## 4836

2011-2012 Regular Sessions

IN SENATE

April 27, 2011

Introduced by Sen. AVELLA -- 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, in relation to establishing a five percent surcharge on the sale of animals by pet dealers; and to amend the state finance law, in relation to establishing the "New York animal shelter and wildlife rehabilitator account"

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

Section 1. The agriculture and markets law is amended by adding a new section 380 to read as follows:

1 2

3 380. ANIMAL SALE SURCHARGE. 1. WHENEVER ANY PET DEALER SELLS ANY S 4 ANIMAL, THERE SHALL BE LEVIED UPON SUCH PET DEALER A MANDATORY SURCHARGE 5 IN THE AMOUNT OF FIVE PERCENT OF THE TOTAL OF THE PRICE OF THE ANIMAL б ANCILLARY PRODUCTS SOLD ON THE DATE SUCH ANIMAL WAS PURCHASED. AND ANY 7 SUCH MANDATORY SURCHARGE SHALL BE PAID TO THE STATE COMPTROLLER WHO 8 SHALL DEPOSIT SUCH MONEY IN THE STATE TREASURY TO THE CREDIT OF THE NEW 9 YORK ANIMAL SHELTER AND WILDLIFE REHABILITATOR ACCOUNT ESTABLISHED 10 PURSUANT TO SECTION NINETY-NINE-U OF THE STATE FINANCE LAW.

FOR THE PURPOSES OF THIS SECTION, THE TERM "PET DEALER" SHALL MEAN 11 2. ANY PERSON WHO ENGAGES IN THE SALE OR OFFERING FOR SALE 12 OF MORE THAN YEAR FOR PROFIT TO THE PUBLIC. SUCH DEFINITION SHALL 13 NINE ANIMALS PER INCLUDE BREEDERS WHO SELL OR OFFER TO SELL ANIMALS; 14 PROVIDED THAT Α 15 BREEDER WHO SELLS OR OFFERS TO SELL DIRECTLY TO THE CONSUMER FEWER THAN TWENTY-FIVE ANIMALS PER YEAR THAT ARE BORN AND RAISED ON THE 16 BREEDER 'S 17 RESIDENTIAL PREMISES SHALL NOT BE CONSIDERED A PET DEALER AS A RESULT OF SELLING OR OFFERING TO SELL SUCH ANIMALS. SUCH DEFINITION SHALL FURTHER 18 NOT INCLUDE DULY INCORPORATED HUMANE SOCIETIES DEDICATED TO THE CARE 19 OF UNWANTED ANIMALS WHICH MAKE SUCH ANIMALS AVAILABLE FOR ADOPTION WHETHER 20 21 OR NOT A FEE FOR SUCH ADOPTION IS CHARGED.

22 S 2. The state finance law is amended by adding a new section 99-u to 23 read as follows:

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

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99-U. ANIMAL SHELTER AND WILDLIFE REHABILITATOR ACCOUNT. 1. 1 S THERE 2 IS HEREBY ESTABLISHED IN THE JOINT CUSTODY OF THE COMMISSIONER OF TAXA-3 TION AND FINANCE, THE COMPTROLLER AND A NON-GOVERNMENTAL ENTITY TO BE 4 CHOSEN BY THE COMMISSIONER OF TAXATION AND FINANCE AND THE COMPTROLLER 5 PURSUANT то SUBDIVISION FOUR OF THIS SECTION, A SPECIAL ACCOUNT TO BE 6 KNOWN AS THE "NEW YORK ANIMAL SHELTER AND WILDLIFE REHABILITATOR 7 ACCOUNT".

8 2. SUCH ACCOUNT SHALL CONSIST OF ALL REVENUES RECEIVED PURSUANT TO THE 9 PROVISIONS OF SECTION THREE HUNDRED EIGHTY OF THE AGRICULTURE AND 10 MARKETS LAW AND ALL OTHER MONEYS APPROPRIATED, CREDITED, OR TRANSFERRED 11 THERETO FROM ANY OTHER FUND OR SOURCE PURSUANT TO LAW. NOTHING CONTAINED 12 IN THIS SECTION SHALL PREVENT THE STATE FROM RECEIVING GRANTS, GIFTS OR 13 BEQUESTS FOR THE PURPOSES OF THE ACCOUNT AS DEFINED IN THIS SECTION AND 14 DEPOSITING THEM INTO THE FUND ACCORDING TO LAW.

15 3. MONIES OF THE ACCOUNT SHALL BE EXPENDED AS FOLLOWS:

16 (A) SEVENTY-FIVE PERCENT OF SUCH MONIES SHALL BE USED TO SUBSIDIZE 17 ANIMAL SHELTERS;

18 (B) TWENTY PERCENT OF SUCH MONIES SHALL BE USED TO SUBSIDIZE WILDLIFE 19 REHABILITATORS LICENSED PURSUANT TO SECTION 11-0515 OF THE ENVIRONMENTAL 20 CONSERVATION LAW; AND

(C) FIVE PERCENT OF SUCH MONIES SHALL BE USED BY THE ORGANIZATION
CHOSEN PURSUANT TO SUBDIVISION FOUR OF THIS SECTION FOR ADMINISTRATIVE
COSTS INCURRED DURING THE ADMINISTRATION OF THIS ACCOUNT.

4. THE COMPTROLLER IN CONSULTATION WITH THE COMMISSIONER OF AGRICULTURE AND MARKETS SHALL DESIGNATE A NON-GOVERNMENTAL ORGANIZATION
SPECIALIZING IN ANIMAL PROTECTION TO ADMINISTER THE ACCOUNT ESTABLISHED
PURSUANT TO THIS SECTION.

S 3. This act shall take effect on the sixtieth day after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date is authorized to be made and completed on or before such date.