5863

2015-2016 Regular Sessions

IN SENATE

June 9, 2015

Introduced by Sen. PERALTA -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the agriculture and markets law, in relation to the waiver of a kitchen incubator processing license fee

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

Section 1. Section 251-z-3 of the agriculture and markets law, as amended by chapter 447 of the laws of 2014, is amended to read as follows:

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S 251-z-3. Licenses; fees. No person shall maintain or operate a food processing establishment unless licensed biennially by the commissioner. Application for a license to operate a food processing establishment shall be made, upon a form prescribed by the commissioner. A renewal application shall be submitted to the commissioner at least thirty days prior to the commencement of the next license period.

The applicant shall furnish evidence of his or her good character, experience and competency, that the establishment has adequate facilities and equipment for the business to be conducted, that the establishment is such that the cleanliness of the premises can be maintained, that the product produced therein will not become adulterated and, if the applicant is a retail food store, that the applicant has an individual in a position of management or control who has completed an approved food safety education program pursuant to section two hundred fifty-onez-twelve of this article. The commissioner, if so satisfied, shall issue to the applicant, upon payment of the license fee of four establishment license to operate the food processing described in the application. THE COMMISSIONER SHALL WAIVE THE LICENSE FOR TWO YEARS FOR A FIRST TIME APPLICANT THAT PROCESSES FOOD IN A KITCHEN INCUBATOR FOOD PROCESSING FACILITY, WHICH FOR THE PURPOSES OF IS A FOOD PROCESSING FACILITY USED BY MULTIPLE SMALL AND EMERGING FOOD PROCESSING BUSINESSES, INCLUDING BOTH FULL-TIME

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

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TENANTS AND BUSINESSES THAT RENT SPACE ON A TEMPORARY BASIS. The commissioner shall prorate the license fee paid by an applicant, if the applicant's food processing establishment has as its only full time employees owner or the parent, spouse, or child of the owner, and/or not more than two full time employees, and if that applicant vacates a food proc-5 6 essing establishment six months or more prior to the expiration of the 7 license period, and, within one year of vacating such establishment, 8 applies for a new license associated with another food processing establishment, provided the applicant's license has not been suspended or 9 10 revoked pursuant to section two hundred fifty-one-z-five of this arti-11 cle. The commissioner may establish rules and regulations governing 12 prorating of such fees and/or the application of such fees from a prior 13 license to a new one. Notwithstanding the preceding, an applicant that 14 chain store shall pay a license fee of one hundred dollars if its 15 license expires six months or less from the date its license period began, two hundred dollars if its license expires between six months and 16 17 year from the date its license period began, three hundred dollars 18 if its license expires between one year and eighteen months from the 19 date its license period began, or four hundred dollars if its license 20 expires between eighteen months and two years from the date its license 21 period began. However, the license fee shall be nine hundred dollars for a food processing establishment determined by the commissioner, pursuant 23 to duly promulgated regulations, to require more intensive regulatory 24 oversight due to the volume of the products produced, the potentially 25 hazardous nature of the product produced or the multiple number of proc-26 essing operations conducted in the establishment. The license application for retail food stores shall be accompanied by documentation in a 27 28 form approved by the commissioner which demonstrates that the food safeeducation program requirement has been met. The license shall take 29 effect on the date of issuance and continue for two years from such 30 date. Notwithstanding the preceding, a license issued to an applicant 31 32 that is a chain store shall expire on the date set forth on the applica-33 tion form prescribed by the commissioner for such applicant. 34

S 2. This act shall take effect one year after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made on or before such effective date.