1983

2015-2016 Regular Sessions

IN ASSEMBLY

January 13, 2015

Introduced by M. of A. FARRELL -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, in relation to the personal liability of certain persons required to collect state and local sales and compensating use taxes and excise taxes imposed upon motor fuels and petroleum businesses, and disclosures of information concerning certain officers, managers, members and persons with certain ownership interests

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

1 Section 1. Subdivision 5 of section 283 of the tax law, as separately 2 amended by chapters 275 and 276 of the laws of 1986, is amended to read 3 as follows:

4 5. A registration shall not be cancelled or suspended nor shall an 5 application for registration be refused unless the registrant or appli-6 cant has had an opportunity for a hearing, provided, however, that an 7 application for registration may be denied without a prior hearing. 8 Provided, further, a registration may be cancelled or suspended without 9 a prior hearing, for failure to file a return within ten days of the 10 date prescribed for filing a return under this article or article twenty-eight of this chapter with respect to sales and uses of motor fuel, 11 or for nonpayment of any taxes due pursuant to this article or article 12 13 twenty-eight or twenty-nine of this chapter with respect to sales and uses of motor fuel if the registrant shall have failed to file such 14 15 or pay such taxes within ten days after the date the demand return therefor is sent by registered or certified mail to the address of 16 the distributor given in his application for registration, or an address 17 substituted therefor as provided in this subdivision. A registration may 18 19 be cancelled or suspended prior to a hearing for the failure to continue 20 to maintain in full force and effect at all times the required bond or 21 other security filed with the [tax commission] COMMISSIONER. Provided,

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

LBD00056-01-5

however, if a surety bond is cancelled prior to expiration, the [tax 1 2 commission] COMMISSIONER, after considering all the relevant circum-3 stances, may make such other arrangements and require the filing of such 4 other bond or other security as [it] THE COMMISSIONER deems appropriate. 5 Provided, further, a registration may be cancelled or suspended prior to 6 a hearing for the transfer of such registration without the prior writ-7 ten approval of the [state tax commission] COMMISSIONER. A distributor 8 shall immediately inform the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, of any change in its address and, if the 9 10 distributor is a corporation [or], partnership OR LIMITED LIABILITY 11 COMPANY, the distributor shall immediately inform the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, of any change in 12 its officers, directors, MEMBERS, MANAGERS or partners or their resi-13 14 dence addresses as shown in its application for registration AND ANY 15 CHANGE IN OWNERSHIP INTEREST OR PROFIT DISTRIBUTION PERCENTAGE CAUSING ANY PERSON TO HAVE, OR NO LONGER HAVE, AN OWNERSHIP INTEREST 16 OF TWENTY 17 PERCENT OR MORE IN SUCH DISTRIBUTOR (MEASURED IN THE AGGREGATE, AND 18 OR INDIRECT), OR PROFIT DISTRIBUTION PERCENTAGE WHETHER DIRECT IF 19 DIFFERENT THAN THE OWNERSHIP PERCENTAGE AND SUCH PROFIT DISTRIBUTION 20 PERCENTAGE IS TWENTY PERCENT OR MORE.

21 S 2. Subdivision 5 of section 283-a of the tax law, as amended by 22 chapter 560 of the laws of 1993, is amended to read as follows:

23 5. A license shall not be cancelled or suspended nor shall an applica-24 tion for a license be refused unless the licensee or applicant for a 25 license has had an opportunity for a hearing, provided, however, that an 26 application for a license may be denied without a prior hearing. 27 Provided, further, a license may be cancelled or suspended without a 28 prior hearing, for failure to file a return or report within ten days of 29 the date prescribed for filing under this article or for nonpayment of any sums due pursuant to this article or article twenty-eight or twen-30 ty-nine of this chapter with respect to motor fuel if the licensee shall 31 32 have failed to file such return or report or pay such sums within ten 33 days after the date the demand therefor is sent by registered or certi-34 fied mail to the address of the transporter given in his application for 35 a license, or an address substituted therefor as in this subdivision. A license may also be cancelled or suspended prior to a hearing for the 36 37 failure to continue to maintain in full force and effect at all times the bond or other security filed with the commissioner. Provided, howev-38 39 er, if a surety bond is cancelled prior to expiration, the commissioner, 40 after considering all the relevant circumstances, may make such other arrangements and require the filing of such other bond or other security 41 as the commissioner deems appropriate. Provided, further, a license may 42 43 cancelled or suspended prior to a hearing for the transfer of such be 44 license. A transporter shall immediately inform the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, of any change in 45 its address and, if the transporter is a corporation [or], partnership 46 47 LIMITED LIABILITY COMPANY, the transporter shall immediately inform OR 48 the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, 49 of any change in its officers, directors, MANAGERS, MEMBERS or partners 50 or their residence addresses as shown in its application for a license 51 CHANGE IN OWNERSHIP INTEREST OR PROFIT DISTRIBUTION PERCENTAGE AND ANY CAUSING ANY PERSON TO HAVE, OR NO LONGER HAVE, AN OWNERSHIP INTEREST 52 OF PERCENT OR MORE IN SUCH TRANSPORTER (MEASURED IN THE AGGREGATE, 53 TWENTY 54 AND WHETHER DIRECT OR INDIRECT), OR PROFIT DISTRIBUTION PERCENTAGE IF 55 OWNERSHIP PERCENTAGE AND SUCH PROFIT DISTRIBUTION DIFFERENT THAN THE 56 PERCENTAGE IS TWENTY PERCENT OR MORE.

1 S 3. Subdivision 5 of section 283-b of the tax law, as added by chap-2 ter 276 of the laws of 1986, is amended to read as follows:

3 5. A license shall not be cancelled or suspended nor shall an applica-4 tion for a license be refused unless the licensee or applicant for a 5 license has had an opportunity for a hearing, provided, however, that an 6 application for a license may be denied without a prior hearing. 7 Provided, further, a license may be cancelled or suspended without a 8 prior hearing, for failure to file a return or report within ten days of the date prescribed for filing under this article or nonpayment of any 9 10 sums due pursuant to this article or article twenty-eight or twenty-nine this chapter with respect to motor fuel if the licensee shall have 11 of failed to file such return or report or pay taxes within ten days after 12 the date the demand therefor is sent by registered or certified mail to 13 14 the address of the terminal operator given in his application for а 15 license, or an address substituted therefor as in this subdivision. A license may be cancelled or suspended prior to a hearing for the failure to continue to maintain in full force and effect at all times the 16 17 18 required bond or other security filed with the [tax commission] COMMIS-19 SIONER. Provided, however, if a surety bond is cancelled prior to expiration, the [tax commission] COMMISSIONER, after considering all the relevant circumstances, may make such other arrangements and require the 20 21 22 such other bond or other security as [it] THE COMMISSIONER filing of deems appropriate. Provided, further, a license may be cancelled or 23 suspended prior to a hearing for the transfer of such license. A termi-24 25 nal operator shall immediately inform the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, of any change in its address and, 26 the terminal operator is a corporation [or], partnership OR LIMITED 27 if LIABILITY COMPANY, the terminal operator shall immediately inform the 28 [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, of 29 department, in any change in its officers, directors, MANAGERS, MEMBERS or partners or 30 their residence addresses as shown in its application for a license AND 31 32 ANY CHANGE IN OWNERSHIP INTEREST OR PROFIT DISTRIBUTION PERCENTAGE CAUS-ING ANY PERSON TO HAVE, OR NO LONGER HAVE, AN OWNERSHIP 33 INTEREST OF TWENTY PERCENT OR MORE IN SUCH TERMINAL OPERATOR (MEASURED IN THE AGGRE-34 GATE, AND WHETHER DIRECT OR INDIRECT), OR PROFIT DISTRIBUTION PERCENTAGE 35 36 DIFFERENT THAN THE OWNERSHIP PERCENTAGE AND SUCH PROFIT DISTRIBUTION IF 37 PERCENTAGE IS TWENTY PERCENT OR MORE.

38 S 4. Paragraph (b) of subdivision 1 of section 288 of the tax law, as 39 amended by chapter 44 of the laws of 1985, is amended to read as 40 follows:

(b) The [tax commission] COMMISSIONER shall determine the liability 41 for the penalty imposed by subdivision two of section two hundred eight-42 y-nine-b OF THIS ARTICLE of any officer, director, shareholder or employee of a corporation or of a dissolved corporation, member or 43 44 45 employee of a partnership OR A LIMITED LIABILITY COMPANY or employee of an individual proprietorship. The [tax commission] COMMISSIONER shall 46 also determine the amount of such penalty. All of the provisions of this 47 section shall apply to any determination made pursuant to this paragraph 48 49 and for such purpose the term distributor, as used in subdivisions four, five and six of this section, shall also mean and include such officer, 50 51 director, shareholder, employee, PARTNER, MANAGER or member as the case 52 may be.

53 S 5. Subdivisions 2 and 3 of section 288 of the tax law, subdivision 2 54 as amended and subdivision 3 as added by chapter 44 of the laws of 1985, 55 are amended to read as follows:

2. The [state tax commission] COMMISSIONER may determine the amount of 1 2 tax due at any time if such distributor (i) has not registered as 3 required by this article, (ii) fails to file a return, (iii) files a 4 willfully false or fraudulent return with intent to evade the tax, or 5 (iv) fails to comply with section two hundred eighty-three of this arti-6 informing the department[, in writing,] IN THE MANNER cle in not 7 PRESCRIBED BY THE COMMISSIONER of any change in its address and, if а 8 corporation, LIMITED LIABILITY COMPANY or partnership, in not informing the department[, in writing], IN THE MANNER PRESCRIBED BY THE COMMIS-9 10 SIONER, of any change in its officers, directors, MANAGERS, MEMBERS or 11 partners or their residence addresses as shown in its application for registration AND ANY CHANGE IN OWNERSHIP INTEREST OR PROFIT DISTRIBUTION 12 CAUSING ANY PERSON TO HAVE, OR NO LONGER HAVE, AN OWNERSHIP 13 PERCENTAGE INTEREST OF TWENTY PERCENT OR MORE IN SUCH DISTRIBUTOR (MEASURED IN 14 THE 15 AGGREGATE, AND WHETHER DIRECT OR INDIRECT), OR PROFIT DISTRIBUTION 16 PERCENTAGE IF DIFFERENT THAN THE OWNERSHIP PERCENTAGE AND SUCH PROFIT 17 DISTRIBUTION PERCENTAGE TWENTY PERCENT OR MORE AND WHETHER SUCH IS 18 PERSON WAS UNDER A DUTY TO ACT FOR SUCH REGISTRANT.

19 3. If a distributor shall inform the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, of any change in its address and, 20 21 a corporation, LIMITED LIABILITY COMPANY or partnership shall inform if 22 the department, in [writing] THE MANNER PRESCRIBED BY THE COMMISSIONER, 23 of any change in its officers, directors, MANAGERS, MEMBERS or partners or their residence addresses as shown in its application for registra-24 25 INTEREST OR PROFIT DISTRIBUTION AND ANY CHANGE IN OWNERSHIP tion, 26 PERCENTAGE CAUSING ANY PERSON TO HAVE, OR NO LONGER HAVE, AN OWNERSHIP INTEREST OF TWENTY PERCENT OR MORE IN SUCH DISTRIBUTOR (MEASURED IN THE 27 28 AGGREGATE, AND WHETHER DIRECT OR INDIRECT), OR PROFIT DISTRIBUTION 29 PERCENTAGE IF DIFFERENT THAN THE OWNERSHIP PERCENTAGE AND SUCH PROFIT DISTRIBUTION PERCENTAGE IS TWENTY PERCENT OR MORE, AND WHETHER SUCH 30 PERSON WAS UNDER A DUTY TO ACT FOR SUCH REGISTRANT, the determination of 31 32 amount of tax due may be made at any time within three years after the 33 such information is [received] FILED WITH THE DEPARTMENT IN THE MANNER 34 PRESCRIBED BY THE COMMISSIONER.

35 S 6. Subdivision 2 of section 289-b of the tax law, as amended by 36 chapter 276 of the laws of 1986, is amended to read as follows:

37 2. Any officer, director, shareholder or employee of a corporation or 38 a dissolved corporation, [any] employee of a partnership, MANAGER, of 39 MEMBER OR EMPLOYEE OF A LIMITED LIABILITY COMPANY, or [any] employee of 40 proprietorship, such officer, director, individual who as an shareholder, MANAGER, MEMBER or employee is under a duty to act for such 41 corporation, partnership, LIMITED LIABILITY COMPANY or proprietorship in 42 43 complying with any requirement of this article, and any member of а 44 partnership (BUT NOT INCLUDING A LIMITED PARTNER UNLESS THE LIMITED 45 PARTNER IS ACTIVE IN THE OPERATION OF THE PARTNERSHIP), which fails to pay the taxes imposed by or pursuant to this article, shall, in addition 46 47 to other penalties provided by law, be liable to a penalty equal to the 48 total amount of the tax not paid, plus penalties and interest computed pursuant to subdivision one of this section as if such person were a 49 distributor. If the [tax commission] COMMISSIONER determines that such 50 51 failure was due to reasonable cause and not due to willful neglect, [it] THE COMMISSIONER shall remit all or part of such penalty imposed under 52 this subdivision. Such penalty shall be determined, assessed, collected 53 54 and paid in the same manner as the taxes imposed by this article and 55 shall be disposed of as hereinafter provided with respect to moneys 56 derived from the tax.

1 S 7. Subdivision 1 of section 1131 of the tax law, as amended by chap-2 ter 576 of the laws of 1994, is amended to read as follows:

3 (1) "Persons required to collect tax" or "person required to collect 4 any tax imposed by this article" shall include: every vendor of tangible personal property or services; every recipient of amusement charges; and 5 every operator of a hotel. Said terms shall also include any officer, 6 7 director or employee of a corporation or of a dissolved corporation, any employee of a partnership, any employee [or], MEMBER OR manager of a 8 limited liability company, or any employee of an individual proprietor-9 10 ship who as such officer, director, employee, MEMBER or manager is under 11 duty to act for such corporation, partnership, limited liability а company or individual proprietorship in complying with any requirement of this article; and any member of a partnership [or limited liability 12 13 14 company] (BUT NOT INCLUDING A LIMITED PARTNER UNLESS THE LIMITED PARTNER 15 IS ACTIVE IN THE OPERATION OF THE PARTNERSHIP). Provided, however, that any person who is a vendor solely by reason of clause (D) or (E) of subparagraph (i) of paragraph [(8)] EIGHT of subdivision (b) of section 16 17 18 eleven hundred one OF THIS ARTICLE shall not be a "person required to 19 collect any tax imposed by this article" until twenty days after the 20 date by which such person is required to file a certificate of registra-21 tion pursuant to section eleven hundred thirty-four OF THIS PART.

22 S 8. Section 1136 of the tax law is amended by adding a new subdivi-23 sion (j) to read as follows:

24 (J) THE COMMISSIONER MAY REQUIRE ANY PERSON REGISTERED OR REQUIRED TO 25 BE REGISTERED WITH THE COMMISSIONER UNDER SECTION ELEVEN HUNDRED THIR-26 TY-FOUR OF THIS PART TO DISCLOSE, ON A REPORT, RETURN, APPLICATION OR FORM (OR ANY COMBINATION OF THESE), INFORMATION INCLUDING, 27 BUT NOT 28 LIMITED TO, THE FOLLOWING: (1) FOR ANY LEGAL ENTITY OTHER THAN A PUBLIC-29 LΥ TRADED CORPORATION, THE NAME OF, AND IDENTIFYING INFORMATION FOR, EVERY PERSON WITH AN OWNERSHIP INTEREST OF TWENTY PERCENT OR MORE (MEAS-30 URED IN THE AGGREGATE, AND WHETHER DIRECT OR INDIRECT) 31 IN SUCH PERSON 32 REGISTERED OR REQUIRED TO BE REGISTERED, OR PROFIT DISTRIBUTION PERCENT-33 IF DIFFERENT THAN THE OWNERSHIP PERCENTAGE AND SUCH PROFIT DISTRIB-AGE 34 UTION PERCENTAGE IS TWENTY PERCENT OR MORE; (2) FOR ANY LEGAL ENTITY OTHER THAN A PUBLICLY TRADED CORPORATION, ANY CHANGE IN OWNERSHIP INTER-35 EST CAUSING ANY PERSON TO HAVE, OR NO LONGER HAVE, AN OWNERSHIP INTEREST 36 37 OR PROFIT DISTRIBUTION PERCENTAGE OF TWENTY PERCENT OR MORE IN SUCH PERSON REGISTERED OR REQUIRED TO BE REGISTERED, AND THE NAME OF, 38 AND 39 IDENTIFYING INFORMATION FOR, ANY SUCH PERSON HAVING, OR NO LONGER 40 HAVING, SUCH AN OWNERSHIP INTEREST OR PROFIT DISTRIBUTION PERCENTAGE; 41 (3) FOR A CORPORATION, THE NAME OF, AND IDENTIFYING INFORMATION FOR, ANY PRESIDENT, VICE PRESIDENT, CHIEF FINANCIAL OFFICER, CHIEF EXECUTIVE 42 OFFICER AND SECRETARY OR TREASURER OF SUCH CORPORATION; (4) FOR A CORPO-43 44 RATION, ANY CHANGE IN ANY OF THE OFFICERS LISTED IN PARAGRAPH THREE OF 45 SUBDIVISION AND THE NAME OF, AND IDENTIFYING INFORMATION FOR, ANY THIS NEW OFFICER WITH ANY SUCH TITLE; (5) FOR A LIMITED LIABILITY COMPANY OR 46 OF, AND IDENTIFYING INFORMATION FOR, ANY PERSON 47 THE NAME PARTNERSHIP, 48 DESIGNATED AS THE TAX MATTERS PARTNER OR PARTNERS OR TREATED AS SUCH 49 UNDER THE UNITED STATES INTERNAL REVENUE CODE OR OTHERWISE DESIGNATED BY 50 LIMITED LIABILITY COMPANY OR PARTNERSHIP AS THE INDIVIDUAL OR INDI-THE 51 VIDUALS RESPONSIBLE FOR TAX ISSUES; (6) FOR A LIMITED LIABILITY COMPANY, THE NAME OF, AND IDENTIFYING INFORMATION FOR, EVERY PERSON DESIGNATED AS 52 A MANAGER OF THE LIMITED LIABILITY COMPANY BY OPERATION OF LAW OR UNDER 53 54 THE LIMITED LIABILITY COMPANY'S OPERATING AGREEMENT; AND (7) FOR A PART-55 NERSHIP OR LIMITED LIABILITY COMPANY, ANY CHANGE IN ANY PERSONS REQUIRED 56 TO BE DISCLOSED FOR SUCH PARTNERSHIP OR LIMITED LIABILITY COMPANY PURSU-

TO PARAGRAPH FIVE OR SIX OF THIS SUBDIVISION AND THE NAME OF, AND 1 ANT 2 SUCH PERSONS. THE COMMISSIONER IDENTIFYING INFORMATION FOR, SHALL 3 PRESCRIBE THE FORM OF SUCH REPORT, RETURN, APPLICATION OR FORM AND SHALL 4 INDICATE WHEN AND HOW IT IS TO BE FILED. PROVIDED, HOWEVER, THAT SUCH 5 DISCLOSURE SHALL NOT BE REQUIRED TO BE UPDATED MORE FREOUENTLY THAN 6 THE COMMISSIONER SHALL ALLOW ANY PERSON WITH RESPECT TO OUARTERLY AND 7 WHOM SUCH DISCLOSURE IS REQUIRED TO BE MADE TO MAKE THE REQUIRED DISCLO-SURE AT THEIR OWN INITIATIVE. 8

9 S 9. Subparagraph (B) of paragraph 3 of subdivision (a) of section 10 1138 of the tax law, as amended by chapter 456 of the laws of 1998, is 11 amended to read as follows:

(B) The liability, pursuant to subdivision (a) of section eleven hundred thirty-three of this [article] PART, of any officer, director or 12 13 14 employee of a corporation or of a dissolved corporation, member or employee of a partnership, MEMBER, MANAGER OR EMPLOYEE OF A LIMITED 15 LIABILITY COMPANY or employee of an individual proprietorship who as such officer, director, employee, MANAGER, or member is under a duty to 16 17 18 for such corporation, partnership, LIMITED LIABILITY COMPANY or act 19 individual proprietorship in complying with any requirement of this 20 article for the tax imposed, collected or required to be collected, or 21 for the tax required to be paid or paid over to the [tax commission] 22 COMMISSIONER under this article, and the amount of such tax liability (whether or not a return is filed under this article, whether or not 23 such return when filed is incorrect or insufficient, or where the tax 24 25 shown to be due on the return filed under this article has not been paid 26 or has not been paid in full) shall be determined by the [tax commis-27 sion] COMMISSIONER in the manner provided for in paragraphs one and two of this subdivision. Such determination shall be an assessment of 28 the 29 and liability for the tax with respect to such person unless such tax person, within ninety days after the giving of notice of such determi-30 nation, shall apply to the division of tax appeals for a hearing. If 31 32 such determination is identical to or arises out of a previously issued 33 determination of tax of the corporation, dissolved corporation, partnership, LIMITED LIABILITY COMPANY or individual proprietorship for which 34 35 such person is under a duty to act, an application filed with the division of tax appeals on behalf of the corporation, dissolved corporation, 36 37 partnership, LIMITED LIABILITY COMPANY or individual proprietorship shall be deemed to include any and all subsequently issued personal 38 39 determinations and a separate application to the division of tax appeals 40 a hearing shall not be required. The [tax commission] COMMISSIONER for may, nevertheless, of [its] THE COMMISSIONER'S own motion, redetermine such determination of tax or liability for tax. Where the [tax commis-41 42 43 sion] COMMISSIONER determines or redetermines that the amount of tax 44 claimed to be due from a vendor of tangible personal property or 45 services, a recipient of amusement charges, or an operator of a hotel is erroneous or excessive in whole or in part, [it] THE COMMISSIONER shall 46 47 redetermine the amount of tax properly due from any such person as a person required to collect tax with respect to such vendor, recipient, 48 49 or operator, and if such amount is less than the amount of tax for which 50 such person would have been liable in the absence of such determination 51 or redetermination, [it] THE COMMISSIONER shall reduce such liability accordingly. Furthermore, the [tax commission] COMMISSIONER may, of 52 [its] THE COMMISSIONER'S own motion, abate on behalf of any such person, 53 54 any part of the tax determined to be erroneous or excessive whether or 55 such tax had become finally and irrevocably fixed with respect to not such person but no claim for abatement may be filed by any such person. 56

1 The provisions of this paragraph shall not be construed to limit in any 2 manner the powers of the attorney general under subdivision (a) of 3 section eleven hundred forty-one OF THIS PART or the powers of the [tax 4 commission] COMMISSIONER to issue a warrant under subdivision (b) of 5 such section ELEVEN HUNDRED FORTY-ONE against any person whose liability 6 has become finally and irrevocably fixed.

7 S 10. Subdivision (b) of section 1147 of the tax law, as amended by 8 chapter 412 of the laws of 1986, is amended to read as follows:

(b) The provisions of the civil practice law and rules or any other 9 10 law relative to limitations of time for the enforcement of a civil remedy shall not apply to any proceeding or action taken by the state or the 11 [tax commission] COMMISSIONER to levy, appraise, assess, determine or 12 13 enforce the collection of any tax or penalty provided by this article. 14 However, except in the case of a willfully false or fraudulent return 15 with intent to evade the tax no assessment of additional tax shall be made after the expiration of more than three years from the date of the filing of a return; provided, however, that where no return has been 16 17 18 filed as provided by law, the tax may be assessed at any time. 19 PROVIDED, FURTHER, THAT AN ASSESSMENT AGAINST ANY PERSON WITH RESPECT TO WHOM A DISCLOSURE WAS REQUIRED TO BE FILED OR MADE PURSUANT TO SUBDIVI-20 21 SION (J) OF SECTION ELEVEN HUNDRED THIRTY-SIX OF THIS PART WHO WAS UNDER 22 A DUTY TO ACT FOR A VENDOR, RECIPIENT OF AMUSEMENT CHARGES, OR OPERATOR OF A HOTEL AS DESCRIBED IN SUBPARAGRAPH (B) OF PARAGRAPH THREE OF SUBDI-23 24 VISION (A) OF SECTION ELEVEN HUNDRED THIRTY-EIGHT OF THIS PART MAY BE 25 MADE WITHIN SIX YEARS FROM THE LATER OF THE DUE DATE OR THE FILING DATE 26 OF THE QUARTERLY RETURN PERTAINING TO THE TAX LIABILITIES AT ISSUE IF THE REQUIRED DISCLOSURE WAS NOT TIMELY FILED OR MADE. Where a purchaser 27 furnishes a vendor with a false or fraudulent certificate of resale or 28 29 other exemption certificate or other document with intent to evade the the tax may be assessed against such purchaser at any time. For 30 tax, purposes of this subdivision, a return filed before the last day 31 32 prescribed by law or regulation for the filing thereof or before the 33 last day of any extension of time for the filing thereof shall be deemed to be filed on such last day. [Notwithstanding any other provision of this article, if the time to assess additional tax would otherwise have 34 35 expired on or before December nineteenth, nineteen hundred sixty-nine, 36 37 the time to assess such additional tax is hereby extended to and includ-38 ing December twentieth, nineteen hundred sixty-nine, except that it may 39 be further extended by a taxpayer's consent in writing as provided in 40 subdivision (c) hereof.]

S 11. This act shall take effect on the first day of the quarterly period, as described in subdivision (b) of section 1136 of the tax law, next commencing at least ninety days after the date this act shall have become a law and shall apply to quarterly periods beginning on or after such date.