4613--A

2013-2014 Regular Sessions

IN ASSEMBLY

February 6, 2013

- Introduced by M. of A. SCHIMEL, ENGLEBRIGHT, DINOWITZ, MONTESANO, JAFFEE, BENEDETTO, SCARBOROUGH, OTIS, ROBERTS -- Multi-Sponsored by --M. of A. COOK, JACOBS, McDONALD, McKEVITT, PERRY, RA, ROBINSON, WEIS-ENBERG -- read once and referred to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the general business law and the public health law, in relation to prohibiting sale and distribution of dietary supplements containing DMAA and foods containing an unsafe DMAA food additive

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

1 Section 1. The general business law is amended by adding a new section 2 391-s to read as follows:

3 S 391-S. DMAA DIETARY SUPPLEMENTS AND FOOD ADDITIVES; PROHIBITION. 1. 4 NO PERSON, FIRM, CORPORATION, PARTNERSHIP, ASSOCIATION, LIMITED LIABIL-5 ITY COMPANY OR OTHER ENTITY SHALL SELL, OFFER TO SELL OR GIVE AWAY, FOR 6 EITHER RETAIL, WHOLESALE OR PROMOTIONAL PURPOSES, A DIETARY SUPPLEMENT 7 CONTAINING ANY QUANTITY OF DMAA, OR A FOOD CONTAINING AN UNSAFE DMAA 8 FOOD ADDITIVE.

9 2. FOR PURPOSES OF THIS SECTION, THE FOLLOWING TERMS HAVE THE FOLLOW-10 ING MEANINGS:

(A) "DIETARY SUPPLEMENT" MEANS A PRODUCT (OTHER THAN TOBACCO) THAT (1) 11 12 IS INTENDED TO SUPPLEMENT THE DIET, AND THAT BEARS OR CONTAINS ONE OR MORE OF THE FOLLOWING DIETARY INGREDIENTS: A VITAMIN, A MINERAL, AN HERB 13 14 OR OTHER BOTANICAL, AN AMINO ACID, A DIETARY SUBSTANCE FOR THE USE BY A PERSON TO SUPPLEMENT THE DIET BY INCREASING THE TOTAL DAILY INTAKE, OR A 15 CONCENTRATE, METABOLITE, CONSTITUENT, EXTRACT OR COMBINATIONS OF THESE 16 INGREDIENTS; (2) IS INTENDED FOR INGESTION IN PILL, CAPSULE, 17 TABLET OR 18 AND (3) IS LABELED AS A "DIETARY SUPPLEMENT" PURSUANT TO LIOUID FORM; 19 THE FEDERAL DIETARY SUPPLEMENT HEALTH AND EDUCATION ACT, 21 U.S.C. 321, 20 AS AMENDED.

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

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1 (B) "DMAA" MEANS 1, 3-DIMETHYLAMYLAMINE (ALSO KNOWN AS 1,3-DMAA, 1,3-2 DIMETHYLPENTYLAMINE, 2-AMINO-4-METHYLHEXANE, 2-HEXANAMINE, 4-METHYL-2-3 HEXANAMINE, 4-METHYL-2-HEXYLAMINE, 4-METHYLHEXANE-2-AMINE, 4-METHYL-4 (9CI), DIMETHYLAMYLAMINE, GERANAMINE, AND METHYLHEXANAMINE).

5 (C) "FOOD" MEANS ALL ARTICLES OF FOOD, DRINK, CONFECTIONERY OR CONDI-6 MENT, WHETHER SIMPLE, MIXED OR COMPOUND, USED OR INTENDED FOR USE BY 7 HUMANS OR ANIMALS, AND SHALL ALSO INCLUDE ALL SUBSTANCES OR INGREDIENTS 8 TO BE ADDED TO FOOD FOR ANY PURPOSE. SUCH TERM SHALL INCLUDE CHEWING 9 GUM.

10 (D) "UNSAFE DMAA FOOD ADDITIVE" MEANS A FOOD ADDITIVE THAT CONTAINS 11 DMAA THAT HAS NOT BEEN RECOGNIZED BY THE COMMISSIONER OF AGRICULTURE AND 12 MARKETS AS SAFE, FOR THE PURPOSE OF ENFORCEMENT OF ARTICLE SEVENTEEN OF 13 THE AGRICULTURE AND MARKETS LAW.

14 3. NOTHING IN THIS SECTION SHALL APPLY TO NONPRESCRIPTION 15 OVER-THE-COUNTER DRUGS APPROVED OR REGULATED BY THE FOOD AND DRUG ADMIN-16 ISTRATION.

4. ANY ENFORCEMENT OFFICER, AS DEFINED IN SECTION THIRTEEN HUNDRED
ELEVEN OF THE PUBLIC HEALTH LAW, SHALL HAVE THE POWER TO IMPOSE UPON ANY
PERSON, FIRM, CORPORATION, PARTNERSHIP, ASSOCIATION, LIMITED LIABILITY
COMPANY OR OTHER ENTITY THE CIVIL PENALTIES AUTHORIZED BY SUCH SECTION,
FOLLOWING A HEARING CONDUCTED IN THE SAME MANNER AS HEARINGS CONDUCTED
PURSUANT TO ARTICLE THIRTEEN-E OF THE PUBLIC HEALTH LAW.

23 S 2. The public health law is amended by adding a new section 1311 to 24 read as follows:

S 1311. REGULATION OF DMAA. 1. FOR THE PURPOSE OF THIS SECTION, THE TERM "ENFORCEMENT OFFICER" SHALL MEAN ANY ENTITY SO DESIGNATED BY ANY MUNICIPALITY OR POLITICAL SUBDIVISION. SUCH ENFORCEMENT OFFICERS SHALL HAVE CONCURRENT JURISDICTION WITH THE COMMISSIONER TO ENFORCE THE PROVISIONS OF SECTION THREE HUNDRED NINETY-ONE-S OF THE GENERAL BUSINESS LAW, PURSUANT TO RULES AND REGULATIONS PROMULGATED BY THE COMMISSIONER.

2. IF AN ENFORCEMENT OFFICER DETERMINES AFTER A HEARING THAT A 31 32 VIOLATION OF SECTION THREE HUNDRED NINETY-ONE-S OF THE GENERAL BUSINESS LAW HAS OCCURRED, AND SUBSEQUENT TO ANY APPEAL PURSUANT TO SUBDIVISION 33 FOUR OF THIS SECTION HAVING BEEN FINALLY DETERMINED, A CIVIL PENALTY MAY 34 BE IMPOSED BY THE ENFORCEMENT OFFICER; PROVIDED, HOWEVER, THAT NO SUCH 35 PENALTY SHALL EXCEED FIVE HUNDRED DOLLARS. WHEN THE ENFORCEMENT OFFICER 36 37 IS THE COMMISSIONER, THE HEARING SHALL BE CONDUCTED PURSUANT TO THE 38 PROVISIONS OF SECTION TWELVE-A OF THIS CHAPTER. WHEN THE ENFORCEMENT OFFICER IS A BOARD OF HEALTH OR IN A CITY WITH A POPULATION OF MORE THAN 39 ONE MILLION, THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE, OR AN OFFICER 40 ENFORCE THE PROVISIONS OF SECTION THREE 41 DESIGNATED TO HUNDRED NINETY-ONE-S OF THE GENERAL BUSINESS LAW, THE HEARING SHALL BE CONDUCTED 42 43 PURSUANT TO PROCEDURES SET FORTH IN THE COUNTY SANITARY CODE, OR HEALTH CODE OF SUCH CITY, OR IN THE ABSENCE THEREOF, PURSUANT TO PROCEDURES 44 45 ESTABLISHED BY THE ELECTED COUNTY LEGISLATURE OR BOARD OF SUPERVISORS. NO OTHER PENALTY, FINE OR SANCTION MAY BE IMPOSED, PROVIDED THAT NOTHING 46 47 THIS SECTION SHALL BE CONSTRUED TO PROHIBIT AN ENFORCEMENT OFFICER IN FROM COMMENCING A PROCEEDING FOR INJUNCTIVE RELIEF TO COMPEL COMPLIANCE 48 49 WITH SECTION THREE HUNDRED NINETY-ONE-S OF THE GENERAL BUSINESS LAW.

50 3. ANY PERSON WHO DESIRES TO REGISTER A COMPLAINT FOR A VIOLATION OF 51 SECTION THREE HUNDRED NINETY-ONE-S OF THE GENERAL BUSINESS LAW MAY DO SO 52 WITH THE APPROPRIATE ENFORCEMENT OFFICER.

53 4. ANY PERSON AGGRIEVED BY THE DECISION OF AN ENFORCEMENT OFFICER, 54 OTHER THAN THE COMMISSIONER, MAY APPEAL TO THE COMMISSIONER FOR A REVIEW 55 OF SUCH DECISION WITHIN THIRTY DAYS OF SUCH DECISION. THE DECISION OF 1 ANY ENFORCEMENT OFFICER SHALL BE REVIEWABLE PURSUANT TO ARTICLE SEVEN-2 TY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES.

5. IT SHALL BE A DEFENSE THAT ANY PERSON, FIRM, CORPORATION, PARTNER-3 4 SHIP, ASSOCIATION, LIMITED LIABILITY COMPANY OR OTHER ENTITY THAT SOLD, OFFERED FOR SALE OR GAVE AWAY, FOR EITHER RETAIL, WHOLESALE OR PROMO-5 TIONAL PURPOSES, A DIETARY SUPPLEMENT, DID NOT HAVE KNOWLEDGE THAT 6 THE 7 DIETARY SUPPLEMENT CONTAINED ANY OUANTITY OF DMAA, OR THAT THE FOOD 8 CONTAINED AN UNSAFE DMAA FOOD ADDITIVE, IF SUCH KNOWLEDGE WAS NOT 9 REASONABLY DISCOVERABLE.

10 S 3. This act shall take effect on the sixtieth day after it shall 11 have become a law.