## 7919

2009-2010 Regular Sessions

IN ASSEMBLY

April 28, 2009

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

AN ACT to amend the tax law, in relation to exempting dyed Diesel motor fuel used in farming or manufacturing

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

1 Section 1. Paragraph (c) of subdivision 3 of section 282-a of the tax 2 law, as added by chapter 302 of the laws of 2006, is amended to read as 3 follows:

4 (c) Limited exemptions for dyed Diesel motor fuel. (i) The tax imposed 5 by this section shall not apply to: (A) the sale of dyed Diesel motor 6 fuel by the importer to a purchaser under the circumstances and subject to the terms and conditions as follows: (1) the importer and purchaser 7 each registered under this article as a full Diesel motor fuel 8 are 9 distributor; (2) such importer has imported the enhanced Diesel motor fuel, which is the subject of the sale, into the state and has dyed such 10 to comply with the provisions of 26 USC S 4082(a) and the requ-11 fuel 12 lations thereunder, as may be amended from time to time; (3) the 13 purchaser is a holder of a currently valid direct payment permit issued 14 pursuant to section two hundred eighty-three-d of this article; and (4)(I) such purchaser is primarily engaged in the retail heating oil 15 business and such dyed Diesel motor fuel will be sold by such purchaser 16 17 in a retail sale to a consumer for use [solely as] BY THAT CONSUMER DIRECTLY AND EXCLUSIVELY FOR residential or commercial heating [oil], OR 18 19 (II) SUCH DYED DIESEL MOTOR FUEL WILL BE SOLD BY SUCH PURCHASER IN A 20 TO A CONSUMER FOR USE BY THAT CONSUMER DIRECTLY AND EXCLU-SALE RETAIL SIVELY IN THE PRODUCTION OF TANGIBLE PERSONAL PROPERTY FOR SALE BY FARM-21 ING, BUT ONLY IF ALL OF THAT FUEL IS DELIVERED ON THE FARMING 22 SITE AND 23 CONSUMED OTHER THAN ON THE HIGHWAYS OF THIS STATE (EXCEPT FOR USE OF IS 24 THE HIGHWAY TO REACH ADJACENT FARMLANDS); PROVIDED, HOWEVER, THAT Α 25 PURCHASE NO MORE THAN FOUR THOUSAND FIVE HUNDRED GALLONS OF FARMER MAY

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

LBD11459-01-9

DIESEL MOTOR FUEL AND DYED DIESEL MOTOR FUEL COMBINED IN A THIRTY-DAY 1 2 SUCH USE OR CONSUMPTION EXEMPT FROM THE MEASURE OF THE TAX PERIOD FOR 3 IMPOSED BY THIS SECTION, EXCEPT IN ACCORDANCE WITH PRIOR CLEARANCE GIVEN 4 ΒY THE COMMISSIONER, OR (III) SUCH DYED DIESEL MOTOR FUEL WILL BE SOLD 5 BY SUCH PURCHASER IN A RETAIL SALE TO A CONSUMER FOR USE BY THAT CONSUM-6 ER DIRECTLY AND EXCLUSIVELY IN THE PRODUCTION OF TANGIBLE PERSONAL PROP-7 ERTY FOR SALE BY MANUFACTURING, PROCESSING, OR ASSEMBLY, BUT ONLY IF ALL 8 OF THAT FUEL IS DELIVERED ON THE MANUFACTURING SITE AND IS CONSUMED 9 OTHER THAN ON THE HIGHWAYS OF THIS STATE; (B) a first sale of the dyed 10 Diesel motor fuel, which [as] WAS the subject of an exempt sale 11 described in clause (A) of this subparagraph, by the purchaser described 12 therein to a purchaser likewise holding a currently valid direct pay 13 permit under the circumstances and subject to the terms and conditions 14 follows: (1) the sale [of] TO such second purchaser by such first as 15 purchaser is the first and only sale of such dyed Diesel motor fuel by 16 such first purchaser; (2) (I) such second purchaser is primarily engaged 17 the retail heating oil business and such dyed Diesel motor fuel will in 18 be sold by such second purchaser in a retail sale to a consumer for use 19 [solely as] BY THAT CONSUMER DIRECTLY AND EXCLUSIVELY FOR residential or 20 commercial heating [oil], OR (II) SUCH DYED DIESEL MOTOR FUEL WILL BE 21 SOLD BY SUCH SECOND PURCHASER IN A RETAIL SALE TO A CONSUMER FOR USE ΒY 22 CONSUMER DIRECTLY AND EXCLUSIVELY IN THE PRODUCTION OF TANGIBLE THAT PERSONAL PROPERTY FOR SALE BY FARMING, BUT ONLY IF ALL OF THAT 23 FUEL IS DELIVERED ON THE FARMING SITE AND IS CONSUMED OTHER THAN ON THE HIGHWAYS 24 25 (EXCEPT FOR USE OF THE HIGHWAY TO REACH ADJACENT FARM-OF THIS STATE 26 LANDS); PROVIDED, HOWEVER, THAT A FARMER MAY PURCHASE NO MORE THAN FOUR 27 THOUSAND FIVE HUNDRED GALLONS OF DIESEL MOTOR FUEL AND DYED DIESEL MOTOR 28 COMBINED IN A THIRTY-DAY PERIOD FOR SUCH USE OR CONSUMPTION EXEMPT FUEL FROM THE MEASURE OF THE TAX IMPOSED BY THIS SECTION, EXCEPT IN 29 ACCORD-30 WITH PRIOR CLEARANCE GIVEN BY THE COMMISSIONER, OR (III) SUCH DYED ANCE DIESEL MOTOR FUEL WILL BE SOLD BY SUCH SECOND PURCHASER IN A RETAIL SALE 31 32 TO A CONSUMER FOR USE BY THAT CONSUMER DIRECTLY AND EXCLUSIVELY IN THE 33 TANGIBLE PERSONAL PROPERTY FOR SALE BY MANUFACTURING, PRODUCTION OF 34 PROCESSING, OR ASSEMBLY, BUT ONLY IF ALL OF THAT FUEL IS DELIVERED ON 35 MANUFACTURING SITE AND IS CONSUMED OTHER THAN ON THE HIGHWAYS OF THE THIS STATE; (3) on the sale to the second purchaser, such first purchas-36 37 er described in such clause (A) attaches to the invoice a copy of the 38 invoice given by the importer on the exempt sale described in such 39 clause (A), so as to identify the origin of the dyed Diesel fuel [which] 40 THAT is the subject of the sale to such second purchaser; and (4) such second purchaser certifies that such dyed Diesel motor fuel is to be 41 sold by it only to a consumer for use [solely as] BY THAT CONSUMER 42 43 DIRECTLY AND EXCLUSIVELY (I) FOR residential or commercial heating 44 [oil], (II) IN THE PRODUCTION OF TANGIBLE PERSONAL PROPERTY FOR SALE BY 45 FARMING, BUT ONLY IF ALL OF THAT FUEL IS DELIVERED ON THE FARMING SITE AND IS CONSUMED OTHER THAN ON THE HIGHWAYS OF THIS STATE (EXCEPT FOR USE 46 47 OF THE HIGHWAY TO REACH ADJACENT FARMLANDS); PROVIDED, HOWEVER, THAT Α 48 FARMER MAY PURCHASE NO MORE THAN FOUR THOUSAND FIVE HUNDRED GALLONS OF 49 DIESEL MOTOR FUEL AND DYED DIESEL MOTOR FUEL COMBINED IN A THIRTY-DAY 50 SUCH USE OR CONSUMPTION EXEMPT FROM THE MEASURE OF THE TAX PERIOD FOR 51 IMPOSED BY THIS SECTION, EXCEPT IN ACCORDANCE WITH PRIOR CLEARANCE GIVEN BY THE COMMISSIONER, OR (III) IN THE PRODUCTION OF 52 TANGIBLE PERSONAL PROPERTY FOR SALE BY MANUFACTURING, PROCESSING, OR ASSEMBLY, BUT ONLY IF 53 54 ALL OF THAT FUEL IS DELIVERED ON THE MANUFACTURING SITE AND IS CONSUMED 55 OTHER THAN ON THE HIGHWAYS OF THIS STATE. (ii) Prior to, or at the time 56 of, such sale of such dyed Diesel motor fuel described in clause (A) or

(B) of subparagraph (i) of this paragraph, the purchaser shall give a 1 2 certificate to the seller setting forth the intended use of the dyed 3 Diesel motor fuel [which] THAT is sought to be qualified for exemption 4 under this paragraph, that the purchaser has been issued a direct payment permit which is currently valid, that such permit has not been 5 6 suspended or revoked and that the purchaser otherwise meets the quali-7 fications of this paragraph. (iii) The limited exemptions allowed under 8 this paragraph, EXCEPT THE EXEMPTIONS FOR SALES OF DYED DIESEL MOTOR FUEL TO CONSUMERS FOR USE BY THOSE CONSUMERS IN THE PRODUCTION OF TANGI-9 10 BLE PERSONAL PROPERTY FOR SALE BY FARMING, shall in no event apply to any dyed Diesel motor fuel [which] THAT is delivered into a repository 11 12 equipped with hose or other apparatus capable of being used to dispense fuel into the fuel tank of a motor vehicle, or where the purchaser's 13 14 direct payment permit has been suspended or revoked and the commissioner 15 has made generally available the identity of those persons whose direct 16 payment permits have been suspended or revoked.

17 S 2. The section heading and subdivision 1 of section 283-d of the tax 18 law, as added by chapter 302 of the laws of 2006, is amended to read as 19 follows:

20 Direct payment permit with respect to dyed Diesel motor fuel [used as 21 residential or commercial heating oil]. 1. The commissioner, upon the 22 application of a person registered under this article as a distributor 23 of Diesel motor fuel, may issue a direct payment permit to such person for the payment of tax liability under this article with respect to dyed 24 25 Diesel motor fuel [which] THAT is certified to be used [solely] DIRECTLY 26 AND EXCLUSIVELY for ONE OF THE FOLLOWING PURPOSES: residential or 27 heating [oil], PRODUCTION OF TANGIBLE PERSONAL PROPERTY FOR commercial 28 SALE BY FARMING, OR PRODUCTION OF TANGIBLE PERSONAL PROPERTY FOR SALE BY MANUFACTURING, PROCESSING, OR ASSEMBLY if: (a) such person, at the time 29 application, meets all the requirements described in section two 30 of hundred eighty-two-a of this article and any other requirements under this article relating to Diesel motor fuel distributors, (b) there has 31 32 33 been timely filing and payment of tax liability with respect to taxes 34 under this chapter (excluding those taxes timely protested), by such person, any officer, director or partner of such person, 35 shareholder directly or indirectly owning more than ten percent of the number of 36 shares of stock of such person entitling the holder thereof to vote for 37 38 the election of directors or trustees, or any shareholder or employee of 39 such person under a duty to file a return under or pursuant to the 40 authority of this article or pay the taxes imposed by or pursuant to the authority of this article on behalf of such person (the provisions of 41 subdivision ten of section two hundred eighty-three of this article 42 43 shall apply to the provisions of this paragraph), AND (c) [such person 44 engaged primarily in the retail sale of residential or commercial is 45 heating oil and does not make wholesale sales of Diesel motor fuel other than in the circumstances described in clause (B) of subparagraph (i) of 46 47 paragraph (c) of subdivision three of section two hundred eighty-two-a this article, and (d)] such person files a bond or other security 48 of covering potential tax liability under this chapter with respect to such 49 50 dyed Diesel motor fuel.

51 S 3. Clause (i) of subparagraph (C) of paragraph 1 of subdivision (c) 52 of section 300 of the tax law, as added by chapter 190 of the laws of 53 1990, is amended to read as follows:

54 (i) ["nonautomotive type diesel] "NONAUTOMOTIVE-TYPE DIESEL motor 55 fuel" as used in relation to the rates of the tax imposed by section 56 three hundred one-a of this article means any diesel motor fuel, as

described in subparagraph (A) of this paragraph, which would be excluded 1 2 from the diesel motor fuel excise tax imposed by section two hundred 3 eighty-two-a of this chapter solely by reason of the enumerated exclu-4 sions based on ultimate use of the product set forth in paragraph (b) of subdivision three of such section, AND ANY DYED DIESEL MOTOR FUEL, AS 5 6 DESCRIBED IN SUBDIVISION EIGHTEEN OF SECTION TWO HUNDRED EIGHTY-TWO OF 7 THIS CHAPTER, WHICH WOULD BE EXCLUDED FROM THE DIESEL MOTOR FUEL EXCISE 8 TAX IMPOSED BY SECTION TWO HUNDRED EIGHTY-TWO-A OF THIS CHAPTER SOLELY 9 REASON OF THE ENUMERATED EXCLUSIONS BASED ON ULTIMATE USE OF THE ΒY 10 PRODUCT SET FORTH IN PARAGRAPH (C) OF SUBDIVISION THREE OF THAT SECTION, 11 and (ii) "automotive-type diesel motor fuel" as used in relation to the 12 rates of tax imposed by such section three hundred one-a means diesel 13 motor fuel [which] THAT is not nonautomotive-type diesel motor fuel.

14 S 4. Subdivision (m) of section 300 of the tax law, as added by chap-15 ter 309 of the laws of 1996, is amended to read as follows:

"Manufacturing gallonage" means residual petroleum product, DYED 16 (m) DIESEL MOTOR FUEL, or diesel motor fuel (which is not enhanced diesel 17 18 motor fuel) THAT IS used and consumed directly and exclusively in the production of tangible personal property for sale by manufacturing, processing or assembly, but only if all of such fuel or product is 19 20 delivered on the manufacturing site and is consumed other than on 21 the 22 highways of this state. "Manufacturing gallonage" shall in no event include diesel motor fuel OR DYED DIESEL MOTOR FUEL delivered at a fill-23 ing station or into a repository [which] THAT is equipped with a hose or 24 25 other apparatus by which such fuel can be dispensed into the fuel tank 26 of a motor vehicle. The commissioner shall require such documentary 27 proof to substantiate the classification of product as "manufacturing 28 gallonage" as the commissioner deems appropriate.

29 S 5. Subdivision (j) of section 301-c of the tax law, as added by 30 chapter 309 of the laws of 1996, is amended to read as follows:

31 (j) Reimbursement for manufacturing gallonage. Commencing January 32 first, nineteen hundred ninety-eight, a subsequent purchaser shall be 33 eligible for reimbursement of any taxes imposed under this article with 34 respect to gallonage of residual petroleum product, DYED DIESEL MOTOR 35 FUEL, and diesel motor fuel (which is not enhanced diesel motor fuel), 36 subsequently sold by such purchaser to a consumer as "manufacturing 37 gallonage." This reimbursement may be claimed only where (1) any tax imposed pursuant to this article has been paid with respect to such 38 39 gallonage and the entire amount of such tax has been absorbed by such 40 purchaser, and (2) such purchaser possesses documentary proof satisfactory to the commissioner evidencing the absorption by it of the entire 41 amount of such tax. Provided, however, that the commissioner shall 42 43 require such documentary proof to qualify for any reimbursement of tax 44 provided by this subdivision as the commissioner deems appropriate 45 including a certificate by the consumer that such product is to be used and consumed exclusively as "manufacturing gallonage". 46

47 S 6. This act shall take effect on the first day of the sales tax 48 quarterly period, as described in subdivision (b) of section 1136 of the 49 tax law, next commencing at least ninety days after this act becomes a 50 law; provided, however, that registered distributors of Diesel motor 51 fuel may apply for direct payment permits thirty days after this act 52 becomes a law.