9994

IN ASSEMBLY

May 3, 2016

Introduced by M. of A. PRETLOW -- read once and referred to the Committee on Racing and Wagering

AN ACT to amend the general municipal law, in relation to requiring a New York state legend on all bell jar tickets sold in New York state

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

Section 1. Subdivision 1 of section 195-n of the general municipal law, as amended by chapter 637 of the laws of 1999, is amended to read as follows:

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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, AND SHALL SELL SUCH TICKETS THAT HAVE BEEN APPROVED BY THE BOARD AND ARE IMPRINTED AN APPROVED LEGEND PRESCRIBED BY THE BOARD IN A MANNER PRESCRIBED BOARD. BELL JAR TICKETS THAT BANDED BY THE ARE SINGLE-SIDED SINGLE-TABBED, DOUBLE-SIDED SINGLE-TABBED OR FOLDED BELL JAR TICKETS ARE EXCLUDED FROM THE APPROVED LEGEND REQUIREMENT. Manufacturers of bell jar seal cards, merchandise boards, and coin boards may submit samples, artists' renderings, or color photocopies of proposed bell jar seal cards, merchandise boards, coin boards, payout cards, and flares for review and approval by the board. Within thirty days of receipt of such sample or rendering, the board shall approve or deny such bell jar tickets. Following approval of a rendering of a bell ticket, seal card, merchandise board, or coin board by the board, the manufacturer shall submit to the board a sample of the printed bell ticket, seal card, merchandise board, coin board, payout card, and flare such game. Such sample shall be submitted prior to the sale of the game to any licensed distributor for resale in this state. For boards and merchandise boards, nothing herein shall require the submittal of actual coins or merchandise as part of the approval process. licensed manufacturer who [willfully] INTENTIONALLY violates provisions of this section shall: (a) upon such first offense, have their license suspended for a period of thirty days; (b) upon such second offense, participate in a hearing to be conducted by the board,

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

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and surrender their license for such period as recommended by the board; and (c) 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.

S 2. Subdivision 1 of section 195-o of the general municipal law, as

- S 2. Subdivision 1 of section 195-o of the general municipal law, as amended by chapter 637 of the laws of 1999, is amended to read as follows:
- 8 9 1. Distribution; distributors. Any distributor licensed in accordance 10 with section one hundred eighty-nine-a of this article to distribute jar tickets only from licensed bell jar tickets shall purchase bell 11 12 manufacturers and may manufacture coin boards and merchandise boards only as authorized in subdivision one-a of this section. 13 14 DISTRIBUTORS WHO PURCHASE BELL JAR TICKETS FOR RESALE IN NEW YORK STATE 15 SHALL ONLY PURCHASE AND RESELL BELL JAR TICKETS IMPRINTED 16 APPROVED LEGEND PRESCRIBED BY THE BOARD IN A MANNER PRESCRIBED BY THE BOARD, OR BELL JAR TICKETS THAT HAVE BEEN APPROVED BY THE BOARD THAT ARE 17 18 BANDED SINGLE-SIDED SINGLE-TABBED, DOUBLE-SIDED SINGLE-TABBED OR FOLDED 19 BELL JAR TICKETS. Licensed distributors of bell jar tickets shall sell such tickets only to not-for-profit, charitable or religious organizations registered by the board. Any licensed distributor who [willfully] 20 21 22 INTENTIONALLY violates the provisions of this section shall: (a) upon such first offense, have their license suspended for a period of thirty 23 days; (b) upon such second offense, participate in a hearing to be 24 25 conducted by the board, and surrender their license for such period as 26 recommended by the board; and (c) upon such third or subsequent offense, 27 have their license suspended for a period of one year and shall be guil-28 ty of a class E felony. Any unlicensed distributor who violates this 29 section shall be guilty of a class E felony.
- 30 S 3. This act shall take effect on the first of January next succeed-31 ing the year in which it shall have become a law, provided, however, 32 that any rules and regulations necessary for the timely implementation 33 of this act shall be promulgated on or before such effective date.