6213

## 2011-2012 Regular Sessions

## IN ASSEMBLY

March 9, 2011

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

AN ACT to amend the agriculture and markets law, in relation to including farm land which includes agricultural amusements within provisions of law relating to agricultural districts

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

Section 1. Paragraph c of subdivision 4 of section 301 of the agriculture and markets law, as amended by chapter 445 of the laws of 2002, is amended to read as follows:

- c. Land used in support of a farm operation or land used in agricultural production, constituting a portion of a parcel, as identified on the assessment roll, which also contains land qualified for an agricultural assessment. SUCH LAND SHALL INCLUDE LAND USED FOR AGRICULTURAL AMUSEMENTS WHICH ARE PRODUCED FROM CROPS GROWN OR PRODUCED ON THE FARM, PROVIDED THAT SUCH CROPS ARE HARVESTED AND MARKETED IN THE SAME MANNER AS OTHER CROPS PRODUCED ON SUCH FARM. SUCH AGRICULTURAL AMUSEMENTS SHALL INCLUDE, BUT NOT BE LIMITED TO, SO-CALLED "CORN MAZES" OR "HAY BALE MAZES".
- 13 S 2. This act shall take effect immediately.

7

8

9

10

11 12

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

LBD03425-01-1