AGRICULTURE—PILOT PROGRAMS—INDUSTRIAL HEMP CHAPTER 524

S. 7047

Approved December 17, 2014 Effective June 15, 2015

AN ACT to amend the agriculture and markets law, in relation to authorizing the growing of industrial hemp as part of an agricultural pilot program

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

- § 1. Legislative intent. The legislature hereby finds and declares that it is necessary to establish an agricultural pilot program, as authorized under federal law, for the growing of industrial hemp in the state to provide research-based knowledge that can be used by farmers and businesses to develop a successful hemp industry if federal authorization is granted.
- Article 27 and sections 450, 451, 452, 453, 454 and 455 of the agriculture and markets law, as renumbered by chapter 1047 of the laws of 1965, are renumbered article 30 and sections 550, 551, 552, 553, 554 and 555 and a new article 29 is added to read as follows:

ARTICLE 29 GROWTH OF INDUSTRIAL HEMP

Section

505. Definitions.

506. Growth of industrial hemp permitted

507. Prohibitions.

508. Regulations.

§ 505. Definitions

As used in this article:

- "Industrial hemp" means the plant Cannabis sativa L. and any part of such plant, whether growing or not, with a delta-9 tetrahydrocannabinol concentration of not more than 0.3 percent on a dry weight basis.
 - "Institution of higher education" means:
- (a) any of the colleges and universities described in subdivision three of section three hundred fifty-two of the education law;
- (b) a college established and operated pursuant to the provisions of article one hundred twenty-six of the education law, and providing two-year or four-year post secondary programs in general and technical educational subjects and receiving financial assistance from the state:
- (c) the city university of New York, as defined in subdivision two of section sixty-two hundred two of the education law; and
- (d) a not-for-profit two or four year university or college given the power to confer associate, baccalaureate or higher degrees in this state by the legislature or by the regents under article five of the education law.

§ 506. Growth of industrial hemp permitted

Notwithstanding any provision of law to the contrary, industrial hemp is an agricultural product which may be grown, produced and possessed in the state as part of an agricultural pilot program pursuant to authorization under federal law and the provisions of this article.

Notwithstanding any provision of law to the contrary restricting the growing or

cultivating of industrial hemp, and subject to authorization under federal law, the commissioner may authorize no more than up to ten sites for the growing or cultivating of industrial hemp as part of an agricultural pilot program conducted by the department and/or an institution of higher education to study the growth and cultivation of such hemp provided that the sites used for growing or cultivating industrial hemp are certified by, and registered with, the department.

§ 507. Prohibitions

The sale, distribution or export of industrial hemp grown or cultivated pursuant to this article is prohibited.

§ 508. Regulations

In cooperation with the commissioner of health and the commissioner of criminal justice services, the commissioner shall develop regulations consistent with the provisions of this article for the approval of agricultural pilot programs for the growing and cultivation of industrial hemp, including, but not limited to:

- (a) the authorization of any person who as part of such program may acquire or possess industrial hemp or hemp seeds; and
 - (b) the disposition of industrial hemp after it has been grown or cultivated and studied.
- § 3. This act shall take effect on the one hundred eightieth day 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 and directed to be made and completed on or before such effective date.

AGRICULTURE—AGED PERSONS—COMMUNITY GARDENS CHAPTER 525

S.B. 7180

Approved and effective December 17, 2014

AN ACT to amend the agriculture and markets law, in relation to encouraging community-based organizations to increase opportunities for seniors to participate in community gardens

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

- § 1. Paragraph (a) of subdivision 4 of section 31-j of the agriculture and markets law, as added by chapter 528 of the laws of 2013, is amended to read as follows:
- (a) The goals of the task force may include, but are not limited to, the study, evaluation and development of recommendations: (i) to encourage the establishment and expansion of community gardens by state agencies, municipal governments and private parties, (ii) to encourage cooperation between the activities and operations of community gardens and provision of donated food to local voluntary food assistance programs for the poor and disadvantaged, and (iii) to increase the benefits that community gardens may provide to the local community in which they are located, and (iv) to encourage cooperation with community-based organizations to increase the opportunities for seniors, those aged sixty-two years of age or older, to participate in community gardens.
- § 2. Paragraph e of subdivision 2 of section 31-h of the agriculture and markets law, as added by chapter 528 of the laws of 2013, is amended to read as follows:
- e. Assist, support and encourage contact and cooperation between, and the cooperative sharing of resources between community garden groups, school garden programs and local voluntary food assistance programs, such as community food pantries, soup kitchens, senior centers, and other community and not-for-profit organizations that