2411

2009-2010 Regular Sessions

## IN ASSEMBLY

January 15, 2009

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

AN ACT to amend the tax law, in relation to providing a sales and compensating use tax exemption on non-commercial Energy Star appliances

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

Section 1. Subdivision (b) of section 1101 of the tax law is amended by adding a new paragraph 33 to read as follows:

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- 3 (33) NEW ENERGY STAR APPLIANCE. A RESIDENTIAL REFRIGERATOR, COMBINA-TION RESIDENTIAL REFRIGERATOR/FREEZER, RESIDENTIAL FREEZER, RESIDENTIAL CLOTHES WASHER, RESIDENTIAL COMPACT FLUORESCENT LIGHT BULBS, RESIDENTIAL BATTERY CHARGER, NON-COMMERCIAL WATER COOLER, NON-COMMERCIAL CEILING FAN 7 OR WITHOUT A LIGHT, NON-COMMERCIAL CEILING FAN LIGHT KIT, NON-COM-8 MERCIAL DISHWASHER, ROOM OR CENTRAL AIR CONDITIONER, NON-COMMERCIAL 9 FURNACE, NON-COMMERCIAL BOILER AND NON-COMMERCIAL HOT WATER NON-COMMERCIAL DEHUMIDIFIER, NON-COMMERCIAL PROGRAMMABLE THERMOSTAT AND 10 NON-COMMERCIAL ROOM AIR CLEANER WHICH IS SOLD FOR THE 11 FIRST TIME SUCH APPLIANCE QUALIFIES FOR, AND IS LABELED WITH, AN 12 PROVIDED ENERGY STAR LABEL BY THE MANUFACTURER, PURSUANT TO AN 13 AGREEMENT AMONG 14 MANUFACTURER, THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY AND THE UNITED STATES DEPARTMENT OF ENERGY. 15
- 16 S 2. Subdivision (a) of section 1115 of the tax law is amended by 17 adding a new paragraph 44 to read as follows:
- 18 (44)DURING THE LAST SATURDAY AND SUNDAY OF JUNE, NEW ENERGY STAR APPLIANCES THAT COST LESS 19 THANTWO THOUSAND FIVE HUNDRED PROVIDED, HOWEVER THAT IF SUCH APPLIANCES COST THE INDIVIDUAL MORE THAN 20 TWO THOUSAND FIVE HUNDRED DOLLARS, THE FIRST TWO THOUSAND FIVE 21 22 DOLLARS SHALL BE EXEMPT FROM SALES AND USES TAXES.

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

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S 3. Clause 9 of subdivision (b) of section 1107 of the tax law, as amended by section 78 of part A of chapter 56 of the laws of 1998, is amended to read as follows:

- (9) Except as otherwise provided by law, the [exemption] EXEMPTIONS provided for in paragraph thirty of subdivision (a) of section eleven hundred fifteen relating to clothing and footwear AND PARAGRAPH FORTY-FOUR OF SUBDIVISION (A) OF SECTION ELEVEN HUNDRED HUNDRED FIFTEEN RELATING TO NEW ENERGY STAR APPLIANCES shall not apply.
- S 4. Subdivision (f) of section 1109 of the tax law, as added by section 118-a of part A of chapter 389 of the laws of 1997, is amended to read as follows:
- (f) The [exemption] EXEMPTIONS contained in [paragraph] PARAGRAPHS thirty AND FORTY-FOUR of subdivision (a) of section eleven hundred fifteen of this article shall not apply.
- S 5. Subparagraph (i) of paragraph 1 of subdivision (a) of section 1210 of the tax law, as amended by section 4 of part SS-1 of chapter 57 of the laws of 2008, is amended to read as follows:
- (i) Either, all of the taxes described in article twenty-eight of this chapter, at the same uniform rate, as to which taxes all provisions of the local laws, ordinances or resolutions imposing such taxes shall be identical, except as to rate and except as otherwise provided, with the corresponding provisions in such article twenty-eight, including the definition and exemption provisions of such article, so far as the provisions of such article twenty-eight can be made applicable to the taxes imposed by such city or county and with such limitations and special provisions as are set forth in this article. The taxes authorized under this subdivision may not be imposed by a city or county unless the local law, ordinance or resolution imposes such taxes so include all portions and all types of receipts, charges or rents, subject to state tax under sections eleven hundred five and eleven hundred ten of this chapter, except as otherwise provided. Any local law, ordinance or resolution enacted by any city of less than million or by any county or school district, imposing the taxes authorized by this subdivision, shall, notwithstanding any provision of law to the contrary, exclude from the operation of such local taxes all tangible personal property for use or consumption directly and predominantly in the production of tangible personal property, gas, electricity, refrigeration or steam, for sale, by manufacturing, processing, generating, assembly, refining, mining or extracting; and all sales of tangible personal property for use or consumption predominantly either in the production of tangible personal property, for sale, by farming or in a commercial horse boarding operation, or in both; and, unless such city, county or school district elects otherwise, shall omit the provision for credit or refund contained in clause six of subdivision (a) of section eleven hundred nineteen of this chapter. Any local ordinance or resolution enacted by any city, county or school district, imposing the taxes authorized by this subdivision, shall the residential solar energy systems equipment exemption provided for in subdivision (ee), the clothing and footwear exemption provided for in paragraph thirty of subdivision (a) [and], the qualified empire zone enterprise exemptions provided for in subdivision (z) AND THE NEW ENERGY STAR APPLIANCES EXEMPTION PROVIDED FOR IN PARAGRAPH FORTY-FOUR OF SUBDI-VISION (A) of section eleven hundred fifteen of this chapter, unless such city, county or school district elects otherwise as to either residential solar energy systems equipment exemption or such clothing and footwear exemption or such qualified empire zone enterprise

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exemptions OR SUCH NEW ENERGY STAR APPLIANCES EXEMPTION; provided that if such a city having a population of one million or more in which the 3 taxes imposed by section eleven hundred seven of this chapter are in enacts the resolution described in subdivision (k) of this 5 section or repeals such resolution or enacts the resolution described in 6 subdivision (1) of this section or repeals such resolution or enacts the 7 resolution described in subdivision (n) OR (P) of this section or 8 repeals such resolution, such resolution or repeal shall also be deemed 9 to amend any local law, ordinance or resolution enacted by such a city 10 imposing such taxes pursuant to the authority of this subdivision, 11 whether or not such taxes are suspended at the time such city enacts its 12 resolution pursuant to subdivision (k), (l) [or], (n) OR (P) of this section or at the time of any such repeal; provided, further, that any 13 14 such local law, ordinance or resolution and section eleven hundred seven 15 of this chapter, as deemed to be amended in the event a city of 16 million or more enacts a resolution pursuant to the authority of subdi-17 vision (k), (l) [or], (n) OR (P) of this section, shall be further 18 amended, as provided in section twelve hundred eighteen of this subpart, 19 that the residential solar energy systems equipment exemption or the 20 clothing and footwear exemption or the qualified empire zone enterprise 21 exemptions OR THE NEW ENERGY STAR APPLIANCES EXEMPTION in any such local 22 ordinance or resolution or in such section eleven hundred seven OF 23 THIS CHAPTER are the same, as the case may be, as the residential solar 24 energy systems equipment exemption provided for in subdivision (ee), the 25 clothing and footwear exemption in paragraph thirty of subdivision (a) 26 [or], the qualified empire zone enterprise exemptions in subdivision (z) 27 OR THE NEW ENERGY STAR APPLIANCES EXEMPTION PROVIDED FOR IN PARAGRAPH FORTY-FOUR OF SUBDIVISION (A) of section eleven hundred fifteen of this 28 29 chapter. 30

- S 6. Subdivision (d) of section 1210 of the tax law, as amended by section 12 of part GG of chapter 63 of the laws of 2000, is amended to read as follows:
- (d) A local law, ordinance or resolution imposing any tax pursuant to this section, increasing or decreasing the rate of such tax, repealing or suspending such tax, exempting from such tax the energy sources services described in paragraph three of subdivision (a) or of subdivision (b) of this section or changing the rate of tax imposed on such energy sources and services or providing for the credit or refund described in clause six of subdivision (a) of section eleven hundred nineteen of this chapter must go into effect only on one of the following dates: March first, June first, September first or December first; provided, that a local law, ordinance or resolution providing for the exemption described in paragraph thirty OR FORTY-FOUR of subdivision (a) or providing for the exemptions described in subdivision (z) of section eleven hundred fifteen of this chapter or repealing any such exemption so provided and a resolution enacted pursuant to the authority of subdivision (k) OR (P) of this section providing such exemption or this section providing such exemptions or repealing such exemption or exemptions so provided must go into effect only on March first. No such local law, ordinance or resolution shall be effective unless a certified copy of such law, ordinance or resolution is mailed registered or certified mail to the commissioner at the commissioner's office in Albany at least ninety days prior to the date it is to become effective. However, the commissioner may waive and reduce such ninety-day minimum notice requirement to a mailing of such certified copy by registered or certified mail within a period of not less than

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thirty days prior to such effective date if the commissioner deems such action to be consistent with the commissioner's duties under section twelve hundred fifty of this article and the commissioner acts by resolution. Where the restriction provided for in section twelve hundred twenty-three of this article as to the effective date of a tax and the notice requirement provided for therein are applicable and have not been waived, the restriction and notice requirement in section twelve hundred twenty-three of this article shall also apply.

- S 7. Section 1210 of the tax law is amended by adding a new subdivision (p) to read as follows:
- (P) NOTWITHSTANDING ANY OTHER PROVISION OF STATE OR LOCAL LAW, ORDINANCE OR RESOLUTION TO THE CONTRARY:
- ANY CITY HAVING A POPULATION OF ONE MILLION OR MORE IN WHICH THE TAXES IMPOSED BY SECTION ELEVEN HUNDRED SEVEN OF THIS CHAPTER ARE ACTING THROUGH ITS LOCAL LEGISLATIVE BODY, IS HEREBY AUTHORIZED AND EMPOWERED TO ELECT TO PROVIDE THE EXEMPTION FROM SUCH TAXES FOR SAME NEW ENERGY STAR APPLIANCES EXEMPT FROM STATE SALES AND COMPENSATING DURING THE SAME PERIODS EACH YEAR, DESCRIBED IN PARAGRAPH TAXES, FORTY-FOUR OF SUBDIVISION (A) OF SECTION ELEVEN HUNDRED FIFTEEN OF CHAPTER BY ENACTING A RESOLUTION EXACTLY IN THE FORM SET FORTH IN PARA-GRAPH TWO OF THIS SUBDIVISION; WHEREUPON, UPON COMPLIANCE  $\mathtt{WITH}$ SUBDIVISIONS (D) AND (E) OF THIS SECTION, SUCH ENACTMENT PROVISIONS OF OF SUCH RESOLUTION SHALL BE DEEMED TO BE AN AMENDMENT TO SUCH SECTION HUNDRED SEVEN AND SUCH SECTION ELEVEN HUNDRED SEVEN SHALL BE DEEMED TO INCORPORATE SUCH EXEMPTION AS IF IT HAD BEEN DULY ENACTED BY THE STATE LEGISLATURE AND APPROVED BY THE GOVERNOR.
- (2) FORM OF RESOLUTION: BE IT ENACTED BY THE (INSERT PROPER TITLE OF LOCAL LEGISLATIVE BODY) AS FOLLOWS:

SECTION ONE. RECEIPTS FROM SALES OF AND CONSIDERATION GIVEN OR CONTRACTED TO BE GIVEN FOR, OR FOR THE USE OF, NEW ENERGY STAR APPLIANCES EXEMPT FROM STATE SALES AND COMPENSATING USE TAXES PURSUANT TO PARAGRAPH 44 OF SUBDIVISION (A) OF SECTION 1115 OF THE NEW YORK TAX LAW SHALL ALSO BE EXEMPT FROM SALES AND COMPENSATING USE TAXES IMPOSED IN THIS JURISDICTION, DURING THE SAME PERIODS SET FORTH IN SUCH PARAGRAPH 44.

SECTION TWO. THIS RESOLUTION SHALL TAKE EFFECT MARCH 1, 2010 AND SHALL APPLY TO SALES MADE AND USES OCCURRING DURING THE APPLICABLE EXEMPTIONS PERIODS EACH YEAR, IN ACCORDANCE WITH THE APPLICABLE TRANSITIONAL PROVISIONS OF SECTIONS 1106 AND 1217 OF THE NEW YORK TAX LAW.

S 8. Notwithstanding any other provision of state or local law, nance or resolution to the contrary: (a) Any county or city imposing sales and compensating use taxes pursuant to the authority of subpart B part 1 of article 29 of the tax law, acting through its local legislative body, is hereby authorized and empowered to elect to provide the exemption from such taxes for new Energy Star appliances exempt from state sales and compensating use taxes described in paragraph 44 of (a) of section 1115 of the tax law, for the periods subdivision described therein, whether such taxes are imposed by local law, ordiresolution, by enacting a resolution exactly in the form set forth in subdivision (c) of this section; whereupon, upon compliance with the provisions of subdivision (d) of this section, such enactment of such resolution shall be deemed to amend such local law, ordinance or resolution imposing such taxes, and such local law, ordinance or resolution shall thenceforth be deemed to incorporate such exemption for such periods.

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(b) Any city of one million or more in which the taxes imposed by section 1107 of the tax law are in effect, acting through its local legislative body, is hereby authorized and empowered to elect to provide exemption from such taxes for the same new Energy Star appliances exempt from state sales and compensating use taxes described in paragraph 44 of subdivision (a) of section 1115 of the tax law, periods described therein, by enacting a resolution exactly in the form set forth in subdivision (c) of this section; whereupon, upon compliance with the provisions of subdivision (d) of this section, such enactment of such resolution shall be deemed to amend such section 1107 of the tax law and such section 1107 shall thenceforth be deemed to incorporate such exemption for such periods as if it had been duly enacted by the state legislature and approved by the governor and such resolution shall also be deemed to amend any local law, ordinance or resolution enacted by such a city imposing such taxes pursuant to the authority of subdivision (a) of section 1210 of the tax law, whether or not such taxes are suspended at the time such city enacts its resolution.

(c) Form of Resolution:

Be it enacted by the (insert proper title of local legislative body) as follows:

Section one: The (county or city) of (insert locality's name) hereby elects the annual last weekend in June new Energy Star appliance exemption period commencing in the fall of 2010.

Section two: This resolution shall take effect immediately and shall apply to sales made and uses occurring during the applicable periods each year, in accordance with applicable transitional provisions of the New York Tax Law.

- (d) A resolution adopted pursuant to this section shall be effective only if it is adopted exactly as set forth in subdivision (c) of this section and such county or city adopts it by March 1, 2010, mails a certified copy of it to the commissioner of taxation and finance by certified mail by such date and otherwise complies with the requirements of subdivisions (d) and (e) of section 1210 of the tax law.
- 34 S 9. This act shall take effect immediately and shall apply to sales 35 made and uses occurring during exemption periods on or after that date 36 in accordance with the applicable transitional provisions of sections 37 1106 and 1217 of the tax law.