## 5286

2011-2012 Regular Sessions

IN ASSEMBLY

February 15, 2011

- Introduced by M. of A. MAGEE, BENEDETTO, GUNTHER, JEFFRIES, TITONE, LUPARDO, CASTRO, CAHILL -- Multi-Sponsored by -- M. of A. AMEDORE, BARCLAY, BOYLAND, BURLING, BUTLER, COOK, CROUCH, DESTITO, DUPREY, FINCH, GABRYSZAK, GIGLIO, GLICK, HAWLEY, JORDAN, KOLB, P. LOPEZ, MAGNARELLI, MARKEY, McDONOUGH, McENENY, MENG, MOLINARO, RABBITT, REIL-LY, SALADINO, SAYWARD, TEDISCO, THIELE, TOBACCO, WEISENBERG -- read once and referred to the Committee on Agriculture
- AN ACT to amend the agriculture and markets law, the tax law, the vehicle and traffic law and the environmental conservation law, in relation to reducing farm-based taxes, fees and regulatory burdens to help grow the agricultural economy and benefit family farms

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

Section 1. Legislative intent. The legislature finds that viable farms 1 and the protection of working farmland are of paramount importance to 2 3 the economic and environmental wellbeing of New York state. The locally-focused, diverse food supply New York farms provide is of critical 4 importance to the health and welfare of all New York citizens. 5 With 6 agriculture facing ever increasing global competition, New York state is 7 committed to helping grow and expand our farms. In aid of this goal, reducing farm-based taxes, fees and regulatory burdens that do not 8 9 recognize the unique nature and benefits of agriculture is an important 10 step in achieving successful, sustainable family farms.

11 S 2. Subdivision 3 of section 303-b of the agriculture and markets law 12 is amended by adding a new paragraph c to read as follows:

13 C. THE NOTICE SHALL ALSO BE PROVIDED TO ALL LANDOWNERS WITH LAND BEING 14 PROPOSED FOR INCLUSION IN AN AGRICULTURAL DISTRICT. LANDOWNERS SHALL 15 HAVE THE OPTION TO RECEIVE THIS NOTICE EITHER THROUGH WRITTEN COMMUNI-16 CATION OR THROUGH ELECTRONIC COMMUNICATION.

17 S 3. Subdivision 12 of section 210 of the tax law is amended by adding 18 a new paragraph (e-1) to read as follows:

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

LBD08417-01-1

1 (E-1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBDIVISION, FOR TAXABLE YEARS BEGINNING ON OR AFTER JANUARY FIRST, TWO THOUSAND 2 TWELVE. 3 IF THE CREDIT ALLOWED UNDER THIS SUBDIVISION IS GREATER THAN THE TAX DUE 4 IN ANY TAXABLE YEAR FOR A TAXPAYER WHOSE PRIMARY SOURCE OF INCOME IS 5 DERIVED FROM OPERATING A FARM OPERATION OR COMMERCIAL HORSE BOARDING 6 OPERATION, SUCH TAXPAYER MAY ELECT TO TREAT THE AMOUNT ΒY WHICH SUCH 7 CREDIT EXCEEDS SUCH TAX DUE AS AN OVER-PAYMENT OF TAX TO BE REFUNDED IN 8 ACCORDANCE WITH THE PROVISIONS OF SECTION ONE THOUSAND EIGHTY-SIX OF 9 THIS CHAPTER. FOR PURPOSES OF THIS PARAGRAPH, THE TERMS "FARM OPERATION" 10 "COMMERCIAL HORSE BOARDING OPERATION" SHALL HAVE THE SAME MEANINGS AND 11 AS SUCH TERMS ARE DEFINED IN SECTION THREE HUNDRED ONE OF THE AGRICUL-TURE AND MARKETS LAW.

12 13

13 S 4. Subsection (a) of section 606 of the tax law is amended by adding 14 a new paragraph 5-a to read as follows:

15 (5-A) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION, FOR 16 TAXABLE YEARS BEGINNING ON OR AFTER JANUARY FIRST, TWO THOUSAND TWELVE, 17 THE CREDIT ALLOWED UNDER THIS SUBSECTION IS GREATER THAN THE TAX DUE IF 18 IN ANY TAXABLE YEAR FOR A TAXPAYER WHOSE PRIMARY SOURCE OF INCOME IS 19 DERIVED FROM OPERATING A FARM OPERATION OR COMMERCIAL HORSE BOARDING OPERATION, SUCH TAXPAYER MAY ELECT TO TREAT THE AMOUNT 20 BY WHICH SUCH 21 EXCEEDS SUCH TAX DUE AS AN OVER-PAYMENT OF TAX TO BE REFUNDED IN CREDIT 22 ACCORDANCE WITH THE PROVISIONS OF SECTION SIX HUNDRED EIGHTY-SIX OF THIS 23 ARTICLE. FOR PURPOSES OF THIS PARAGRAPH, THE TERMS "FARM OPERATION" AND BOARDING OPERATION" SHALL HAVE THE SAME MEANINGS AS 24 "COMMERCIAL HORSE 25 SUCH TERMS ARE DEFINED IN SECTION THREE HUNDRED ONE OF THE AGRICULTURE 26 AND MARKETS LAW.

27 S 5. Subparagraph (C) of paragraph 1 of subdivision (i) of section 28 1136 of the tax law, as added by section 1 of subpart G of part V-1 of 29 chapter 57 of the laws of 2009, is amended to read as follows:

30 (C) Every wholesaler, as defined by section three of the alcoholic beverage control law, if it has made a sale of an alcoholic beverage, as 31 32 defined by section four hundred twenty of this chapter, without collect-33 ing sales or use tax during the period covered by the return, except (i) a sale to a person that has furnished an exempt organization certificate 34 35 to the wholesaler for that sale; or (ii) a sale to another wholesaler whose license under the alcoholic beverage control law does not allow it 36 37 to make retail sales of the alcoholic beverage. For each vendor, operator, or recipient to whom the wholesaler has made a sale without collecting sales or compensating use tax, the return must include the 38 39 40 total value of those sales made during the period covered by the return (excepting the sales described in clauses (i) and (ii) of this subpara-41 graph) and the vendor's, operator's or recipient's state liquor authori-42 43 ty license number, along with the information required by paragraph two 44 this subdivision. THE PROVISIONS OF THIS SUBPARAGRAPH SHALL NOT of 45 APPLY TO A FARM WINERY AS DEFINED IN SECTION THREE OF THE ALCOHOLIC 46 BEVERAGE CONTROL LAW.

47 S 6. Subparagraphs (A) and (B) of paragraph 3 of subsection (c) of 48 section 658 of the tax law, as amended by section 1 of part H-1 of chap-49 ter 57 of the laws of 2009, are amended to read as follows:

50 (A) Every subchapter K limited liability company, every limited 51 liability company that is a disregarded entity for federal income tax purposes, and every partnership which has any income derived from New 52 York sources, determined in accordance with the applicable rules of 53 54 section six hundred thirty-one of this article as in the case of а 55 nonresident individual, shall, within thirty days after the last day of the taxable year, make a payment of a filing fee. SUCH DEADLINE 56 SHALL

NOT APPLY TO FARMS, COMMERCIAL HORSE BOARDING OPERATIONS OR AGRICULTURAL 1 2 SUBJECT TO THE FEE, WHICH SHALL, WITHIN ONE HUNDRED SERVICE PROVIDERS 3 TWENTY DAYS AFTER THE LAST DAY OF THE TAXABLE YEAR, MAKE PAYMENT OF ANY 4 REQUIRED FILING FEE. The amount of the filing fee is the amount set forth in subparagraph (B) of this paragraph. The minimum filing fee is 5 6 twenty-five dollars for taxable years beginning in two thousand eight 7 and thereafter. Limited liability companies that are disregarded enti-8 ties for federal income tax purposes must pay a filing fee of twenty-9 five dollars for taxable years beginning on or after January first, two 10 thousand eight.

11 The filing fee will be based on the New York source gross income (B) 12 of the limited liability company or partnership for the taxable year immediately preceding the taxable year for which the fee is due. If the 13 14 limited liability company or partnership does not have any New York 15 source gross income for the taxable year immediately preceding the taxayear for which the fee is due, the limited liability company or 16 ble 17 partnership shall pay the minimum filing fee. Partnerships, other than limited liability partnerships under article eight-B of the partnership 18 19 law and foreign limited liability partnerships, with less than one 20 million dollars in New York source gross income are exempt from the 21 filing fee. New York source gross income is the sum of the partners' or 22 members' shares of federal gross income from the partnership or limited liability company derived from or connected with New York sources, determined in accordance with the provisions of section six hundred 23 24 25 thirty-one of this article as if those provisions and any related 26 provisions expressly referred to a computation of federal gross income 27 from New York sources. For this purpose, federal gross income is computed without any allowance or deduction for cost of goods sold, 28 EXCEPT THAT FOR COMPANIES ENGAGED PRIMARILY IN FARMING, COMMERCIAL HORSE 29 30 BOARDING OR AGRICULTURAL SERVICE PROVIDERS, THE TERM FEDERAL GROSS INCOME SHALL MEAN NET INCOME AS REPORTED FOR FEDERAL TAX PURPOSES. 31 32 The amount of the filing fee for taxable years beginning on or after 33 January first, two thousand eight will be determined in accordance with

34 the following table:

35	If the New York source gross income is:	The fee is:
36	not more than \$100,000	\$25
37	more than \$100,000 but not over \$250,000	\$50
38	more than \$250,000 but not over \$500,000	\$175
39	more than \$500,000 but not over \$1,000,000	\$500
40	more than \$1,000,000 but not over \$5,000,000	\$1,500
41	more than \$5,000,000 but not over \$25,000,000	\$3,000
42	Over \$25,000,000	\$4,500

43 S 7. Subparagraph 4 of paragraph (d) of subdivision 1 of section 210 44 of the tax law, as added by section 2 of part AA-1 of chapter 57 of the 45 laws of 2008, is amended to read as follows:

46 (4) Notwithstanding subparagraphs one and two of this paragraph, for
47 taxable years beginning on or after January first, two thousand eight,
48 the amount prescribed by this paragraph for New York S corporations will
49 be determined in accordance with the following table:

50	If New York receipts are:	The	fixed	dollar	minimum	tax	is:
51	not more than \$100,000			\$	25		
52	more than \$100,000 but not over \$250,0	000		\$	50		
53	more than \$250,000 but not over \$500,0	000		\$	175		

A. 5286

1	more	than \$500,000 but not over \$1,000,000	\$ 300
2	more	than \$1,000,000 but not over \$5,000,000	\$1,000
3	more	than \$5,000,000 but not over \$25,000,000	\$3,000
4	Over	\$25,000,000	\$4,500

5 Otherwise the amount prescribed by this paragraph will be determined in 6 accordance with the following table:

7	If New York receipts are: The fixed	dollar minimum tax is:
8	not more than \$100,000	\$ 25
9	more than \$100,000 but not over \$250,000	\$ 75
10	more than \$250,000 but not over \$500,000	\$ 175
11	more than \$500,000 but not over \$1,000,000	\$ 500
12	more than \$1,000,000 but not over \$5,000,000	\$1,500
13	more than \$5,000,000 but not over \$25,000,000	\$3,500
14	Over \$25,000,000	\$5,000

15 For purposes of this paragraph, New York receipts are the receipts 16 computed in accordance with subparagraph two of paragraph (a) of subdivision three of this section for the taxable year, EXCEPT 17 THAT FOR 18 ENGAGED PRIMARILY IN FARMING, COMMERCIAL HORSE BOARDING OR CORPORATIONS 19 PROVIDING AGRICULTURAL SERVICES, THE TERM NEW YORK RECEIPTS SHALL REFER 20 TO NET FARM INCOME AS REPORTED FOR FEDERAL TAX PURPOSES.

S 8. Subsection (b) of section 800 of the tax law, as added by section of part C of chapter 25 of the laws of 2009, is amended to read as follows:

(b) Employer. Employer means an employer required by section six hundred seventy-one of this chapter to deduct and withhold tax from wages, that has a payroll expense in excess of two thousand five hundred dollars in any calendar quarter; other than

28 (1) any agency or instrumentality of the United States;

29 (2) the United Nations; [or]

30 (3) an interstate agency or public corporation created pursuant to an 31 agreement or compact with another state or the Dominion of Canada[.];

(4) EMPLOYERS PRIMARILY ENGAGED IN FARMING, COMMERCIAL HORSE BOARDING
 OPERATIONS OR PROVIDING AGRICULTURAL SERVICES;

34 (5) SOIL AND WATER CONSERVATION DISTRICTS AS DEFINED IN SECTION THREE
 35 OF THE SOIL AND WATER CONSERVATION DISTRICTS LAW; OR

36 (6) COOPERATIVE EXTENSIONS AS LISTED IN SECTION TWO HUNDRED 37 TWENTY-FOUR OF THE COUNTY LAW.

38 S 9. Section 499-b of the vehicle and traffic law, as added by section 39 1 of part B of chapter 25 of the laws of 2009, is amended to read as 40 follows:

41 499-b. Collection of supplemental fee. All registrants of motor S 42 vehicles who reside in the metropolitan commuter transportation district shall pay to the commissioner or his or her agent 43 the supplemental 44 registration fee provided for in this article upon registration or 45 renewal of motor vehicles subject to registration fees pursuant to the following sections of this chapter: paragraph a of subdivision six of section four hundred one; schedules A, B, C, [E,] F (EXCEPT AGRICULTURAL 46 47 48 SPRAYERS), G, I and K of subdivision seven of section four hundred one; 49 paragraph a of subdivision eight of section four hundred one, EXCEPT LIVESTOCK TRAILERS; paragraph a of subdivision five of section four 50 51 hundred ten; and section four hundred eleven-b.

52 S 10. Subdivision 3 of section 504 of the tax law, as amended by chap-53 ter 194 of the laws of 1963, is amended to read as follows:

[Owned and operated] OPERATED by a farmer and used exclusively by 1 3. 2 in transporting his own agricultural commodities and farmer such 3 pulpwood or livestock, including the packed, processed, or products, 4 manufactured products thereof, that were originally grown or raised on his farm, lands or orchard, or when used to transport supplies and equipment to his farm or orchard that are consumed and used thereon or 5 6 7 when operated by a farmer in transporting farm products from a farm 8 contiguous to his own.

9 S 11. Paragraph 1 of schedule E of subdivision 7 of section 401 of the 10 vehicle and traffic law, as amended by section 9 of part G of chapter 59 11 of the laws of 2009, is amended to read as follows:

12 1. For each agricultural truck, the annual fee of two dollars and 13 [fifty-one cents] ONE CENT for each five hundred pounds maximum gross 14 weight, or fraction thereof.

15 S 12. Section 72-0602 of the environmental conservation law is amended 16 by adding a new subdivision q-1 to read as follows:

Q-1. \$25.00 PER ACRE DISTURBED PLUS \$25.00 PER FUTURE IMPERVIOUS 17 ACRE FOR ANY FACILITY THAT IS PART OF A FARM OPERATION AS DEFINED IN SECTION 18 19 THREE HUNDRED ONE OF THE AGRICULTURE AND MARKETS LAW, DISCHARGING OR 20 AUTHORIZED TO DISCHARGE PURSUANT TO A SPDES PERMIT FOR STORMWATER 21 DISCHARGES FROM CONSTRUCTION ACTIVITY. FOR THE PURPOSES OF THIS SUBDIVI-SION, ACRES DISTURBED ARE ACRES SUBJECT TO CLEARING, GRADING, 22 OR EXCA-VATING IN THE CONSTRUCTION AREA SUBJECT TO SPDES PERMITTING AND FUTURE 23 IMPERVIOUS ACRES ARE ACRES THAT WILL BE NEWLY PAVED WITH AN IMPERVIOUS 24 25 SUBSTANCE OR ROOFED DURING CONSTRUCTION;

S 13. Subdivision t of section 72-0602 of the environmental conservation law, as amended by section 1 of part JJ of chapter 59 of the laws of 2009, is relettered subdivision u and amended and a new subdivision t is added to read as follows:

30 T. \$50.00 FOR A WINERY OR DISTILLERY DISCHARGING OR AUTHORIZED TO 31 DISCHARGE PURSUANT TO A GENERAL PERMIT;

32 u. \$100.00 for any facility, other than a municipal separate storm 33 sewer as defined by 40 CFR S122.26 (b) (8), discharging or authorized to 34 discharge pursuant to a general permit unless a specific fee is imposed 35 pursuant to subdivisions a through [s] T of this section for such 36 discharge or authorization to discharge.

37 S 14. This act shall take effect immediately, provided however, that 38 section two of this act shall take effect on the ninetieth day after it 39 shall have become a law, provided further that sections three and four 40 of this act shall apply to any tax year commencing on or after January 41 1, 2012.