7043

2015-2016 Regular Sessions

IN ASSEMBLY

April 21, 2015

Introduced by M. of A. COLTON -- read once and referred to the Committee on Consumer Affairs and Protection

AN ACT to amend the general business law, in relation to prohibiting a manufacturer from labeling or advertising a nonwoven disposable product for sale as a flushable without prior approval

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

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

2

3

- S 391-T. NONWOVEN DISPOSABLE PRODUCTS. 1. FOR PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING MEANINGS:
- 5 (A) "ADVERTISED" MEANS REPRESENTATION MADE BY STATEMENT, WORD, DESIGN, 6 DEVICE, SOUND OR ANY COMBINATION THEREOF IN PRINT OR BROADCAST MEDIA.
- 7 "FLUSHABLE", "SEPTIC SAFE", AND "SEWER SAFE" MEANS WITH REGARD TO 8 A NONWOVEN DISPOSABLE PRODUCT, A PRODUCT THAT IS: (I) ABLE 9 TOILETS AND PROPERLY MAINTAINED DRAINAGE PIPE SYSTEMS UNDER EXPECTED PRODUCT USAGE CONDITIONS; (II) COMPATIBLE WITH WASTEWATER CONVEYANCE, 10 TREATMENT, REUSE, AND DISPOSAL SYSTEMS WITHOUT CAUSING BLOCKAGE, CLOG-11 12 GING, OR OTHER OPERATIONAL PROBLEMS; AND (III) UNRECOGNIZABLE 13 EFFLUENT LEAVING ON-SITE AND MUNICIPAL WASTEWATER TREATMENT SYSTEMS AND 14 IN DIGESTED SLUDGE FROM WASTEWATER TREATMENT PLANTS THAT ARE APPLIED 15 SOIL.
- 16 (C) "LABEL" MEANS THOSE REPRESENTATIONS MADE THROUGH STATEMENT, WORD, 17 PICTURE, DESIGN OR EMBLEM ON A PACKAGING OF A NONWOVEN DISPOSABLE PROD-18 UCT.
- 19 (D) "NONWOVEN DISPOSABLE PRODUCT" MEANS ANY PRODUCT CONSTRUCTED FROM 20 NONWOVEN SHEETS THAT IS DESIGNED FOR, MARKETED FOR, OR COMMONLY USED FOR 21 PERSONAL HYGIENE PURPOSES.
- 22 2. NO NONWOVEN DISPOSABLE PRODUCT FOR SALE IN ANY MUNICIPALITY, 23 INCLUDING A CITY WITH A POPULATION OF A MILLION OR MORE, SHALL BE ADVER-24 TISED, PACKAGED OR LABELED AS FLUSHABLE, SEWER SAFE, OR SEPTIC SAFE IF

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

LBD10505-01-5

A. 7043

5

6 7

8

9

10

11

12

13 14

15

1 SUCH PRODUCT HAS NOT FIRST BEEN APPROVED AS FLUSHABLE BY A THIRD PARTY 2 ACCORDING TO RULES PROMULGATED BY THE DEPARTMENT OF ENVIRONMENTAL 3 CONSERVATION.

- 3. ANY PERSON WHO VIOLATES THIS SECTION SHALL BE SUBJECT TO A CIVIL PENALTY OF NOT MORE THAN FIVE THOUSAND DOLLARS FOR EACH VIOLATION. SUCH PENALTIES MAY BE RECOVERED IN PROCEEDINGS BEFORE A DEPARTMENT OF ENVIRONMENTAL CONSERVATION ENFORCEMENT HEARING, THROUGH PROSECUTION BY THE BUREAU OF CONSUMER FRAUDS AND PROTECTION, OR IN ANY ACTION IN ANY COURT OF APPROPRIATE JURISDICTION.
 - 4. NOTHING IN THIS SECTION SHALL APPLY TO:
- (A) A TELEVISION OR RADIO BROADCASTING STATION, OR TO ANY PUBLISHER OF A NEWSPAPER, MAGAZINE OR OTHER FORM OF PRINTED ADVERTISING, THAT BROADCASTS, PUBLISHES OR PRINTS AN ADVERTISEMENT THAT FEATURES A NONWOVEN DISPOSABLE PRODUCT PACKAGED OR LABELED AS FLUSHABLE, SEWER SAFE, OR SEPTIC SAFE; OR
- 16 (B) A WHOLESALER OR RETAILER THAT DISTRIBUTES OR SELLS BUT DOES NOT PACKAGE OR LABEL A NONWOVEN DISPOSABLE PRODUCT THAT IS ADVERTISED, PACK-18 AGED, OR LABELED AS FLUSHABLE, SEWER SAFE OR SEPTIC SAFE.
- 19 S 2. This act shall take effect on the ninetieth day after it shall 20 have become a law. Effective immediately, the commissioner of environ-21 mental conservation shall promulgate rules and regulations necessary or 22 appropriate to carry out the provisions of this act.