## STATE OF NEW YORK

851<br>2019-2020 Regular Sessions<br>\section*{IN SENATE}

January 9, 2019

Introduced by Sen. BENJAMIN -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations

AN ACT to amend the tax law, in relation to making certain taxpayers exempt from the city personal income tax of the city of New York

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

Section 1. Paragraphs 1, 2 and 3 of subsection (b) of section 1304 of the tax law, as amended by section 3 of part $F$ of chapter 61 of the laws of 2017, are amended to read as follows:
(1) Resident married individuals filing joint returns and resident surviving spouses. The tax under this section for each taxable year on the city taxable income of every city resident married individual who makes a single return jointly with his or her spouse under subsection (b) of section thirteen hundred six of this article and on the city taxable income of every city resident surviving spouse shall be determined in accordance with the following table:

For taxable years beginning after two thousand twenty:

```
If the city taxable income is: The tax is:
Not over [$21,600 1.18% of the eity tawable ineome
Over $21,600 but not $255 plus 1.435% of exeess
evex] $45,000 [over $21,600] 0% of the city
taxable income
Over $45,000 but not $591 plus 1.455% of excess
over $90,000
Over $90,000 $1,245 plus 1.48% of excess
                                over $90,000
```

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.
(2) Resident heads of households. The tax under this section for each taxable year on the city taxable income of every city resident head of a household shall be determined in accordance with the following table:

For taxable years beginning after two thousand twenty:

(3) Resident unmarried individuals, resident married individuals filing separate returns and resident estates and trusts. The tax under this section for each taxable year on the city taxable income of every city resident individual who is not a city resident married individual who makes a single return jointly with his or her spouse under subsection (b) of section thirteen hundred six of this article or a city resident head of household or a city resident surviving spouse, and on the city taxable income of every city resident estate and trust shall be determined in accordance with the following table:

For taxable years beginning after two thousand twenty:

| If the city taxable income is: | The tax is: |
| :--- | :--- |
| Not over $[\$ 12,000$ | $1.18 \%$ of the oity tarable ineome |
| over $\$ 12,000$ but net | $\$ 142$ plug $1,435 \%$ of exeeqe |
| over $\$ 25,000] \$ 32,500$ | [over $\$ 12,000]$ o\% of the |
|  | city taxable income |
| Over $[\$ 25,000] \$ 32,500$ | $\$ 328$ plus $1.455 \%$ of excess |
| but not over $\$ 50,000$ | over [ $\$ 25,000] \$ 32,500$ |
| Over $\$ 50,000$ | $\$ 692$ plus $1.48 \%$ of excess |
|  | over $\$ 50,000$ |

§ 2. Paragraph 1 of subsection (a) of section $1304-B$ of the tax law, as amended by section 4 of part $F$ of chapter 61 of the laws of 2017, is amended to read as follows:
(1) In addition to any other taxes authorized by this article, any city imposing such taxes is hereby authorized and empowered to adopt and amend local laws imposing in any such city for each taxable year beginning after nineteen hundred ninety but before two thousand twenty-one, an additional tax on the city taxable income of every city resident individual, estate and trust, to be calculated for each taxable year as follows: (i) for each taxable year beginning after nineteen hundred ninety but before nineteen hundred ninety-nine, at the rate of fourteen percent of the sum of the taxes for each such taxable year determined pursuant to section thirteen hundred four and section thirteen hundred four-A of this article; and (ii) for each taxable year beginning after nineteen hundred ninety-eight, at the rate of fourteen percent of the tax for such taxable year determined pursuant to such section thirteen hundred four; provided, however, that any taxable income with a tax rate
of zero percent shall not be subject to any additional tax pursuant to this section.
§ 3. Subparagraph (A) of paragraph 1, subparagraph (A) of paragraph 2 and subparagraph (A) of paragraph 3 of subsection (a) of section 1304-D of the tax law, as added by section 1 of part $B$ of chapter 63 of the laws of 2003, are amended to read as follows:
(A) For taxable years beginning in two thousand five:

```
If the city taxable income is: The tax is:
Not over [$21,600 2.907% of the oity taxable-ineome
Ovex $21,600 but not $628 plus 3.534% of exeese
evex] $45,000 [over $21,600] 0% of the city
taxable income
Over $45,000 but not $1,455 plus 3.591% of excess
over $90,000 over $45,000
Over $90,000 but not $3,071 plus 3.648% of excess
over $150,000
Over $150,000 but not
over $500,000
Over $500,000
    (A) For taxable years beginning in two thousand five:
```

If the city taxable income is: The tax is:
Not over [\$14,400 2.907\% of the eity taxable income
over \$14,400 but not \$419 plus 3.534\% of exeess
over $\$ 30,000] \$ 32,500$ [over $\$ 14,400]$ 0\% of the
Over [ $\$ 30,000] \$ 32,500$ but not $\$ 970$ plus $3.591 \%$ of excess
over $\$ 60,000$ over [ $\$ 30,000] \$ 32,500$
Over $\$ 60,000$ but not $\$ 2,047$ plus $3.648 \%$ of excess
over $\$ 125,000$ over $\$ 60,000$
Over $\$ 125,000$ but not $\$ 4,418$ plus $4.05 \%$ of excess
over \$500,000
over $\$ 125,000$
Over $\$ 500,000 \quad \$ 19,606$ plus $4.45 \%$ of excess
over \$500,000
(A) For taxable years beginning in two thousand five:
If the city taxable income is: The tax is:
Not over [\$12,000 2.907\% of the dity taxable ineome
over $\$ 12,000$ but not $\$ 349$ plus 3.534\% of exeece
ever $\$ 25,000$ ] $\$ 32,500$ [over $\$ 12,000$ ] $0 \%$ of the
Over [\$25,000] $\$ 32,500$ but not $\$ 808$ plus $3.591 \%$ of excess
over \$50,000
Over $\$ 50,000$ but not $\$ 1,706$ plus $3.648 \%$ of excess
over \$100,000
Over $\$ 100,000$ but not
3,530 plus 4.05\% of excess
over $\$ 500,000$
Over $\$ 500,000 \quad \$ 19,730$ plus $4.45 \%$ of excess
over $\$ 500,000$
§ 4. This act shall take effect immediately.

