2481

2009-2010 Regular Sessions

IN SENATE

February 20, 2009

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

AN ACT to amend the agriculture and markets law, in relation to the delivery of liquefied petroleum gas

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

Section 1. Subdivision 6 of section 192-e of the agriculture and markets law, as amended by chapter 679 of the laws of 1980 and such section as renumbered by chapter 716 of the laws of 1989, is amended to read as follows:

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6. A. Each delivery of liquefied petroleum gas sold on a package basis in cylinders or containers to consumers and each delivery of such gas from a vehicle tank or other vessel into tanks, cylinders or containers connected to consumer apparatus when sale is based on a quantity so delivered, shall be accompanied by a delivery ticket and duplicate thereof. On such ticket and duplicate thereof shall be distinctly expressed in ink or other indelible substance the date of delivery, the net weight volume of such liquefied petroleum gas delivered, the price per unit of metric or customary measure, the total price, the name and address of the seller and the name and address of the purchaser of such liquefied petroleum gas; provided, however, that such delivery ticket need not set forth the total price if within five days after delivery the seller provides the buyer with a written statement setting forth all the foregoing information including the total price. Delivery tickets shall be serially numbered or the serial number of the cylinder or container legibly marked on such delivery ticket. One of such tickets shall be delivered to the person receiving the liquefied petroleum gas, and the other ticket shall be retained by the seller of the liquefied petroleum gas for a period of one year and shall be subject to inspection by any weights and measures official within this time.

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

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B. (I) NO PERSON, FIRM, LIMITED LIABILITY COMPANY OR CORPORATION SHALL FILL, REFILL OR OTHERWISE DELIVER LIQUEFIED PETROLEUM GAS INTO ANY LIQUEFIED PETROLEUM GAS CYLINDER, CONTAINER OR RECEPTACLE WITH A WATER CAPACITY OF MORE THAN TEN GALLONS, UNLESS THEY ARE THE OWNER OF SUCH CYLINDER, CONTAINER OR RECEPTACLE, OR A PERSON AUTHORIZED IN WRITING BY SUCH OWNER.

- (II) NO PERSON, FIRM, LIMITED LIABILITY COMPANY OR CORPORATION SHALL USE ANY LIQUEFIED PETROLEUM GAS CYLINDER, CONTAINER OR RECEPTACLE TO CONTAIN ANY SUBSTANCE OTHER THAN LIQUEFIED PETROLEUM GAS, UNLESS THEY ARE THE OWNER OF SUCH CYLINDER, CONTAINER OR RECEPTACLE, OR A PERSON AUTHORIZED IN WRITING BY SUCH OWNER.
- (III) EXCEPT IN THE CASE OF FIRE OR SAFETY EMERGENCY, NO PERSON, FIRM, LIMITED LIABILITY COMPANY OR CORPORATION SHALL REMOVE LIQUEFIED PETROLEUM GAS FROM ANY LIQUEFIED PETROLEUM GAS CYLINDER, CONTAINER OR RECEPTACLE, UNLESS THEY ARE THE OWNER OF SUCH CYLINDER, CONTAINER OR RECEPTACLE, OR A PERSON AUTHORIZED IN WRITING BY SUCH OWNER.
- 17 S 2. This act shall take effect immediately.