## STATE OF NEW YORK

459--A

2017-2018 Regular Sessions

## IN SENATE

## (Prefiled)

January 4, 2017

- Introduced by Sens. YOUNG, BONACIC, CROCI, FUNKE, ORTT, RANZENHOFER, SEWARD -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations -- recommitted to the Committee on Investigations and Government Operations in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the tax law, the general municipal law, the real property tax law and the agriculture and markets law, in relation to the establishment of a working farmland property tax credit for owners of agricultural assessment land within agricultural districts

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

1 Section 1. Legislative intent. The legislature hereby finds, deter-2 mines and declares that the New York agriculture industry has a substantial impact on the overall economic health and well-being of the state. 3 4 The state constitution provides that the policy of the state shall be to 5 encourage the development and improvement of its agricultural lands for 6 the production of food and other agricultural products. The activities 7 of farmers and the protection of viable farmland provide many environmental benefits to society, such as open space, scenic vistas, wetlands 8 that aid in water purification, plants that purify air, and food, water 9 and habitat for people, domestic animals and wildlife. Therefore, it is 10 11 in the public interest to encourage the maintenance of existing farmland 12 and agricultural lands for farming purposes, thereby helping to ensure 13 the continued economic viability of farm operations.

14 § 2. Section 210-B of the tax law is amended by adding a new subdivi-15 sion 11-a to read as follows:

16 <u>11-a. Working farmland property tax credit. (a) General. In the case</u> 17 <u>of a taxpayer that owns agricultural assessment land which is eliqible</u>

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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for the working farmland property tax credit established pursuant to 1 article eighteen-D of the general municipal law and an agricultural 2 3 district established pursuant to article twenty-five-AA of the agricul-4 ture and markets law, and the taxpayer has executed a covenant to 5 restrict the use of such land pursuant to section nine hundred seventyб two-g of the general municipal law, there shall be allowed a credit for 7 the school district, town and county property taxes paid during the 8 taxable year on such land; provided, however, that the amount of the 9 credit shall be limited to the taxes paid on the agricultural assessment 10 value of such land as calculated by the assessor pursuant to section 11 three hundred five or three hundred six of the agriculture and markets law. In the event that agricultural assessment land is removed from an 12 13 agricultural district pursuant to article twenty-five-AA of the agricul-14 ture and markets law, a taxpayer that owns such land shall continue to be eligible for the credit provided by this subdivision for the remain-15 16 der of the term of the eight year covenant. 17 (b) School district property taxes. For purposes of this subdivision, the term "school district property taxes" means all property taxes, 18 19 special ad valorem levies and special assessments, exclusive of penal-20 ties and interest, levied for school district purposes on the agricul-21 tural assessment land owned by the taxpayer. 22 (c) Town and county property taxes. For purposes of this subdivision, the term "town and county property taxes" means all property taxes, 23 24 special ad valorem levies and special assessments, exclusive of penal-25 ties and interest, levied for town and county purposes on the agricul-26 tural assessment land owned by the taxpayer. 27 (d) Agricultural assessment land. The term "agricultural assessment land means land which receives or is eligible to receive an agricul-28 29 tural assessment for the taxable year pursuant to section three hundred 30 five or three hundred six of the agriculture and markets law. Agricul-31 tural assessment land also includes land set aside or retired under a 32 federal supply management or soil conservation program. 33 (e) Nonqualified use of agricultural assessment land. (1) No credit in 34 conversion year. In the event that agricultural assessment land, or any 35 portion of such land, is converted to nonqualified use, credit under this subdivision shall not be allowed with respect to such property for 36 37 the taxable year of conversion (the conversion year). 38 (2) Credit recapture. If the conversion of agricultural assessment land, or any portion of such land, to nonqualified use occurs during the 39 period of the eight taxable years following the taxable year for which 40 41 the credit under this subdivision was last claimed with respect to such 42 property, the credits allowed with respect to such property for the 43 taxable years prior to the conversion year, multiplied by two hundred 44 percent, must be added back in the conversion year. 45 (3) Exception to recapture. Subparagraph two of this paragraph shall 46 not apply to the conversion of land where the conversion is by reason of 47 involuntary conversion, within the meaning of section one thousand thirty-three of the internal revenue code. 48 49 (4) Conversion to nonqualified use. For purposes of this paragraph, conversion to nonqualified use shall mean that such land is converted to 50 51 a use which would disqualify such land for an agricultural assessment 52 under section three hundred five or three hundred six of the agriculture 53 and markets law. 54 (f) In no event shall the credit provided in this subdivision be 55 allowed in an amount which will reduce the tax payable to less than the 56 higher of the amounts prescribed in paragraphs (b) and (c) of subdivi-

sion one of this section. If, however, the amount of credit allowable 1 under this subdivision for any taxable year reduces the tax to such 2 3 amount, any amount of credit not deductible in such taxable year may be 4 carried over to the following year or years and may be deducted from 5 the taxpayer's tax for such year or years. Provided, however, in lieu of б carrying over the unused portion of such credit, the taxpayer may elect 7 to treat such unused portion as an overpayment of tax to be credited or 8 refunded in accordance with the provisions of section one thousand 9 eighty-six of this chapter except that no interest shall be paid on such 10 overpayment. 11 (g) A taxpayer shall reduce credits claimed under this subdivision by any credits claimed under subdivision eleven of this section for the 12 13 taxable year. 14 § 3. Section 606 of the tax law is amended by adding a new subsection (n-3) to read as follows: 15 16 (n-3) Working farmland property tax credit. (1) General. In the case 17 of a taxpayer that owns agricultural assessment land which is located in an agricultural district established pursuant to article twenty-five-AA 18 19 of the agriculture and markets law, and the taxpayer has executed a 20 covenant to restrict the use of such land pursuant to section nine 21 hundred seventy-two-g of the general municipal law, there shall be allowed a credit for the school district, town and county property taxes 22 paid during the taxable year on such land; provided, however, that the 23 amount of the credit shall be limited to the taxes paid on the agricul-24 25 tural assessment value of such land as calculated by the assessor pursu-26 ant to section three hundred five or three hundred six of the agricul-27 ture and markets law. Such credit shall be allowed against the taxes imposed by this article for the taxable year reduced by the credits 28 29 permitted by this article. If the credit exceeds the tax as so reduced, 30 the taxpayer may receive, and the comptroller, subject to a certificate 31 of the commissioner, shall pay as an overpayment, without interest, the 32 amount of such excess. In the event that agricultural assessment land is 33 removed from an agricultural district, a taxpayer that owns such land 34 shall continue to be eligible for the credit provided by this subdivi-35 sion for the remainder of the term of the eight year covenant. (2) School district property taxes. For purposes of this subsection, 36 37 the term "school district property taxes" means all property taxes, 38 special ad valorem levies and special assessments, exclusive of penalties and interest, levied for school district purposes on the agricul-39 tural assessment land owned by the taxpayer. 40 41 (3) Town and county property taxes. For purposes of this subsection, 42 the term "town and county property taxes" means all property taxes, 43 special ad valorem levies and special assessments, exclusive of penal-44 ties and interest, levied for town and county purposes on the agricul-45 tural assessment land owned by the taxpayer. 46 (4) Agricultural assessment land. The term "agricultural assessment land" means land which receives or is eligible to receive an agricul-47 48 tural assessment for the taxable year pursuant to section three hundred 49 five or three hundred six of the agriculture and markets law. Agricultural assessment land also includes land set aside or retired under a 50 51 federal supply management or soil conservation program. 52 (5) Nonqualified use of agricultural assessment land. (A) No credit in 53 conversion year. In the event that agricultural assessment land, or any 54 portion of such land, is converted to nonqualified use, credit under this subsection shall not be allowed with respect to such land for the 55 56 taxable year of conversion (the conversion year).

(B) Credit recapture. If the conversion of agricultural assessment 1 land, or any portion of such land, to nonqualified use occurs during the 2 3 period of the eight taxable years following the taxable year for which 4 the credit under this subsection was last claimed with respect to such 5 land, the credits allowed with respect to such land for the taxable б years prior to the conversion year, multiplied by two hundred percent, 7 must be added back in the conversion year. 8 (C) Exception to recapture. Subparagraph (B) of this paragraph shall 9 not apply to the conversion of land where the conversion is by reason of 10 involuntary conversion, within the meaning of section one thousand thir-11 ty-three of the internal revenue code. (D) Conversion to nonqualified use. For purposes of this paragraph, 12 conversion to nonqualified use shall mean that such land is converted to 13 14 a use which would disqualify such property for an agricultural assessment under section three hundred five or three hundred six of the agri-15 16 culture and markets law. 17 (6) A taxpayer shall reduce credits claimed under this subsection by any credits claimed under subsection (n) of this section for the taxable 18 <u>year.</u> 19 20 § 4. The general municipal law is amended by adding a new article 18-D 21 to read as follows: 22 ARTICLE 18-D 23 WORKING FARMLAND PROPERTY TAX CREDIT 24 Section 972. Short title. 25 972-a. Statement of legislative findings and declaration. 26 972-b. Definitions. 27 972-c. Eligibility criteria for working farmland property tax 28 credit. 29 972-d. Eligibility criteria for approval of county agricultural 30 and farmland protection plans. 31 972-e. Powers and duties of the commissioner. 32 972-f. Application for eligibility for designation as eligible 33 for the working farmland property tax credit. 34 972-g. Review of working farmland designation. 35 972-h. Restriction of lands to agricultural uses. 36 972-i. Annual report. 37 § 972. Short title. This article shall be known and may be cited as the "working farmland property tax credit act". 38 <u>§ 972-a. Statement of legislative findings and declaration. It is</u> 39 hereby found and declared that the conservation and protection of agri-40 cultural lands, and the promotion of agriculture as a vital local 41 42 resource is of statewide concern. It is the public policy of the state 43 to conserve, protect and encourage the development and improvement of its agricultural land for production of food and other agricultural 44 45 products. It is also the declared policy of the state to conserve and 46 protect agricultural lands as valued natural and ecological resources 47 which provide needed open spaces for clean air sheds, as well as for aesthetic purposes. In order to accomplish these goals in the context of 48 local planning and land use decision-making, it is declared to be in the 49 interest of the state to establish authority at the township level to 50 51 designate the town as eligible for the working farmland property tax credit to provide incentives and otherwise assist landowners and towns 52 53 to mutually achieve these goals. 54 § 972-b. Definitions. As used in this article, the following words and 55 terms shall have the following meanings unless the context shall indi-56 cate another or different meaning or intent:

1	(a) "Applicant" shall mean the county submitting an application in the
2	manner authorized by this article for designation of an area as eligible
3	for the working farmland property tax credit.
4	(b) "Commissioner" shall mean the commissioner of agriculture and
5	markets.
б	(c) "Working farmland property tax credit" shall mean a county within
7	the state that has been designated as eligible for a working farmland
8	property tax credit pursuant to this article.
9	(d) "County agricultural and farmland protection plan" shall mean a
10	plan that has been adopted by a county legislative body pursuant to
11	section three hundred twenty-four of the agriculture and markets law.
12	(e) "Agricultural and farmland protection board" shall mean a county
13	agricultural and farmland protection board established pursuant to
14	section three hundred two of the agriculture and markets law.
15	(f) "Agricultural assessment land" shall mean land which receives or
16	is eligible to receive an agricultural assessment for the taxable year
17	pursuant to section three hundred five or three hundred six of the
18	agriculture and markets law. Agricultural assessment land also includes
19	land set aside or retired under a federal supply management or soil
20	conservation program.
21	§ 972-c. Eligibility criteria for working farmland property tax cred-
22	it. For designation as eligible for the working farmland property tax
23	credit, a county shall adopt a county agricultural and farmland
24	protection plan pursuant to section three hundred twenty-four of the
25	agriculture and markets law or its equivalent as determined by the
26	commissioner.
27	§ 972-d. Eligibility criteria for approval of county agricultural and
28	farmland protection plans. County agricultural and farmland protection
29	plans adopted by a county legislative body pursuant to this article
30	shall comply with section three hundred twenty-four of the agriculture
31	and markets law and shall include but not be limited to:
32	(a) the location of any land or areas proposed to be protected;
33	(b) an analysis of the following factors concerning any areas and
34	lands proposed to be protected:
35	(i) value to the agricultural economy of the county;
36	(ii) open space value;
	(iii) consequences of possible conversion; and
37 20	
38	(iv) level of conversion pressure on the lands or areas proposed to be
39 40	protected;
40	(c) an evaluation of the effect of county programs and policies on the viability of farm operations and the availability of land for agricul-
41	
42	tural production;
43	(d) a description of the activities, programs and strategies intended
44	to be used by the county to promote continued agricultural use.
45	§ 972-e. Powers and duties of the commissioner. The commissioner
46	shall:
47	(a) Promulgate regulations governing the criteria of eligibility for
48	working farmland property tax credit designation and the application
49	process;
50	(b) Receive and review applications for designation of counties as
51	eligible for the working farmland property tax credit;
52	(c) Review the status of any county previously designated as eligible
53	for the working farmland property tax credit; and
54	(d) File notice of the designation or revocation of eligibility of a
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55 county for the working farmland property tax credit with the applicant,

1	the department of taxation and finance and the commissioner of taxation
2	and finance.
3	§ 972-f. Application for eligibility for designation as eligible for
4	the working farmland property tax credit. (a) A county legislative body
5	may adopt a resolution authorizing the town to prepare and submit an
	application to the commissioner for designation of the county as eligi-
6	
7	ble for the working farmland property tax credit; and the adoption of
8	such resolution by the county shall be a prerequisite to the submission
9	of an application for such designation. Such resolution shall include a
10	description of such area including the tax map identification numbers
11	for all parcels that would be eligible for the working farmland property
12	tax credit.
13	(b) Each application shall:
14	(i) be prepared in a manner and form prescribed by regulations promul-
15	gated by the commissioner, and shall include written confirmation by the
16	county legislative body verifying that the information contained in the
17	application is accurate and complete to the best of his or her know-
18	<u>ledge;</u>
19	(ii) include evidence of the adoption of a county agricultural and
20	farmland protection plan or its equivalent, which has been prepared in a
21	manner and form prescribed by regulations promulgated by the commission-
22	er, by the governing body of the county which is applying for desig-
23	nation as eligible for the working farmland property tax credit;
24	(iii) include a tax map or other map of the county which sets forth
25	the tax map numbers of all parcels of land that would be eligible for
26	the working farmland property tax credit; and
27	(iv) include a copy of the report of the county agricultural and farm-
28	land protection board.
29	(c) Within ninety days after receipt of written notice from the
30	commissioner that an application for designation as eligible for the
31	working farmland property tax credit has been approved, the county
32	legislative body shall commence the process to adopt a comprehensive
33	plan, or amend an existing comprehensive plan, pursuant to section two
34	hundred thirty-nine-d of this chapter, to include the county agricul-
35	tural and farmland protection plan which has been adopted by the county
36	agricultural and farmland protection board and approved by the commis-
37	sioner pursuant to this section. The working farmland property tax cred-
38	it shall not be effective unless the county's comprehensive plan, or
39	amendment of such plan, includes such agricultural and farmland
40	protection plan. The working farmland property tax credit shall be
41	effective for the tax year immediately upon the adoption of the county's
42	comprehensive plan, or amendment of such plan, which includes the agri-
43	cultural and farmland protection plan.
44	(d) Within thirty days after the effective date of the working farm-
45	land property tax credit, the county clerk shall record a copy of the
46	tax map or other map of the parcels that would be eligible for the work-
47	ing farmland property tax credit as approved by the commissioner pursu-
48	ant to this article.
49	§ 972-q. Review of working farmland designation. (a) The county legis-
49 50	lative body may, by resolution, submit to the commissioner once every
50 51	eight years a request to review an existing working farmland desig-
51 52	nation. The resolution shall include the reasons and justification for
	the proposed review along with the tax map or other map of the eligible
53 54	parcels. The commissioner shall review the designation subject to the
54	parcers, the commissioner shall review the designation subject to the

55 following provisions:

1	(i) The commissioner shall determine whether a change in circumstances
2	has occurred since the designation of eligibility which makes the county
3	no longer eligible.
4	(ii) Any designation of a county as eligible for the working farmland
5	property tax credit shall remain in effect for a minimum of three years
6	from the effective date of the designation.
7	(b) Any request by a county legislative body to remove the county as
8	eligible for the working farmland property tax credit must include proof
9	that the county provided public notice of such proposed removal,
10	provided individual notice in writing to persons, as listed on the most
11	recent assessment rolls, whose land is the subject of the proposed
12	removal and held a public hearing at least thirty days prior to the
13	request to the commissioner.
14	(c) Prior to submission to the commissioner of the resolution to
15	remove the county as eligible for the working farmland property tax
16	credit, the county agricultural and farmland protection board shall,
17	within forty-five days report to the county legislative body its recom-
18	mendations concerning the proposed removal of eligibility. The county
19	legislative body shall provide a copy of the report, or, in the event
20	that no report is provided by the county agricultural and farmland
21	protection board, a statement of the facts and circumstances concerning
22	the county legislative body's referral to the county agricultural and
	farmland protection board, to the commissioner.
23	
24	(d) Upon the removal of eligibility for the working farmland property
25	tax credit as provided in this section, the commissioner shall file
26	notice of such action as required by section nine hundred seventy-two-e
27	of this article.
28	(e) Within thirty days after receipt of written notice from the
29	commissioner that a request for removal of the working farmland property
30	tax credit has been approved, the county clerk shall record such notice
31	relating to the parcels so affected.
32	<u>§ 972-h. Restriction of lands to agricultural uses. (a) Any county</u>
33	which is eligible for the working farmland property tax credit pursuant
34	to this article shall utilize a covenant or deed restriction with the
35	landowner to limit the use of agricultural assessment land for the
36	purpose of preserving such land subject to the conditions set forth in
37	the covenant and in this article. The owner of such land shall furnish
38	the county with such information as the county shall require in order to
39	enable it to determine the eligibility of the land involved.
40	(b) If such a covenant is made with any landowner, the county shall
41	offer such a covenant under similar terms to every other owner of agri-
42	cultural assessment land located in an agricultural district in the
43	county.
44	(c) Every covenant shall provide for the exclusion of uses other than
45	agricultural, and other than those compatible with agricultural uses,
46	for the duration of the covenant and be binding upon, and inure to the
47	benefit of, all successors in interest of the owner.
48	(d) Each covenant shall be for a term of eight years and shall auto-
49	matically be renewed each year unless the landowner files notice with
50	the county clerk.
51	(e) No later than twenty days after a county enters into a covenant
52	with a landowner pursuant to this section, the county clerk shall record
53	the covenant, which shall describe the land subject thereto, including
54	the tax map identification number or numbers for such land, together
55	with a reference to the map showing the location of the agricultural
56	district in which the property lies. From and after the time of such

1	recordation such covenant shall impart such notice thereof to all
2	persons as is afforded by the recording laws of this state.
3	(f) The county may bring any action in court necessary to enforce any
4	covenant, including, but not limited to, an action to enforce the coven-
5	ant by injunction.
б	§ 972-i. Annual report. Each county which becomes eligible for the
7	working farmland property tax credit established pursuant to this arti-
8	cle shall every eight years file with the commissioner and the commis-
9	sioner of taxation and finance a report concerning the status of eligi-
10	ble agricultural land. The report shall include the tax map
11	identification numbers for all parcels in the county for which a land-
12	owner has filed a non-agricultural development covenant pursuant to this
13	article and the total number of acres in the county which are subject to
14	such a non-agricultural development covenant. In the event that any of
15	these parcels of land have been converted to a use which would disquali-
16	fy such land for an agricultural assessment under section three hundred
17	five or three hundred six of the agriculture and markets law, the report
18	shall identify such parcels.
19	§ 5. Paragraph (a) of subdivision 1 of section 922 of the real proper-
20	ty tax law is amended by adding a new subparagraph (xv) to read as
21	follows:
22	(xv) a statement as to whether the parcel is eligible for a working
23	farmland property tax credit created pursuant to article eighteen-D of
24	the general municipal law.
25	§ 6. Subdivision 1 of section 302 of the agriculture and markets law
26	is amended by adding a new paragraph (f) to read as follows:
27	(f) The county agricultural and farmland protection board shall advise
28	the county legislative body in relation to the proposed establishment or
29	review of any working farmland property tax credit established pursuant
30	to article eighteen-D of the general municipal law. The board shall
31	render expert advice relating to the desirability of such action,
32	including advice as to the nature of farming and farm resources within
33	the county and the extent to which it is consistent with the county
34	agricultural and farmland protection plan that may have been adopted
35	pursuant to section three hundred twenty-four of the agriculture and
36	markets law.
37	§ 7. This act shall take effect on the one hundred eightieth day after
38	it shall have become a law and shall apply to taxable years beginning on
39	or after the effective date of this act. Provided that any rule or

40 regulation necessary for the timely implementation of the provisions of 41 this act on its effective date may be promulgated on or before such 42 effective date.