STATE OF NEW YORK

1944

2023-2024 Regular Sessions

IN ASSEMBLY

January 23, 2023

Introduced by M. of A. STERN -- read once and referred to the Committee on Labor

AN ACT to amend the tax law, in relation to establishing a qualified transportation fringe benefits program

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

1	Section 1.	The	tax	law	is	amended	by	adding	а	new	section	48	to	read
2	as follows:													

<u>§ 48. Qualified transportation fringe benefits program. (a) As used in</u>
<u>this section, the following terms shall have the following meanings:</u>

5 <u>(1) "Qualified transportation fringe benefits" shall mean any of the</u> 6 <u>following provided by an employer to an employee:</u>

7 <u>(i) transportation in a commuter highway vehicle if such transporta-</u> 8 <u>tion is in connection with travel between the employee's residence and</u>

9 place of employment;

10 (ii) any transit pass;

11 (iii) qualified parking; or

12 (iv) qualified bicycle commuting reimbursement.

(2) "Covered employee" shall mean any person who performed an average
of at least ten hours of work per week for compensation for the same
employer within the previous calendar month.

16 (3) "Covered employer" shall mean an employer for which an average of 17 twenty or more persons per week perform work for compensation. In deter-18 mining the number of persons performing work for an employer during a 19 given week, all persons performing work for compensation on a full-time, 20 part-time or temporary basis shall be counted, including persons made 21 available to work through the services of a temporary services or staff-22 ing agency or similar entity. A covered employer shall not include any

23 governmental entity.

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

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(4) "Transit pass" shall mean any pass, token, fare card, voucher or
similar item entitling a person to transportation, or transportation at
a reduced price, if such transportation is:
(i) on mass transit facilities, whether or not publicly owned; or
(ii) provided by any person in the business of transporting persons
for compensation or hire if such transportation is provided in a vehicle
meeting the requirements of subparagraph (i) of paragraph five of this
subdivision.
(5) "Commuter highway vehicle" shall mean any highway vehicle where:
(i) the seating capacity is at least six adults, not including the
driver; and
(ii) at least eighty percent of the mileage use can reasonably be
expected to be:

(A) for purposes of transporting employees in connection with travel 14 15 between their residences and their place of employment; and

(B) on trips during which the number of employees transported for such 16 purposes is at least one-half of the adult seating capacity of such 17 vehicle, not including the driver. 18

(6) "Qualified parking" means parking provided to an employee on or 19 near the business premises of the employer or on or near a location from 20 21 which the employee commutes to work by transportation described in para-22 graph four of this subdivision, in a commuter highway vehicle, or by carpool. Such term shall not include any parking on or near property 23 used by the employee for residential purposes. 24

(7) "Qualified bicycle commuting reimbursement" shall mean, with 25 respect to any calendar year, any employer reimbursement during the 26 27 fifteen month period beginning with the first day of such calendar year 28 for reasonable expenses incurred by the employee during such calendar year for the purchase of a bicycle and bicycle improvements, repair, and 29 storage, if such bicycle is regularly used for travel between the 30 31 employee's residence and place of employment. There shall be an annual 32 limitation with respect to any employee for any calendar year, the prod-33 uct of twenty dollars multiplied by the number of qualified bicycle 34 commuting months during such year.

(8) "Qualified bicycle commuting months" shall mean, with respect to 35 36 any employee, any month during which such employee:

37 (i) regularly uses the bicycle for a substantial portion of the travel between the employee's residence and place of employment; and 38

39 (ii) does not receive any benefit described in subparagraph (i), (ii), 40 or (iii) of paragraph one of this subdivision.

(b) Covered employers may provide the following transportation benefit 41 42 programs to covered employees:

43 (1) a pre-tax election program allowing employees to elect to exclude 44 from taxable wages and compensation, employee commuting costs incurred 45 for transit passes, commuter highway vehicle charges, qualified parking, 46 and qualified bicycle commuting. The amount of qualified transportation 47 fringe benefits shall not exceed:

48 (i) the maximum dollar amount permitted under subsection (f) of 49 section one hundred thirty-two of the internal revenue code in case of 50 the aggregate of the benefits described in subparagraphs (i) and (ii) of paragraph one of subdivision (a) of this section; 51

52	<u>(ii)</u>	the	maximum	<u>ı dollar</u>	amou	int	permitted	<u>l under</u>	subse	ect	ion	<u>(f) of</u>
53	<u>section</u>	one	hundred	thirty-two	of	the	internal	revenue	code	in	the	case
54	of qual:	ified	l parking	; and								

55 (iii) the applicable annual limitation in the case of any qualified 56 bicycle commuting reimbursement.

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1	(2) the maximum dollar amount permitted under subsection (f) of
2	section one hundred thirty-two of the internal revenue code in the case
3	of an employer paid benefit program whereby the employer supplies a
4	transit pass for a public transit system of the employer's choosing upon
5	request by each covered employee or reimbursement for equivalent commu-
6	ter highway vehicle charges equal in value to the purchase price of the
7	<u>appropriate benefit; or</u>
8	(3) the maximum dollar amount permitted under subsection (f) of
9	section one hundred thirty-two of the internal revenue code in the case
10	of employer provided transit furnished by the employer at no cost to the
11	covered employee in a commuter highway vehicle or bus, or similar
12	multi-passenger vehicle operated by or for the employer.
13	(c) (1) The duly authorized officer having predominant jurisdiction
14	over transportation issues in the municipality in which a transportation
15	benefits program is administered shall promulgate such rules and regu-
16	lations as necessary to implement the provisions of this section.
17	(2) Such officer shall maintain an education and advice program to
18	assist covered employers with meeting the requirements of subdivision
19	(b) of this section.
20	§ 2. Subsection (d) of section 615 of the tax law is amended by adding
21	a new paragraph 6 to read as follows:
22	(6) the full amount of expenses for any qualified transportation
23	fringe benefit provided to an employee of the taxpayer in accordance
24	with section forty-eight of this chapter.
25	§ 3. Paragraph (a) of subdivision 9 of section 208 of the tax law is
26	amended by adding a new subparagraph 24 to read as follows:
27	(24) The full amount of expenses for any qualified transportation
28	fringe benefit provided to an employee of the taxpayer in accordance
29	with section forty-eight of this chapter.
30	§ 4. This act shall take effect immediately, provided, however, that
31	section one of this act shall take effect on the one hundred twentieth
32	day after it shall have become a law; provided, further, that sections
33	two and three of this act shall apply to taxable years beginning on and
34	after January 1, 2024.