STATE OF NEW YORK

510

2023-2024 Regular Sessions

IN SENATE

January 4, 2023

Introduced by Sen. THOMAS -- read twice and ordered printed, and when printed to be committed to the Committee on Budget and Revenue

AN ACT to amend the tax law, in relation to creating a tax credit for employers who contribute to a college choice tuition savings account on behalf of an employee

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

1	Section 1. Section 210-B of the tax law is amended by adding a new
2	subdivision 59 to read as follows:
3	59. Employer college choice tuition savings contribution credit. (a)
4	Allowance of credit. A taxpayer shall be allowed a credit, to be
5	computed as provided in paragraph (b) of this subdivision, against the
б	tax imposed by this article, if it provides a contribution, on behalf of
7	an employee, to a family tuition account established under article four-
8	teen-A of the education law by such employee.
9	(b) Amount of credit. The credit allowed pursuant to paragraph (a) of
10	this subdivision shall be in an amount equal to the taxpayer's payment,
11	on behalf of an employee, to a family tuition account established under
12	article fourteen-A of the education law by such employee. Provided,
13	however, that no such credit allowed under this subdivision shall exceed
14	five thousand dollars per employee.
15	(c) Application of credit. The credit allowed under this subdivision
16	for any taxable year shall not reduce the tax due for such year to less
17	than the amount prescribed in paragraph (d) of subdivision one of
18	section two hundred ten of this article. If, however, the amount of
19	credits allowed under this subdivision for any taxable year reduces the
20	tax to such amount, any amount of credit thus not deductible in such
21	taxable year shall be treated as an overpayment of tax to be credited or
22	refunded in accordance with the provisions of section one thousand
23	eighty-six of this chapter. Provided, however, the provisions of

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

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S. 510

subsection (c) of section one thousand eighty-eight of this chapter 1 notwithstanding, no interest shall be paid thereon. 2 3 (d) Credit recapture. For provisions requiring recapture of credit, 4 see section forty-four of this chapter. 5 § 2. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 6 of the tax law is amended by adding a new clause (xlx) to read as 7 follows: 8 (xlx) Employer college Amount of credit 9 choice tuition savings under subdivision 10 contribution credit under fifty-nine of section 11 subsection (000) two hundred ten-B 12 § 3. Section 606 of the tax law is amended by adding a new subsection 13 (ooo) to read as follows: 14 (000) Employer college choice tuition savings contribution credit. (1) Allowance of credit. A taxpayer shall be allowed a credit, to be 15 computed as provided in paragraph two of this subsection, against the 16 17 tax imposed by this article, if it provides for a contribution, on behalf of an employee, to a family tuition account established under 18 article fourteen-A of the education law by such employee. 19 20 (2) Amount of credit. The credit allowed pursuant to paragraph one of 21 this subsection shall be in an amount equal to the taxpayer's contrib-22 ution, on behalf of an employee, to a family tuition account established under article fourteen-A of the education law by such employee. 23 Provided, however, that no such credit allowed under this subsection 24 25 shall exceed five thousand dollars per employee. (3) Application of credit. If the amount of the credit allowed under 26 27 this subsection for any taxable year shall exceed the taxpayer's tax for 28 such year, the excess shall be treated as an overpayment of tax to be credited or refunded in accordance with the provisions of section six 29 30 hundred eighty-six of this article, provided, however, that no interest 31 shall be paid thereon. 32 (4) Credit recapture. For provisions requiring recapture of credit, 33 see section forty-four of this chapter. 34 § 4. Section 1511 of the tax law is amended by adding a new subdivi-35 sion (ee) to read as follows: 36 (ee) Employer college choice tuition savings contribution credit. (1) 37 Allowance of credit. A taxpayer shall be allowed a credit, to be computed as provided in paragraph two of this subdivision, against the 38 tax imposed by this article, if it provides a contribution, on behalf of 39 an employee, to a family tuition account established under article four-40 41 teen-A of the education law by such employee. 42 (2) Amount of credit. The credit allowed pursuant to paragraph one of 43 this subdivision shall be in an amount equal to the taxpayer's payment, 44 on behalf of an employee, to a family tuition account established under 45 article fourteen-A of the education law by such employee. Provided, 46 however, that no such credit allowed under this subdivision shall exceed 47 five thousand dollars per employee. 48 (3) Application of credit. The credit allowed under this subdivision 49 shall not reduce the tax due for such year to be less than the minimum fixed by paragraph four of subdivision (a) of section fifteen hundred 50 two or section fifteen hundred two-a of this article, whichever is 51 52 applicable. However, if the amount of the credit allowed under this 53 subdivision for any taxable year reduces the taxpayer's tax to such 54 amount, any amount of credit thus not deductible will be treated as an overpayment of tax to be credited or refunded in accordance with the 55 56 provisions of section one thousand eighty-six of this chapter. Provided,

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1	however,	the	provisions	of	subsection	(C)	of	section	one	thous	and	<u>eight-</u>
2	v-eight	of th	is chapter	not	twithstandin	α,	no :	interest	sha]	ll be	paid	ther-

3 <u>eon.</u>

4 (4) Credit recapture. For provisions requiring recapture of credit, 5 see section forty-four of this chapter.

6 § 5. This act shall take effect immediately and shall apply to taxable 7 years beginning on and after the first of January next succeeding the 8 date on which it shall have become a law.