STATE OF NEW YORK

7493

2021-2022 Regular Sessions

IN ASSEMBLY

May 11, 2021

Introduced by M. of A. J. D. RIVERA -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, in relation to establishing a credit for geothermal energy systems

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 (g-3) to read as follows:
3	(g-3) Geothermal energy systems credit. (1) General. An individual
4	taxpayer shall be allowed a credit against the tax imposed by this arti-
5	cle equal to twenty-five percent of qualified geothermal energy system
6	expenditures, except as provided in subparagraph (D) of paragraph two of
7	this subsection. This credit shall not exceed five thousand dollars for
8	a qualified geothermal energy system placed in service on or after
9	<u>September first, two thousand twenty-one.</u>
10	(2) Qualified geothermal energy systems expenditures. (A) The term
11	"qualified geothermal energy system expenditures" means expenditures
12	for:
13	(i) the purchase of geothermal energy system equipment which is
14	installed in connection with residential property which is (I) located
15	in this state and (II) which is used by the taxpayer as his or her prin-
16	cipal residence at the time the geothermal energy system equipment is
17	placed in service;
18	(ii) the lease of geothermal energy system equipment under a written
19	agreement that spans at least ten years where such equipment owned by a
20	person other than the taxpayer is installed in connection with residen-
21	tial property which is (I) located in this state and (II) which is used
22	by the taxpayer as his or her principal residence at the time the geoth-
23	<u>ermal energy system equipment is placed in service; or</u>
24	(iii) the purchase of power under a written agreement that spans at
25	least ten years whereunder the power purchased is generated by geother-

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

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1	mal energy system equipment owned by a person other than the taxpayer
2	which is installed in connection with residential property which is (I)
3	located in this state and (II) used by the taxpayer as his or her prin-
4	cipal residence at the time the geothermal energy system equipment is
5	placed in service.
б	(B) Such qualified expenditures shall include expenditures for materi-
7	als, labor costs properly allocable to on-site preparation, assembly and
8	original installation, architectural and engineering services, and
9	designs and plans directly related to the construction or installation
10	of the geothermal energy system equipment.
11	(C) Such qualified expenditures for the purchase of geothermal energy
12	system equipment shall not include interest or other finance charges.
13	(D) Such qualified expenditures for the lease of geothermal energy
14	system equipment or the purchase of power under an agreement described
15	in clause (ii) or (iii) of subparagraph (A) of this paragraph shall
16	include an amount equal to all payments made during the taxable year
17	under such agreement. Provided, however, such credits shall only be
18	allowed for fourteen years after the first taxable year in which such
19	credit is allowed. Provided further, however, the twenty-five percent
20	limitation in paragraph one of this subsection shall only apply to the
21	total aggregate amount of all payments to be made pursuant to an agree-
22	ment referenced in clause (ii) or (iii) of subparagraph (A) of this
23	paragraph, and shall not apply to individual payments made during a
24	taxable year under such agreement except to the extent such limitation
25	on an aggregate basis has been reached.
26	(3) Geothermal energy system equipment. The term "geothermal energy
27	system equipment" shall mean a system whose original use begins with the
28	taxpayer; which meets the eligibility criteria, if any, prescribed by
29	the department; and which is a ground coupled solar thermal system that
30	utilizes the solar thermal energy stored in the ground or in bodies of
31	water to produce heat, and which is commonly known as or referred to as
32	a ground source heat pump system.
33	(4) Multiple taxpayers. Where geothermal energy system equipment is
34	purchased and installed in a principal residence shared by two or more
35	taxpayers, the amount of the credit allowable under this subsection for
36	each such taxpayer shall be prorated according to the percentage of the
37	total expenditure for such geothermal energy system equipment contrib-
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39	<u>uted by each taxpayer.</u> (5) Proportionate share. Where geothermal energy system equipment is
40	purchased and installed by a condominium management association or a
	cooperative housing corporation, a taxpayer who is a member of the
41 42	condominium management association or who is a tenant-stockholder in the
42 43	cooperative housing corporation may for the purpose of this subsection
	claim a proportionate share of the total expense as the expenditure for
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45	the purposes of the credit attributable to his principal residence.
46	(6) Grants. For purposes of determining the amount of the expenditure
47	incurred in purchasing and installing geothermal energy system equip-
48	ment, the amount of any federal, state or local grant received by the
49	taxpayer, which was used for the purchase and/or installation of such
50	equipment and which was not included in the federal gross income of the
51	taxpayer, shall not be included in the amount of such expenditures.
52	(7) When credit allowed. The credit provided for herein shall be
53	allowed with respect to the taxable year, commencing after two thousand
54	twenty-two, in which the geothermal energy system equipment is placed in
55	service.

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1	(8) Carryover of credit. If the amount of the credit, and carryovers
2	of such credit, allowable under this subsection for any taxable year
3	shall exceed the taxpayer's tax for such year, such excess amount may be
4	carried over to the five taxable years next following the taxable year
5	with respect to which the credit is allowed and may be deducted from the
б	<u>taxpayer's tax for such year or years.</u>
7	§ 2. This act shall take effect immediately and shall apply to taxable

8 years commencing on and after January 1, 2022.