6311

## IN SENATE

## January 13, 2014

Introduced by Sen. GRISANTI -- read twice and ordered printed, and when printed to be committed to the Committee on Agriculture

AN ACT to amend the agriculture and markets law and the general business law, in relation to local laws governing pet dealers

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 407 of the agriculture and markets law, as amended by a chapter of the laws of 2013 amending the agriculture and markets law and the general business law relating to the preemption of local laws, as proposed in legislative bills numbers S.3753-A and A.740-A, is amended to read as follows:

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407. Construction with other laws. Nothing in this article shall be construed to (a) limit or restrict agents or officers of societies for prevention of cruelty to animals or the police from enforcing other provisions of article twenty-six of this chapter or any other law relating to the humane treatment of, or cruelty to, animals, (b) restrict any municipality from enacting or enforcing any authorized local law, rule, regulation or ordinance of general application to businesses governing public health, safety or the rights of consumers, limit or restrict any municipality from enacting [any] OR ENFORCING A local law, rule, regulation or ordinance governing pet dealers, TERM IS DEFINED IN THIS ARTICLE, including A LAW, RULE, REGULATION OR ORDINANCE GOVERNING THE HEALTH OR SAFETY OF ANIMALS ACQUIRED OR MAIN-TAINED BY PET DEALERS, the source of animals SOLD OR offered for sale by pet dealers, [whether spaying or neutering of such animals is required before sale, and the health or safety of animals maintained by pet dealers] AND THE SPAY OR NEUTER OF SUCH ANIMALS; provided, however, that [no] ANY such local law, rule, regulation or ordinance shall be NO less stringent than the applicable provisions of this article [or essentially] AND MAY NOT result in [the] ESSENTIALLY banning [of] all or cats raised and maintained in a healthy and safe manner [and provided, further, that where a]. WHERE ANY penalty may be authorized for the violation of such a local law, rule, regulation or ordinance, the authorized penalty in such local law, rule, regulation or ordinance

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

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may not exceed a civil penalty of up to five hundred dollars. Where a municipality adopts such a local law, rule, regulation or ordinance that is more stringent than the applicable provisions of this article, such municipality shall have sole responsibility for enforcement of such [specific] law, rule, regulation or ordinance that is more stringent than the applicable provisions of this article.

S 2. Section 753-d of the general business law, as amended by a chapter of the laws of 2013 amending the agriculture and markets law and the general business law relating to the preemption of local laws, as proposed in legislative bills numbers S.3753-A and A.740-A, is amended to read as follows:

S 753-d. Construction with other laws. Nothing in this article shall construed to (a) limit or restrict agents or officers of societies for the prevention of cruelty to animals or the police from enforcing articles twenty-six and twenty-six-A of the agriculture and markets law or any other law relating to the humane treatment of, or cruelty to, animals, (b) limit or restrict any municipality from enacting or enforcing any authorized local law, rule, regulation or ordinance of general application to businesses governing public health, safety or the rights of consumers, or (c) limit or restrict any municipality from enacting [any] OR ENFORCING A local law, rule, regulation or ordinance governing pet dealers, AS SUCH TERM IS DEFINED IN THIS ARTICLE, including A LAW, RULE, REGULATION OR ORDINANCE GOVERNING THE HEALTH OR SAFETY OF ANIMALS ACQUIRED OR MAINTAINED BY PET DEALERS, the source of animals SOLD OR offered for sale by pet dealers, [whether spaying or neutering of is required before sale, and the health or safety of animals maintained by pet dealers] AND THE SPAY OR NEUTER OF SUCH ANIMALS; provided, however, that [no] ANY such local law, rule, regulation or ordinance shall be NO less stringent than the applicable provisions of this article [or essentially] AND MAY NOT result in [the] ESSENTIALLY banning [of] all sales of dogs or cats raised and maintained in a healthy and safe manner [and provided, further, that where a]. WHERE ANY penalty may be authorized for the violation of such a local law, rule, regulation or ordinance, the authorized penalty in such local law, rule, regulation or ordinance may not exceed a civil penalty of up to five hundred dollars. Where a municipality adopts such a local law, rule, regulation or ordinance that is more stringent than the applicable provisions of this article, such municipality shall have sole responsibility for enforcement of such [specific] law, rule, regulation or ordinance that is more stringent than the applicable provisions of this article.

S 3. This act shall take effect on the same date and in the same was a chapter of the laws of 2013 amending the agriculture and markets law and the general business law relating to the preemption of local laws, as proposed in legislative bills numbers S.3753-A and A.740-A, takes effect.