STATE OF NEW YORK

2107

2019-2020 Regular Sessions

IN SENATE

January 22, 2019

Introduced by Sen. SANDERS -- read twice and ordered printed, and when printed to be committed to the Committee on Budget and Revenue

AN ACT to amend the tax law, in relation to establishing a renters' and small homeowners' tax credit

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

Section 1. Section 606 of the tax law is amended by adding a new subsection (b-1) to read as follows:

(b-1) Renters' and small homeowners' credit in a city with a population of one million or more.

(1) For the purposes of this subsection:

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(A) "Qualified taxpayer" means a resident individual who lives in a 6 7 city with a population of one million or more who has occupied and paid rent for his or her primary residence in such city for six months or 9 more of the taxable year, is required or chooses to file a return under this article, and (i) is sixty-five years of age or older, (ii) is 10 11 filing a joint return with a spouse who is sixty-five years of age or older, (iii) is a head of household, (iv) is a married individual filing 12 13 a joint return with a spouse and has at least one dependent, (v) is a 14 married individual filing a separate return and has at least one depend-15 ent, or (vi) is a surviving spouse and has at least one dependent. For purposes of this subsection "qualified taxpayer" shall also include the 16 owner of any dwelling with six units or less in a city with a population 17 of one million or more who occupies such dwelling as his or her primary 18 19 residence for six months or more of the taxable year and who is required 20 or chooses to file a return under this article. An individual cannot be a qualified taxpayer if he or she is an individual with respect to whom 22 a deduction under subsection (c) of section 151 of the internal revenue code is allowable to another taxpayer for the taxable year or pays rent 23 for his or her primary residence to a family member sharing the same 25 primary residence. A family member of an individual is the individual's

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

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spouse, brother, sister, parent, grandparent, child, grandchild, uncle, 1 aunt, nephew, or niece, related to the individual by blood, marriage or adoption. 3

- (B) "Residence" means a dwelling in a city with a population of one million or more and may consist of a part of a multi-dwelling or multipurpose building including a cooperative or condominium, one, two or three family dwellings and rental units within a single dwelling which are either owner-occupied or rented by a qualified taxpayer. Residence includes a trailer or mobile home, used exclusively for residential purposes and defined as real property pursuant to paragraph (q) of subdivision twelve of section one hundred two of the real property tax law.
- 13 (A) A qualified taxpayer shall be allowed a credit as provided in 14 this subsection against the taxes imposed by this article reduced by the credits permitted by this article. If the credit exceeds the tax as so 15 16 reduced for such year under this article, the excess shall be treated as an overpayment of tax to be credited or refunded in accordance with the 17 provisions of section six hundred eighty-six of this article, provided, 18 19 however, that no interest shall be paid thereon. If a qualified taxpayer 20 is not required to file a return pursuant to section six hundred fifty-21 one of this article but otherwise qualifies for a credit under this subsection, a claim for a credit may be taken on a return filed with the 22 commissioner within three years from the time that a return would have 23 been required to be filed pursuant to such section had such qualified 24 25 taxpayer had a taxable year ending on December thirty-first. Returns 26 shall be in such form as prescribed by the commissioner. A qualified 27 taxpayer must provide any information the commissioner deems necessary to determine the credit allowed. 28
- (B) If more than one qualified taxpayer pays rent for the same primary 29 30 residence and has a federal adjusted gross income for which a credit 31 would otherwise be due, each such qualified taxpayer shall divide the base amount of the credit allowed for his or her income level by the 32 33 total number of individuals or married couples filing a joint return who 34 are paying the rent, whether or not eligible for a credit, to determine 35 the amount of credit allowed to that qualified taxpayer. Any additional amount of credit determined based on the number of exemptions claimed by 36 37 such taxpayer shall not be so divided.
- 38 (C) A qualified taxpayer shall be allowed the credit under this subsection or the credit under subsection (e) of this section, whichever 39 40 is the higher amount.
- 41 (3) (A) For any qualified taxpayer who is sixty-five years of age or 42 older with a filing status of single, the amount of the credit allowed 43 pursuant to this paragraph shall be determined in accordance with the 44 following tables:
- 45 For taxable years beginning in 2019,
- 46 if federal adjusted gross income is: The credit shall be: \$110
- 47 \$25,000 or less
- 48 Over \$25,000 but not over \$40,000
- <u>\$90</u> Over \$40,000 but not over \$50,000 49 <u>\$70</u>
- 50 For taxable years beginning in or
- after 2020, if federal adjusted gross 51
- 52 income is:

The credit shall be: 53 \$25,000 or less \$220

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1	Over \$25,000 but not over \$40,000	<u>\$180</u>
2	Over \$40,000 but not over \$50,000	\$140
3	(B) For any other qualified taxpaye	r, the amount of the credit allowed
4	pursuant to this paragraph shall b	
5	following tables; provided, however,	
6	married individual filing a separa	
7	receive one-half of the base amount o	
8		
_	amount for which such taxpayer would	
9	number of exemptions claimed by such	taxpayer:
10	For taxable years beginning in 2019,	
11	if federal adjusted gross income is:	The credit shall be:
12	\$25,000 or less	\$80 plus an amount
13		<u>equal to \$35</u>
14		<u>multiplied by a</u>
15		number which is one
16		less than the number
17		of exemptions for
18		which the taxpayer
19		(or in the case
20		of a married couple
21		filing a joint return,
22		taxpayers) is entitled
23		
23 24		<u>to a deduction for the</u> taxable year for federal
25		income tax purposes
26		under subsections (b)
27		and (c) of section 151
28		<u>of the internal revenue code</u>
29	Over \$25,000 but not over \$45,000	\$65 plus an amount
30		<u>equal to \$24</u>
31		multiplied by a number
32		which is one less than
33		the number of exemptions
34		for which the taxpayer
35		(or in the case of
36		a married couple filing a
37		<pre>joint return, taxpayers)</pre>
38		is entitled to a
39		deduction for the taxable
40		year for federal income
41		tax purposes under
42		subsections (b) and (c)
43		of section 151 of the
44		
44		<u>internal revenue code</u>
4 -	0	AFF -1
45	Over \$45,000 but not over \$65,000	\$55 plus an amount
46		equal to \$12 multiplied
47		by a number which is one
48		<u>less than the number</u>
49		of exemptions for
50		which the taxpayer (or
51		in the case of a married
52		couple filing a joint return,
53		taxpayers) is entitled

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Τ		to a deduction for the
2		taxable year for federal
3		income tax purposes under
4		subsections (b) and (c)
		<u></u>
5		of section 151 of the
6		<u>internal revenue code</u>
7	Over \$65,000 but not over \$100,000	\$45 plus an amount
8	<u> </u>	equal to \$12 multiplied
9		
-		by a number which is one
10		<u>less than the number</u>
11		of exemptions for which
12		the taxpayer (or in the
13		case of a married couple
14		filing a joint return,
15		taxpayers) is entitled to
16		a deduction for the taxable
17		
		year for federal income tax
18		purposes under subsections
19		(b) and (c) of section 151
20		of the internal revenue code
21	For taxable years beginning in or	
22	after 2020, if federal adjusted gross	
23	<pre>income is:</pre>	The credit shall be:
24	\$25,000 or less	<u>\$160 plus an</u>
25		amount equal to \$70
26		multiplied by a number which
27		is one less than the
28		number of exemptions
29		for which the taxpayer
30		(or in the case of a
31		married couple filing a
32		<u>joint return, taxpayers)</u>
33		is entitled to a deduction
34		for the taxable year for
35		federal income tax purposes
36		under subsections (b) and
		
37		(c) of section 151 of the
38		internal revenue code
39	Over \$25,000 but not over \$45,000	\$130 plus an amount
40		equal to \$48
41		multiplied by a number
42		which is one less than
43		the number of exemptions
		-
44		for which the taxpayer
45		(or in the case of
46		a married couple filing
47		<u>a joint return, taxpayers)</u>
48		is entitled to a deduction
49		for the taxable year for
50		federal income tax purposes
51		under subsections (b)
		_
52		and (c) of section 151
53		of the internal revenue code

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1	<u>Over</u>	\$4	5,000	<u>but</u>	not	over	\$65,000		\$110 plus an amount
2									equal to \$24 multiplied
3									by a number which is one
4									less than the number
5									of exemptions for
6									which the taxpayer (or
7									in the case of a married
8									couple filing a joint return,
9									taxpayers) is entitled to a
10									deduction for the taxable
11									year for federal income tax
12									purposes under subsections
13									(b) and (c) of section 151
14									of the internal revenue code
15	Over	\$6	5,000	but	not	over	\$100,000)	\$90 plus an amount
16							-		equal to \$24 multiplied
17									by a number which is one
18									less than the number
19									of exemptions for
20									which the taxpayer (or
21									in the case of a married
22									couple filing a joint return,
23									taxpayers) is
24									entitled to a deduction
25									for the taxable year for
26									federal income tax purposes
27									under subsections (b) and
28									(c) of section 151 of the
29									internal revenue code
30	§ 2	2.	This	act s	shall	take	e effect	immediately	y •