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2015-2016 Regular Sessions

IN SENATE

April 15, 2015

Introduced by Sens. GRIFFO, FUNKE, ORTT -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications

AN ACT to amend the tax law, in relation to exempting commercial fuel cell systems and electricity provided by such sources from the sales tax imposed by article 28 of the tax law and omitting such exemption from the taxes imposed pursuant to the authority of article 29 of the tax law, unless a locality elects otherwise; and to repeal subdivisions (n) and (p) of section 1210 of such law relating to tax exemptions imposed by resolution in cities having a population of one million or more persons

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

1 Section 1. Section 1115 of the tax law is amended by adding a new 2 subdivision (jj) to read as follows:

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- (JJ) THE FOLLOWING SHALL BE EXEMPT FROM TAX UNDER THIS ARTICLE: (1) RECEIPTS FROM THE RETAIL SALE OF, AND CONSIDERATION GIVEN OR CONTRACTED TO BE GIVEN FOR, OR FOR THE USE OF, COMMERCIAL FUEL CELL SYSTEMS EQUIPMENT AND THE SERVICE OF INSTALLING SUCH SYSTEMS. FOR THE PURPOSES OF THIS SUBDIVISION, "FUEL CELL ELECTRICITY GENERATING SYSTEMS EQUIPMENT" SHALL MEAN AN ARRANGEMENT OR COMBINATION OF COMPONENTS INSTALLED UPON NON-RESIDENTIAL PREMISES THAT UTILIZE SOLID OXIDE, MOLTEN CARBONATE, PROTON EXCHANGE MEMBRANE OR PHOSPHORIC ACID FUEL CELL THAT IS MANUFACTURED, INSTALLED AND OPERATED IN ACCORDANCE WITH APPLICABLE GOVERNMENT AND INDUSTRY STANDARDS. SUCH ARRANGEMENT OR COMPONENTS SHALL NOT INCLUDE EQUIPMENT THAT IS PART OF A NON-FUEL CELL ENERGY SYSTEM.
- 14 (2) RECEIPTS FROM THE SALE OF ELECTRICITY BY A PERSON PRIMARILY
 15 ENGAGED IN THE SALE OF FUEL CELL SYSTEM EQUIPMENT AND/OR ELECTRICITY
 16 GENERATED BY SUCH EQUIPMENT PURSUANT TO A WRITTEN AGREEMENT UNDER WHICH
 17 THE ELECTRICITY IS GENERATED BY COMMERCIAL FUEL CELL SYSTEM EQUIPMENT
 18 THAT IS: (A) OWNED BY A PERSON OTHER THAN THE PURCHASER OF SUCH ELEC-

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

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TRICITY; (B) INSTALLED ON THE NON-RESIDENTIAL PREMISES OF THE PURCHASER OF SUCH ELECTRICITY; AND (C) USED TO PROVIDE HEATING, COOLING, HOT WATER OR ELECTRICITY TO SUCH PREMISES.

- S 2. Paragraphs 1 and 4 of subdivision (a) of section 1210 of the tax law, paragraph 1 as amended by chapter 13 of the laws of 2013, and paragraph 4 as amended by chapter 200 of the laws of 2009, are amended to read as follows:
- 8 (1) Either, all of the taxes described in article twenty-eight of this 9 chapter, at the same uniform rate, as to which taxes all provisions of 10 the local laws, ordinances or resolutions imposing such taxes shall be 11 identical, except as to rate and except as otherwise provided, with the corresponding provisions in such article twenty-eight, including the definition and exemption provisions of such article, so far as the 12 13 14 provisions of such article twenty-eight can be made applicable to 15 taxes imposed by such city or county and with such limitations and 16 special provisions as are set forth in this article. The taxes authorized under this subdivision may not be imposed by a city or county 17 18 unless the local law, ordinance or resolution imposes such taxes so 19 include all portions and all types of receipts, charges or rents, subject to state tax under sections eleven hundred five and eleven 20 21 hundred ten of this chapter, except as otherwise provided. (i) Any local ordinance or resolution enacted by any city of less than one 22 million or by any county or school district, imposing the taxes author-23 ized by this subdivision, shall, notwithstanding any provision of law to 24 25 contrary, exclude from the operation of such local taxes all sales 26 of tangible personal property for use or consumption directly predominantly in the production of tangible personal property, gas, 27 electricity, refrigeration or steam, for sale, by manufacturing, proc-28 29 essing, generating, assembly, refining, mining or extracting; and all 30 sales of tangible personal property for use or consumption predominantly either in the production of tangible personal property, for sale, by 31 32 farming or in a commercial horse boarding operation, or in both; and, 33 unless such city, county or school district elects otherwise, shall omit the provision for credit or refund contained in clause six of subdivi-34 35 sion (a) or subdivision (d) of section eleven hundred nineteen of this chapter. (ii) Any local law, ordinance or resolution enacted by 36 37 city, county or school district, imposing the taxes authorized by this subdivision, shall omit the residential solar energy systems equipment 38 39 exemption provided for in subdivision (ee), the commercial solar energy 40 systems equipment exemption provided for in subdivision (ii), FUEL CELL SYSTEMS EQUIPMENT AND ELECTRICITY EXEMPTION 41 COMMERCIAL PROVIDED FOR IN SUBDIVISION (JJ) and the clothing and footwear exemption 42 43 provided for in paragraph thirty of subdivision (a) of section 44 hundred fifteen of this chapter, unless such city, county or school 45 district elects otherwise as to [either] such residential solar systems equipment exemption, such commercial solar energy systems equip-46 47 exemption, COMMERCIAL FUEL CELL SYSTEMS EQUIPMENT AND ELECTRICITY 48 EXEMPTION or such clothing and footwear exemption.
 - (4) Notwithstanding any other provision of law to the contrary, any local law enacted by any city of one million or more that imposes the taxes authorized by this subdivision (i) may omit the exception provided in subparagraph (ii) of paragraph three of subdivision (c) of section eleven hundred five of this chapter for receipts from laundering, drycleaning, tailoring, weaving, pressing, shoe repairing and shoe shining; (ii) may impose the tax described in paragraph six of subdivision (c) of section eleven hundred five of this chapter at a rate in addition to the

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rate prescribed by this section not to exceed two percent in multiples 2 one-half of one percent; (iii) shall provide that the tax described 3 in paragraph six of subdivision (c) of section eleven hundred this chapter does not apply to facilities owned and operated by the city an agency or instrumentality of the city or a public corporation the 5 6 majority of whose members are appointed by the chief executive officer 7 the city or the legislative body of the city or both of them; (iv) shall not include any tax on receipts from, or the use of, the services 8 9 described in paragraph seven of subdivision (c) of section eleven 10 hundred five of this chapter; (v) shall provide that, for purposes of 11 tax described in subdivision (e) of section eleven hundred five of 12 this chapter, "permanent resident" means any occupant of any room or rooms in a hotel for at least one hundred eighty consecutive days with 13 14 regard to the period of such occupancy; (vi) may omit the exception 15 provided in paragraph one of subdivision (f) of section eleven hundred 16 five of this chapter for charges to a patron for admission to, or use 17 facilities for sporting activities in which the patron is to be a 18 participant, such as bowling alleys and swimming pools; (vii) 19 provide the clothing and footwear exemption in paragraph thirty of 20 subdivision (a) of section eleven hundred fifteen of this chapter, 21 notwithstanding any provision of subdivision (d) of this section to the 22 contrary, any local law providing for such exemption or repealing such 23 exemption, may go into effect on any one of the following dates: March 24 first, June first, September first or December first; (viii) shall omit 25 the exemption provided in paragraph forty-one of subdivision (a) of shall 26 section eleven hundred fifteen of this chapter; (ix) exemption provided in subdivision (c) of section eleven hundred fifteen 27 28 of this chapter insofar as it applies to fuel, gas, electricity, refrig-29 eration and steam, and gas, electric, refrigeration and steam service of 30 whatever nature for use or consumption directly and exclusively in the 31 production of gas, electricity, refrigeration or steam; (x) shall omit, 32 unless such city elects otherwise, the provision for refund or credit 33 contained in clause six of subdivision (a) or in subdivision (d) of 34 section eleven hundred nineteen of this chapter; [and] (xi) 35 provide that section eleven hundred five-C of this chapter does not apply to such taxes, and shall tax receipts from every sale, other 36 37 sales for resale, of gas service or electric service of whatever nature, 38 including the transportation, transmission or distribution of gas or 39 electricity, even if sold separately, at the rate set forth in clause 40 of subparagraph (i) of the opening paragraph of this section; (XII) SHALL OMIT, UNLESS SUCH CITY ELECTS OTHERWISE, THE EXEMPTION FOR COMMER-41 CIAL FUEL CELL SYSTEMS EQUIPMENT AND ELECTRICITY PROVIDED IN SUBDIVISION 42 43 (JJ) OF SECTION ELEVEN HUNDRED FIFTEEN OF THIS CHAPTER. ANY REFERENCE 44 THIS CHAPTER OR IN ANY LOCAL LAW, ORDINANCE OR RESOLUTION ENACTED 45 PURSUANT TO THE AUTHORITY OF THIS ARTICLE TO FORMER SUBDIVISIONS (N) (P) OF THIS SECTION SHALL BE DEEMED TO BE A REFERENCE TO CLAUSE (XII) OF 46 47 RESPECTIVELY, PARAGRAPH, AND ANY SUCH LOCAL LAW, ORDINANCE OR 48 RESOLUTION THAT PROVIDES THE EXEMPTIONS PROVIDED IN SUCH FORMER SUBDIVI-49 SIONS (N) AND/OR (P) SHALL BE DEEMED INSTEAD TO PROVIDE THE EXEMPTIONS 50 PROVIDED IN CLAUSE (XII) OF THIS PARAGRAPH. 51

S 3. Paragraph 1 of subdivision (b) of section 1210 of the tax law, paragraph 1 as amended by section 36 of part S-1 of chapter 57 of the laws of 2009, is amended to read as follows:

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(1) Or, one or more of the taxes described in subdivisions (b), (d), (e) and (f) of section eleven hundred five of this chapter, at the same uniform rate, including the transitional provisions in section eleven

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hundred six of this chapter covering such taxes, but not the taxes described in subdivisions (a) and (c) of section eleven hundred five of 3 this chapter. Provided, further, that where the tax described in subdi-(b) of section eleven hundred five of this chapter is imposed, the compensating use taxes described in clauses (E), (G) and (H) of subdivision (a) of section eleven hundred ten of this chapter shall also 5 6 7 imposed. Provided, further, that where the taxes described in subdi-8 vision (b) of section eleven hundred five are imposed, such taxes shall 9 (A) the provision for refund or credit contained in subdivision 10 (d) of section eleven hundred nineteen of this chapter with respect 11 such taxes described in such subdivision (b) of section eleven hundred 12 five unless such city or county elects to provide such provision or, elected, to repeal such provision; (B) THE EXEMPTION PROVIDED IN 13 14 PARAGRAPH TWO OF SUBDIVISION (JJ) OF SECTION ELEVEN HUNDRED FIFTEEN OF 15 THIS CHAPTER, UNLESS SUCH COUNTY OR CITY ELECTS OTHERWISE.

- S 4. Subdivision (d) of section 1210 of the tax law, as amended by section 37 of part S-1 of chapter 57 of the laws of 2009, is amended to read as follows:
- (d) A local law, ordinance or resolution imposing any tax pursuant to this section, increasing or decreasing the rate of such tax, suspending such tax, exempting from such tax the energy sources and services described in paragraph three of subdivision (a) or of subdivi-(b) of this section or changing the rate of tax imposed on such energy sources and services or providing for the credit or in clause six of subdivision (a) of section eleven hundred described nineteen of this chapter, OR ELECTING OR REPEALING THE EXEMPTION COMMERCIAL FUEL CELL EQUIPMENT AND ELECTRICITY IN SUBDIVISION (JJ) OF SECTION ELEVEN HUNDRED FIFTEEN OF THIS ARTICLE must go into effect one of the following dates: March first, June first, September first or December first; provided, that a local law, ordinance or resolution providing for the exemption described in paragraph thirty of subdivision section eleven hundred fifteen of this chapter or repealing any such exemption or a local law, ordinance or resolution providing for a refund or credit described in subdivision (d) of section eleven hundred nineteen of this chapter or repealing such provision so provided must go into effect only on March first. No such local law, ordinance or ution shall be effective unless a certified copy of such law, ordinance or resolution is mailed by registered or certified mail to the commissioner at the commissioner's office in Albany at least ninety days prior the date it is to become effective. However, the commissioner may waive and reduce such ninety-day minimum notice requirement to a mailing of such certified copy by registered or certified mail within a period of not less than thirty days prior to such effective date if the commissioner deems such action to be consistent with the commissioner's duties under section twelve hundred fifty of this article and the commissioner acts by resolution. Where the restriction provided for in section twelve hundred twenty-three of this article as to the effective date of the notice requirement provided for therein are applicable and have not been waived, the restriction and notice requirement in twelve hundred twenty-three of this article shall also apply.
- S 5. Subdivisions (n) and (p) of section 1210 of the tax law are REPEALED.
- S 6. Subdivision (a) of section 1212 of the tax law, as amended by section 40 of part S-1 of chapter 57 of the laws of 2009, is amended to read as follows:

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(a) Any school district which is coterminous with, partly within or 1 2 wholly within a city having a population of less than one hundred twen-3 ty-five thousand, is hereby authorized and empowered, by majority vote the whole number of its school authorities, to impose for school 5 district purposes, within the territorial limits of such school district 6 and without discrimination between residents and nonresidents thereof, 7 the taxes described in subdivision (b) of section eleven hundred five (but excluding the tax on prepaid telephone calling services) and the 8 taxes described in clauses (E) and (H) of subdivision (a) of 9 10 eleven hundred ten, including the transitional provisions in subdivision 11 section eleven hundred six of this chapter, so far as such 12 provisions can be made applicable to the taxes imposed by such school 13 district and with such limitations and special provisions as are set 14 forth in this article, such taxes to be imposed at the rate of one-half, 15 one, one and one-half, two, two and one-half or three percent which rate shall be uniform for all portions and all types of receipts and uses 16 17 subject to such taxes. In respect to such taxes, all provisions of the 18 resolution imposing them, except as to rate and except as 19 provided herein, shall be identical with the corresponding provisions in 20 such article twenty-eight of this chapter, including the applicable 21 definition and exemption provisions of such article, so far as 22 provisions of such article twenty-eight of this chapter can be made 23 applicable to the taxes imposed by such school district and with such limitations and special provisions as are set forth in this article. The 24 25 taxes described in subdivision (b) of section eleven hundred five (but 26 excluding the tax on prepaid telephone calling service) and clauses (H) of subdivision (a) of section eleven hundred ten, including the 27 28 transitional provision in subdivision (b) of such section eleven hundred 29 six of this chapter, may not be imposed by such school district unless 30 resolution imposes such taxes so as to include all portions and all types of receipts and uses subject to tax under such subdivision (but 31 32 excluding the tax on prepaid telephone calling service) and clauses. 33 Provided, however, that, where a school district imposes such taxes, such taxes shall omit the provision for refund or credit contained in 34 35 subdivision (d) of section eleven hundred nineteen of this chapter with respect to such taxes described in such subdivision (b) of section elev-36 37 hundred five unless such school district elects to provide such 38 provision or, if so elected, to repeal such provision, AND SHALL 39 EXEMPTION PROVIDED IN PARAGRAPH TWO OF SUBDIVISION (JJ) OF SECTION 40 ELEVEN HUNDRED FIFTEEN OF THIS CHAPTER UNLESS SUCH SCHOOL DISTRICT 41 ELECTS OTHERWISE. 42

- S 7. Section 1224 of the tax law is amended by adding a new subdivision (c-1) to read as follows:
- (C-1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW: (1) WHERE A COUNTY CONTAINING ONE OR MORE CITIES WITH A POPULATION OF LESS THAN ONE MILLION HAS ELECTED THE EXEMPTION FOR COMMERCIAL FUEL CELL SYSTEMS EQUIPMENT AND ELECTRICITY PROVIDED IN SUBDIVISION (JJ) OF SUCH SECTION ELEVEN HUNDRED FIFTEEN, A CITY WITHIN SUCH COUNTY SHALL HAVE THE PRIOR RIGHT TO IMPOSE TAX ON SUCH EXEMPT EQUIPMENT AND/OR ELECTRICITY TO THE EXTENT OF ONE HALF OF THE MAXIMUM RATES AUTHORIZED UNDER SUBDIVISION (A) OF SECTION TWELVE HUNDRED TEN OF THIS ARTICLE;
- (2) WHERE A CITY OF LESS THAN ONE MILLION HAS ELECTED THE EXEMPTION FOR COMMERCIAL FUEL CELL SYSTEMS EQUIPMENT AND ELECTRICITY PROVIDED IN SUBDIVISION (JJ) OF SUCH SECTION ELEVEN HUNDRED FIFTEEN, THE COUNTY IN WHICH SUCH CITY IS LOCATED SHALL HAVE THE PRIOR RIGHT TO IMPOSE TAX ON SUCH EXEMPT EQUIPMENT AND/OR ELECTRICITY TO THE EXTENT OF ONE HALF OF

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1 THE MAXIMUM RATES AUTHORIZED UNDER SUBDIVISION (A) OF SECTION TWELVE 2 HUNDRED TEN OF THIS ARTICLE.

3 S 8. This act shall take effect December 1, 2015 and shall apply in 4 accordance with the applicable transitional provisions in sections 1106 5 and 1217 of the tax law.