S. 4814

A. 6300

2017-2018 Regular Sessions

SENATE - ASSEMBLY

March 2, 2017

- IN SENATE -- Introduced by Sen. LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations
- IN ASSEMBLY -- Introduced by M. of A. THIELE -- read once and referred to the Committee on Ways and Means
- AN ACT to amend the tax law, in relation to establishing a residential fuel oil storage tank credit

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

1	Section 1. Section 606 of the tax law is amended by adding a new
2	subsection (p-1) to read as follows:
3	(p-1) Residential fuel oil storage tank credit. (1) Allowance of cred-
4	it. A taxpayer shall be allowed a credit, to be computed as hereinafter
5	provided, against the tax imposed by this article for the removal or
б	permanent closure and installation of a below-ground or above-ground
7	residential fuel oil storage tank used to provide heating fuel for
8	single to four-family residences located in this state.
9	(2) Amount of credit. The amount of the credit shall be equal to the
10	costs of removal or permanent closure of an existing below-ground or
11	above-ground residential fuel oil tank and the purchase and installation
12	costs of a new below-ground or above-ground residential fuel oil storage
13	tank which is installed during the taxable year where such new tank is
14	used in place of such formerly used below-ground or above-ground resi-
15	dential fuel oil tank which was removed or permanently closed during the
16	taxable year, not to exceed five hundred dollars.
17	(3) Limitation. A credit allowed under this subsection may be allowed
18	<u>only once with respect to a particular residence.</u>
19	(4) Carryover. If the amount of the credit allowable under this

20 subsection exceeds the taxpayer's tax for any taxable year, the excess

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

LBD08099-01-7

1	may	be	carr	ied	over	to the	follo	wing	year	<u>or</u>	year	s and	may	be	deduc	ted
2	from	the	<u>e taxr</u>	payer	<u>r's ta</u>	<u>x for</u>	such y	ear	or ye	ears.	<u>.</u>					
3	§	2.	This	act	shall	take	effect	on	the f	Eirst	c of	Janua	ry ne	ext	succe	ed-
4	ing t	the	date	on v	which	it sha	all hav	e be	come	a]	Law	and	shall	. a	pply	to
5	taxal	ole	years	beg	ginnin	g afte	er such	dat	e.							