STATE OF NEW YORK

4772

2017-2018 Regular Sessions

IN ASSEMBLY

February 3, 2017

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

AN ACT to amend the tax law, in relation to providing insurance corporations with a tax credit for investments made in rural business growth funds; and to amend the state finance law, in relation to establishing the New York agriculture and rural jobs fund

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The tax law is amended by adding a new section 43 to read 2 as follows:

- § 43. New York agriculture and rural jobs credit. (a) Definitions. For the purpose of this section the following terms shall have the following meanings:
- (1) "Affiliate" means a person that directly, or indirectly through one or more intermediaries, controls, is controlled by, or is under common control with another person. For the purposes of this division, a person is "controlled by" another person if the controlling person holds, directly or indirectly, the majority voting or ownership interest in the controlled person or has control over the day-to-day operations of the controlled person by contract or by law.
- 13 (2) "Closing date" means the date on which a rural business growth 14 fund has collected all of the amounts specified by subparagraphs (A) and 15 (B) of paragraph seven of subdivision (b) of this section.
- (3) "Credit-eligible capital contribution" means an investment of cash
 by a person in a rural business growth fund that equals the amount specified on a tax credit certificate issued by the department under subparagraph (B) of paragraph six of subdivision (b) of this section. The
 investment shall purchase an equity interest in the rural business
 growth fund or purchase, at par value or premium, a debt instrument
 issued by the rural growth fund that meets all of the following crite-
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EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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1 (A) The debt instrument has an original maturity date of at least five 2 years after the date of issuance.

- (B) The debt instrument has a repayment schedule that is not faster than a level principal amortization over five years.
- 5 (C) The debt instrument has no interest, distribution, or payment 6 features dependent on the rural business growth fund's profitability or 7 the success of the rural growth investments.
- 8 (4) "Eligible investment authority" means the amount stated on the
 9 notice issued under subparagraph (A) of paragraph six of subdivision (b)
 10 of this section certifying the rural business growth fund. At least
 11 sixty-five percent of a rural business growth fund's eligible investment
 12 authority shall be comprised of credit-eligible capital contributions.
 - (5) A business's "principal business operations" are in this state if at least eighty percent of the business's employees reside in this state, the individuals who receive eighty percent of the business's payroll reside in this state, or the business has agreed to use the proceeds of a rural growth investment to relocate at least eighty percent of its employees to this state or pay at least eighty percent of its payroll to individuals residing in this state.
 - (6) "Rural area" means either of the following:
 - (A) An area of the state not in a city or town that has a population of more than fifty thousand inhabitants according to the latest decennial census of the United States or in the urbanized area contiguous and adjacent to a city or town that has a population of more than fifty thousand inhabitants; or
 - (B) Any area determined to be "rural in character" by the under-secretary of agriculture for rural development within the United States department of agriculture.
 - (7) "Rural business concern" means an operating company that, at the time if the initial investment in the company by a rural business growth fund, has its principal business operations in this state, has fewer than two hundred fifty employees or not more than fifteen million dollars in net income for the preceding taxable year, and meets either of the following criteria:
- 35 <u>(A) The business's principal business operations are located in a</u> 36 <u>rural area; or</u>
- (B) The business produces or provides any goods or services normally 37 used by farmers, ranchers, or producers and harvesters of aquatic 38 products in their business operations, or to improve the welfare or 39 40 livelihood of such persons, or is involved in the processing and marketing of agricultural products, farm supply, and input suppliers. For the 41 42 purposes of this section, "net income" means federal adjusted gross 43 income as required to be reported under the Internal Revenue Code less 44 federal and state taxes imposed on or measured by income. Any business 45 which is classified as a rural business concern at the time of the 46 initial investment in said business by a rural business growth fund shall remain classified as a rural business concern and may receive 47 48 follow-on investments from any rural business growth fund, and such follow-on investments shall be rural growth investments even though such 49 business may not meet the definition of a rural business concern at the 50 51 time of such follow-on investments.
 - (8) "Rural business growth fund" means an entity certified by the department under this section.
- 54 <u>(9) "Rural growth investment" means any capital or equity investment</u>
 55 <u>in a rural business concern or any loan to a rural business concern with</u>
 56 <u>a term of at least one year.</u>

(10) "Taxable year" when used in reference to an insurance company means the calendar year ending on the thirty-first day of December next preceding the day the annual report is required to be returned under subdivision (d) of this section.

- (b) Certification. (1) On and after August first, two thousand seventeen, an applicant that has developed a business plan to invest in rural business concerns in this state and has successfully solicited private investors to make capital contributions in support of the plan may apply to the department for certification as a rural business growth fund. The application shall include all of the following:
- (A) The total eligible investment authority sought by the applicant under the business plan;
- (B) Documents and other evidence sufficient to prove, to the satisfaction of the department, that the applicant meets all of the following criteria: (i) The applicant or an affiliate of the applicant is licensed as a rural business investment company under 7 U.S.C. 2009cc, or as a small business investment company under 15 U.S.C. 681.
- (ii) As of the date the application is submitted, the applicant has invested more than one hundred million dollars in operating companies, including at least fifty million dollars in operating companies located in rural areas. In computing investments under this division, the applicant may include investments made by affiliates of the applicant.
- (C) An estimate of the number of jobs that will be created or retained in this state as a result of the applicant's rural growth investments;
- (D) A revenue impact assessment for the applicant's proposed rural growth investments prepared by a nationally recognized third-party independent economic forecasting firm using a dynamic economic forecasting model. The revenue impact assessment shall analyze the applicant's business plan over the ten years following the date the application is submitted to the department.
- (E) A signed affidavit from each investor successfully solicited by the applicant to make a credit eligible capital contribution in support of the business plan. Each affidavit shall include information sufficient for the tax commissioner to identify the investor and shall state the amount of the investor's credit-eligible capital contribution.
 - (F) A nonrefundable application fee of five thousand dollars.
- (2) The department shall review and make a determination with respect to each application submitted under paragraph one of this subdivision within thirty days of receipt. The department shall review and make determinations on the applications in the order in which the applications are received by the department. Applications received by the department on the same day shall be deemed to have been received simultaneously. Except as provided in paragraph four of subdivision (c) of this section, the department shall not approve more than one hundred million dollars in eligible investment authority or more than sixty-five million dollars in credit-eligible capital contributions.
- (3) The department shall deny an application submitted under this section if any of the following are true: (A) The application is incomplete.
 - (B) The application fee is not paid in full.
- (C) The applicant does not satisfy all the criteria described in subparagraph (B) of paragraph one of this subdivision.
- 53 <u>(D) The revenue impact assessment submitted under subparagraph (D) of</u>
 54 <u>paragraph one of this subdivision does not demonstrate that the appli-</u>
 55 <u>cant's business plan will result in a positive economic impact on this</u>

1 state over a ten-year period that exceeds the eligible investment 2 authority sought by the applicant.

- (E) The credit-eligible capital contributions described in affidavits submitted under subparagraph (E) of paragraph one of this subdivision do not equal sixty-five percent of the total amount of eligible investment authority sought under the applicant's business plan.
- (F) The department has already approved the maximum amount of eligible investment authority and credit-eligible capital contributions allowed under paragraph two of this subdivision.
- (4) If the department denies an application under paragraph three of this subdivision, the department shall send notice of its determination of the applicant. The notice shall include the reasons that the application was denied. If the application was denied for any reason other than the reason specified in subparagraph (F) of paragraph three of this subdivision, the applicant may provide additional information to the department to complete, clarify, or cure defects in the application. The additional information must be submitted within thirty days after the date the notice of denial was sent by the department. If the person or entity submits additional information within thirty days, the department shall reconsider the application within thirty days after receiving such additional information. If after submission of additional information, the department approves the application, then the submission date shall be the date of the original submission of the application. If the person or entity does not submit additional information within thirty days after the notice of denial was sent, the applicant may submit a new application with a new submission date at any time.
 - (5) Of approving multiple simultaneously submitted applications would result in exceeding the overall eligible investment limit prescribed by paragraph two of this subdivision, the department shall proportionally reduce the eligible investment authority and the credit-eligible capital contributions for each approved application as necessary to avoid exceeding the limit.
- (6) The department shall not deny a rural business growth fund application or reduce the requested eligible investment authority for reasons other than those described in paragraphs three and five of this subdivision. If the department approves such application, the department shall issue all of the following notices: (A) To the applicant, a written notice certifying that the applicant qualifies as a rural business growth fund and specifying the amount of the applicant's eligible investment authority; (B) To each investor whose affidavit was included in the application, a tax credit certificate specifying the amount of the investor's credit-eligible capital contribution; (C) To the commissioner, a copy of each tax credit certificate issued under subparagraph (B) of paragraph six of this subdivision.
- (7) A rural business growth fund shall complete all of the following within sixty days of receiving the certification issued under subparagraph (A) of paragraph six of this subdivision:
- 48 (A) Collect the credit-eligible capital contributions from each inves-49 tor issued a tax credit certificate under subparagraph (B) of paragraph 50 six of this subdivision;
- (B) Collect one or more investments of cash, which shall purchase an equity interest in the rural growth fund or a debt instrument issued by the rural growth fund at par value or premium, with a maturity date of at least five years from the closing date that, when added to the contributions collected under subparagraph (A) of this paragraph, equal the fund's eligible investment authority. At least ten percent of the

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fund's eligible investment authority shall be comprised of equity investments contributed by affiliates of the rural business growth fund, including employees, officers, and directors of such affiliates.

- (C) Send to the department documentation sufficient to prove that the amounts described in subparagraphs (A) and (B) of this paragraph have been collected. If the rural business growth fund fails to fully comply with this paragraph, the fund's certification shall lapse.
- (8) Eliqible investment authority and corresponding credit-eliqible capital contributions that lapse under paragraph seven of this subdivision do not count toward limits on total eliqible investment authority and credit-eliqible capital contributions prescribed in paragraph two of this subdivision. Once eliqible investment authority has lapsed, the department shall first award lapsed authority pro rata to each rural business growth fund that was awarded less than the requested eliqible investment authority under paragraph five of this subdivision. Any remaining eliqible investment authority may be awarded by the department to new applicants.
- (9) Application fees submitted to the department pursuant to subparagraph (F) of paragraph one of this subdivision shall be credited to the New York agriculture and rural jobs fund, created in section ninetynine-aa of the state finance law.
- (c) Revocation of certification. (1) The department shall revoke a tax credit certificate issued under subdivision (b) of this section if any of the following occur with respect to a rural business growth fund before the fund exits the program under paragraph five of this subdivision.
- (A) The rural business growth fund in which the credit-eligible capital contribution was made does not invest sixty percent of its eligible investment authority in rural growth investments in this state within two years of the closing date and one hundred percent of its eligible investment authority in rural growth investments in this state within three years of the closing date.
- (B) After investing one hundred percent of its eligible investment authority in rural growth investments in this state, the rural business growth fund fails to maintain that investment until the fifth anniversary of the closing date, including the reinvestment of such investment. For the purposes of this section, an investment is "maintained" even if the investment is sold or repaid so long as the rural business growth fund reinvests an amount equal to the capital returned or recovered by the fund from the original investment, exclusive of any profits real-ized, in other rural growth investments in this state within twelve months of the receipt of such capital. Amounts received periodically by a rural business growth fund shall be treated as continually invested in rural growth investments if the amounts are reinvested in one or more rural growth investments by the end of the following calendar year. A rural business growth fund is not required to reinvest capital returned from rural growth investments in the six months immediately preceding the fifth anniversary of the closing date, and such rural growth invest-ments shall be considered held continuously by the rural growth fund through the fifth anniversary of the closing date.
- 51 (C) The rural business growth fund invests more than the greater of
 52 seven million five hundred thousand dollars or twenty percent of its
 53 eligible investment authority in the same rural business concern,
 54 including amounts invested in affiliates of the rural business concern
 55 but excluding amounts reinvested in the rural business growth fund with
 56 repaid or redeemed rural business growth investments, provided such

1 reinvestments shall not count towards the requirement of subparagraph 2 (A) of this paragraph.

- (D) The rural business growth fund makes a rural growth investment in a rural business concern that directly or indirectly through an affiliate owns, has the right to acquire an ownership interest, make a loan to, or make an investment in the rural business growth fund, an affiliate of the rural business growth fund, or an investor in the rural business growth fund. This paragraph does not apply to investments in publicly traded securities by a rural business concern or an owner or affiliate of such concern.
- (2) Before taking action under paragraph one of this subdivision, the department shall notify the rural business growth fund of the reasons for the pending action. If the rural business growth fund corrects the violations, other than violations of subparagraph (D) of paragraph one of this subdivision, outlined in the notice to the satisfaction of the department within one hundred eighty days of the date of the notice was sent, the department shall not revoke the tax credit certificates or levy a fine.
- (3) If the department revokes a tax credit certificate under paragraph one of this subdivision, the commissioner shall make an assessment for the amount of the credit claimed by the certificate holder before the certificate was revoked. The commissioner shall make the assessment within one year after the certificate has been revoked.
- (4) If tax credit certificates are revoked under paragraph one of this subdivision, the associated eligible investment authority and credit-eligible capital contributions do not count toward the limit on total eligible investment authority and credit-eligible capital contributions described by paragraph two of subdivision (b) of this section. The department shall first award reverted authority pro rata to each rural business growth fund that was awarded less than the requested eligible investment authority under paragraph five of subdivision (b) of this section. Any remaining eligible investment authority may be awarded by the department to new applicants.
- (5) (A) On or after the fifth anniversary of the closing date, a rural business growth fund that has not committed any of the acts described in paragraph one of this subdivision may apply to the department to exit the program as a rural business growth fund and no longer be subject to regulation under this section. The department shall respond to the application within thirty days after receiving such application. In evaluating such request the fact that no tax credit certificates have been revoked with respect to the rural business growth fund shall be sufficient evidence to prove that the fund is eligible to exit the program. The department shall not unreasonably deny an application submitted under this subdivision.
- (B) The department shall send notice of its determination with respect to an application submitted under subparagraph (A) of this paragraph to the rural business growth fund. If the application is denied, the notice shall include the reasons for the determination.
- (C) The department shall not revoke a tax credit certificate due to any actions of a rural business growth fund that occur after the date the fund's application for exiting the program is approved under subparagraph (A) of this paragraph.
- 53 <u>(6) If the number of jobs created or retained by the rural business</u>
 54 <u>concern that received rural growth investments from the rural business</u>
 55 <u>growth fund is:</u>

(A) Less than sixty percent of the number projected in the approved rural business growth fund's business plan filed as part of its application for certification under subdivision (b) of this section, then the state shall receive twenty percent of any distribution or payment to an equity holder in an approved rural business growth fund in excess of the sum of the amount of equity capital invested in the fund by such equity holder and an amount equal to any projected increase in the equity holder's federal or state tax liability, including penalties and interest, related to the equity holder's ownership, management, or operation of the fund; or

- (B) Greater than sixty percent but less than eighty percent of the number projected in the approved rural business growth fund's business plan filed as part of its application for certification under subdivision (b) of this section, then the state shall receive ten percent of any distribution or payment to an equity holder in an approved rural business growth fund in excess of the sum of the amount of equity capital invested in the fund by such equity holder and an amount equal to any projected increase in the equity holder's federal or state tax liability, including penalties and interest, related to the equity holder's ownership, management, or operation of the fund.
- (7) A rural business growth fund may, prior to making a rural growth investment, request from the department a written determination as to whether the business entity in which it proposes to invest qualifies as a rural business concern.
- (d) Reports. (1) Each rural business growth fund shall submit a report to the department on or before the fifth business day after the second and third anniversaries of the closing date. The report shall provide documentation as to the rural growth investments made by the rural business growth fund. Such documentation shall include the following:
- (A) A bank statement of the rural business growth fund displaying each rural growth investment;
- (B) The name and location of each rural business concern in which the rural business growth fund has made a rural growth investment, including evidence that the business concern was qualified at the time the investment was made.
- (2) On or before the last day of February of each year following the year in which the report required under paragraph one of this subdivision is due, the rural business growth fund shall submit an annual report to the department including the following:
- (A) The number of employment positions created or retained as a result of the fund's rural growth investments as of the last day of the preceding calendar year;
- 43 (B) The average annual salary of the positions described in subpara-44 graph (A) of this paragraph;
 - (C) Any other information required by the department.
 - (3) The department shall adopt rules necessary to implement this subdivision.
- 48 § 2. Section 1511 of the tax law is amended by adding a new subdivi-49 sion (dd) to read as follows:
- (dd) Credit for certain investments to a rural business growth fund.

 (1) There is hereby allowed a nonrefundable tax credit for taxpayers

 that made a credit-eligible capital contribution to a rural business

 growth fund and were issued a tax credit certificate under subparagraph

 (B) of paragraph six of subdivision (b) of section forty-three of this

 chapter. The credit may be claimed against the tax imposed by this arti
 cle and section one thousand one hundred twelve of the insurance law.

1 The credit may not be sold, transferred, or allocated to any entity 2 other than an affiliate of the taxpayer.

- (2) On the closing date, the taxpayer shall earn a vested credit equal to the amount of the taxpayer's credit-eligible capital contribution to the rural business growth fund, as specified on the tax credit certificate. The taxpayer may claim up to twenty-five percent of the eligible investment authority for the taxable year containing the third anniversary date of the closing date, exclusive of amounts carried forward pursuant to paragraph three of this subdivision. The taxpayer may claim up to twenty percent of the eligible investment authority for the taxable years that include the fourth and fifth anniversary dates of the closing date, exclusive of amounts carried forward pursuant to paragraph three of this subdivision.
- (3) If the amount of the credit for a taxable year exceeds the tax otherwise due for that year, the excess shall be carried forward to ensuing taxable years until fully used. A taxpayer claiming a credit under this section shall submit a copy of the tax credit certificate with the taxpayer's return for each taxable year for which the credit is claimed.
- \S 3. The tax law is amended by adding a new section 187-t to read as 21 follows:
 - 187-t. Credit for certain investments to a rural business growth fund.

 1. There is hereby allowed a nonrefundable tax credit for taxpayers that made a credit-eligible capital contribution to a rural business growth fund and were issued a tax credit certificate under subparagraph (B) of paragraph six of subdivision (b) of section forty-three of this chapter. The credit may be claimed against the tax imposed by this article. The credit may not be sold, transferred, or allocated to any entity other than an affiliate of the taxpayer.
 - 2. On the closing date, the taxpayer shall earn a vested credit equal to the amount of the taxpayer's credit-eligible capital contribution to the rural business growth fund, as specified on the tax credit certificate. The taxpayer may claim up to twenty-five percent of the eligible investment authority for the taxable year containing the third anniversary date of the closing date, exclusive of amounts carried forward pursuant to subdivision three of this section. The taxpayer may claim up to twenty percent of the eligible investment authority for the taxable years that include the fourth and fifth anniversary dates of the closing date, exclusive of amounts carried forward pursuant to subdivision three of this section.
 - 3. If the amount of the credit for a taxable year exceeds the tax otherwise due for that year, the excess shall be carried forward to ensuing taxable years until fully used. A taxpayer claiming a credit under this section shall submit a copy of the tax credit certificate with the taxpayer's return for each taxable year for which the credit is claimed.
 - § 4. Section 210-B of the tax law is amended by adding a new subdivision 52 to read as follows:
- 52. Credit for certain investments to a rural business growth fund. (1) There is hereby allowed a nonrefundable tax credit for taxpayers that made a credit-eligible capital contribution to a rural business growth fund and were issued a tax credit certificate under subparagraph (B) of paragraph six of subdivision (b) of section forty-three of this chapter. The credit may be claimed against the tax imposed by this arti-cle. The credit may not be sold, transferred, or allocated to any entity other than an affiliate of the taxpayer.

(2) On the closing date, the taxpayer shall earn a vested credit equal to the amount of the taxpayer's credit-eligible capital contribution to the rural business growth fund, as specified on the tax credit certificate. The taxpayer may claim up to twenty-five percent of the eligible investment authority for the taxable year containing the third anniversary date of the closing date, exclusive of amounts carried forward pursuant to paragraph three of this subdivision. The taxpayer may claim up to twenty percent of the eligible investment authority for the taxable years that include the fourth and fifth anniversary dates of the closing date, exclusive of amounts carried forward pursuant to paragraph three of this subdivision.

- (3) If the amount of the credit for a taxable year exceeds the tax otherwise due for that year, the excess shall be carried forward to ensuing taxable years until fully used. A taxpayer claiming a credit under this section shall submit a copy of the tax credit certificate with the taxpayer's return for each taxable year for which the credit is claimed.
- § 5. The state finance law is amended by adding a new section 99-aa to read as follows:
- § 99-aa. New York agriculture and rural jobs fund. 1. There is hereby established in the joint custody of the state comptroller and the commissioner of taxation and finance a special fund to be known as the "New York agriculture and rural jobs fund".
- 2. Such fund shall consist of all application fees submitted pursuant to subparagraph (F) of paragraph one of subdivision (b) of section forty-three of the tax law, and all other moneys appropriated, credited, or transferred thereto from any other fund or source pursuant to law.
- 3. Moneys of the fund, following appropriation by the legislature shall be expended only for the purposes of providing funding for the New York agriculture and rural jobs credit set forth in section forty-three of the tax law. Moneys shall be paid out of the fund on the audit and warrant of the state comptroller on vouchers approved and certified by the commissioner of taxation and finance. Any interest received by the comptroller on moneys on deposit in the New York agriculture and rural jobs fund shall be retained in and become part of such fund.
 - § 6. This act shall take effect July 1, 2017.