1825

2015-2016 Regular Sessions

IN SENATE

January 15, 2015

Introduced by Sens. RITCHIE, AVELLA, BOYLE, CARLUCCI, KENNEDY, LATIMER, RIVERA -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to prohibiting the sale of flavored tobacco products

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

Section 1. Legislative findings. The legislature hereby finds and declares that there has been a proliferation of flavored tobacco products in recent years. Many of these products have fruit, chocolate or other flavors that are particularly attractive to children. According to public health experts, children are more likely to choose flavored tobacco products when they start using tobacco, and thus the existence of these products increases the incidence of tobacco use among children. 6 7 8 Moreover, the earlier that an individual begins using tobacco, the 9 likely he or she will become addicted to tobacco products and will continue to use them throughout his or her lifetime. As a result, 10 11 flavored tobacco products result in increased tobacco use, increased addiction, a greater incidence of tobacco-related illnesses, increased 12 13 health care costs, and more tobacco-related deaths. In 2009, the United States Congress enacted legislation prohibiting the sale of flavored 14 15 cigarettes, but such action does not apply to other tobacco products. 16 The legislature, therefore, finds and declares that flavored tobacco products, like flavored cigarettes, present a significant threat to 17 18 public health, and that the sale of flavored tobacco products must be 19 prohibited.

20 S 2. Article 13-F of the public health law is amended by adding a new 21 section 1399-aaa to read as follows:

22 S 1399-AAA. SALE OF FLAVORED TOBACCO PRODUCTS PROHIBITED. 1. NO PERSON 23 SHALL SELL OR OFFER FOR SALE IN THIS STATE ANY TOBACCO PRODUCT, AS 24 DEFINED IN SUBDIVISION TWO OF SECTION FOUR HUNDRED SEVENTY OF THE TAX

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

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LAW, OR ANY COMPONENT PART THEREOF, INCLUDING BUT NOT LIMITED TO, THE TOBACCO, PAPER, ROLL OR FILTER, WHICH CONTAINS A NATURAL OR ARTIFICIAL CONSTITUENT OR ADDITIVE THAT CAUSES SUCH TOBACCO PRODUCT OR ITS SMOKE TO HAVE A CHARACTERIZING FLAVOR EXCEPT FOR PIPE TOBACCO AND HAND-MADE CIGARS AS DEFINED IN SUBDIVISION TWO OF THIS SECTION.
2. FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE

- THE FOLLOWING MEANINGS:
- (A) "PIPE TOBACCO" SHALL MEAN TOBACCO THAT IS NO SMALLER THAN TWENTY CUTS PER INCH AND HAS A MOISTURE CONTENT OF AT LEAST FIFTEEN PERCENT.
- (B) "HAND-MADE CIGARS" SHALL MEAN CIGARS THAT ARE MADE ENTIRELY BY HAND OF A TOBACCO LEAF WRAPPER, HAND CONSTRUCTED AND HAND WRAPPED, WHOLESALING FOR TWO DOLLARS OR MORE, AND WEIGHING MORE THAN THREE POUNDS PER ONE THOUSAND CIGARS.
- 3. FOR THE PURPOSES OF THIS SECTION, THE PHRASE "CHARACTERIZING FLAVOR" SHALL MEAN A DISTINGUISHABLE TASTE OR AROMA, INCLUDING BUT NOT LIMITED TO ANY FRUIT, CHOCOLATE, VANILLA, HONEY, CANDY, COCOA, DESSERT, ALCOHOLIC BEVERAGE, HERB OR SPICE FLAVORING, BUT SHALL NOT INCLUDE TOBACCO, MENTHOL, MINT, OR WINTERGREEN. IN NO EVENT SHALL A TOBACCO PRODUCT OR ANY COMPONENT PART THEREOF, INCLUDING, BUT NOT LIMITED TO, THE TOBACCO, PAPER, ROLL OR FILTER BE CONSTRUED TO HAVE A CHARACTERIZING FLAVOR BASED SOLELY ON THE USE OF ADDITIVES OR FLAVORINGS, OR THE PROVISION OF AN INGREDIENT LIST MADE AVAILABLE BY ANY MEANS.
- 4. ANY PERSON OTHER THAN A MANUFACTURER WHO VIOLATES THE PROVISIONS OF THIS SECTION SHALL BE SUBJECT TO A FINE OF NOT MORE THAN ONE HUNDRED DOLLARS FOR EACH INDIVIDUAL PACKAGE OF TOBACCO PRODUCT SOLD OR OFFERED FOR SALE. A MANUFACTURER MAY BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIFTY THOUSAND DOLLARS FOR EACH BRAND OR STYLE OF SUCH MANUFACTURER'S TOBACCO PRODUCTS THAT IS FOUND TO HAVE BEEN SOLD OR OFFERED FOR SALE VIOLATION OF THIS SECTION ON MORE THAN ONE OCCASION DURING ANY THIRTY DAY PERIOD, PROVIDED, HOWEVER, THAT WITH RESPECT TO A MANUFACTURER, IT SHALL BE AN AFFIRMATIVE DEFENSE TO A FINDING OF VIOLATION PURSUANT TO THIS SECTION THAT SUCH SALE OR OFFER OF SALE, AS APPLICABLE, OCCURRED WITHOUT THE KNOWLEDGE, CONSENT, AUTHORIZATION AND INVOLVEMENT, DIRECT OR INDIRECT, OF SUCH MANUFACTURER. VIOLATIONS OF THIS SECTION SHALL BE ENFORCED PURSUANT TO SECTION THIRTEEN HUNDRED NINETY-NINE-FF OF ARTICLE, EXCEPT THAT ANY PERSON MAY SUBMIT A COMPLAINT TO AN ENFORCEMENT OFFICER THAT A VIOLATION OF THIS SECTION HAS OCCURRED.
- 38 5. THE PROHIBITIONS CONTAINED IN SUBDIVISION ONE OF THIS SECTION SHALL 39 NOT APPLY TO A RETAIL TOBACCO BUSINESS AS DEFINED IN SUBDIVISION SEVEN 40 OF SECTION THIRTEEN HUNDRED NINETY-NINE-N OF THIS CHAPTER, PROVIDED SUCH BUSINESS DOES NOT ADMIT ANY PERSON UNDER THE AGE OF EIGHTEEN YEARS OLD. 41
- S 3. This act shall take effect on the one hundred fiftieth day after 42 43 it shall have become a law.