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SENATE COMMITTEE SUBSTITUTE FOR SENATE, No. 589

STATE OF NEW JERSEY 215th LEGISLATURE

ADOPTED MAY 17, 2012

Sponsored by: Senator JENNIFER BECK District 11 (Monmouth) Senator STEPHEN M. SWEENEY District 3 (Cumberland, Gloucester and Salem) Assemblyman TROY SINGLETON District 7 (Burlington) Assemblyman JOHN J. BURZICHELLI District 3 (Cumberland, Gloucester and Salem) Assemblywoman PAMELA R. LAMPITT District 6 (Burlington and Camden) Assemblywoman BONNIE WATSON COLEMAN District 15 (Hunterdon and Mercer) Assemblyman GILBERT "WHIP" L. WILSON District 5 (Camden and Gloucester)

Co-Sponsored by: Senator Turner, Assemblymen Benson, Wimberly and Coughlin

SYNOPSIS

Revises certain provisions of farmland assessment law.

CURRENT VERSION OF TEXT

As amended by the General Assembly on February 14, 2013.

AN ACT concerning farmland assessment, amending and supplementing P.L.1964, c.48, amending P.L.1999, c.278, and repealing section 1 of P.L.1968, c.455 (C.54:4-23.13a).

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. a. (New section) ${}^{1}(1)^{1}$ The ${}^{4}[^{1}Division of Taxation in the]$ 8 9 Department of the Treasury, in consultation with the 1 State Board of Agriculture ¹and the Department of Agriculture ⁴[,]⁴ ¹ shall 10 develop ⁴[, and adopt as rules and regulations pursuant to the 11 "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 12 seq.)]⁴, within one year after the date of enactment of 13 P.L., c. (C. (pending before the Legislature as this bill),4 14 guidelines describing '[common] generally accepted agricultural 15 and horticultural practices, which may be used by municipal tax 16 assessors, county assessors, county tax administrators, and other 17 18 appropriate local government officials to assist them in determining 19 whether land may be deemed to be in agricultural use, horticultural 20 use, or actively devoted to agricultural or horticultural use pursuant 21 to the "Farmland Assessment Act of 1964," P.L.1964, c.48 (C.54:4-23.1 et seq.). ⁴The Division of Taxation in the Department of the 22 23 Treasury shall review the guidelines, and, upon its approval thereof, shall adopt them as rules and regulations pursuant to the 24 "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 25 seq.). ⁴ The guidelines shall be advisory, and need not be exhaustive 26 or comprehensive in terms of applicability, nor specifically tailored, 27 28 to each and every possible agricultural or horticultural practice or 29 use. The Director of the Division of Taxation shall distribute these 30 guidelines to all municipal tax assessors, county assessors, county tax administrators, and other appropriate local government officials, 31 32 by including them, to the maximum extent possible, with other 33 information on real property taxation regularly distributed by the

¹(2) Upon the request of a municipal tax assessor, county assessor, county tax administrator, or other appropriate local official, the Division of Taxation, in consultation with the State Board of Agriculture and the Department of Agriculture, shall provide advice ²[, in writing if requested,]² to assist the municipal tax assessor, county assessor, county tax administrator, or other appropriate local official in determining whether or not a particular

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

division to such individuals.

Matter enclosed in superscript numerals has been adopted as follows:

¹ Senate SBA committee amendments adopted June 18, 2012.

² Senate floor amendments adopted June 21, 2012.

³ Assembly AAN committee amendments adopted September 27, 2012.

⁴ Assembly floor amendments adopted February 14, 2013.

- parcel may qualify for valuation, assessment and taxation pursuant 1
- 2 to P.L.1964, c.48 based on the agricultural or horticultural activities
- taking place on the parcel. ²[The written advice provided in 3
- response to each such individual request shall be compiled by the 4
- 5 Division of Taxation and issued periodically, but at least annually,
- 6 as a supplement to the guidelines describing generally accepted
- 7 agricultural and horticultural practices developed and adopted
- pursuant to this subsection. 1]2 8
- The Division of Taxation ¹[in the Department of the 9
- Treasury 1, in conjunction with the Department of Agriculture, 10
- shall ²[annually]² offer, ²at such time intervals as may be 11
- established by the Director of the Division of Taxation but at least 12
- biennially, and ² free of charge, a ²[six-hour] ² continuing education 13
- 14 course to municipal tax assessors, county assessors, county tax
- 15 administrators, and other appropriate local government officials on
- 16 the guidelines developed and adopted pursuant to subsection a. of
- 17 this subsection and other issues concerning the valuation,
- 18 assessment and taxation of land pursuant to P.L.1964, c.48.
- 19 The State Board of Agriculture, the Department of
- 20 Agriculture, and the Department of Environmental Protection shall
- consult with the New Jersey Forestry Association ¹[and] ²[, ¹] and ² 21
- the New Jersey Division of the Society of American Foresters ²[1, 22
- and other interested forestry, farming, conservation, and 23
- environmental organizations 12 on any issues pertaining to 24
- 25 woodland management or forest stewardship and P.L.1964, c.48.
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- 2. Section 5 of P.L.1964, c.48 (C.54:4-23.5) is amended to read as follows:
- 29 5. a. Except as otherwise provided in subsection [b.] d. of this
- 30 section, land, five acres in area, shall be deemed to be actively
- 31 devoted to agricultural or horticultural use when the amount of the
- gross sales of agricultural or horticultural products produced 33
- thereon, any payments received under a soil conservation program,
- 34 fees received for breeding, raising or grazing any livestock, income
- 35 imputed to cropland pastured and permanent pasture land used for
- 36 grazing in the amount determined by the State Farmland Evaluation
- 37 ¹[Advisory] Committee created pursuant to section 20 of
- P.L.1964, c.48 (C.54:4-23.20), and fees received for boarding, 38
- 39 rehabilitating or training any livestock where the land under the
- boarding, rehabilitating or training facilities is contiguous to land 40
- which otherwise qualifies for valuation, assessment and taxation 41
- under ²[this act] P.L.1964, c.48², have averaged at least [\$500.00] 42
- \$1,000 per year during the two-year period immediately preceding 43
- 44 the tax year in issue, or there is clear evidence of anticipated yearly
- 45 gross sales ²[and such], ² payments ², fees, and imputed income ²
- amounting to at least [\$500.00] \$1,000 within a reasonable period 46

of time, or such amount as may be established by the State 1 Farmland Evaluation ¹[Advisory] Committee pursuant to this 2 section. In the case of woodland subject to a woodland 3 4 management plan pursuant to section 3 of P.L.1964, c.48 (C.54:4-5 23.3), the amount shall be at least \$500, or such amount as may be established by the State Farmland Evaluation [Advisory] 6 Committee pursuant to this section. Every three years ¹, or sooner 7 8 at the call of the Secretary of Agriculture or the Director of the 9 <u>Division of Taxation</u>¹, the State Farmland Evaluation ¹[Advisory]¹ 10 Committee shall review the minimum gross sales, payments, fees, and imputed income ³requirements ³ ², and anticipated yearly gross 11 sales, payments, fees, and imputed income ³[,²]³ requirements 12 ³[of], established in ³ this section for the first five acres, and may, 13 by rule or regulation adopted pursuant to the "Administrative 14 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), raise the 15 amounts of those minimums to such levels as the committee 16 determines appropriate. Any increase made to the minimum gross 17 sales, payments, fees, and imputed income ³requirements ³, and 18 19 anticipated yearly gross sales, payments, fees and imputed income ³[,²]³ requirements ^{3,3} for the first five acres as authorized pursuant 20 to this section shall not be enforced until the third tax year 21 22 following adoption of the increase. 23

In addition, where the land is more than five acres in area, it shall be deemed to be actively devoted to agricultural or horticultural use when the amount of the gross sales of agricultural or horticultural products produced on the area above five acres, any payments received under a soil conservation program, fees received for breeding, raising or grazing any livestock, income imputed to cropland pastured and permanent pasture land used for grazing in the amount determined by the State Farmland Evaluation ¹[Advisory] Committee created pursuant to section 20 of P.L.1964, c.48 (C.54:4-23.20), and fees received for boarding, rehabilitating or training any livestock where the land under the boarding, rehabilitating or training facilities is contiguous to land which otherwise qualifies for valuation, assessment and taxation under ²[this act] P.L.1964, c.48², have averaged at least \$5.00 per acre per year during the two-year period immediately preceding the tax year in issue, or there is clear evidence of anticipated yearly gross sales ²[and such], ² payments ², fees, and imputed income² amounting to an average of at least \$5.00 per year within a reasonable period of time; except in the case of woodland and wetland, where the minimum requirement shall be an average of \$0.50 per acre on the area above five acres.

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In addition, in order for land to be deemed to be actively devoted to agricultural or horticultural use, the activity and use must be consistent with the guidelines ³describing generally

- 1 <u>accepted agricultural and horticultural practices</u>³ <u>developed and</u>
- 2 <u>adopted</u> ⁴[by the Division of Taxation] ⁴ pursuant to subsection a.
- 3 of section 1 of P.L. , c. (C.) (pending before the Legislature 4 as this bill). 1
- 5 As used in this section, "livestock" shall not include dogs.
- For the purposes of this section, the presence of an intervening public thoroughfare shall not preclude a finding of contiguity.
- 8 <u>b.</u> ${}^{1}(1)$ Land previously qualified as actively devoted to
- 9 agricultural or horticultural use under ²[the act] P.L.1964, c.48²
- 10 ³[;], ³ but failing to meet the additional requirement on acreage
- above five acres ¹[, or failing to meet any increase in the minimum
- amount of gross sales, payments and fees received, and imputed
- income established pursuant to subsection a. of this section, 1¹³, 3

 shall not be subject to the roll-back tax because of such
- disqualification, but shall be treated as land for which an annual
- application has not been submitted 3,3 provided that the land
- 17 remains in agricultural or horticultural use.
- 18 '(2) Land previously qualified as actively devoted to agricultural
- or horticultural use under ²[the act] P.L.1964, c.48² ³[;], ³ but
- 20 <u>failing to meet any increase in the minimum amount of gross sales.</u>
- 21 payments and fees received, and imputed income ³requirements ³,
- 22 and anticipated yearly gross sales, payments, fees, and imputed
- 23 <u>income</u> ³requirements ³, ² established pursuant to subsection a. of
- 24 this section, shall not be subject to the roll-back tax because of such
- 25 <u>disqualification</u>, but shall be treated as land for which an annual
- 26 <u>application has not been submitted</u> ³, ³ <u>provided that the land</u>
- 27 <u>remains in agricultural or horticultural use.</u>
- 28 (3) Land qualified as actively devoted to agricultural or 29 horticultural use as of the day before the date of enactment of
- 30 P.L., c. (C.) (pending before the Legislature as this bill) due
- 31 to the use of payments or other compensation received under a soil
- 32 <u>conservation program agreement with any agency of the federal</u>
- 33 government, but which payments or other compensation do not
- 34 meet the minimum amounts required pursuant to subsection a. of
- 35 this section as amended by P.L., c. (C.) (pending before the
- 36 <u>Legislature as this bill</u>), shall continue to be deemed to be actively
- 37 devoted to agricultural or horticultural use for purposes of
- 38 <u>valuation, assessment and taxation under P.L.1964, c.48 until the</u>
- 39 end of the soil conservation program agreement period.¹
- 40 <u>c.</u> In determining the eligibility of land for valuation,
- assessment and taxation pursuant to P.L.1964, c.48 (C.54:4-23.1 et
- seq.), the assessor of the taxing district in which the land is located shall, upon request by the owner of the land, exempt the owner from
- 44 the income requirements of this section if the owner demonstrates
- 45 to the satisfaction of the assessor that the failure to meet the income
- 46 requirements was due to an injury, illness or death of the person

responsible for performing the activities which produce the income 1 2 necessary to meet the income eligibility requirement of this section. 3 The request of the owner shall be accompanied by a certificate of a 4 physician stating that the person was physically incapacitated or by 5 a certified copy of the death certificate, as the case may be. The assessor may only grant an exemption once for a particular illness, 6 7 injury or death. [b.] d. The gross sales, payments, ²fees, and ² imputed income 8 9 ²[, and fees]² received pursuant to the requirements of this section shall not apply to land that (1) is the subject of a forest stewardship 10 plan approved by the Department of Environmental Protection 11 12 pursuant to section 3 of P.L.2009, c.256 (C.13:1L-31) which is fully 13 implemented, and (2) otherwise qualifies under the "Farmland Assessment Act of 1964," P.L.1964, c.48 (C.54:4-23.1 et seq.), for 14 15 valuation, assessment and taxation as land in agricultural or horticultural use pursuant to section 3 of P.L.1964, c.48 (C.54:4-16 17 23.3). 18 (cf: P.L.2009, c.256, s.14) 19 20 ³3. Section 7 of P.L.1964, c.48 (C.54:4-23.7) is amended to read 21 as follows: 22 7. The assessor in valuing land which qualifies as land actively

23 devoted to agricultural or horticultural use under the tests prescribed by [this act] P.L.1964, c.48 and the guidelines 24 25 describing generally accepted agricultural and horticultural 26 practices developed and adopted pursuant to subsection a. of section 27 1 of P.L., c. (C.) (pending before the Legislature as this bill), 28 and as to which the owner thereof has made timely application for 29 valuation, assessment and taxation hereunder for the tax year in 30 issue, shall consider only those indicia of value which such land has 31 for agricultural or horticultural use. In addition to use of [his] 32 personal knowledge, judgment and experience as to the value of 33 land in agricultural or horticultural use, [he] the assessor shall, in 34 arriving at the value of such land, consider available evidence of 35 agricultural and horticultural capability derived from the soil survey 36 data at Rutgers, The State University, the National Co-operative Soil Survey, [and] the recommendations of value of such land as 37 38 made by any county or [State-wide] Statewide committee which 39 may be established to assist the assessor, and the guidelines 40 describing generally accepted agricultural and horticultural 41 practices developed and adopted pursuant to subsection a. of section 42 1 of P.L., c. (C.) (pending before the Legislature as this bill).3 43

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(cf: P.L.1964, c.48, s.7)

1 **3**[3.] <u>4.</u> Section 14 of P.L.1964, c.48 (C.54:4-23.14) is amended to read as follows:

14. a. Application for valuation, assessment and taxation of land 3 in agricultural or horticultural use under ²[this act] P.L.1964, c.48² 4 shall be on a form prescribed by the Director of the Division of 5 6 Taxation in the Department of the Treasury ² [and approved by], in 7 consultation with² the State Board of Agriculture, and provided for 8 the use of claimants by the governing bodies of the respective 9 taxing districts. The form of application shall provide for the 10 reporting of information pertinent to the provisions of Article VIII, 11 Section 1, paragraph 1(b) of the Constitution, as amended, and 12 ²[this act] <u>P.L.1964</u>, c.48². The form shall include a plain 13 language recitation and explanation of the guidelines describing 14 ¹generally accepted ¹ agricultural and horticultural practices 15 developed and adopted pursuant to subsection a. of section 1 of 16 P.L., c. (C.) (pending before the Legislature as this bill) that 17 may be used by municipal tax assessors, county assessors, county 18 tax administrators, and other appropriate local government officials 19 to assist them in determining whether land may be deemed to be in 20 agricultural use, horticultural use, or actively devoted to agricultural 21 or horticultural use pursuant to the "Farmland Assessment Act of 22 1964," P.L.1964, c.48 (C.54:4-23.1 et seq.). The applicant shall 23 include with the form of application, in a manner prescribed by the 24 director, proofs of sales of agricultural or horticultural products, and of any other payments, fees, or ²imputed² income received from the 25 agricultural or horticultural use of the land, in the prior year, or 26 clear evidence of anticipated 2 yearly 2 gross sales, payments, fees, or 27 ²[other] imputed² income, amounting to ¹at least ¹ \$1,000 for the 28 first five acres, or in the case of woodland subject to a woodland 29 30 management plan pursuant to section 3 of P.L.1964, c.48 (C.54:4-31 23.3) amounting to ¹at least ¹ \$500 for the first five acres, or in either case amounting to such sums as may be established by the 32 State Farmland Evaluation ¹[Advisory] ¹ Committee pursuant to 33 subsection a. of section 5 of P.L.1964, c.48 (C.54:4-23.5). 34

In the case of land that is the subject of a forest stewardship plan approved by the Department of Environmental Protection pursuant to section 3 of P.L.2009, c.256 (C.13:1L-31) which is fully implemented, and otherwise qualifies under the "Farmland Assessment Act of 1964," P.L.1964, c.48 (C.54:4-23.1 et seq.), for valuation, assessment and taxation as land in agricultural or horticultural use pursuant to section 3 of P.L.1964, c.48 (C.54:4-23.3), no proofs required pursuant to this subsection of gross sales, payments, ²fees, or ² imputed income, ² or fees or of clear evidence of anticipated yearly gross sales, payments, fees, or imputed income, ² need be included with the form or otherwise submitted. ¹However, the applicant shall include documentation

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- 1 <u>demonstrating implementation of the forest stewardship plan,</u>
- 2 <u>including documentation of scheduled activities, a forest inventory</u>
- 3 and yield parameters to document forest productivity, and
- 4 <u>inspections performed, in accordance with rules and regulations</u>
- 5 adopted for the forest stewardship program by the Department of
- 6 Environmental Protection. 1

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46 47 <u>b.</u> A certification by the landowner that the facts set forth in the application are true may be prescribed by the director to be in lieu of a sworn statement to that effect. Statements so certified shall be considered as if made under oath and subject to the same penalties as provided by law for perjury.

12 In addition, for a gross and intentional misrepresentation on the 13 application, the landowner shall be subject to a civil penalty of up 14 to \$5,000. Any such civil penalty may be imposed and collected by 15 the municipality, the county, or the State, with costs, in a summary 16 proceeding pursuant to the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.). The Superior Court and the 17 municipal court shall have jurisdiction to enforce the provisions of 18 19 the "Penalty Enforcement Law of 1999" in connection with this subsection. One-half of any civil penalties so collected by a 20 21 municipality or county shall be dedicated and used by the 22 municipality or county in administering and enforcing the 23 provisions of the "Farmland Assessment Act of 1964," P.L.1964, 24 c.48 (C.54:4-23.1 et seq.) in the municipality or county. The 25 remaining one-half of any civil penalties so collected by a 26 municipality or county shall be paid by the municipality or county 27 to the State, and together with any civil penalties so collected 28 directly by the State, shall be dedicated and used by the Department 29 of Agriculture and the Division of Taxation in administering and 30 enforcing the provisions of P.L.1964, c.48.

- <u>c.</u> Any landowner, except those who have submitted a woodland management plan or a forest stewardship plan pursuant to section 3 of P.L.1964, c.48 (C.54:4-23.3), who is an applicant for valuation, assessment and taxation pursuant to P.L.1964, c.48 (C.54:4-23.1 et seq.) for lands not previously qualified under ²[the act] P.L.1964, c.48² shall submit with the application a map of land use classes and soil groups that conforms with standards established by the Division of Taxation in consultation with the [Secretary] State Board of Agriculture.
- d. For any landowner whose farm management unit is less than ²[10] seven² acres in size, the landowner shall submit with the application form a narrative describing the agricultural or horticultural uses on the farm management unit, the number of acres that will be actively devoted to those uses, and a sketch of the location on the farm management unit of those uses. For the purposes of this subsection, "farm management unit" means a parcel or parcels of land, whether contiguous or noncontiguous,

together with agricultural or horticultural buildings, structures and facilities, producing agricultural or horticultural products, and operated as a single enterprise.

- e. The director, after consultation with the State Board of Agriculture, shall include with each application a letter or other document explaining any changes to the law, rules, regulations, and guidelines on the valuation, assessment and taxation of land pursuant to P.L.1964, c.48 (C.54:4-23.1 et seq.) that have occurred in the prior tax year and which shall be newly in effect in the tax year for which the application is being submitted.
- <u>f.</u> The director shall devise a form for the extension of filing time for the valuation application, which form shall include the name and address of the applicant, the reason for the extension, and a space for the approval or rejection of the assessor.

(cf: P.L.2009, c.256, s.15)

- 3 [4.] <u>5.</u> Section 20 of P.L.1964, c.48 (C.54:4-23.20) is amended to read as follows:
- 20. ¹a. ¹ There is hereby created a State Farmland Evaluation ¹[Advisory] ¹ Committee, the members of which shall be the Director of the Division of Taxation; the Dean of the College of Agriculture, Rutgers, The State University; ¹[and] the Secretary of Agriculture 1; a municipal tax assessor, county assessor, or county tax administrator ³, who shall be ³ appointed by the Governor with the advice and consent of the Senate; and a ³[member of the public ²with knowledge of or experience with farming or agricultural or horticultural practices, uses, or activities, who shall be²] farmer who is a current or former member of the State Board of Agriculture, who shall be³ appointed by the Governor with the advice and consent of the Senate. Each appointed member shall serve for a term of three years and may be appointed to successive terms¹.
 - ¹b.¹ The committee shall meet from time to time on the call of the Secretary of Agriculture ¹or the Director of the Division of Taxation¹ and annually determine and publish a range of values for each of the several classifications of land in agricultural and horticultural use in the various areas of the State. The ¹[primary objective of the]¹ committee shall ¹[be the determination of] determine¹ the ranges in fair value of such land based upon its productive capabilities when devoted to agricultural or horticultural uses. In making these annual determinations of value, the committee shall consider available evidence of agricultural or horticultural capability derived from the soil survey at Rutgers, The State University, the National Co-operative Soil Survey, and such other evidence of value of land devoted exclusively to agricultural or horticultural uses as it may in its judgment deem pertinent. On

or before October 1 of each year, the committee shall make these 1 2 ranges of fair value available to the assessing authority in each of 3 the taxing districts in which land in agricultural and horticultural 4 use is located.

¹c. ¹ The committee shall also conduct the ¹ [periodic] ¹ review ¹, required every three years, or sooner at the call of the Secretary of 6 Agriculture or the Director of the Division of Taxation, of the minimum gross sales, payments, fees, and imputed income ³requirements ³ ², and anticipated yearly gross sales, payments, fees, and imputed income ³[, ²] ³ requirements ³, ³ in order for land which 10 is actively devoted to agricultural or horticultural use to be eligible for valuation, assessment and taxation under the provisions of 12 P.L.1964, c.48 (C.54:4-23.1 et seq.), as prescribed by section 5 of 13 P.L.1964, c.48 (C.54:4-23.5) ¹, and may raise the amounts of those 14 minimums to such levels as the committee determines appropriate 16 as authorized pursuant to section 5 of P.L.1964, c.48¹.

¹d. ¹ Within one year after the date of enactment of P.L., c. (C.) (pending before the Legislature as this bill), and every five years thereafter, the committee ²[, in consultation with recognized Statewide tax assessor and tax administrator organizations,]² shall review the application form or forms for valuation, assessment and taxation of land in agricultural or horticultural use pursuant to P.L.1964, c.48 (C.54:4-23.1 et seq.), and provide any recommendations the committee may have thereon to the Director of the Division of Taxation.

26 (cf: P.L.1964, c.48, s.20)

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 ${}^{3}[5.]\underline{6.}^{3}$ Section 1 of P.L.1999, c.278 (C.54:1-35.25b) is amended to read as follows:

1. a. All tax assessor certificates issued prior to the effective date of P.L.1999, c.278 (C.54:1-35.25b et al.) shall expire five years following that effective date and shall be renewed in accordance with the procedure established in this section. All tax assessor certificates issued on or after the effective date of P.L.1999, c.278 (C.54:1-35.25b et al.) shall expire five years after the issuance of the certificate and shall be renewed in accordance with the procedure established in this section.

(1) All tax assessor certificates shall be renewed upon application, payment of the required renewal fee, and verification that the applicant has met continuing education requirements, as set forth in paragraph (2) and paragraph (3) of this subsection. After the initial expiration of any tax assessor certificates following the effective date of P.L.1999, c.278 (C.54:1-35.25b et al.), each renewal period shall thereafter be for a period of three years. The renewal date shall be 30 days prior to the expiration date of the tax assessor certificate.

1 (2) Prior to the first renewal date of a tax assessor certificate 2 pursuant to P.L.1999, c.278 (C.54:1-35.25b et al.) every applicant 3 for renewal shall, on a form prescribed by the Director of the 4 Division of Taxation, furnish proof of having earned a total of at 5 least 50 continuing education credit hours over the prior five-year 6 period. Thereafter, prior to each succeeding renewal date of a tax 7 assessor certificate, every applicant for renewal shall, on a form 8 prescribed by the Director of the Division of Taxation, furnish 9 proof of having earned a total of at least 30 continuing education 10 credit hours over the prior three-year period. For the purposes of 11 this section, one continuing education credit hour means 50 minutes 12 of classroom or lecture time. After verifying that the applicant has 13 fulfilled the continuing education requirement and after receiving a 14 fee of not less than \$50 paid by the applicant to the order of the 15 Treasurer of the State of New Jersey, the Director of the Division of 16 Taxation shall renew the tax assessor certificate. The Director of 17 the Division of Taxation shall determine, by regulation, the circumstances under which an extension of time to complete the 18 19 requirements for continuing education may be granted by the 20 director.

- (3) Commencing January 1, ⁴[2017] 2018⁴, for any tax 21 assessor of a municipality 1, and for any county assessor of a 22 county, in which one or more Class 3B (Farm Qualified) properties 23 24 subject to valuation, assessment and taxation pursuant to P.L.1964, 25 c.48 (C.54:4-23.1 et seq.) are located, ¹[or for any county assessor, 1 prior to every renewal date of a tax assessor certificate 26 27 issued to that tax assessor pursuant to P.L.1999, c.278 (C.54:1-28 35.25b et al.), the applicant for renewal shall, on a form prescribed by the Director of the Division of Taxation, furnish proof of having 29 taken, at least once in the prior three years, the ²[six-hour]² 30 continuing education course concerning certain aspects of farmland 31 assessment required to be offered, free of charge, by the Division of 32 Taxation ¹[in the Department of the Treasury] ¹, in conjunction 33 34 with the Department of Agriculture, pursuant to subsection b. of 35 section 1 of P.L., c. (C.) (pending before the Legislature as 36 this bill).
- 37 b. There is established within the Division of Taxation in the Department of the Treasury the Tax Assessor Continuing Education 38 Eligibility Board. The board shall consist of six members and be 39 40 comprised as follows: the Director of the Division of Taxation or 41 his designee, the President of the Association of Municipal 42 Assessors, and the President of the New Jersey Association of 43 County Tax Board Commissioners and County Tax Administrators 44 shall be permanent members. The Director of the Division of Taxation and the President of the Association of Municipal 45 46 Assessors shall each appoint an additional member who shall serve 47 for a term of two years. The Director of Government Services at

- Rutgers University shall serve ex officio. Any vacancy in the membership of the board shall be filled for the unexpired term in the manner provided by the original appointment. The first meeting of the board shall be held at the call of the Director of the Division of Taxation, and thereafter the board shall meet annually and shall hold at least one additional meeting within each 12-month period. The board shall establish the curriculum areas and the number of
- The board shall establish the curriculum areas and the number of hours in each curriculum area that an assessor shall complete in order to renew certification.
 - c. When the holder of a tax assessor certificate has allowed the certificate to lapse by failing to renew the certificate, a new application and certificate shall be required. If application is made within six months of the expiration of the certificate, then application may be made in the same manner as a renewal, but with an additional late renewal fee of \$50.
 - d. The Director of the Division of Taxation, in accordance with the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), shall adopt such regulations as are necessary to effectuate the provisions of this section.
- 20 (cf: P.L.1999, c.278, s.1)

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³[6.] <u>7.</u> Section 1 of P.L.1968, c.455 (C.54:4-23.13a) is repealed.

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This act shall take effect immediately, except that it shall be applicable to tax years commencing with tax year ⁴[2014] 27 2015⁴.