STATE OF NEW YORK

8016

2019-2020 Regular Sessions

IN ASSEMBLY

May 30, 2019

Introduced by M. of A. JEAN-PIERRE -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law and the state finance law, in relation to authorizing funds to be transferred to the public transportation system operating assistance account and the metropolitan mass transportation operating assistance account

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

1 Section 1. Subdivision 1 of section 171-a of the tax law, as amended 2 by section 3 of part MM of chapter 59 of the laws of 2018, is amended to 3 read as follows:

4 1. All taxes, interest, penalties and fees collected or received by 5 the commissioner or the commissioner's duly authorized agent under artiб cles nine (except section one hundred eighty-two-a thereof and except as 7 otherwise provided in section two hundred five thereof), nine-A, 8 twelve-A (except as otherwise provided in section two hundred eightyfour-d thereof), thirteen, thirteen-A (except as otherwise provided in 9 10 section three hundred twelve thereof), eighteen, nineteen, twenty (except as otherwise provided in section four hundred eighty-two there-11 12 of), twenty-B, twenty-one, twenty-two, twenty-four, twenty-six, twenty-13 eight (except as otherwise provided in section eleven hundred two or 14 eleven hundred three thereof), twenty-eight-A, [twenty-nine-B,] thirty-15 one (except as otherwise provided in section fourteen hundred twenty-one thereof), thirty-three and thirty-three-A of this chapter shall be 16 deposited daily in one account with such responsible banks, banking 17 18 houses or trust companies as may be designated by the comptroller, to 19 the credit of the comptroller. Such an account may be established in one 20 or more of such depositories. Such deposits shall be kept separate and 21 apart from all other money in the possession of the comptroller. The 22 comptroller shall require adequate security from all such depositories. 23 Of the total revenue collected or received under such articles of this

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

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chapter, the comptroller shall retain in the comptroller's hands such 1 2 amount as the commissioner may determine to be necessary for refunds or 3 reimbursements under such articles of this chapter out of which amount 4 the comptroller shall pay any refunds or reimbursements to which taxpay-5 ers shall be entitled under the provisions of such articles of this б chapter. The commissioner and the comptroller shall maintain a system of 7 accounts showing the amount of revenue collected or received from each 8 of the taxes imposed by such articles. The comptroller, after reserving 9 the amount to pay such refunds or reimbursements, shall, on or before 10 the tenth day of each month, pay into the state treasury to the credit 11 the general fund all revenue deposited under this section during the of 12 preceding calendar month and remaining to the comptroller's credit on 13 last day of such preceding month, (i) except that the comptroller the 14 shall pay to the state department of social services that amount of 15 overpayments of tax imposed by article twenty-two of this chapter and 16 the interest on such amount which is certified to the comptroller by the 17 commissioner as the amount to be credited against past-due support pursuant to subdivision six of section one hundred seventy-one-c of this 18 19 article, (ii) and except that the comptroller shall pay to the New York 20 state higher education services corporation and the state university of 21 York or the city university of New York respectively that amount of New overpayments of tax imposed by article twenty-two of this chapter and 22 the interest on such amount which is certified to the comptroller by the 23 commissioner as the amount to be credited against the amount of defaults 24 25 in repayment of guaranteed student loans and state university loans or 26 city university loans pursuant to subdivision five of section one 27 hundred seventy-one-d and subdivision six of section one hundred seven-28 ty-one-e of this article, (iii) and except further that, notwithstanding 29 any law, the comptroller shall credit to the revenue arrearage account, 30 pursuant to section ninety-one-a of the state finance law, that amount 31 of overpayment of tax imposed by article nine, nine-A, twenty-two, thir-32 ty, thirty-A, thirty-B or thirty-three of this chapter, and any interest 33 thereon, which is certified to the comptroller by the commissioner as 34 amount to be credited against a past-due legally enforceable debt the 35 owed to a state agency pursuant to paragraph (a) of subdivision six of 36 section one hundred seventy-one-f of this article, provided, however, he 37 shall credit to the special offset fiduciary account, pursuant to 38 section ninety-one-c of the state finance law, any such amount credita-39 ble as a liability as set forth in paragraph (b) of subdivision six of section one hundred seventy-one-f of this article, (iv) and except 40 41 further that the comptroller shall pay to the city of New York that 42 amount of overpayment of tax imposed by article nine, nine-A, twenty-43 two, thirty, thirty-A, thirty-B or thirty-three of this chapter and any 44 interest thereon that is certified to the comptroller by the commission-45 er as the amount to be credited against city of New York tax warrant 46 judgment debt pursuant to section one hundred seventy-one-l of this 47 article, (v) and except further that the comptroller shall pay to a 48 non-obligated spouse that amount of overpayment of tax imposed by article twenty-two of this chapter and the interest on such amount which has 49 50 been credited pursuant to section one hundred seventy-one-c, one hundred 51 seventy-one-d, one hundred seventy-one-e, one hundred seventy-one-f or 52 one hundred seventy-one-l of this article and which is certified to the 53 comptroller by the commissioner as the amount due such non-obligated 54 spouse pursuant to paragraph six of subsection (b) of section six 55 hundred fifty-one of this chapter; and (vi) the comptroller shall deduct 56 a like amount which the comptroller shall pay into the treasury to the

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credit of the general fund from amounts subsequently payable to the 1 department of social services, the state university of New York, 2 the 3 city university of New York, or the higher education services corpo-4 ration, or the revenue arrearage account or special offset fiduciary 5 account pursuant to section ninety-one-a or ninety-one-c of the state б finance law, as the case may be, whichever had been credited the amount 7 originally withheld from such overpayment, and (vii) with respect to amounts originally withheld from such overpayment pursuant to section 8 9 one hundred seventy-one-1 of this article and paid to the city of New 10 York, the comptroller shall collect a like amount from the city of New 11 York.

12 § 2. Subdivision 1 of section 171-a of the tax law, as amended by 13 section 3 of part XX of chapter 59 of the laws of 2019, is amended to 14 read as follows:

15 1. All taxes, interest, penalties and fees collected or received by 16 the commissioner or the commissioner's duly authorized agent under articles nine (except section one hundred eighty-two-a thereof and except as 17 otherwise provided in section two hundred five thereof), nine-A, 18 19 twelve-A (except as otherwise provided in section two hundred eighty-20 four-d thereof), thirteen, thirteen-A (except as otherwise provided in 21 section three hundred twelve thereof), eighteen, nineteen, twenty (except as otherwise provided in section four hundred eighty-two there-22 of), twenty-B, twenty-D, twenty-one, twenty-two, twenty-four, twenty-23 24 twenty-eight (except as otherwise provided in section eleven six, hundred two or eleven hundred three thereof), twenty-eight-A, [twenty-25 26 **nine-B**, thirty-one (except as otherwise provided in section fourteen 27 hundred twenty-one thereof), thirty-three and thirty-three-A of this 28 chapter shall be deposited daily in one account with such responsible 29 banks, banking houses or trust companies as may be designated by the 30 comptroller, to the credit of the comptroller. Such an account may be 31 established in one or more of such depositories. Such deposits shall be 32 kept separate and apart from all other money in the possession of the 33 comptroller. The comptroller shall require adequate security from all such depositories. Of the total revenue collected or received under such 34 35 articles of this chapter, the comptroller shall retain in the comp-36 troller's hands such amount as the commissioner may determine to be 37 necessary for refunds or reimbursements under such articles of this 38 chapter out of which amount the comptroller shall pay any refunds or 39 reimbursements to which taxpayers shall be entitled under the provisions 40 such articles of this chapter. The commissioner and the comptroller of 41 shall maintain a system of accounts showing the amount of revenue 42 collected or received from each of the taxes imposed by such articles. 43 The comptroller, after reserving the amount to pay such refunds or 44 reimbursements, shall, on or before the tenth day of each month, pay 45 into the state treasury to the credit of the general fund all revenue 46 deposited under this section during the preceding calendar month and 47 remaining to the comptroller's credit on the last day of such preceding 48 month, (i) except that the comptroller shall pay to the state department of social services that amount of overpayments of tax imposed by article 49 twenty-two of this chapter and the interest on such amount which is 50 51 certified to the comptroller by the commissioner as the amount to be 52 credited against past-due support pursuant to subdivision six of section 53 one hundred seventy-one-c of this article, (ii) and except that the 54 comptroller shall pay to the New York state higher education services 55 corporation and the state university of New York or the city university 56 of New York respectively that amount of overpayments of tax imposed by

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1 article twenty-two of this chapter and the interest on such amount which is certified to the comptroller by the commissioner as the amount to be credited against the amount of defaults in repayment of guaranteed student loans and state university loans or city university loans pursuant to subdivision five of section one hundred seventy-one-d and subdivision six of section one hundred seventy-one-e of this article, (iii) and except further that, notwithstanding any law, the comptroller shall credit to the revenue arrearage account, pursuant to section ninety-one-a of the state finance law, that amount of overpayment of tax imposed by article nine, nine-A, twenty-two, thirty, thirty-A, thirty-B or thirty-three of this chapter, and any interest thereon, which is certified to the comptroller by the commissioner as the amount to be credited against a past-due legally enforceable debt owed to a state agency pursuant to paragraph (a) of subdivision six of section one hundred seventy-one-f of this article, provided, however, he shall credit to the special offset fiduciary account, pursuant to section ninetyone-c of the state finance law, any such amount creditable as a liability as set forth in paragraph (b) of subdivision six of section one hundred seventy-one-f of this article, (iv) and except further that the comptroller shall pay to the city of New York that amount of overpayment of tax imposed by article nine, nine-A, twenty-two, thirty, thirty-A, thirty-B or thirty-three of this chapter and any interest thereon that is certified to the comptroller by the commissioner as the amount to be credited against city of New York tax warrant judgment debt pursuant to section one hundred seventy-one-l of this article, (v) and except further that the comptroller shall pay to a non-obligated spouse that amount of overpayment of tax imposed by article twenty-two of this chapter and the interest on such amount which has been credited pursuant to section one hundred seventy-one-c, one hundred seventy-one-d, one hundred seventy-one-e, one hundred seventy-one-f or one hundred seventy-one-l of this article and which is certified to the comptroller by the commissioner as the amount due such non-obligated spouse pursuant to paragraph six of subsection (b) of section six hundred fifty-one of this chapter; and (vi) the comptroller shall deduct a like amount which the

46 8 3. Subdivision 1 of section 171-a of the tax law, as amended by 47 section 4 of part XX of chapter 59 of the laws of 2019, is amended to 48 read as follows:

shall collect a like amount from the city of New York.

section ninety-one-a or ninety-one-c of the state finance law, as

comptroller shall pay into the treasury to the credit of the general

fund from amounts subsequently payable to the department of social

services, the state university of New York, the city university of New

York, or the higher education services corporation, or the revenue arrearage account or special offset fiduciary account pursuant to

case may be, whichever had been credited the amount originally withheld

from such overpayment, and (vii) with respect to amounts originally

withheld from such overpayment pursuant to section one hundred seventy-

one-1 of this article and paid to the city of New York, the comptroller

the

49 1. All taxes, interest, penalties and fees collected or received by 50 the commissioner or the commissioner's duly authorized agent under arti-51 cles nine (except section one hundred eighty-two-a thereof and except as 52 otherwise provided in section two hundred five thereof), nine-A, 53 twelve-A (except as otherwise provided in section two hundred eighty-54 four-d thereof), thirteen, thirteen-A (except as otherwise provided in 55 section three hundred twelve thereof), eighteen, nineteen, twenty 56 (except as otherwise provided in section four hundred eighty-two there-

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of), twenty-D, twenty-one, twenty-two, twenty-four, twenty-six, twenty-1 2 eight (except as otherwise provided in section eleven hundred two or eleven hundred three thereof), twenty-eight-A, [twenty-nine-B,] thirty-3 4 one (except as otherwise provided in section fourteen hundred twenty-one 5 thereof), thirty-three and thirty-three-A of this chapter shall be б deposited daily in one account with such responsible banks, banking 7 houses or trust companies as may be designated by the comptroller, to the credit of the comptroller. Such an account may be established in one 8 9 or more of such depositories. Such deposits shall be kept separate and 10 apart from all other money in the possession of the comptroller. The 11 comptroller shall require adequate security from all such depositories. the total revenue collected or received under such articles of this 12 Of 13 chapter, the comptroller shall retain in the comptroller's hands such 14 amount as the commissioner may determine to be necessary for refunds or 15 reimbursements under such articles of this chapter out of which amount 16 the comptroller shall pay any refunds or reimbursements to which taxpayshall be entitled under the provisions of such articles of this 17 ers chapter. The commissioner and the comptroller shall maintain a system of 18 accounts showing the amount of revenue collected or received from each 19 20 of the taxes imposed by such articles. The comptroller, after reserving 21 the amount to pay such refunds or reimbursements, shall, on or before the tenth day of each month, pay into the state treasury to the credit 22 23 of the general fund all revenue deposited under this section during the preceding calendar month and remaining to the comptroller's credit 24 on 25 the last day of such preceding month, (i) except that the comptroller 26 shall pay to the state department of social services that amount of 27 overpayments of tax imposed by article twenty-two of this chapter and 28 the interest on such amount which is certified to the comptroller by the 29 commissioner as the amount to be credited against past-due support 30 pursuant to subdivision six of section one hundred seventy-one-c of this 31 article, (ii) and except that the comptroller shall pay to the New York 32 state higher education services corporation and the state university of 33 New York or the city university of New York respectively that amount of 34 overpayments of tax imposed by article twenty-two of this chapter and 35 the interest on such amount which is certified to the comptroller by the 36 commissioner as the amount to be credited against the amount of defaults 37 in repayment of guaranteed student loans and state university loans or 38 city university loans pursuant to subdivision five of section one 39 hundred seventy-one-d and subdivision six of section one hundred seventy-one-e of this article, (iii) and except further that, notwithstanding 40 41 any law, the comptroller shall credit to the revenue arrearage account, 42 pursuant to section ninety-one-a of the state finance law, that amount 43 of overpayment of tax imposed by article nine, nine-A, twenty-two, thir-44 ty, thirty-A, thirty-B or thirty-three of this chapter, and any interest 45 thereon, which is certified to the comptroller by the commissioner as

the amount to be credited against a past-due legally enforceable debt

owed to a state agency pursuant to paragraph (a) of subdivision six of section one hundred seventy-one-f of this article, provided, however, he

shall credit to the special offset fiduciary account, pursuant to

section ninety-one-c of the state finance law, any such amount credita-

ble as a liability as set forth in paragraph (b) of subdivision six of

section one hundred seventy-one-f of this article, (iv) and except

amount of overpayment of tax imposed by article nine, nine-A, twenty-

two, thirty, thirty-A, thirty-B or thirty-three of this chapter and any

interest thereon that is certified to the comptroller by the commission-

that the comptroller shall pay to the city of New York that

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er as the amount to be credited against city of New York tax warrant judgment debt pursuant to section one hundred seventy-one-1 of this article, (v) and except further that the comptroller shall pay to a non-obligated spouse that amount of overpayment of tax imposed by article twenty-two of this chapter and the interest on such amount which has been credited pursuant to section one hundred seventy-one-c, one hundred seventy-one-d, one hundred seventy-one-e, one hundred seventy-one-f or one hundred seventy-one-l of this article and which is certified to the comptroller by the commissioner as the amount due such non-obligated spouse pursuant to paragraph six of subsection (b) of section six hundred fifty-one of this chapter; and (vi) the comptroller shall deduct a like amount which the comptroller shall pay into the treasury to the credit of the general fund from amounts subsequently payable to the department of social services, the state university of New York, the city university of New York, or the higher education services corpo-

15 city university of New York, or the higher education services corpo-16 ration, or the revenue arrearage account or special offset fiduciary account pursuant to section ninety-one-a or ninety-one-c of the state 17 18 finance law, as the case may be, whichever had been credited the amount originally withheld from such overpayment, and (vii) with respect to 19 20 amounts originally withheld from such overpayment pursuant to section 21 one hundred seventy-one-l of this article and paid to the city of New 22 York, the comptroller shall collect a like amount from the city of New 23 York.

24 Section 1298 of the tax law, as added by section 18 of part AAA 8 4. 25 of chapter 59 of the laws of 2017, is amended to read as follows: 26 § 1298. Deposit and disposition of revenue. (a) All taxes, fees, 27 interest and penalties collected or received by the commissioner under this article shall be deposited [and disposed of pursuant to the 28 provisions of section one hundred seventy-one-a of this chapter] daily 29 30 with such responsible banks, banking houses or trust companies, as may 31 be designated by the comptroller, to the credit of the comptroller for 32 disposal pursuant to section eighty-eight-a of the state finance law. An 33 account may be established in one or more such depositories. The comp-34 troller shall require adequate security from all such depositories. Of 35 the total revenue collected or received under this article, the comp-36 troller shall retain such amount as the commissioner may determine to be 37 necessary for refunds under this article. The commissioner is authorized 38 and directed to deduct from the amounts it receives under this article, 39 before deposit into the trust accounts designated by the comptroller, a 40 reasonable amount necessary to effectuate refunds of appropriations of the department to reimburse the department for the costs incurred to 41 42 administer, collect and distribute the taxes imposed by this article.

43 (b) On or before the twelfth and twenty-sixth day of each succeeding month, after reserving such amount for such refunds and deducting such 44 45 amounts for such costs, as provided for in subdivision (a) of this 46 section, the commissioner shall certify to the comptroller the amount of 47 all revenues so received during the prior month as a result of the 48 taxes, fees, interest and penalties so imposed. The amount of revenues so certified shall be paid over by the fifteenth and the final business 49 50 day of each succeeding month from such account into the mass transporta-51 tion operating assistance fund for payment pursuant to paragraph (d) of subdivision five or paragraph (c) of subdivision seven of section eight-52 53 y-eight-a of the state finance law.

54 <u>(c) The commissioner and comptroller are authorized to consult with</u> 55 <u>the director of the division of budget and the commissioner of transpor-</u> 56 <u>tation in determining which account of the mass transportation operating</u> A. 8016

assistance fund to deposit and dispose of revenues collected or received 1 2 under this article. § 5. Paragraph (a) of subdivision 5 of section 88-a of the state 3 4 finance law, as added by chapter 481 of the laws of 1981, is amended and 5 a new paragraph (d) is added to read as follows: б (a) The "public transportation systems operating assistance account" 7 shall consist of revenues required to be deposited therein pursuant to 8 the provisions of section one hundred eighty-two-a of the tax law_ 9 section twelve hundred ninety-eight of the tax law and all other moneys 10 credited or transferred thereto from any other fund or source pursuant 11 to law. 12 (d) (i) The comptroller is hereby authorized and directed to transfer 13 the taxes, fees, interest and penalties collected or received pursuant to article twenty-nine-B of the tax law on TNC prearranged trips origi-14 15 nating outside the metropolitan transportation commuter district to the 16 public transportation system operating assistance account established under this subdivision. These transfers shall not be included for 17 purposes of calculating the sales tax growth factor established in para-18 19 graph (c) of this subdivision, and shall supplement the additional 20 transfers indexed to the sales tax growth factor required under this 21 subdivision. Transfers provided under this paragraph shall not be used to offset reduced transfers under paragraph (c) of this subdivision. 22 (ii) The comptroller is authorized to consult with the director of the 23 division of budget and the commissioner of transportation in determining 24 25 whether to transfer the taxes, fees, interest and penalties collected or 26 received to the public transportation system operating account. 27 (iii) Notwithstanding paragraph (b) of this subdivision, the comptroller is authorized to withhold the transfer of taxes, fees, interest 28 29 and penalties collected or received pursuant to article twenty-nine-B of 30 the tax law from public transportation systems eligible to receive oper-31 ating assistance pursuant to section eighteen-b of the transportation 32 law in the event that a county or municipality reduces its annual oper-33 ating payments to a public transportation system or mass transportation service. The comptroller is further authorized to consult with the 34 35 director of the division of budget and the commissioner of transportation in making that determination. 36 37 § 6. Subdivision 7 of section 88-a of the state finance law is amended 38 by adding a new paragraph (c) to read as follows: 39 (c)(i) The comptroller is hereby authorized and directed to transfer the taxes, fees, interest and penalties collected or received pursuant 40 41 to article twenty-nine-B of the tax law on TNC prearranged trips origi-42 nating outside of the city of New York within the metropolitan transpor-43 tation commuter district to the metropolitan mass transportation operating assistance account. Transfers provided under this paragraph shall 44 45 supplement the aggregate amount of funds appropriated and disbursed from 46 the metropolitan mass transportation operating assistance account for 47 the state fiscal year ending March thirty-first, two thousand twenty. 48 Provided, further, that the director of the division of budget shall not withhold an additional percentage of disbursements relative to the 49 enacted budget financial plan for the state fiscal year ending March 50 51 thirty-first, two thousand twenty from metropolitan mass transportation 52 operating assistance account revenues generated in subsequent fiscal years. 53 54 (ii) Provided, further, that taxes, fees, interest and penalties 55 transferred pursuant to subparagraph (i) of this paragraph shall only be

⁵⁶ distributed to public transportation systems providing mass transporta-

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tion services outside the city of New York. For purposes of this subparagraph, mass transportation services provided outside the city of New York shall include commuter rail provided in the metropolitan transportation commuter district. Taxes, fees, interest and penalties shall be transferred in proportion to the location where the prearranged trip

б originated, provided that fifty percent of transfers shall be disbursed to bus lines and fifty percent of transfers shall be disbursed to commu-7 8 ter rail in localities where both mass transportation services are 9 provided. The comptroller is authorized to consult with the commissioner of taxation and finance, the director of the division of budget and the 10 commissioner of transportation in determining the appropriate public 11 transportation systems and mass transportation services that should 12 13 receive the transfers. 14 (iii) Notwithstanding paragraph (b) of this subdivision, the comp-

15 troller is authorized to withhold the transfer of taxes, fees, interest 16 and penalties collected or received pursuant to article twenty-nine-B of 17 the tax law from public transportation systems eligible to receive operating assistance pursuant to section eighteen-b of the transportation 18 law in the event that a county or municipality reduces its annual oper-19 20 ating payments to a public transportation system or mass transportation 21 service. The comptroller is further authorized to consult with the 22 director of the division of budget and the commissioner of transporta-23 tion in making that determination.

24 7. This act shall take effect on the first of July next succeeding S 25 the date on which it shall have become a law; provided, however, that if 26 part XX of chapter 59 of the laws of 2019 shall not have taken effect on 27 or before such date, then section two shall take effect on the same date 28 and in the same manner as part XX of chapter 59 of the laws of 2019 takes effect; and provided further, however, that the amendments to 29 30 subdivision 1 of section 171-a of the tax law made by section two of 31 this act shall be subject to the expiration of such subdivision pursuant 32 to section 12 of chapter 90 of the laws of 2014, when upon such date the 33 provisions of section three of this act shall take effect. Effective immediately, the addition, amendment and/or repeal of any rule or regu-34 lation necessary for the implementation of this act on its effective 35 36 date are authorized to be made and completed on or before such effective 37 date.