2709--A

2013-2014 Regular Sessions

IN SENATE

January 23, 2013

Introduced by Sens. YOUNG, BONACIC -- read twice and ordered printed, and when printed to be committed to the Committee on Agriculture -- recommitted to the Committee on Agriculture in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the agriculture and markets law, in relation to state assistance payments for implementation of agricultural and farmland protection plans; and providing for the repeal of such provisions upon expiration thereof

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

Section 1. Subdivision 1 of section 325 of the agriculture and markets law, as amended by chapter 150 of the laws of 2013, is amended to read as follows:

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1. Subject to the availability of funds, a program is hereby established to finance through state assistance payments the state share of the costs of locally-led agricultural and farmland protection activities. State assistance payments for planning activities shall not exceed fifty thousand dollars to each county agricultural and farmland protection board or one hundred thousand dollars to two such boards applying jointly, and shall not exceed fifty percent of the cost of preparing an agricultural and farmland protection plan. State assistance payments for planning activities shall not exceed twenty-five thousand dollars to each municipality other than a county or fifty thousand dollars to two such municipalities applying jointly, and shall not exceed seventy-five percent of the cost of preparing an agricultural and farmland protection plan. A county which has an approved farmland protection plan may after one hundred twenty months from the date of such approval by the commissioner apply for additional state assistance payments for planning activities related to the updating of their current plan or development of a new farmland protection plan. Such

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

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additional state assistance payments shall not exceed fifty thousand dollars to each county agricultural and farmland protection board or one 3 hundred thousand dollars to two such boards applying jointly, and shall exceed fifty percent of the cost of preparing an agricultural and 5 farmland protection plan. State assistance payments for implementation 6 approved agricultural and farmland protection plans may fund up to 7 [seventy-five] EIGHTY-FIVE percent of the cost of implementing the coun-8 ty plan or portion of the plan for which state assistance payments 9 requested. State assistance payments to such counties shall not exceed 10 [seventy-five] EIGHTY-FIVE percent of the cost of implementing the local plan or portion of the plan for which state assistance has been 11 requested. Such maximum shall be increased by a percentage equal to the 12 13 percentage of the total eligible costs for such specified projects that 14 contributed by the owner of the agricultural land for which the project is being funded, provided, however, that in no event shall the 15 16 total of such state assistance payments exceed eighty-seven and one-half 17 percent of such eligible costs for any specified project. 18

- S 2. Paragraph (b) of subdivision 2 of section 325 of the agriculture and markets law, as amended by chapter 234 of the laws of 2010, is amended to read as follows:
- Within a county, a municipality which has in place a local farmland protection plan may apply and shall be eligible for agricultural protection state assistance payments to implement its plan, or a portion its plan, provided the proposed project is endorsed for funding by the agricultural and farmland protection board for the county in which the municipality is located and that any plan developed on or after January first, two thousand six complies with section three hundred twenty-four-a of this article. State assistance payments to such municipalities shall not exceed [seventy-five] EIGHTY-FIVE percent of the cost implementing the local plan or portion of the plan for which state assistance has been requested. Such maximum shall be increased by a percentage equal to the percentage of the total eligible costs for such specified projects that are contributed by the owner of the agricultural land for which the project is being funded; provided, however, that in no event shall the total of such state assistance payments exceed eighty-seven and one-half percent of such eligible costs for any specified project. The commissioner may require such information or additional planning as he or she deems necessary to evaluate such a request for state assistance.
- S 3. This act shall take effect immediately and shall expire and be deemed repealed three years after such effective date.