## STATE OF NEW YORK

6709

2019-2020 Regular Sessions

## IN SENATE

September 13, 2019

Introduced by Sen. RAMOS -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the tax law, in relation to establishing the NYC under 3 act

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

Section 1. This act shall be known and may be cited as the "NYC under 1 2 3 act". 3 § 2. The tax law is amended by adding a new article 24-A to read as 4 follows: 5 ARTICLE 24-A б NYC UNDER 3 ACT 7 Section 860. Definitions. 8 861. Imposition of tax and rate. 9 862. Pass through of tax prohibited. 10 863. Exemption override. 11 864. Payment of tax.

12 865. Deposit and disposition of revenue.

13 866. Procedural provisions.

14 867. Enforcement with other taxes.

15 § 860. Definitions. For the purposes of this article:

(a) Employer. Employer means an employer required by section six 16 hundred seventy-one of this chapter to deduct and withhold tax from 17 wages, that has a payroll expense in excess of six hundred twenty-five 18 thousand dollars in any calendar quarter; other than: 19 20 (1) any agency or instrumentality of the United States; 21

(2) the United Nations;

2.2 (3) an interstate agency or public corporation created pursuant to an 23 agreement or compact with another state or the Dominion of Canada; or

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

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1	(4) (i) any non-profit early childhood services provider which
2	receives funding from the federal or state government, or any municipal,
3	state or federal agency, or political subdivision.
4	(ii) As used in this section, the term "early childhood services"
5	shall mean services which include, but are not limited to, registered,
6	certified or licensed care in family day care homes; group family day
7	care homes; school-age child care programs; head start programs; day
8	care centers; child care which may be provided without a permit, certif-
9	icate or registration in accordance with this statute; early childhood
10	education programs approved by the state education department; and care
11	provided in a children's camp as defined in section fourteen hundred of
12	the public health law.
13	(b) Payroll expense. Payroll expense means wages and compensation as
14	defined in sections 3121 and 3231 of the internal revenue code (without
15	regard to section 3121(a)(1) and section 3231(e)(2)(A)(i)), paid to all
16	covered employees.
17	(c) Covered employee. Covered employee means an employee who is
18	employed in a city with a population of one million or more.
19	§ 861. Imposition of tax and rate. For the purpose of providing an
20	additional stable and reliable dedicated funding source to address child
21	care affordability, accessibility, and quality for families with chil-
22	dren under three years of age in a city with a population of one million
23	or more, a tax is hereby imposed on employers and individuals as
24	follows: For employers who engage in business in a city with a popu-
25	lation of one million or more, the tax is imposed at a rate of (a)
26	fifteen hundredths (.15) percent of the payroll expense for employers
27	with payroll expense in excess of six hundred twenty-five thousand
28	dollars and not more than one million two hundred fifty thousand dollars
29	per calendar quarter, (b) eighteen hundredths (.18) percent of the
30	payroll expense for employers with payroll expense in excess of one
31	million two hundred fifty thousand dollars and not more than two million
32	five hundred thousand dollars per calendar guarter, and (c) twenty-two
33	hundredths (.22) percent of the payroll expense for employers with
34	payroll expense in excess of two million five hundred thousand dollars
35	per calendar quarter. If the employer is a professional employer organ-
36	ization, as defined in section nine hundred sixteen of the labor law,
37	the employer's tax shall be calculated by determining the payroll
38	expense attributable to each client who has entered into a professional
39	employer agreement with such organization and the payroll expense
40	attributable to such organization itself, multiplying each of those
41	payroll expense amounts by the applicable rate set forth in this para-
42	graph and adding those products together.
43	§ 862. Pass through of tax prohibited. An employer cannot deduct from
44	the wages or compensation of an employee any amount that represents all
45	or any portion of the tax imposed on the employer under this article.
46	§ 863. Exemption override. (a) Except as provided in subsection (b) of
47	this section, any exemption from tax specified in any other New York
48	state law will not apply to the tax imposed by this article.
49	(b) If a tax-free NY area approved pursuant to the provisions of arti-
50	cle twenty-one of the economic development law is located within a city
51	with a population of one million or more, the payroll expense in such
52	tax-free NY area of any employer that is located in such area and
53	accepted into the START-UP NY program shall be exempt from the tax
54	imposed under this article.
55	§ 864. Payment of tax. Employers with payroll expense. The tax imposed
56	on the payroll expense of employers under section eight hundred sixty-

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1	one of this article must be paid at the same time the employer is
2	required to remit payments under section six hundred seventy-four of
3	this chapter; provided however, that employers subject to the provisions
4	in section nine of this chapter must pay the tax on the payroll expense
5	at the same time as the withholding tax remitted under the electronic
6	payment reporting system and the electronic funds transfer system
7	authorized by section nine of this chapter.
8	§ 865. Deposit and disposition of revenue. (a) The taxes, interest,
9	and penalties imposed by this article and collected or received by the
10	commissioner shall be deposited daily with such responsible banks, bank-
11	ing houses or trust companies, as may be designated by the comptroller
12	of the city of New York, to the credit of such comptroller in trust for
13	the city of New York. Such deposits shall be kept separate and apart
14	from all other money in the possession of the comptroller of the city of
15	New York. The comptroller of the city of New York shall require adequate
16	security from all such depositories. Of the total revenue collected or
17	received under this article, the comptroller of the city of New York
18	shall retain such amount as the commissioner may determine to be neces-
19	sary for refunds under this article. The comptroller of the city of New
20	York is authorized and directed to deduct from the amounts it receives under this article, before deposit into the trust accounts designated by
21	
22	such comptroller, a reasonable amount necessary to effectuate refunds of
23 24	the department to reimburse the department for the costs incurred to
24 25	administer, collect and distribute the taxes imposed by this article. (b) After reserving such amount for such refunds and deducting such
25 26	amounts for such costs, as provided for in subsection (a) of this
20 27	section, the commissioner shall certify to the comptroller of the city
27	of New York the amount of all revenues so received during the prior
28 29	month as a result of the taxes, interest and penalties so imposed. The
30	amount of revenues so certified shall be paid over by the fifteenth and
30 31	the final business day of each succeeding month from such account with-
32	out appropriation into the general fund of the city of New York.
33	§ 866. Procedural provisions. (a) General. All provisions of article
34	twenty-two of this chapter shall apply to the provisions of this article
35	in the same manner and with the same force and effect as if the language
36	of article twenty-two of this chapter had been incorporated in full into
37	this article and had been specifically adjusted for and expressly
38	referred to the tax imposed by this article, except to the extent that
39	any provision is either inconsistent with a provision of this article or
40	is not relevant to this article. Notwithstanding the preceding sentence,
41	no credit against tax in article twenty-two of this chapter can be used
42	to offset the tax due under this article.
43	(b) Combined filings. Notwithstanding any other provisions of this
44	article:
45	(1) The commissioner may require the filing of a combined return which
46	may also include any of the returns required to be filed by a taxpayer
47	pursuant to the provisions of section six hundred fifty-one of this
48	chapter and which may be required to be filed by such taxpayer pursuant
49	to any local law enacted pursuant to the authority of article thirty,
	thirty-A or thirty-B of this chapter.
51	(2) Where a combined return is required, and with respect to the
52	payment of estimated tax, the commissioner may also require the payment
53	to it of a single amount which shall equal the total of the amounts
54	(total taxes less any credits or refunds) which would have been required
55	to be paid with the returns or in payment of estimated tax pursuant to
56	the provisions of this article, the provisions of article twenty-two of

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1	this chapter, and the provisions of local laws enacted under the author-
2	ity of article thirty, thirty-A or thirty-B of this chapter.
3	(3) Notwithstanding any other law to the contrary, the commissioner
4	may require that all filings of forms or returns under this article
5	shall be filed electronically and all payments of tax must be paid elec-
б	tronically.
7	§ 867. Enforcement with other taxes. (a) Joint assessment. If there is
8	assessed a tax under this article and there is also assessed a tax
9	against the same taxpayer pursuant to article twenty-two of this chapter
10	or under a local law enacted pursuant to the authority of article thir-
11	ty, thirty-A, or thirty-B of this chapter, and payment of a single
12	amount is required under the provisions of this article, such payment
13	shall be deemed to have been made with respect to the taxes so assessed
14	in proportion to the amounts of such taxes due, including tax, penal-
15	ties, interest and additions to tax.
16	(b) Joint action. If the commissioner takes action under such article
17	twenty-two or under a local law enacted pursuant to the authority of
18	article thirty, thirty-A, or thirty-B of this chapter with respect to
19	the enforcement and collection of the tax or taxes assessed under such
20	articles, the commissioner shall, whenever possible and necessary,
21	accompany such action with a similar action under similar enforcement
22	and collection provisions of the tax imposed by this article.
23	(c) Apportionment of moneys collected by joint action. Any moneys
24	collected as a result of such joint action shall be deemed to have been
25	collected in proportion to the amounts due, including tax, penalties,
26	interest and additions to tax, under article twenty-two of this chapter
27	or under a local law enacted pursuant to the authority of article thir-
28	ty, thirty-A, or thirty-B of this chapter and the tax imposed by this
29	<u>article.</u>
30	(d) Joint deficiency action. Whenever the commissioner takes any
31	action with respect to a deficiency of income tax under article twenty-
32	two of this chapter or under a local law enacted pursuant to the author-
33	ity of article thirty, thirty-A, or thirty-B of this chapter, other than
34	the action set forth in subsection (a) of this section, the commissioner
35	may in his or her discretion accompany such action with a similar action
36	under this article.

37 § 3. This act shall take effect immediately.