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2013-2014 Regular Sessions

IN SENATE

January 23, 2013

Introduced by Sen. ADAMS -- read twice and ordered printed, and when printed to be committed to the Committee on Racing, Gaming and Wagering

AN ACT to amend the general municipal law and the penal law, in relation to bell jar manufacture, sale and conduct

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 3-a of section 186 of the general municipal law, as amended by chapter 531 of the laws of 2011, is amended to read as follows:

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- 3-a. "Bell jars" shall mean and include those games in which a participant shall draw a card from a jar, vending machine, or other suitable device or container which contains numbers, colors or symbols that are covered and which, when uncovered, may reveal that a prize shall be awarded on the basis of a designated winning number, color or symbol or combination of numbers, colors or symbols. Bell jars shall also include seal cards, coin boards, event games, and merchandise boards. ALL BELL JARS SOLD WITHIN THE STATE SHALL BE MANUFACTURED WITH A BOARD-APPROVED LEGEND ON ITS FACE OR REVERSE.
- S 2. Subdivisions 1, 2 and 4 of section 195-n of the general municipal law, subdivisions 1 and 4 as amended by chapter 637 of the laws of 1999, and subdivision 2 as amended by chapter 337 of the laws of 1998, are amended to read as follows:
- 1. Distribution; manufacturers. [For business conducted in this state, manufacturers licensed by the board to sell bell jar tickets shall sell only such tickets to distributors licensed by the board.] (A) GENERALLY. BELL JARS MANUFACTURED WITH A BOARD-APPROVED LEGEND MAY ONLY BE SOLD TO BOARD-LICENSED DISTRIBUTORS FOR RESALE WITHIN THE STATE.
- 22 (B) REVIEW AND APPROVAL. Manufacturers of bell [jar tickets, seal cards, merchandise boards, and coin boards may] JARS SHALL submit 24 [samples,] artists' renderings, or color photocopies of proposed bell

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

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[jar tickets, seal cards, merchandise boards, coin boards] JARS, payout cards, and flares for review and approval by the board. Within thirty days of receipt of such [sample or] rendering OR COLOR PHOTOCOPY, the board shall approve or deny such bell [jar tickets] JARS. Following approval of a rendering OR COLOR PHOTOCOPY of a bell jar [ticket, card, merchandise board, or coin board] by the board, the manufacturer shall submit to the board a sample of the printed bell jar [ticket, seal card, merchandise board, coin board], payout card, and flare for such game. [Such sample shall be submitted prior to the sale of the game to any licensed distributor for resale in this state.] WITHIN THIRTY BOARD SHALL REVIEW FOR CONSISTENCY WITH THE THESAME APPROVED RENDERING AND, IF APPROVED, AUTHORIZE MANUFACTURE. boards and merchandise boards, nothing herein shall require the [submit-tal] SUBMISSION of actual coins or merchandise as part of the [approval] REVIEW process.

- (C) SANCTION. Any licensed manufacturer who [willfully] INTENTIONALLY violates the provisions of this section shall: [(a)] (I) upon such first offense, have their license suspended for a period of thirty days; [(b)] (II) upon such second offense, participate in a hearing to be conducted by the board, and surrender their license for such period as recommended by the board; and [(c)] (III) upon such third or subsequent offense, have their license suspended for a period of one year and shall be guilty of a class E felony. [Any unlicensed manufacturer who violates the provisions of this section shall be guilty of a class E felony.]
- 2. Bar codes. The manufacturer shall affix to the flare of each bell jar game a bar code that provides all information prescribed by the board and shall require that the bar code include the serial number of the game the flare describes. A manufacturer shall also affix to the outside of the container or wrapping containing a deal of bell jar tickets a bar code providing all information prescribed by the board and containing the same information as the bar code affixed to the flare. The board may also prescribe additional bar code requirements. No person [may] SHALL alter the bar code that appears on the flare or on the outside of the container or wrapping containing a deal of bell jar tickets. Possession of a deal of bell jar tickets that has a bar code different from the serial number of the deal inside the container or wrapping as evidenced on the flare is prima facie evidence that the possessor has altered the bar code on the container or wrapping.
- 4. Reports of sales. A manufacturer [who sells bell jar tickets for resale in this state] shall file with the board, on a form prescribed by the board, a report of all bell [jar tickets] JARS sold [to distributors] OR SHIPPED in the state. The report shall be filed quarterly on or before the twentieth day of the month succeeding the end of the quarter in which the sale was made. The board [may] SHALL require that the report be submitted via magnetic media or electronic data transfer.
- S 3. Section 195-o of the general municipal law, as added by chapter 309 of the laws of 1996 and subdivisions 1, 1-a and 5 as amended by chapter 637 of the laws of 1999, is amended to read as follows:
- S 195-o. Distributor of bell jars; reports and records. 1. Distribution; distributors. (A) GENERALLY. Any distributor licensed in accordance with section one hundred eighty-nine-a of this article to distribute bell [jar tickets] JARS shall purchase bell [jar tickets] JARS only from licensed manufacturers and may manufacture coin boards and merchandise boards only as authorized in subdivision [one-a] TWO of this section. Licensed distributors of bell [jar tickets] JARS shall sell

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such [tickets] only to [not-for-profit, charitable or religious] LICENSED AUTHORIZED organizations registered by the board.

- (B) SANCTIONS. Any licensed distributor who willfully violates the provisions of this section shall:
- [(a)] (I) upon such first offense, have their license suspended for a period of thirty days;
 - [(b)] (II) upon such second offense, participate in a hearing to be conducted by the board, and surrender their license for such period as recommended by the board; and
 - [(c)] (III) upon such third or subsequent offense, have their license suspended for a period of one year and shall be guilty of a class E felony. [Any unlicensed distributor who violates this section shall be guilty of a class E felony.
- 1-a] 2. Coin boards and merchandise boards. Distributors of bell [jar tickets] JARS may manufacture coin boards and merchandise boards only if such boards have been approved by the board and have a bar code affixed to them setting forth all information required by the board. Except that for coin boards and merchandise boards, delineation of the prize or prize value need not be included on the game ticket sold in conjunction with a coin board or merchandise board. In lieu of such requirement, the distributor shall be required to disclose the prize levels and the number of winners at each level and shall print clearly on the game ticket that a ticket holder may obtain the prize and prize value for each prize level by referencing the flare. Such coin boards shall only be sold by licensed distributors to licensed authorized organizations registered by the board in accordance with the provisions of this article.
- [2] 3. Business records. A distributor shall keep at each place of business complete and accurate records for that place of business, including itemized invoices of bell [jar tickets] JARS held and purchased. The records must show the names and addresses of purchasers, the inventory at the close of each period for which a return is required, all bell [jar tickets] JARS on hand, and other pertinent papers and documents relating to the purchase, sale, or disposition of bell [jar tickets] JARS as may be required by the board. Books, records, itemized invoices, and other papers and documents required by this section shall be kept for a period of at least four years after the date of the documents, or the date of the entries appearing in the records, unless the board authorizes in writing their destruction or disposal at an earlier date. A person who violates this section shall be guilty of a misdemeanor.
- [3] 4. Sales records. A distributor shall maintain a record of all bell [jar tickets] JARS that it sells. The record shall include, but need not be limited to:
- (a) the identity of the manufacturer from whom the distributor purchased the product;
 - (b) the serial number of the product;
- (c) the name, address, and license or exempt permit number of the organization or person to which the sale was made;
 - (d) the date of the sale;
 - (e) the name of the person who ordered the product;
 - (f) the name of the person who received the product;
- 53 (g) the type of product;
 - (h) the serial number of the product;

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(i) the account number identifying the sale from the manufacturer to distributor and the account number identifying the sale from the distributor to the licensed organization; and

- (j) the name, form number, or other identifying information for each game.
- [4] 5. Invoices. A distributor shall supply with each sale of a bell jar product an itemized invoice showing the distributor's name and address, the purchaser's name, address, and license number, the date of the sale, the account number identifying the sale from the manufacturer to distributor and the account number identifying the sale from the distributor to the licensed organization, and the description of the deals, including the form number, the serial number and the ideal gross from every deal of bell [jar or similar game] JARS.
- [5] 6. Reports. A distributor shall report quarterly to the board, on a form prescribed by the board, its sales of each type of bell [jar deal or tickets] JARS. This report shall be filed quarterly on or before the twentieth day of the month succeeding the end of the quarter in which the sale was made. The board [may] SHALL require that a distributor submit the quarterly report and invoices required by this section via magnetic media or electronic data transfer.
- [6] 7. The board may inspect the premises, books, records, and inventory of a distributor without notice during the normal business hours of the distributor.
- [7] 8. Certified physical inventory. The board may, upon request, require a distributor to furnish a certified physical inventory of all bell [jar tickets] JARS in stock. The inventory shall contain the information requested by the board.
- S 4. Section 195-p of the general municipal law, as added by chapter 309 of the laws of 1996, is amended to read as follows:
- S 195-p. Transfer restrictions. [Not-for-profit, charitable or religious] 1. LICENSED AUTHORIZED organizations authorized to sell bell [jar tickets] JARS in accordance with this article shall purchase bell [jar tickets] JARS only from distributors licensed by the board. No [not-for-profit, charitable, or religious] LICENSED AUTHORIZED organization shall sell, donate, or otherwise transfer bell [jar tickets] JARS to any other [not-for-profit, charitable or religious] LICENSED AUTHORIZED organization.
- 2. AN AUTHORIZED ORGANIZATION NOT MAINTAINING CONTINUITY OF LICENSE SHALL, WITHIN NINETY DAYS OF LICENSE EXPIRATION, DISPOSE OF ALL BELL JARS POSSESSED IN A MANNER DIRECTED BY THE BOARD.
- S 5. Subdivision 2 of section 225.20 of the penal law is amended to read as follows:
- 2. Of a kind commonly used in the operation, promotion or playing of BELL JARS OR a lottery or policy scheme or enterprise, and constituting, reflecting or representing more than five hundred plays or chances therein.
- S 6. This act shall take effect on the first of January next succeeding the year in which it shall have become a law; provided, however, that any rules and regulations necessary for the timely implementation of this act shall be promulgated on or before such effective date.