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2015-2016 Regular Sessions

IN ASSEMBLY

February 17, 2015

Introduced by M. of A. BRAUNSTEIN, ARROYO, ROZIC, MOSLEY, ABBATE, MILL-ER, BRINDISI, HOOPER, MALLIOTAKIS, TITONE, GALEF, LOPEZ -- Multi-Sponsored by -- M. of A. COOK, GLICK, LENTOL, SIMON -- read once and referred to the Committee on Consumer Affairs and Protection -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported and referred to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the general business law, in relation to publicly accessible collection bins

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

1 Section 1. Section 399-bbb of the general business law, as added by 2 chapter 264 of the laws of 2010, is amended to read as follows:

3 S 399-bbb. Solicitations by container; disclosures. 1. As used in this section the term "PUBLICLY ACCESSIBLE collection [container] BIN" shall 4 mean an unattended canister, box, receptacle, or similar device, used 5 б the solicitation and collection of personal property, not including for 7 money or evidences of debt. Such term shall not include an unattended canister, box, receptacle, or similar device, used exclusively for the 8 collection of used paper, cardboard, motor oil, bottles, cans or other 9 10 receptacles or materials, not including textiles, for recycling or waste 11 diversion purposes.

12 2. A PUBLICLY ACCESSIBLE COLLECTION BIN SHALL NOT BE PLACED ON PUBLIC 13 PROPERTY; IF PLACED ON PUBLIC PROPERTY, THE LOCAL MUNICIPALITY MAY IMME-14 DIATELY REMOVE AND DISPOSE OF SUCH BIN.

3. Any person, business, not-for-profit organization or other entity or entities, or an agent or agents, whether paid or not paid, of such person, business, not-for-profit organization or other entity, who places a PUBLICLY ACCESSIBLE collection [container] BIN in a public place on [public or] private property shall affix to the PUBLICLY ACCESSIBLE

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

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collection [container] BIN a label that is designed to be incapable of 1 2 being destroyed or removed and that clearly and conspicuously displays 3 least twenty-four point type unless otherwise specified in this in at 4 section and on the front of the PUBLICLY ACCESSIBLE collection [contain-5 BIN in a manner that is readily visible to an individual placing er] 6 property in the PUBLICLY ACCESSIBLE collection [container] BIN the 7 following:

8 (a) the name of the person, business, not-for-profit organization or 9 other entity which owns the PUBLICLY ACCESSIBLE collection [container] 10 BIN and any agent thereof; the legal address [and], telephone number, E-MAIL ADDRESS AND WEBSITE, IF APPLICABLE, of such person, business, 11 not-for-profit organization or other entity and any agent thereof where 12 the owner of the PUBLICLY ACCESSIBLE collection [container] BIN or 13 its 14 agent can be reached during ordinary business hours; any [registrations] 15 PERMIT OR LICENSE required by [state or] local law of such person, busi-16 ness, not-for-profit organization or other entity and any agent thereof; A STATEMENT THAT NOTHING SHALL BE LEFT OUTSIDE OF SUCH BIN; and a state-17 18 that shall take the following form: For more information, contact ment 19 the department of law at (insert the current telephone number established by the department of law for receiving inquiries from consumers) 20 21 or (insert the current address of the website of the department of law). 22 If more than one person, business, not-for-profit organization or other 23 entity own the PUBLICLY ACCESSIBLE collection [container] BIN, all of the owners' names, legal addresses, telephone numbers and any [registra-24 25 tions] PERMITS OR LICENSES required by [state or] local law of such 26 owners shall be included in the disclosure label. If more than one agent 27 represents an owner of the PUBLICLY ACCESSIBLE collection [container] BIN, INCLUDING A FOR-PROFIT ENTITY, ON BEHALF OF, OR IN CONJUNCTION WITH 28 29 NOT-FOR-PROFIT ORGANIZATION, all of the agents' names, leqal А addresses, telephone numbers and any [registrations] PERMITS OR LICENSES 30 required by [state or] local law of such owners shall be included in the 31 32 disclosure label; and

33 about the purpose or purposes for the property (b) a statement collected in the [container] BIN using letters no less than two inches 34 35 in height as follows:

if all of the property placed in the PUBLICLY ACCESSIBLE 36 (i) 37 collection [container] BIN is directed to a non-business purpose or 38 purposes as described in paragraph (b) of section two hundred one of the 39 not-for-profit corporation law or, if the property is sold and all 40 proceeds of such sale are directed to a non-business purpose or purposes described in paragraph (b) of section two hundred one of the not-for-41 profit corporation law, the label affixed to the PUBLICLY ACCESSIBLE 42 collection [container] BIN pursuant to this section shall state: 43 44

DONATED ITEMS WILL BE USED FOR CHARITABLE PURPOSES

45 The value of items placed in this [container] BIN is tax-deductible. 46 or

47 (ii) if [all] ANY of the property placed in the PUBLICLY ACCESSIBLE 48 collection [container] BIN is not directed to a non-business purpose or 49 purposes as described in paragraph (b) of section two hundred one of the 50 not-for-profit corporation law, or if the property is sold, and [all] 51 ANY proceeds of such sale are not directed to a non-business purpose or purposes described in paragraph (b) of section two hundred one of the 52 not-for-profit corporation law, the label affixed to the PUBLICLY ACCES-53 54 SIBLE collection [container] BIN pursuant to this section shall state: 55 DONATED ITEMS WILL BE USED FOR PROFIT

The value of items placed in this [container] BIN is NOT tax-deducti-1 2 ble. 3 (C) FOR COLLECTION BINS OWNED BY A NOT-FOR-PROFIT ORGANIZATION, A 4 STATEMENT DESCRIBING THE CHARITABLE CAUSES THAT WILL BENEFIT FROM 5 DONATIONS; AND 6 COLLECTION BINS OPERATED BY CORPORATE FUNDRAISERS OR ANY ENTITY (D) 7 PLACING AND OPERATING COLLECTION BINS FOR THE BENEFIT OF ANOTHER 8 FOR-PROFIT ENTITY OR NOT-FOR-PROFIT ENTITY SHALL ABIDE BY THE REQUIRE-9 MENTS OF THE ABOVE AND ANY ADDITIONAL GUIDELINES AND LABELING REOUIRE-10 MENTS UNDER STATE OR LOCAL LAW AS APPLICABLE. 11 The owner of a PUBLICLY ACCESSIBLE collection [container] BIN [3] 4. 12 shall obtain written consent from the owner or lessee of the property where the PUBLICLY ACCESSIBLE collection [container] BIN is located, or 13 14 the owner or lessee's authorized agent, stating that the owner of the 15 PUBLICLY ACCESSIBLE collection [container] BIN has received permission to place the [box] BIN on the property. Upon request of any local juris-16 17 diction, documentation evidencing the written consent shall be made available by the owner of the PUBLICLY ACCESSIBLE collection [container] 18 19 OWNER OR LESSEE OF THE PROPERTY WHERE THE PUBLICLY ACCESSIBLE BIN. THE COLLECTION BIN IS LOCATED, OR THE OWNER OR LESSEE'S AUTHORIZED AGENT MAY 20 21 RESCIND SUCH CONSENT AT ANY TIME, PROVIDED, WRITTEN NOTICE OF SUCH 22 IS PROVIDED TO THE BIN OWNER AT LEAST TEN DAYS PRIOR TO THE RESCISSION 23 BIN'S REMOVAL. WRITTEN NOTICE OF RESCISSION OF CONSENT, IF GIVEN BY 24 FIRST-CLASS MAIL, SHALL BE DEEMED GIVEN WHEN DEPOSITED IN A MAILBOX 25 PROPERLY ADDRESSED AND ADEQUATE POSTAGE PREPAID. SUCH WRITTEN NOTICE 26 SHALL BE EFFECTIVE IRRESPECTIVE OF THE FORM OF SUCH WRITTEN NOTICE IF IT 27 INDICATES THE INTENTION OF THE OWNER OR LESSEE OF THE PROPERTY TO 28 RESCIND THE CONSENT PREVIOUSLY GIVEN BY THE PROPERTY OWNER OR LESSEE'S 29 AUTHORIZED AGENT. TEN DAYS AFTER GIVING NOTICE, THE PROPERTY OWNER OR LESSEE MAY REMOVE AND DISPOSE OF SUCH BIN, AND ANY REASONABLE COSTS 30 ASSOCIATED WITH SUCH REMOVAL OR DISPOSAL SHALL BE RECOVERABLE FROM THE 31 32 OWNER OF THE PUBLICLY ACCESSIBLE COLLECTION BIN. 33 [4] 5. THE OWNER OF A PUBLICLY ACCESSIBLE COLLECTION BIN SHALL ADHERE 34 TO THE FOLLOWING MAINTENANCE REQUIREMENTS: 35 (A) BINS SHALL BE SERVICED AND EMPTIED AS NEEDED OR WITHIN SEVEN DAYS OF A REQUEST BY THE PROPERTY OWNER OR OWNER'S AGENT, INCLUDING REQUESTS 36 37 FOR REMOVAL OF DEBRIS AND BULK ITEMS; 38 GRAFFITI ON THE OUTSIDE OF BINS WITHIN SEVEN DAYS OF (B) REMOVE 39 REQUESTS OR OTHERWISE BECOMING AWARE OF SUCH DAMAGE OR VANDALISM; 40 (C) REPAIR DAMAGED BINS WITHIN SEVEN DAYS OF REQUESTS OR OTHERWISE BECOMING AWARE OF SUCH DAMAGE OR VANDALISM; 41 (D) SECURE EACH COLLECTION BIN WITH A TAMPER-RESISTANT LOCK; AND 42 43 (E) MAINTAIN THE AESTHETIC PRESENTATION OF SUCH BIN, INCLUDING FRESH 44 PAINT AND READABLE SIGNAGE. 45 6. WHENEVER A BIN IS REMOVED BY A PROPERTY OWNER IN ACCORDANCE WITH PROVISIONS OF THIS SECTION, THE PROPERTY OWNER SHALL INFORM THE BIN 46 THE 47 OWNER OF THE LOCATION TO WHICH THE BIN WAS REMOVED, OR ANY OTHER DISPO-48 SITION OF THE BIN, AND ANY REASONABLE COSTS ASSOCIATED WITH SUCH REMOVAL 49 OR DISPOSAL SHALL BE RECOVERABLE FROM THE OWNER OF THE PUBLICLY ACCESSI-50 BLE COLLECTION BIN. 51 7. (a) Any violation of the provisions of this section shall be deemed deceptive practice within the meaning of section three hundred forty-52 а nine of this chapter and any remedy provided therein shall be available 53 54 for the enforcement of this section. In addition, the district attorney, 55 county attorney, and the corporation counsel shall have concurrent authority to seek the relief in paragraph [b] (B) of this subdivision, 56

1 and all civil penalties obtained in any such action shall be retained by 2 the municipality or county IN WHICH SUCH BIN IS PLACED.

3 (b) In every case where the court shall determine that a violation of 4 this section has occurred, it may impose a civil penalty of not more 5 than five thousand dollars for each violation.

6 (I) ANY BIN NOT IN COMPLIANCE WITH THE PROVISIONS RELATED TO THE 7 DISPLAY OF INFORMATION OR UNPERMITTED PLACEMENT SHALL SUBJECT THE OWNER 8 OF SUCH BIN TO A CIVIL PENALTY OF UP TO TWO HUNDRED FIFTY DOLLARS FOR 9 THE FIRST OFFENSE, AND A CIVIL PENALTY OF UP TO FIVE HUNDRED DOLLARS FOR 10 EACH SUBSEQUENT OFFENSE WITHIN AN EIGHTEEN MONTH PERIOD.

(II) ANY BIN NOT IN COMPLIANCE WITH THE MAINTENANCE PROVISIONS SHALL
SUBJECT THE OWNER OF SUCH BIN TO A CIVIL PENALTY OF UP TO FIFTY DOLLARS
FOR THE FIRST OFFENSE, AND A CIVIL PENALTY OF UP TO ONE HUNDRED DOLLARS
FOR EACH SUBSEQUENT OFFENSE WITHIN AN EIGHTEEN MONTH PERIOD.

15 (c) It shall be a defense to the imposition of any civil penalty or 16 any other remedy in an action brought to enforce the provisions of this 17 section if the person or entity affixed a label as required by this 18 section and such label was removed or defaced by vandals, provided that 19 such person or entity subsequently complies with the requirements of 20 this section.

21 (d) Nothing in this section shall be construed to restrict any right 22 which any person may have under any other statute or the common law.

23 S 2. This act shall take effect on the one hundred eightieth day 24 after it shall have become a law and shall apply to all publicly acces-25 sible collection bins in place on the effective date of this act and all 26 publicly accessible collection bins placed subsequent to the effective 27 date of this act.