S. 782--A A. 138--A

2013-2014 Regular Sessions

SENATE-ASSEMBLY

(PREFILED)

January 9, 2013

IN SENATE -- Introduced by Sen. LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations -- reported favorably from said committee and committed to the Committee on Finance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

IN ASSEMBLY -- Introduced by M. of A. THIELE -- read once and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the tax law, in relation to providing an exemption from the payment of the motor fuels tax and the sales tax on motor fuels used in the operation of commercial fishing vessels

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

Section 1. Paragraph (b) of subdivision 3 of section 282-a of the tax law, as amended by section 2 of part E of chapter 59 of the laws of 2012, is amended to read as follows:

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(b) The tax on the incidence of sale or use imposed by subdivision one of this section shall not apply to: (i) the sale or use of non-highway Diesel motor fuel, but only if all of such fuel is consumed other than on the public highways of this state (except for the use of the public highway by farmers to reach adjacent farmlands); provided, however, this exemption shall in no event apply to a sale of non-highway Diesel motor fuel which involves a delivery at a filling station or into a repository which is equipped with a hose or other apparatus by which such fuel can be dispensed into the fuel tank of a motor vehicle (except for delivery at a farm site which qualifies for the exemption under subdivision (g) of section three hundred one-b of this chapter); or (ii) a sale to the

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

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consumer consisting of not more than twenty gallons of water-white kerosene to be used and consumed exclusively for heating purposes; or (iii) 3 the sale to or delivery at a filling station or other retail water-white kerosene provided such filling station or other retail vendor only sells such water-white kerosene exclusively for heating 5 6 purposes in containers of no more than twenty gallons; or (iv) a sale of 7 kero-jet fuel to an airline for use in its airplanes or a use of kero-8 jet fuel by an airline in its airplanes; or (v) a sale of kero-jet fuel by a registered distributor of Diesel motor fuel to a fixed base opera-9 10 tor registered under this article as a distributor of kero-jet fuel only 11 where such fixed base operator is engaged solely in making or offering to make retail sales not in bulk of kero-jet fuel directly into the fuel tank of an airplane for the purpose of operating such airplane; (vi) a 12 13 retail sale not in bulk of kero-jet fuel by a fixed base operator regis-14 15 tered under this article as a distributor of kero-jet fuel only where 16 such fuel is delivered directly into the fuel tank of an airplane for 17 use in the operation of such airplane; or (vii) the sale of previously 18 untaxed qualified biodiesel to a person registered under this article as 19 distributor of Diesel motor fuel other than (A) a retail sale to such 20 person or (B) a sale to such person which involves a delivery at a fill-21 ing station or into a repository which is equipped with a hose or other 22 apparatus by which such qualified biodiesel can be dispensed into the 23 fuel tank of a motor vehicle; OR (VIII) A SALE OF DIESEL MOTOR FUEL TO A 24 "COMMERCIAL FISHERMAN", AS SUCH TERM IS DEFINED IN SUBDIVISION 25 SECTION THREE HUNDRED OF THIS CHAPTER, AT RETAIL UNDER THE CIRCUMSTANCES IN PARAGRAPH ONE OF SUBDIVISION (G) OF SECTION THREE HUNDRED 26 27 ONE-C OF THIS CHAPTER, AND WHERE SUCH COMMERCIAL FISHING VESSEL IS OPER-28 ATED BY A COMMERCIAL FISHERMAN. 29

S 2. Paragraph (b) of subdivision 3 of section 282-a of the tax law, as amended by section 3 of part W of chapter 59 of the laws of 2013, is amended to read as follows:

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(b) The tax on the incidence of sale or use imposed by subdivision one of this section shall not apply to: (i) the sale or use of non-highway motor fuel, but only if all of such fuel is consumed other than on the public highways of this state (except for the use of the public highway by farmers to reach adjacent farmlands); provided, however, this exemption shall in no event apply to a sale of non-highway Diesel motor fuel which involves a delivery at a filling station or into a repository which is equipped with a hose or other apparatus by which such fuel dispensed into the fuel tank of a motor vehicle (except for delivery at a farm site which qualifies for the exemption under subdivision section three hundred one-b of this chapter); or (ii) a sale to the consumer consisting of not more than twenty gallons of water-white kerosene to be used and consumed exclusively for heating purposes; or (iii) sale to or delivery at a filling station or other retail vendor of water-white kerosene provided such filling station or other retail such water-white kerosene exclusively for heating only sells purposes in containers of no more than twenty gallons; or (iv) a sale of kero-jet fuel to an airline for use in its airplanes or a use of kerojet fuel by an airline in its airplanes; or (v) a sale of kero-jet fuel by a registered distributor of Diesel motor fuel to a fixed base tor registered under this article as a distributor of kero-jet fuel only where such fixed base operator is engaged solely in making or offering to make retail sales not in bulk of kero-jet fuel directly into the fuel tank of an airplane for the purpose of operating such airplane; or retail sale not in bulk of kero-jet fuel by a fixed base operator

registered under this article as a distributor of kero-jet fuel only where such fuel is delivered directly into the fuel tank of an airplane for use in the operation of such airplane; or (vii) the sale of previously untaxed qualified biodiesel to a person registered under this article as a distributor of Diesel motor fuel other than (A) sale to such person or (B) a sale to such person which involves a deliv-7 at a filling station or into a repository which is equipped with a 8 hose or other apparatus by which such qualified biodiesel can be dispensed into the fuel tank of a motor vehicle; or (viii) the sale of 9 10 previously untaxed highway Diesel motor fuel by a person registered 11 under this article as a distributor of Diesel motor fuel to a person 12 registered under this article as a distributor of Diesel motor fuel 13 where the highway Diesel motor fuel is either: (A) being delivered by 14 pipeline, railcar, barge, tanker or other vessel to a terminal, 15 operator of which terminal is registered under section two hundred eighty-three-b of this article, or (B) within such a terminal where it has been so delivered. Provided, however, that the exemption set forth 16 17 in this subparagraph shall not apply to any highway Diesel motor fuel if 18 19 it is removed from a terminal, other than by pipeline, barge, tanker other vessel; OR (IX) A SALE OF DIESEL MOTOR FUEL TO A "COMMERCIAL FISH-20 SUCH TERM IS DEFINED IN SUBDIVISION (I) OF SECTION THREE 21 22 HUNDRED OF THIS CHAPTER, AT RETAIL UNDER THE CIRCUMSTANCES SET FORTH PARAGRAPH ONE OF SUBDIVISION (G) OF SECTION THREE HUNDRED ONE-C OF THIS 23 CHAPTER, AND WHERE SUCH COMMERCIAL FISHING VESSEL IS OPERATED BY 24 25 COMMERCIAL FISHERMAN. 26

S 3. Subdivision 4 of section 282-a of the tax law, as amended by section 5 of part K of chapter 61 of the laws of 2011, is amended to read as follows:

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- The tax imposed by this section on Diesel motor fuel shall be passed through by the seller and included as part of the selling price to each purchaser of such fuel. Provided, however, the amount of the tax imposed by this section may be excluded from the selling price of Diesel motor fuel where (i) a sale of Diesel motor fuel is made to an organization described in paragraph (a) of subdivision three of this section solely for the purpose stated therein; (ii) a sale of non-highway Diesel motor fuel is made to a consumer but only if such non-highway Diesel motor fuel is not delivered to a filling station, nor delivered into a storage tank which is equipped with a hose or other apparatus by which such fuel can be dispensed into the fuel tank of a motor vehicle; or (iii) the sale to or delivery at a filling station or other retail vendor of water-white kerosene provided such filling station or other retail vendor only sells such water-white kerosene exclusively for heating purposes in containers of no more than twenty gallons; or sale of kero-jet fuel is made to an airline for use in its airplanes; OR A SALE OF DIESEL MOTOR FUEL IS MADE TO A "COMMERCIAL FISHERMAN", AS SUCH TERM IS DEFINED IN SUBDIVISION (I) OF SECTION THREE HUNDRED OF THIS CHAPTER, AT RETAIL UNDER THE CIRCUMSTANCES SET FORTH IN PARAGRAPH ONE OF SUBDIVISION (G) OF SECTION THREE HUNDRED ONE-C OF THIS CHAPTER, WHERE SUCH COMMERCIAL FISHING VESSEL IS OPERATED BY A COMMERCIAL FISHER-MAN.
- S 4. Section 301-b of the tax law is amended by adding a new subdivision (j) to read as follows:
- (J) SALES OR USES OF DIESEL MOTOR FUEL AND RESIDUAL PETROLEUM PRODUCT FOR COMMERCIAL FISHING. DIESEL MOTOR FUEL OR RESIDUAL PETROLEUM PRODUCT SOLD TO OR USED BY A "COMMERCIAL FISHERMAN", AS SUCH TERM IS DEFINED IN SUBDIVISION (I) OF SECTION THREE HUNDRED OF THIS ARTICLE, AT RETAIL

UNDER THE CIRCUMSTANCES SET FORTH IN PARAGRAPH ONE OF SUBDIVISION (G) OF SECTION THREE HUNDRED ONE-C OF THIS ARTICLE, AND WHERE SUCH COMMERCIAL FISHING VESSEL IS OPERATED BY A COMMERCIAL FISHERMAN.

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- Subdivision (j) of section 1115 of the tax law, as amended by section 41 of part K of chapter 61 of the laws of 2011, is amended to read as follows:
- 7 (j) The exemptions provided in this section shall not apply to the tax required to be prepaid pursuant to the provisions of section eleven hundred two of this article nor to the taxes imposed by sections eleven 10 hundred five and eleven hundred ten of this article with respect to 11 receipts from sales and uses of motor fuel or diesel motor fuel, except that the exemptions provided in paragraphs nine and forty-two of subdi-12 vision (a) of this section shall apply to the tax required to be prepaid 13 14 pursuant to the provisions of section eleven hundred two of this article and to the taxes imposed by sections eleven hundred five and eleven 16 hundred ten of this article with respect to sales and uses of kero-jet 17 fuel, CNG, hydrogen and E85, provided, however, the exemption allowed E85 shall be subject to the additional requirements provided in 18 section eleven hundred two of this article with respect to 19 EXCEPT THAT THE EXEMPTION PROVIDED IN PARAGRAPH TWENTY-FOUR OF SUBDIVI-20 21 SION (A) OF THIS SECTION SHALL APPLY TO THE TAXES IMPOSED BY 22 ELEVEN HUNDRED FIVE AND ELEVEN HUNDRED TEN OF THIS ARTICLE WITH RESPECT TO SALES AND USES OF DIESEL MOTOR FUEL USED IN THE OPERATION OF A FISH-23 24 VESSEL AS DESCRIBED IN PARAGRAPH TWENTY-FOUR OF SUBDIVISION (A) OF 25 THIS SECTION. The exemption provided in subdivision (c) of this section 26 shall apply to sales and uses of non-highway diesel motor fuel but only 27 all of such fuel is consumed other than on the public highways of 28 The exemption provided in subdivision (c) of this section 29 shall apply to sales and uses of non-highway diesel motor fuel for use 30 or consumption either in the production for sale of tangible personal property by farming or in a commercial horse boarding operation, or in 31 32 both but only if all of such fuel is consumed other than on the public 33 highways of this state (except for the use of the public highways to reach adjacent farmlands or adjacent lands used in a commercial horse 34 35 boarding operation, or both).
 - Subdivision (j) of section 1115 of the tax law, as amended by section 41-a of part K of chapter 61 of the laws of 2011, is amended to read as follows:
 - (j) The exemptions provided in this section shall not apply to the tax required to be prepaid pursuant to the provisions of section eleven hundred two of this article nor to the taxes imposed by sections eleven hundred five and eleven hundred ten of this article with respect to receipts from sales and uses of motor fuel or diesel motor fuel, that the exemption provided in paragraph nine of subdivision (a) of this section shall apply to the tax required to be prepaid pursuant to the provisions of section eleven hundred two of this article and to the imposed by sections eleven hundred five and eleven hundred ten of this article with respect to sales and uses of kero-jet fuel AND THE EXEMPTION PROVIDED IN PARAGRAPH TWENTY-FOUR OF SUBDIVISION (A) OF THIS SECTION SHALL APPLY TO THE TAXES IMPOSED BY SECTIONS FIVE AND ELEVEN HUNDRED TEN OF THIS ARTICLE WITH RESPECT TO SALES AND USES OF DIESEL MOTOR FUEL USED IN THE OPERATION OF VESSEL AS DESCRIBED IN PARAGRAPH TWENTY-FOUR OF SUBDIVISION (A) OF THIS The exemption provided in subdivision (c) of this shall apply to sales and uses of non-highway diesel motor fuel but only if all of such fuel is consumed other than on the public highways of

this state. The exemption provided in subdivision (c) of this section shall apply to sales and uses of non-highway diesel motor fuel for use or consumption either in the production for sale of tangible personal property by farming or in a commercial horse boarding operation, or in both but only if all of such fuel is consumed other than on the public highways of this state (except for the use of the public highways to reach adjacent farmlands or adjacent lands used in a commercial horse boarding operation, or both).

S 7. This act shall take effect on the first day of a sales tax quarterly period, as described in subdivision (b) of section 1136 of the tax law, next commencing at least ninety days after this act shall have become a law; provided however that, if section 3 of part W of chapter 59 of the laws of 2013 is not in effect as of such date then the amendments to paragraph (b) of subdivision 3 of section 282-a of the tax law made by section two of this act shall take effect on the same date and in the same manner as such section 3 of part W of chapter 59 of the laws of 2013 takes effect, as amended; sections five and six of this act shall apply to sales made under and uses occurring on or after the dates such sections five and six shall have taken effect, respectively, although made or occurring under a prior contract; and provided further that such amendments made by section five of this act shall be subject to the expiration and reversion of such subdivision pursuant to section 19 of part W-1 of chapter 109 of the laws of 2006, as amended, when upon such date the provisions of section six of this act shall take effect.