## STATE OF NEW YORK

1805

2017-2018 Regular Sessions

## IN SENATE

January 11, 2017

Introduced by Sen. KENNEDY -- 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 providing credits against the tax imposed upon employers providing certain day care services to the children of its employees

## 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 52 to read as follows:
3	52. Employer day care credit. (a) A taxpayer shall be allowed a credit
4	against the tax imposed by this article to the extent of twenty percent
5	of the expenses incurred during a taxable year by the taxpayer in making
б	available day care services to the children and wards of employees and
7	in training persons employed by the taxpayer or by a third party provid-
8	er rendering such services. A taxpayer may make such services available
9	as follows:
10	(1) pursuant to a written contract with a third party provider;
11	(2) by reimbursing an employee for expenses incurred by the employee
12	for such services; or
13	(3) by providing on-site or near-site day care services.
14	In no event shall the amount of such credit exceed the amount of tax
15	otherwise due pursuant to this article for any taxable year.
16	(b) (1) No such credit shall be allowed to a taxpayer who unfairly
17	discriminates against any employee on the basis of race, creed, reli-
18	gion, sex, national origin, age, disability, or marital status in making
19	<u>available day care services.</u>
20	(2) A taxpayer may give a preference to children or wards of employees
21	for whom obtaining or maintaining gainful employment is contingent upon
22	the availability of day care services for such children or wards, in
23	<u>providing services qualifying for a credit hereunder.</u>

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

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(c) No such credit shall be allowed to a taxpayer unless the facility
or program rendering day care services is licensed by and subject to the
regulations of the department of family assistance or the human
resources administration governing day care facilities in New York city.
(d) No such credit shall be allowed to a taxpayer if the facility or
program rendering day care services admits, during regular school hours,
children who are subject to the provisions of the education law with
regard to compulsory school attendance.
§ 2. Section 1511 of the tax law is amended by adding a new subdivi-
sion (dd) to read as follows:
(dd) Employer day care credit. (1) A taxpayer shall be allowed a cred-
it against the tax imposed by this article to the extent of twenty
percent of the expenses incurred during the taxable year by the taxpayer
in making available day care services to the children and wards of
employees and in training persons employed by the taxpayer or by a third
party provider rendering such services. A taxpayer may make such
services available as follows:
(A) pursuant to a written contract with a third party provider;
(B) by reimbursing an employee for expenses incurred by the employee
for such services; or
(C) by providing on-site or near-site day care services.
In no event shall the amount of such credit exceed the amount of tax
otherwise due pursuant to this article for any taxable year.
(2) (A) No such credit shall be allowed to a taxpayer who unfairly
discriminates against any employee on the basis of race, creed, reli-
gion, sex, national origin, age, disability or marital status in making
<u>available day care services.</u>
(B) A taxpayer may give a preference to children or wards of day care
dependent employees for whom obtaining or maintaining gainful employment
is contingent upon the availability of day care services for such chil-
dren or wards, in providing services qualifying for a credit hereunder.
(3) No such credit shall be allowed to a taxpayer unless the facility
or program rendering day care services is licensed by and subject to the
regulations of the department of family assistance or the human
resources administration governing day care facilities in New York city.
(4) No such credit shall be allowed to a taxpayer if the facility or
program rendering day care services admits, during regular school hours,
children who are subject to the provisions of the education law with
regard to compulsory school attendance.
§ 3. Section 606 of the tax law is amended by adding a new subsection
(ccc) to read as follows:
(ccc) Employer day care credit. (1) A taxpayer shall be allowed a
credit against the tax imposed by section six hundred one of this arti-
cle to the extent of twenty percent of expenses incurred during the
taxable year by the taxpayer in making available day care services to
the children and wards of employees and in training persons employed by

46 the children and wards of employees and in training persons employed by 47 the taxpayer or by a third party provider rendering such services. A 48 taxpayer may make such services available as follows:

49 (A) pursuant to a written contract with a third party provider;

50 (B) by reimbursing an employee for expenses incurred by the employee 51 for such services; or

52 (C) by providing on-site or near-site day care services.

53 <u>In no event shall the amount of such credit exceed the amount of tax</u> 54 <u>otherwise due pursuant to this article for any taxable year.</u>

55 (2) (A) No such credit shall be allowed to a taxpayer who unfairly 56 discriminates against any employee on the basis of race, creed, reliS. 1805

1	gion, sex, national origin, age, disability or marital status in making
2	<u>available day care services.</u>
3	(B) A taxpayer may give a preference to children or wards of employees
4	for whom obtaining or maintaining gainful employment is contingent upon
5	the availability of day care services for such children or wards, in
б	providing services qualifying for a credit hereunder.
7	(3) No such credit shall be allowed to a taxpayer unless the facility
8	or program rendering day care services is licensed by and subject to the
9	regulations of the department of family assistance or the human
10	resources administration governing day care facilities in New York city.
11	(4) No such credit shall be allowed to a taxpayer if the facility or
12	program rendering day care services admits, during regular school hours,
13	children who are subject to the provisions of the education law with
14	regard to compulsory school attendance.
15	8.4 This act shall take effect immediately and shall apply to taxable

15 § 4. This act shall take effect immediately and shall apply to taxable 16 years commencing on and after January 1, 2019.