5436--A

2017-2018 Regular Sessions

IN ASSEMBLY

February 9, 2017

Introduced by M. of A. ENGLEBRIGHT -- read once and referred to the Committee on Ways and Means -- recommitted to the Committee on Ways and Means in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the tax law, in relation to establishing the "caregiver's assistance act"

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

1 2	Section 1. Short title. This act shall be known and may be cited as the "caregiver's assistance act".
3	§ 2. Section 606 of the tax law is amended by adding a new subsection
4	(jjj) to read as follows:
5	(jjj) Elder care credit. (1) A taxpayer shall be allowed a credit
6	against the tax imposed by this article for qualified care expenses paid
7	by the taxpayer for the care of a qualifying senior family member. The
8	amount of the credit shall equal the lesser of twenty percent of the
9	qualified care expenses paid by the taxpayer during the taxable year or
10	five hundred fifty-five dollars, whichever is less. If the credit or
11	credits provided pursuant to this section shall exceed the taxpayer's
12	tax for such taxable year, the excess shall be treated as an overpayment
13	of tax to be credited or refunded in accordance with the provisions of
14	section six hundred eighty-six of this article, provided, however, that
15	no interest shall be paid thereon. No credit shall be granted under
16	this subsection if (i) the taxpayer's New York adjusted gross income is
17	greater than forty-five thousand dollars for a single taxpayer or sixty
18	thousand dollars for married taxpayers, or (ii) if the taxpayer has
19	claimed the credit authorized in subsection (c) of this section for
20	qualified care expenses paid for the care of a qualifying senior family
21	member.
22	(2) As used in this subsection:

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

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1	(A) "Taxpayer" shall mean a resident taxpayer, but shall not include a
2	<u>a part-year resident taxpayer.</u>
3	(B) "Qualifying senior family member" shall mean a person who resided
4	with the taxpayer for at least six months during the taxable year for
5	which credit is claimed, is within the third degree of consanguinity to
б	the taxpayer, is at least sixty years of age on or before December
7	thirty-first of the taxable year for which credit is claimed and has a
8	New York adjusted gross income for the taxably year for which credit is
9	claimed of thirteen thousand dollars or less for a single family member
10	or twenty thousand dollars or less for a senior family member and his or
11	her spouse. A qualifying senior family member includes a person who
12	otherwise meets the qualifications specified in the preceding sentence
13	but who occupies a separate room or rooms in or at the residence of the
14	taxpayer, such as those commonly referred to as mother-in-law apart-
15	ments, but shall not include a tenant, subtenant, roomer or boarder who
16	pays a lease or rental fee to the taxpayer for the space.
17	(C) "Qualified care expenses" shall mean payments made by the taxpayer
18	for goods and services necessary to allow the qualifying senior family
19	member to be maintained in the taxpayer's residence that are: (i)
20	provided to or for the benefit of the qualifying senior family member or
21	to assist the taxpayer in caring for the qualifying senior family member
22	and may be provided by an organization or an individual not related to
23	the taxpayer or the qualifying senior family member; and (ii) not
24	compensated for by insurance or federal or state programs. Such expenses
25	include, but not be limited to, home health agency services, adult day
26	care, companionship services, personal care attendant services, homemak-
27	er services, respite care, health care equipment and supplies, home
28	modification, or any other services necessary to provide assistance in
29	<u>two or more activities in daily living.</u>
30	(3) When two or more taxpayers who do not file joint tax returns may
31	claim credit for the same qualifying senior family member or members
32	pursuant to this subsection, the credit or credits shall be equally
33	divided between or among such individuals unless such individuals file
34	with the commissioner a written agreement setting forth a different
35	division.
36	(4) The commissioner may require a taxpayer to furnish as support of
37	his or her claim for credit under this subsection receipts for qualified
38	care expenses or other such proofs of payment as shall satisfy the
39	commissioner.
10	8.3 This act shall take effect immediately and shall apply to all

40 § 3. This act shall take effect immediately and shall apply to all 41 taxable years beginning on and after January first, two thousand nine-42 teen.