STATE OF NEW YORK

4366--A

2017-2018 Regular Sessions

IN SENATE

February 10, 2017

Introduced by Sens. GOLDEN, SAVINO, FELDER, ADDABBO, MARCHIONE, SERINO -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the tax law and the education law, in relation to enacting the "education affordability act"

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

1	Section 1. Short title. This act shall be known and may be cited as
2	the "education affordability act".
3	§ 2. The tax law is amended by adding a new section 44 to read as
4	follows:
5	<u>§ 44. Education affordability tax credit. (a) Definitions. For the</u>
б	purposes of this section, the following terms shall have the same defi-
7	nition as provided for in article twenty-five of the education law:
8	"Authorized contribution";
9	"Contribution";
10	"Educational program";
11	"Educational scholarship organization";
12	"Eligible pupil";
13	"Local education fund";
14	"Nonpublic school";
15	"Public education entity";
16	"Public school";
17	"Qualified contribution";
18	"Qualified educator";
19	"Qualified school";

- 20 <u>"Scholarship"; and</u>
- 21 <u>"School improvement organization".</u>

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

LBD06396-06-7

1 (b) Allowance of credit. A taxpayer subject to tax under article nine-A or twenty-two of this chapter shall be allowed credit against 2 3 such tax, pursuant to the provisions referenced in subdivision (1) of 4 this section, with respect to qualified contributions made during the 5 taxable year. б (c) Amount of credit. For taxpayers whose federal adjusted gross 7 income is less than three hundred thousand dollars for the taxable year 8 during which such taxpayer made at least one qualified contribution, the 9 amount of the credit shall be ninety percent of the taxpayer's total 10 gualified contributions, capped at eight hundred seventy-five thousand 11 dollars. For taxpayers whose federal adjusted gross income is greater than or equal to three hundred thousand dollars for the taxable year 12 13 during which such taxpayer made at least one qualified contribution, the 14 amount of credit shall be seventy-five percent of the taxpayer's total gualified contributions, capped at eight hundred seventy-five thousand 15 16 dollars. A taxpayer that is a partner in a partnership, member of a 17 limited liability company or shareholder in an S corporation shall be allowed to claim its pro rata share of the credit earned by the partner-18 19 ship, limited liability company or S corporation, provided that such a 20 taxpayer shall not claim credit in excess of eight hundred seventy-five 21 thousand dollars. 22 (d) Information to be posted on the department's website. The commissioner shall maintain on the department's website a running total of the 23 amount of available credit for which taxpayers may apply pursuant to 24 25 this section. Such running total shall be updated on a daily basis. 26 Additionally, the commissioner shall maintain on the department's 27 website a list of the school improvement organizations, local education funds and educational scholarship organizations approved to issue 28 29 certificates of receipt pursuant to article twenty-five of the education 30 law. The commissioner shall also maintain on the department's website a list of public education entities, school improvement organizations, 31 local education funds and educational scholarship organizations whose 32 approval to issue certificates of receipt has been revoked along with 33 34 the date of revocation. 35 (e) Applications for contribution authorization certificates. Prior to making a contribution to a public education entity, school improvement 36 organization, local education fund, or educational scholarship organiza-37 tion, the taxpayer shall apply to the department for a contribution 38 39 authorization certificate for such contribution. Such application shall be in the form and manner prescribed by the department. The department 40 may allow taxpayers to make multiple applications on the same form, 41 42 provided that each contribution listed on such application shall be 43 treated as a separate application and that the department shall issue 44 separate contribution authorization certificates for each such applica-45 tion. 46 (f) Contribution authorization certificates. 1. Issuance of certif-47 icates. The commissioner shall issue contribution authorization certif-48 icates in two phases. In phase one, which begins on the first day of January and ends on the thirty-first day of January, the commissioner 49 shall accept applications for contribution authorization certificates. 50 51 Commencing after the fifth day of February, the commissioner shall issue 52 contribution authorization certificates for applications received during 53 phase one, provided that if the aggregate total of the contributions for 54 which applications have been received during phase one exceeds the amount of the credit cap in subdivision (h) of this section, then phase 55 56 one of the credit cap application shall be allocated in two steps. In

step one, the allocation shall equal the contribution cap divided by the 1 total number of applications for contributions, rounded down to the 2 nearest cent. Each application requesting an amount which is less than 3 4 or equal to the allocation in step one shall receive the amount on their 5 application for contribution and the difference, which shall be referred б to as "excess distributions" for the purposes of this subdivision, shall 7 be available for allocation in step two. Each application requesting an 8 amount which exceeds the allocation in step one shall be allocated cred-9 its in step two. In step two, if excess distributions equal zero then 10 each application shall receive the allocation amount from step one, 11 otherwise each application shall receive an amount equal to the sum of the (i) the allocation amount in step one and (ii) a pro rata share of 12 13 aggregate excess distributions based on the difference between the 14 amount on their application for contribution and the allocation in step one. For the purposes of this subdivision, multiple applications by the 15 16 same taxpayer shall be treated as one application. If the credit cap is 17 not exceeded, phase two commences on February twentieth and ends on October thirty-first. During phase two the commissioner shall issue 18 contribution authorization certificates on a first-come first serve 19 20 basis based upon the date the department received the taxpayer's appli-21 cation for such certificate. Contribution authorization certificates for applications received during phase one shall be mailed no later than 22 the twentieth day of February. Contribution authorization certificates 23 for applications received during phase two shall be mailed within five 24 25 days of receipt of such applications. 26 2. Contribution authorization certificate contents. Each contribution 27 authorization certificate shall state (i) the date such certificate was issued, (ii) the date by which the authorized contribution listed on the 28 29 certificate must be made, which shall be no later than December thirty-30 first of the year for which the contribution authorization certificate was issued, (iii) the amount of authorized contribution, (iv) the 31 32 certificate number, (v) the taxpayer's name and address, (vi) the name 33 and address of the public education entity, school improvement organization, local education fund or educational scholarship organization to 34 35 which the taxpayer may make the authorized contribution, and (vii) any 36 other information that the commissioner deems necessary. 37 3. Notification of the issuance of a contribution authorization 38 certificate. Upon the issuance of a contribution authorization certificate to a taxpayer, the commissioner shall notify the public education 39 entity, school improvement organization, local education fund or educa-40 tional scholarship organization of the issuance of such contribution 41 42 authorization certificate. Such notification shall include (i) the 43 taxpayer's name and address, (ii) the date such certificate was issued, (iii) the date by which the authorized contribution listed in the 44 45 notification must be made by the taxpayer, (iv) the amount of the 46 authorized contribution, (v) the contribution authorization certif-47 icate's certificate number, and (vi) any other information that the 48 commissioner deems necessary. 49 (g) Certificate of receipt. 1. In general. No public education entity, school improvement organization, local education fund, or educational 50 51 scholarship organization shall issue a certificate of receipt for any 52 contribution made by a taxpayer unless such public education entity, 53 school improvement organization, local education fund, or educational 54 scholarship organization has been approved to issue certificates of receipt pursuant to article twenty-five of the education law. No public 55

56 education entity, school improvement organization, local education fund,

4

or educational scholarship organization shall issue a certificate of 1 receipt for a contribution made by a taxpayer unless such public educa-2 3 tion entity, school improvement organization, local education fund, or 4 educational scholarship organization has received notice from the 5 department that the department issued a contribution authorization б certificate to the taxpayer for such contribution. 7 2. Timely contribution. If a taxpayer makes an authorized contribution 8 to the public education entity, school improvement organization, local 9 education fund, or educational scholarship organization set forth on the 10 contribution authorization certificate issued to the taxpayer no later 11 than the date by which such authorized contribution is required to be made, such public education entity, school improvement organization, 12 local education fund, or educational scholarship organization shall, 13 14 within thirty days of receipt of the authorized contribution, issue to the taxpayer a certificate of receipt; provided, however, that if the 15 16 taxpayer contributes an amount that is less than the amount listed on 17 the taxpayer's contribution authorization certificate, the taxpayer shall not be issued a certificate of receipt for such contribution. 18 19 3. Certificate of receipt contents. Each certificate of receipt shall 20 state (i) the name and address of the issuing public education entity, 21 school improvement organization, local education fund, or educational scholarship organization, (ii) the taxpayer's name and address, (iii) 22 the date for each contribution, (iv) the amount of each contribution and 23 the corresponding contribution authorization certificate number, (v) the 24 25 total amount of contributions, (vi) certificate of receipt number and 26 (vii) any other information that the commissioner may deem necessary. 27 4. Notification to the department for the issuance of a certificate of receipt. Upon the issuance of a certificate of receipt, the issuing 28 public education entity, school improvement organization, local educa-29 30 tion fund, or educational scholarship organization shall, within thirty days of issuing the certificate of receipt, provide the department with 31 32 notification of the issuance of such certificate in the form and manner 33 prescribed by the department. 5. Notification to the department of the non-issuance of a certificate 34 35 of receipt. Each public education entity, school improvement organization, local education fund, or educational scholarship organization that 36 37 received notification from the department pursuant to subdivision (f) of 38 this section regarding the issuance of a contribution authorization certificate to a taxpayer shall, within thirty days of the expiration 39 date for such authorized contribution, provide notification to the 40 department for each taxpayer that failed to make the authorized contrib-41 42 ution to such public education entity, school improvement organization, 43 local education fund, or educational scholarship organization in the form and manner prescribed by the department. 44 45 6. Failure to notify the department. Within thirty days of the discov-46 ery of the failure of any public education entity, school improvement program, local education fund, or educational scholarship organization 47 to comply with the notification requirements prescribed by paragraphs 48 four and five of this subdivision, the commissioner shall issue a notice 49 of compliance failure to such entity, program, fund, or organization. 50 51 Such entity, program, fund, or organization shall have thirty days from 52 the date of such notice to make the notifications prescribed by para-53 graphs four and five of this subdivision. Such period may be extended 54 for an additional thirty days upon the request of the entity, program, 55 fund, or organization. Upon the expiration of period for compliance set 56 forth in the notice prescribed by this paragraph, the commissioner shall

notify the commissioner of education that such entity, program, fund, or 1 2 organization failed to make the notifications prescribed by paragraphs 3 four and five of this subdivision. 4 (h) Credit cap. The maximum permitted credits under this section 5 available to all taxpayers for qualified contributions for calendar year б two thousand nineteen shall be one hundred fifty million dollars. In 7 calendar year two thousand twenty, the maximum permitted credits under 8 this section available to all taxpayers shall be two hundred twenty-five 9 million dollars plus any amounts that are required to be added to the 10 cap pursuant to subdivision (i) of this section. For calendar year two 11 thousand twenty-one and each calendar year thereafter, the maximum permitted credits available to all taxpayers shall be three hundred 12 13 million dollars plus any amounts that are required to be added to the 14 cap pursuant to subdivision (i) of this section. The maximum permitted credits under this section for qualified contributions shall be allo-15 16 cated fifty percent to public education entities, school improvement 17 organizations, and local education funds and fifty percent to educational scholarship organizations. 18 19 (i) Additions to credit cap. Unissued certificates of receipt. Any amounts for which the department receives notification of non-issuance 20 21 of a certificate of receipt shall be added to the cap prescribed in subdivision (h) of this section for the immediately following year. 22 (j) Regulations. The commissioner is hereby authorized to promulgate 23 24 and adopt on an emergency basis regulations necessary for the implemen-25 tation of this section. 26 (k) Written report. On or before the last day of June for each calen-27 dar year, for the immediately preceding year, the commissioner and the commissioner of education shall jointly submit a written report to the 28 governor, the temporary president of the senate, the speaker of the 29 30 assembly, the chairman of the senate finance committee and the chairman 31 of the assembly ways and means committee regarding the education affordability tax credit. Such report shall contain information for articles 32 33 nine-A and twenty-two, respectively, regarding: (i) the number of appli-34 cations received; (ii) the number of and aggregate value of the contrib-35 ution authorization certificates issued for contributions to public education entities, school improvement organizations, local education 36 37 funds, and scholarship organizations, respectively; (iii) the geograph-38 ical distribution by county of (A) the applications for contribution authorization certificates, distribution by county of (B) the public 39 education entities, school improvement organizations, local education 40 41 funds, and educational scholarship organizations listed on the issued 42 contribution authorization certificates; and (iv) information, including 43 geographical distribution by county, of the number of eligible pupils that received scholarships, the number of qualified schools attended by 44 45 eligible pupils that received such scholarships, and the average value 46 of scholarships received by such eligible pupils. The commissioner and designated employees of the department, the commissioner of education 47 48 and designated employees of the state education department, shall be allowed and are directed to share and exchange information regarding the 49 school improvement organizations, local education funds and educational 50 scholarship organizations that applied for approval to be authorized to 51 receive qualified contributions; and the public education entities, 52 53 school improvement organizations, local education funds, and educational 54 scholarship organizations authorized to issue certificates of receipt, 55 including information contained in or derived from application forms and 56 reports submitted to the commissioner of education.

(1) Cross references. For application of the credit provided for in 1 2 this section, see the following provisions of this chapter: 3 1. Article 9-A: section 210-B; subdivision 53; 4 2. Article 22: section 606; subsections (i) and (jjj). 5 § 3. Paragraph (b) of subdivision 9 of section 208 of the tax law is б amended by adding a new subparagraph 23 to read as follows: (23) The amount of any deduction allowed pursuant to section one hundred seventy of the internal revenue code for which a credit is 7 8 9 claimed pursuant to subdivision fifty-three of section two hundred ten-B 10 of this article. 11 § 4. Section 210-B of the tax law is amended by adding a new subdivi-12 sion 53 to read as follows: 13 53. Education affordability tax credit. (a) Allowance of credit. A 14 taxpayer shall be allowed a credit, to be computed as provided in section forty-four of this chapter, against the tax imposed by this 15 16 article. 17 (b) Application of credit. The credit allowed under this subdivision for any taxable year shall not reduce the tax due for such year to less 18 19 than the sixth dollar minimum amount prescribed in paragraph (d) of 20 subdivision one of section two hundred ten of this article. However, if 21 the amount of credit allowed under this subdivision for qualified contributions for any taxable year reduces the tax to such amount, any 22 amount of credit not deductible in such taxable year may be carried over 23 24 to the succeeding five years and may be deducted from the taxpayer's tax 25 for such year or years. 26 § 5. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 27 of the tax law is amended by adding a new clause (xliv) to read as 28 follows: 29 (xliv) Education affordability Amount of credit under tax credit under subsection (jjj) subdivision fifty-three of section 30 31 two hundred ten-B 32 Section 606 of the tax law is amended by adding two new 8 6. 33 subsections (w) and (w-1) to read as follows: 34 (w) Home-based instructional materials credit. (1) For taxable years 35 beginning on or after January first, two thousand nineteen, a taxpayer shall be allowed a credit against the tax imposed by this article for 36 the purchase of instructional materials approved by the education 37 department for use in non-public home-based educational programs; 38 provided, that the amount of credit claimed does not exceed the lesser 39 of two hundred dollars or one hundred percent of the cost of such 40 41 purchases made by the taxpayer during the taxable year. 42 (2) A husband and wife who file separate returns for a taxable year in 43 which they could have filed a joint return may each claim only one-half 44 of the tax credit that would have been allowed for a joint return. 45 (3) If the amount of the credit allowed under this subsection for any 46 taxable year shall exceed the taxpayer's tax for such year, the excess 47 shall be treated as an overpayment of tax to be credited or refunded in 48 accordance with the provisions of section six hundred eighty-six of this 49 article, provided, however, that no interest shall be paid thereon. 50 (w-1) Instructional materials and supplies credit. (1) For taxable 51 years beginning on and after January first, two thousand nineteen, a taxpayer shall be allowed a credit equal to the lesser of the amount 52 paid by the taxpayer during the taxable year for instructional materials 53 and supplies, or two hundred dollars; provided that the taxpayer is a 54 teacher or instructor in a qualified school, as defined in section 55 56 forty-four of this chapter, for at least nine hundred hours during a

-	
1	school year. For purposes of this subsection, the term "materials and
2	supplies" means instructional materials or supplies that are used in the
3	classroom in any qualified school.
4	(2) A husband and wife who file separate returns for a taxable year in
5	which they could have filed a joint return may each claim only one-half
6	of the tax credit that would have been allowed for a joint return.
7	(3) If the amount of the credit allowed under this subsection for any
8	taxable year shall exceed the taxpayer's tax for such year, the excess
9	shall be treated as an overpayment of tax to be credited or refunded in
10	accordance with the provisions of section six hundred eighty-six of this
11	article, provided, however, that no interest shall be paid thereon.
12	§ 7. Section 606 of the tax law is amended by adding a new subsection
13	(jjj) to read as follows:
14	(jjj) Education affordability tax credit. (1) Allowance of credit. A
15	taxpayer shall be allowed a credit to be computed as provided in section
16	forty-four of this chapter, against the tax imposed by this article.
17	(2) Application of credit. If the amount of the credit allowed under
18	this subsection for any qualified contributions for any taxable year
19	exceeds the taxpayer's tax for such year, the excess may be carried over
20	to the succeeding five years and may be deducted from the taxpayer's tax
21	for such year or years.
22	§ 8. Subsection (c) of section 615 of the tax law is amended by adding
23	a new paragraph 10 to read as follows:
24	(10) The amount of any federal deduction for contributions made for
25	which a taxpayer claims a credit under subsection (jjj) of section six
26	hundred six of this article.
27	§ 9. The education law is amended by adding a new article 25 to read
20	
28	as follows:
28 29	as follows: ARTICLE 25
29 30 31	ARTICLE 25
29 30 31 32	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions.
29 30 31 32 33	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt.
29 30 31 32 33 34	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. <u>1210. Definitions.</u> <u>1211. Approval to issue certificates of receipt.</u> <u>1212. Applications for approval to issue certificates of</u>
29 30 31 32 33 34 35	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt.
29 30 31 32 33 34 35 36	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval.
29 30 31 32 33 34 35 36 37	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt.
29 30 31 32 33 34 35 36 37 38	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping.
29 30 31 32 33 34 35 36 37 38 39	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report.
29 30 31 32 33 34 35 36 37 38 39 40	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers.
29 30 31 32 33 34 35 36 37 38 39 40 41	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as
29 30 31 32 33 34 35 36 37 38 39 40 41 42	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program".
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 40\\ 41\\ 42\\ 43\\ 44 \end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings:
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 42\\ 43\\ 44\\ 45\\ 46\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer.
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 37\\ 39\\ 41\\ 43\\ 445\\ 46\\ 47\\ \end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 37\\ 38\\ 9\\ 41\\ 42\\ 44\\ 45\\ 46\\ 47\\ 48\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 7\\ 89\\ 41\\ 42\\ 44\\ 45\\ 47\\ 49\\ 49\\ \end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner: powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year.
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 39\\ 41\\ 42\\ 44\\ 45\\ 47\\ 49\\ 50\\ \end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year. 3. "Educational program" means an academic program of a public school
$\begin{array}{c} 29\\ 301\\ 323\\ 34\\ 35\\ 37\\ 390\\ 412\\ 445\\ 467\\ 490\\ 51 \end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year. 3. "Educational program" means an academic program of a public school that enhances the curriculum, or provides or expands a pre-kindergarten
$\begin{array}{c} 29\\ 301\\ 323\\ 34\\ 35\\ 37\\ 3901\\ 42\\ 44\\ 44\\ 46\\ 78\\ 901\\ 51\\ 52\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner: powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year. 3. "Educational program" means an academic program of a public school that enhances the curriculum, or provides or expands a pre-kindergarten program or an after-school program to the public school. For purposes of
$\begin{array}{c} 29\\ 31\\ 32\\ 33\\ 35\\ 37\\ 39\\ 01\\ 23\\ 44\\ 44\\ 44\\ 49\\ 51\\ 52\\ 53\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year. 3. "Educational program" means an academic program of a public school that enhances the curriculum, or provides or expands a pre-kindergarten program or an after-school program to the public school. For purposes of this definition, the instruction, materials, programs or other activ-
$\begin{array}{c} 29\\ 31233\\ 335\\ 33678901234\\ 444444490123\\ 555554\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. \$ 1209. Short title. This article shall be known and may be cited as the "education affordability program". \$ 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year. 3. "Educational program" means an academic program of a public school that enhances the curriculum, or provides or expands a pre-kindergatten program or an after-school program to the public school. For purposes of this definition, the instruction, materials, programs or other activ- ities offered by or through an educational program may include, but are
$\begin{array}{c} 29\\ 31\\ 32\\ 33\\ 35\\ 37\\ 39\\ 01\\ 23\\ 44\\ 44\\ 44\\ 49\\ 51\\ 52\\ 53\end{array}$	ARTICLE 25 EDUCATION AFFORDABILITY PROGRAM Section 1209. Short title. 1210. Definitions. 1211. Approval to issue certificates of receipt. 1212. Applications for approval to issue certificates of receipt. 1213. Application approval. 1214. Revocation of approval to issue certificates of receipt. 1215. Recordkeeping. 1216. Joint annual report. 1217. Commissioner; powers. § 1209. Short title. This article shall be known and may be cited as the "education affordability program". § 1210. Definitions. As used in this article, the following terms shall have the following meanings: 1. "Authorized contribution" means the contribution amount listed on the contribution authorization certificate issued to a taxpayer. 2. "Contribution" means a donation paid by cash, check, electronic funds transfer, debit card or credit card made by the taxpayer during the tax year. 3. "Educational program" means an academic program of a public school that enhances the curriculum, or provides or expands a pre-kindergarten program or an after-school program to the public school. For purposes of this definition, the instruction, materials, programs or other activ-

1	literary, performing and visual arts; mathematics, social studies, tech-
2	nology and scientific achievement; (b) instruction or programming to
3	meet the education needs of at-risk students or students with disabili-
4	ties, including tutoring or counseling; or (c) use of specialized
5	instructional materials, instructors or instruction not provided by a
б	public school.
7	4. "Educational scholarship organization" means a not-for-profit enti-
8	ty which (a) is exempt from taxation under paragraph three of subsection
9	(c) of section five hundred one of the internal revenue code, (b)
10	commits for the expenditure of at least ninety percent of the revenue
11	from qualified contributions received during the calendar year and any
12	income derived from qualified contributions for scholarships, (c) depos-
13	its and holds qualified contributions and any income derived from quali-
14	fied contributions in an account that is separate from the organiza-
15	tion's operating or other funds until such qualified contributions or
16	income are withdrawn for use, and (d) provides scholarships to eligible
17	pupils for use at no fewer than three qualified schools.
18	5. "Eligible pupil" means a child who (a) is a resident of this state,
19	(b) is school age in accordance with subdivision one of section thirty-
20	two hundred two of this chapter or who is four years of age on or before
21	December first of the year in which they are enrolled in a pre-kinder-
22	garten program, (c) attends or is about to attend a qualified school,
23	and (d) resides in a household that has a federal adjusted gross income
24	of five hundred thousand dollars or less, provided however, for house-
25	holds with three or more dependent children, such income level shall be
26	increased by ten thousand dollars per dependent child in excess of two,
27	not to exceed five hundred fifty thousand dollars.
28	6. "Local education fund" means a not-for-profit entity which (a) is
29	exempt from taxation under paragraph three of subsection (c) of section
30	five hundred one of the internal revenue code, (b) is established for
31	the purpose of supporting an educational program in at least one public
32	
32 33	school, or public school district, (c) uses at least ninety percent of
	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any
33 34	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school
33 34 35	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has
33 34 35 36	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified
33 34 35 36 37	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an
33 34 35 36	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified
33 34 35 36 37 38	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use.
33 34 35 36 37 38 39	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until
33 34 35 36 37 38 39 40	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten
33 34 35 36 37 38 39 40 41	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school
33 34 35 36 37 38 39 40 41 42	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing
33 34 35 36 37 38 39 40 41 42 43 44	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with
33 34 35 36 37 38 39 40 41 42 43 44 45	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school</pre>
33 34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district</pre>
33 34 35 36 37 38 39 40 41 42 43 44 45	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school</pre>
33 34 35 36 37 38 39 40 41 42 43 445 46 47	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from</pre>
33 34 35 36 37 38 39 40 41 42 43 445 450	school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the public
33 34 35 36 37 38 39 40 41 42 445 455 456 457 456 456 457 456	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the public school or public school district's operating or other funds until such</pre>
33 34 35 36 37 38 39 401 423 445 467 489 50	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the public school or public school district's operating or other funds until such qualified contributions or income are withdrawn for use, and is approved</pre>
33 34 35 36 37 38 39 41 423 445 45 490 51	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the public school or public school district's operating or other funds until such qualified contributions or income are withdrawn for use, and is approved to issue certificates of receipt pursuant to this article.</pre>
33 34 35 36 37 38 40 412 43 45 46 490 512 52	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the public school or public school district's operating or other funds until such qualified contributions or income are withdrawn for use, and is approved to issue certificates of receipt pursuant to this article. 9. "Public school" means any free elementary or secondary school in</pre>
33 34 35 36 37 38 40 412 43 445 467 490 512 53	<pre>school, or public school district, (c) uses at least ninety percent of the qualified contributions received during the calendar year and any income derived from qualified contributions to support the public school or schools or public school district or districts that such fund has been established to support, and (d) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the fund's operating or other funds until such qualified contributions or income are withdrawn for use. 7. "Nonpublic school" means any not-for-profit pre-kindergarten program or elementary, secondary sectarian or nonsectarian school located in this state, other than a public school, that is providing instruction at one or more locations to a student in accordance with subdivision two of section thirty-two hundred four of this chapter. 8. "Public education entity" means a public school or a public school district, provided that such public school, or public school district deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the public school or public school district's operating or other funds until such qualified contributions or income are withdrawn for use, and is approved to issue certificates of receipt pursuant to this article. 9. "Public school" means any free elementary or secondary school in this state quaranteed by article eleven of the constitution or charter</pre>

tion, local education fund, or educational scholarship organization that 1 2 is listed on the contribution authorization certificate issued to the 3 taxpayer and for which the taxpayer has received a certificate of 4 receipt from such entity, fund, or organization. A contribution does 5 not qualify if the taxpayer designates the taxpayer's contribution to an б entity or organization for the direct benefit of any particular or spec-7 ified student. 8 11. "Qualified educator" means an individual who is a teacher or 9 instructor in a qualified school for at least nine hundred hours during 10 a school year. 11 12. "Qualified school" means a public school or nonpublic school. 13. "Scholarship" means an educational scholarship which provides a 12 13 tuition grant awarded to an eligible pupil to attend a qualified school 14 in an amount not to exceed the tuition charged to attend such school less any other educational scholarship received by such eliqible pupil 15 or his or her parent, parents or guardian for such eligible pupil's 16 17 tuition; provided, however, in the case of an eligible pupil attending a public school in a public school district of which such pupil is not a 18 19 resident, the amount of the educational scholarship awarded may not 20 exceed the tuition charged by the public school pursuant to paragraph d 21 of subdivision four of section thirty-two hundred two of this chapter 22 less any other educational scholarship received by such eligible pupil or his or her parent, parents or guardian for such eligible pupil's 23 24 tuition, but only if the public school district of which such pupil is a 25 resident is not required to pay for such tuition. 26 14. "School improvement organization" means a not-for-profit entity 27 which (i) is exempt from taxation under paragraph three of subsection (c) of section five hundred one of the internal revenue code, (ii) uses 28 29 at least ninety percent of the qualified contributions received during 30 the calendar year and any income derived from such qualified contributions to assist public schools or public school districts located in 31 32 this state in their provision of educational programs, either by making 33 contributions to one or more public schools or public school districts located in this state or providing educational programs to, or in 34 35 conjunction with, one or more public schools or public school districts 36 located in this state, (iii) deposits and holds qualified contributions 37 and any income derived from such qualified contributions in an account 38 that is separate from the organization's operating or other funds until 39 such qualified contributions or income are withdrawn for use, and (iv) is approved to issue certificates of receipt pursuant to this article. 40 41 Such entity may allow the taxpayer to choose to donate to a program, 42 project or initiative identified by a qualified educator for use in a 43 public school. 44 § 1211. Approval to issue certificates of receipt. 1. Public schools 45 and public school districts. All public schools and public school 46 districts shall be approved to issue certificates of receipt provided, that a public school or public school district shall not be approved if 47 either (a) the public school or public school district fails to deposit 48 and hold qualified contributions and any income derived from qualified 49 contributions in an account that is separate from the school or school 50 51 district's operating or other funds until such qualified contributions or income are withdrawn for use, or (b) the commissioner has revoked 52 53 such approval for such public school or public school district pursuant 54 to section twelve hundred fourteen of this article. 2. School improvement organizations, educational scholarship organiza-55 56 tions and local education funds. No school improvement organization,

educational scholarship organization or local education fund shall issue 1 any certificates of receipt without filing an application pursuant to 2 3 section twelve hundred twelve of this article and receiving approval 4 pursuant to section twelve hundred thirteen of this article. 5 § 1212. Applications for approval to issue certificates of receipt. б Each school improvement organization, educational scholarship organization, and local education fund shall submit an application to the 7 8 commissioner for approval to issue certificates of receipt in the form 9 and manner prescribed by the commissioner; provided that such applica-10 tion shall include: (a) submission of documentation that such school 11 improvement organization, local education fund or educational scholarship organization has been granted exemption from taxation under para-12 13 graph three of subsection (c) of section five hundred one of the inter-14 nal revenue code; (b) the most recent annual financial audit, which shall be completed by an independent certified public accountant and a 15 16 list of names and addresses of all members of the governing board of the 17 school improvement organization, local education fund or educational scholarship organization; and (c) an educational scholarship organiza-18 19 tion shall provide criteria for the awarding of scholarships to eligible 20 students. Neither the commissioner or the department shall require any 21 other information for such application except as authorized in this 22 article or by section forty-four of the tax law. § 1213. Application approval. The commissioner shall review each 23 application to issue certificates of receipt pursuant to this article. 24 Approval or denial of an application shall be made within sixty days of 25 26 receipt of such application. 27 § 1214. Revocation of approval to issue certificates of receipt. The commissioner, in consultation with the commissioner of taxation and 28 29 finance, may revoke the approval of a school improvement organization, 30 educational scholarship organization, local education fund, public 31 school or public school district to issue certificates of receipt upon a finding that such organization, fund, school or school district has 32 33 violated this article or section forty-four of the tax law. These violations shall include, but not be limited to, any of the following: 34 35 (a) failure to meet the requirements of this article or section forty-36 four of the tax law, (b) the failure to maintain full and adequate 37 records with respect to the receipt of qualified contributions, (c) the 38 failure to supply such records to the commissioner or the department of 39 taxation and finance when requested by the department or the department of taxation and finance, or (d) the failure to provide notice to the 40 department of taxation and finance of the issuance or nonissuance of 41 42 certificates of receipt pursuant to section forty-four of the tax law; 43 provided however, that the commissioner shall not revoke approval pursuant to this section based upon a violation of the tax law unless the 44 45 commissioner of taxation and finance agrees that revocation is 46 warranted; and provided further that the commissioner shall not revoke approval pursuant to this section when the failure to comply is due to 47 clerical error and not negligence or intentional disregard for the law. 48 Within five days of the determination revoking approval, the commission-49 50 er shall provide notice of such revocation to the educational scholar-51 ship organization, school improvement organization, local education 52 fund, public school, or public school district and to the department of 53 taxation and finance. 54 § 1215. Recordkeeping. Each school improvement organization, educational scholarship organization, local education fund, public school and 55 56 public school district that issued at least one certificate of receipt

shall maintain records including (a) notifications received from the 1 department of taxation and finance, (b) notifications made to the 2 department of taxation and finance, (c) copies of qualified contrib-3 4 utions received, (d) copies of the deposit of such qualified contrib-5 utions, (e) copies of issued certificates of receipt, (f) annual finanб cial statements, (q) in the case of school improvement organizations, educational scholarship organizations and local education funds, the 7 8 application submitted pursuant to section twelve hundred twelve of this 9 article and the approval issued by the commissioner, and (h) any other information as prescribed by regulation promulgated by the commissioner. 10 11 § 1216. Joint annual report. On or before the last day of June for each calendar year, the commissioner of taxation and finance and the 12 13 commissioner, jointly, shall submit a written report as provided in 14 subdivision (k) of section forty-four of the tax law. 15 § 1217. Commissioner; powers. The commissioner shall promulgate on an 16 emergency basis regulations necessary for the implementation of this 17 section. The commissioner shall make any application required to be filed pursuant to this article available to applicants within sixty days 18 19 of the effective date of this article. 20 § 10. The education law is amended by adding a new section 1503-a to 21 read as follows: 22 § 1503-a. Power to accept and solicit gifts and donations. All school districts organized by special laws or pursuant to the provisions 23 24 of a general law are hereby authorized and empowered to accept gifts, donations, and contributions to the district and to solicit the same. 25 26 2. Notwithstanding any other provision of this chapter or of any other 27 general or special law to the contrary, the receipt of such gifts, donations, contributions and other funds, and any income derived there-28 from, shall be disregarded for the purposes of all apportionments, 29 30 computations, and determinations of state aid. 31 § 11. Severability. If any provision of this section or the applica-32 tion thereof to any person or circumstances is held invalid, such inva-33 lidity shall not affect other provisions or applications of the section which can be given effect without the invalid provision or application, 34 35 and to this end the provisions of this section are declared to be sever-36 able.

§ 12. This act shall take effect immediately and shall apply to taxa-38 ble years beginning after December 31, 2018.