STATE OF NEW YORK

9562

IN SENATE

September 23, 2022

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

AN ACT to amend the environmental conservation law, in relation to expanding the food donation and food scraps recycling program

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

Section 1. Subdivision 1 of section 27-2201 of the environmental conservation law, as added by section 2 of part SS of chapter 58 of the laws of 2019, is amended to read as follows:

1

7

9 10

15

17

18 19

- 1. "Designated food scraps generator" means a person who generates at 5 a single location an annual average of two tons per week or more of food 6 scraps between January first, two thousand twenty-two and December thirty-first, two thousand twenty-three, an annual average of one ton per 8 week or more of food scraps between January first, two thousand twentyfour and December thirty-first, two thousand twenty-five, and an annual average of one-half ton per week or more of food scraps beginning Janu-11 ary first, two thousand twenty-six and thereafter based on a methodology 12 established by the department pursuant to regulations, including, supermarkets, large food service businesses, higher educational institutions, 14 hotels, food processors, correctional facilities, and sports or entertainment venues. For a location with multiple independent food service 16 businesses, such as a mall or college campus, the entity responsible for contracting for solid waste hauling services is responsible for managing food scraps from the independent businesses.
- § 2. The opening paragraph of paragraph (b) of subdivision 1 and paragraph (a) of subdivision 3 of section 27-2203 of the environmental 20 conservation law, as added by section 2 of part SS of chapter 58 of the 21 22 laws of 2019, are amended to read as follows:
- 23 except as provided in paragraph (c) of this subdivision, each desig-24 nated food scraps generator [that is within twenty-five miles of an 25 organics recycler, to the extent that the recycler has capacity to 26 aggept all of such generator's food sgraps based on the department's 27 yearly estimate of an organic recyclers' capacity pursuant to section 28 **27-2211 of this title**, shall:

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

LBD16350-01-2

S. 9562 2

1 (a) the designated food scraps generator does not meet the [two tons]

- 2 tonnage per week threshold pursuant to subdivision one of section
- 3 27-2201 of this title;
 - § 3. This act shall take effect immediately.