STATE OF NEW YORK

4139

2023-2024 Regular Sessions

IN SENATE

February 3, 2023

Introduced by Sen. SANDERS -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business

AN ACT to amend the economic development law, the real property tax law and the tax law, in relation to the manufacturing development zone program and tax credits related thereto

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

1 2	Section 1. The economic development law is amended by adding a new article 23 to read as follows:
3	ARTICLE 23 to read as rorrows.
4	MANUFACTURING DEVELOPMENT ZONE PROGRAM
5	<u>Section 450. Definitions.</u>
6	451. Purpose.
7	452. Eligibility and application process.
8	453. Tax credit incentives.
9	§ 450. Definitions. As used in this article, the following terms shall
10	have the following meanings:
11	1. "Area" means a geographic area in one or more political subdivi-
12	sions in the state described by a closed perimeter boundary.
13	2. "Business entity" means a person that operates or conducts a trade
14	<u>or business that is engaged in heavy manufacturing.</u>
15	3. "Heavy manufacturing" means a manufacturing process that involves
16	large scale projects. It includes construction, mining, and metal proc-
17	essing, but does not include the processing, fabricating, assembly or
18	disassembly of apparel, decorations, electronic devices, food, home
19	<u>accessories, instruments, jewelry, leather, paper, or textiles.</u>
20	4. "Manufacturing development zone" means an area designated as a
21	manufacturing development zone by the commissioner under subdivision
22	four of section four hundred fifty-two of this article.
23	5. "Political subdivision" means a county or municipal corporation.

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

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1	6. "Submission date" means April fifteenth or October fifteenth.
2	§ 451. Purpose. The purpose of the manufacturing development zone
3	program is to encourage business entities engaged in manufacturing
4	outside the state to invest in manufacturing facilities in manufacturing
5	development zones.
6	§ 452. Eligibility and application process. 1. The following political
7	subdivisions may apply to designate a manufacturing development zone:
8	(a) a political subdivision for an area within a political subdivi-
9	sion;
10	(b) with the prior consent of the municipal corporation, a county on
11	behalf of a municipal corporation for an area in the municipal corpo-
12	ration; or
13	(c) two or more political subdivisions jointly for an area astride
14	their common boundaries;
15	2. The application shall:
16	(a) be in the form and manner and contain the information that the
17	commissioner requires by regulation;
18	(b) be submitted for a political subdivision by its chief elected
19	officer or, if none, its governing body;
20	(c) state whether the political subdivision has examined the feasibil-
21	ity of creating educational or training opportunities for employers and
22	employees of business entities located or to be located in the proposed
23	manufacturing development zone;
24	(d) state the standards established by the political subdivision that
25	a business entity shall meet before receiving the incentives and initi-
26	atives under section four hundred fifty-three of this article; and
27	(e) state the methods that the political subdivisions will use to
28	target and attract business entities.
29	3. (a) The commissioner shall submit each application to the depart-
30	ment.
31	(b) Within thirty days of receiving an application, the department
32	shall approve or reject an application.
33 24	4. (a) Within sixty days after a submission date, the commissioner may
34 25	designate one or more manufacturing development zones from among the
35	areas described in the applications and approved by the department under
36	subdivision three of this section.
37	(b) The designation of an area as a manufacturing development zone is
38 39	effective for ten years.
40	(c) The commissioner may not designate more than six manufacturing development zones in a calendar year.
40 41	(d) A county may not receive more than two manufacturing development
42	zones in a calendar year.
43	5. The designation of the commissioner is final.
44	6. At any time, a political subdivision may reapply to the commission-
45	er to designate as a manufacturing development zone an area that is not
46	designated.
47	7. (a) A political subdivision may apply to the commissioner to expand
48	an existing manufacturing development zone in the same manner as the
49	political subdivision would apply to designate a new manufacturing
50	development zone.
51	(b) The commissioner may grant an expansion of a manufacturing devel-
52	opment zone into an area.
53	(c) For purposes of subdivisions four, five and six of this section,
53 54	an expansion of a manufacturing development zone that does not exceed
55	fifty percent of the geographic area of the existing manufacturing
55	development of the yeographic area of the expering manufacturing

56 development zone does not count towards the limit on the number of the

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2	manufacturing development zones that the commissioner may designate in a
2	<u>calendar year or a county may receive in a calendar year.</u>
3	8. (a) The commissioner may grant one extraordinary expansion of a
4	manufacturing development zone in the state each calendar year for an
5	area that, in the determination of the commissioner, has suffered a
б	<u>significant loss of economic base.</u>
7	(b) For purposes of subdivisions four, five and six of this section,
8	an extraordinary expansion of a manufacturing development zone does not
9	count towards the limit on the number of manufacturing development zones
10	that the commissioner may designate in a calendar year or a county may
11	<u>receive in a calendar year.</u>
12	§ 453. Tax credit incentives. 1. To the extent provided for in this
13	section, a business entity is entitled to:
14	(a) The property tax credit provided for in section four hundred twen-
15	ty-three-a of the real property tax law;
16	(b) The income tax credit provided for in subsection (ooo) of section
17	six hundred six of the tax law;
18	2. A business entity that moves into or locates in a manufacturing
19	development zone on or after the date that the manufacturing development
20	zone is designated under subdivisions four, five and six of section four
21	hundred fifty-two of this article may benefit from the incentive under
22	this section if:
23	(a) The business entity meets the statutory requirements and condi-
24	tions applicable to each incentive or initiative;
25	(b) The respective political subdivision certifies that the business
26	entity has complied with the standards that the subdivisions submitted
27	under paragraph (d) of subdivision two of section four hundred fifty-two
28	of this article;
29	(c) The business entity creates new or additional jobs or makes a
30	capital investment to qualify for the property tax credit under section
31	four hundred twenty-three-a of the real property tax law and the income
31 32	four hundred twenty-three-a of the real property tax law and the income tax credit under subsection (ooo) of section six hundred six of the tax
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32 33	tax credit under subsection (000) of section six hundred six of the tax law;
32 33 34	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi-</pre>
32 33 34 35	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the</pre>
32 33 34 35 36	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and</pre>
32 33 34 35 36 37	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have</pre>
32 33 34 35 36	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and</pre>
32 33 34 35 36 37 38	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business.</pre>
32 33 34 35 36 37 38 39 40	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business. 3. The incentives and initiatives provided for in this section are not</pre>
32 33 34 35 36 37 38 39 40 41	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law; (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business. 3. The incentives and initiatives provided for in this section are not available to a business entity that was located in a manufacturing</pre>
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32 33 35 37 36 37 39 412 423 445 445 447 49	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law: (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business. 3. The incentives and initiatives provided for in this section are not available to a business entity that was located in a manufacturing development zone before the date that the manufacturing development zone is designated, except for a capital investment or an expansion of its labor force that occurs on or after the manufacturing development zone is designated. 4. (a) Except as provided in section four hundred twenty-three-a of the real property tax law, the incentives and initiatives set forth in this section are available for ten years after the date that an area is designated a manufacturing development zone.</pre>
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32 334 356 3789 4123 4456 4890 51	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law: (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business. 3. The incentives and initiatives provided for in this section are not available to a business entity that was located in a manufacturing development zone before the date that the manufacturing development zone is designated, except for a capital investment or an expansion of its labor force that occurs on or after the manufacturing development zone is designated. 4. (a) Except as provided in section four hundred twenty-three-a of the real property tax law, the incentives and initiatives set forth in this section are available for ten years after the date that an area is designated a manufacturing development zone. (b) A law enacted after the effective date of this section that elimi- nates or reduces the benefits available to a business entity under this</pre>
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32 334 356 37890 442344567890123 55555	<pre>tax credit under subsection (ooo) of section six hundred six of the tax law: (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business. 3. The incentives and initiatives provided for in this section are not available to a business entity that was located in a manufacturing development zone before the date that the manufacturing development zone is designated, except for a capital investment or an expansion of its labor force that occurs on or after the manufacturing development zone is designated. 4. (a) Except as provided in section four hundred twenty-three-a of the real property tax law, the incentives and initiatives set forth in this section are available for ten years after the date that an area is designated a manufacturing development zone. (b) A law enacted after the effective date of this section that elimi- nates or reduces the benefits available to a business entity under this section does not apply to a business entity that was in a manufacturing development zone before the effective date of this section.</pre>
32 334 35 37 390 41234 456789012 512 52	tax credit under subsection (ooo) of section six hundred six of the tax law: (d) The business entity is engaged in a manufacturing trade or busi- ness on real property within the manufacturing development zone that the business entity owns; and (e) The commissioner determines that the business entity does not have an economic presence in the state prior to locating in the manufacturing development zone and is engaged in a manufacturing trade or business. 3. The incentives and initiatives provided for in this section are not available to a business entity that was located in a manufacturing development zone before the date that the manufacturing development zone is designated, except for a capital investment or an expansion of its labor force that occurs on or after the manufacturing development zone is designated. 4. (a) Except as provided in section four hundred twenty-three-a of the real property tax law, the incentives and initiatives set forth in this section are available for ten years after the date that an area is designated a manufacturing development zone. (b) A law enacted after the effective date of this section that elimi- nates or reduces the benefits available to a business entity under this section does not apply to a business entity that was in a manufacturing

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-	the entities in least of an least on edition improvements see 4 her the federal
1	the entity is located on land or within improvements owned by the feder-
2	al government, the state, a county, or a municipal corporation unless
3	the business entity has first utilized all applicable property tax
4	exemptions under the real property tax law including entering into any
5	available payment in lieu of tax agreement.
б	6. The department and the comptroller jointly shall assess each year
7	the effectiveness of the tax credits provided to business entities in
8	manufacturing development zones, including:
9	(a) The number and amounts of credits granted each year; and
10	(b) The success of the tax credits in attracting and retaining busi-
11	ness entities in manufacturing development zones.
12	7. On or before December fifteenth of each year, the department and
13	the comptroller shall submit to the governor, the temporary president of
14	the senate and the speaker of the assembly, a report outlining their
15	findings and any other information of value in determining the effec-
16	tiveness of the tax credits provided under this section.
17	§ 2. The real property tax law is amended by adding a new section
18	423-a to read as follows:
19	§ 423-a. Exemption for business entities participating in manufactur-
20	ing development zone program. 1. As used in this section, the following
21	words shall have the following meanings:
22	(a) "Base year" means the taxable year immediately before the taxable
23	year in which a property tax credit under this section is to be granted.
24	(b) "Base year value" means the value of the property used to deter-
25	mine the assessment on which the property tax on real property was
26	imposed for the base year. Base year value does not include any new
27	real property that was first assessed in the base year.
28	(c) "Business entity" means a person that operates or conducts a trade
29	or business that is engaged in manufacturing.
30	(d) (i) "Eligible assessment" means the difference between the base
31	year value and the actual value as determined by the state board for the
32	applicable taxable year in which the tax credit under this section is to
33	be granted.
34	(ii) For a business entity that is located on land or within improve-
35	ments owned by the federal, state, county, or municipal government,
36	"eligible assessment" means the difference between the base year value
37	and the actual value reduced by the value of any property entitled to an
38	exemption under this chapter as determined by the state board for the
39	applicable taxable year in which the tax credit under this section is to
40	be granted.
41	(e) "Qualified property" means real property that is (i) not used for
42	residential purposes; (ii) used in a manufacturing trade or business by
43	a business entity; and
44	(iii) located in a manufacturing development zone that is designated
45	under article twenty-three of the economic development law.
46	2. The governing body of a county or of a municipal corporation shall
47	grant a tax credit under this section against the property tax imposed
48	on the eligible assessment of a qualified property.
49	3. (a) The appropriate governing body shall calculate the amount of
50	the credit under this section equal to one hundred percent of the amount
51	of property tax imposed on the eligible assessment.
52	(b) For purposes of calculating the amount of the credit allowed under
53	this section, the amount of property tax imposed on the eligible assess-
54	ment shall be calculated without reduction for any credits allowed under
55	this chapter.

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1	4. (a) A tax credit under this section is available to a qualified
2	property for no more than ten consecutive years beginning with the taxa-
3	ble year following the calendar year in which the real property initial-
4	ly becomes a qualified property.
5	(b) If the designation of a manufacturing development zone expires,
б	the tax credit under this section continues to be available to a quali-
7	fied property.
8	(c) State property tax imposed on real property is not affected by
9	this section.
10	5. When a manufacturing development zone is designated by the commis-
11	sioner of economic development, such commissioner shall certify to the
12	state board:
13	(a) The real properties in the zone that are qualified properties for
14	each taxable year for which the property tax credit under this section
15	is to be granted; and
16	(b) The date that the real properties became qualified properties.
17	6. Before property tax bills are sent, the state board shall submit to
18	the commissioner of economic development a list containing:
19	(a) The location of each qualified property;
20	(b) The amount of the base year value for each qualified property; and
21	(c) The amount of the eligible assessment for each qualified property.
22	§ 3. Section 606 of the tax law is amended by adding a new subsection
23	(ooo) to read as follows:
24	(000) Tax credit. (1) A business entity that is located in a manufac-
25	turing development zone and satisfies the requirements of section four
26	hundred fifty-three of the economic development law may claim a credit
27	against the state income tax in the amount of the state income tax
28	imposed on qualified income.
29	(2) A business entity shall mean an entity that is engaged in manufac-
30	turing trade or business, operates a manufacturing facility in a manu-
31	facturing development zone as designated by article twenty-three of the
32	economic development law and is eligible for the property tax credit
33	under section four hundred twenty-three-a of the real property tax law.
34	Qualified income means income attributable to activities at a manufac-
35	turing facility located in a manufacturing development zone.
36	(3) The credit allowed under this subsection may not be claimed for
37	more than ten consecutive years beginning with the taxable year follow-
38	ing the calendar year in which the business entity becomes eligible for
39	the property tax credit under section four hundred twenty-three-a of the
40	real property tax law.

41 § 4. This act shall take effect immediately.