, two thousand seventeen or after December thirty-first,
7	two thousand twenty-two.
8	(5) The term "certified rehabilitation" means, for purposes of this
9	subsection, any rehabilitation of a certified distressed commercial
0	property which has been approved and certified by a local government as
1	being completed, with a certificate of occupancy issued, and that the
2	costs are consistent with the work completed. Such certification shall

12	costs are consistent with the work completed. Such certification	<u>shall</u>
13	be acceptable as proof that the expenditures related to such reha	bili-
14	tation qualify as qualified rehabilitation expenditures for purpose	s of
15	the credit allowed under paragraph one of this subsection.	

16 (6) (A) The term "qualified distressed commercial property" means, for 17 purposes of this subsection, a distressed commercial property located 18 within New York state:

## 19 (i) which has been substantially rehabilitated,

20 (ii) which is owned by the taxpayer, and

21 (iii) which is located within a distressed commercial area, as identified by each locality through local law, that is deemed an area in need 22 of community renewal due to dilapidation and vacancies. 23

(B) If the distressed commercial property is rental property, such 24 property shall have been more than thirty percent vacant for twelve 25 26 months while actively marketed for lease.

27 (C) A building shall be treated as having been "substantially rehabilitated" if the qualified rehabilitation expenditures in relation to such 28 29 building total ten thousand dollars or more.

30 (7) (A) If the taxpayer disposes of such taxpayer's interest in the 31 gualified distressed commercial property, or such property ceases to be 32 used as a commercial property of the taxpayer within five years of receiving the credit under this subsection, the taxpayer's tax imposed 33 34 by this article for the taxable year in which such disposition or cessa-35 tion occurs shall be increased by the recapture portion of the credit allowed under this subsection for all prior taxable years with respect 36 to such rehabilitation. 37

38 (B) For purposes of subparagraph (A) of this paragraph, the recapture portion shall be the product of the amount of credit claimed by the 39 taxpayer multiplied by a ratio, the numerator of which is equal to sixty 40 less the number of months the building is owned or used as commercial 41 42 property by the taxpayer and the denominator of which is sixty.

43 (8) Any expenditure for which a credit is claimed under this subsection shall not be eligible for any other credit under this chap-44 45 ter.

46 § 2. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 47 of the tax law is amended by adding a new clause (xliii) to read as follows: 48

49	(xliii)	Credit	for	rehabilitation

50 of distressed commercial properties 51 under subsection (ccc)

subdivision forty-nine of section two hundred ten-B

Amount of credit under

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53	sion	49	) to	read	l as	foll	ows:										
52	S	3.	Sect	cion	210-	-B of	the	tax	law	is	amended	by	adding	а	new	subdi	.vi-

54	<u>49</u>	<u>. Credit</u>	<u>for reha</u>	<u>bilitatior</u>	<u>l of</u>	dist	resse	<u>l comme</u>	<u>ercial</u>	proper	<u>ties. (1</u>	.)
55	For	taxable	years	beginning	on	or	after	Januar	y firs	t, two	thousan	d
56	seve	nteen, a	taxpayer	shall be	allc	wed	a cred	lit as	herein	after	provided	,

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1	against the tax imposed by this article, in an amount equal to thirty
2	percent of the qualified rehabilitation expenditures made by the taxpay-
3	er with respect to a qualified distressed commercial property. Provided,
4	however, the credit shall not exceed one hundred thousand dollars.
5	(2) Tax credits allowed pursuant to this subdivision shall be allowed
6	in the taxable year in which the property is deemed a certified rehabil-
7	itation.
8	(3) If the amount of the credit allowable under this subdivision for
9	any taxable year shall exceed the taxpayer's tax for such year, the
10	excess may be carried over to the following year or years, and may be
11	applied against the taxpayer's tax for such year or years, but shall not
12	exceed twenty-five thousand dollars.
13	(4) (A) The term "qualified rehabilitation expenditure" means, for
14	purposes of this subdivision, any amount properly chargeable to a capi-
15	tal account:
16	(i) in connection with the certified rehabilitation of a qualified
17	commercial property, and
18	(ii) for property for which depreciation would be allowable under
19	section 168 of the internal revenue code.
20	(B) Such term shall not include (i) the cost of acquiring any building
21	or interest therein, (ii) any expenditure attributable to the enlarge-
22	ment of an existing building, or (iii) any expenditure made prior to
23	January first, two thousand seventeen or after December thirty-first,
24	two thousand twenty-two.
25	(5) The term "certified rehabilitation" means, for purposes of this
26	subdivision, any rehabilitation of a certified distressed commercial
27	property which has been approved and certified by a local government as
28	being completed, with a certificate of occupancy issued, and that the
29	costs are consistent with the work completed. Such certification shall
30	be acceptable as proof that the expenditures related to such rehabili-
31	tation qualify as qualified rehabilitation expenditures for purposes of
32	the credit allowed under paragraph one of this subdivision.
33	(6) (A) The term "qualified distressed commercial property" means, for
34	purposes of this subdivision, a distressed commercial property located
35	within New York state:
36	(i) which has been substantially rehabilitated,
37	(ii) which is owned by the taxpayer, and
38	(iii) which is located within a distressed commercial area, as identi-
39	fied by each locality through local law, that is deemed an area in need
40	of community renewal due to dilapidation and vacancies.
41	(B) If the distressed commercial property is rental property, such
42	property shall have been more than thirty percent vacant for twelve
43	months while actively marketed for lease.
44	(C) A building shall be treated as having been "substantially rehabil-
45	itated" if the qualified rehabilitation expenditures in relation to such
46	<u>building total ten thousand dollars or more.</u>
47	(7) (A) If the taxpayer disposes of such taxpayer's interest in the
48	qualified distressed commercial property, or such property ceases to be
49	used as a commercial property of the taxpayer within five years of
50	receiving the credit under this subdivision, the taxpayer's tax imposed
51	by this article for the taxable year in which such disposition or cessa-
52	tion occurs shall be increased by the recapture portion of the credit
53	allowed under this subdivision for all prior taxable years with respect
54	to such rehabilitation.
55	(B) For purposes of subparagraph (A) of this paragraph, the recapture
56	portion shall be the product of the amount of credit claimed by the

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1	taxpayer multiplied by a ratio, the numerator of which is equal to sixty
2	less the number of months the building is owned or used as commercial
3	property by the taxpayer and the denominator of which is sixty.
4	(8) Any expenditure for which a credit is claimed under this subdivi-
5	sion shall not be eligible for any other credit under this chapter.
б	§ 4. This act shall take effect immediately and shall apply to taxable
7	years beginning on or after January 1, 2017.