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2015-2016 Regular Sessions

IN SENATE

May 13, 2015

Introduced by Sen. MARCELLINO -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to prohibiting mercury-added rotational balancing products

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

- Section 1. Subdivisions 9 and 10 of section 27-2107 of the environmental conservation law, subdivision 9 as added by chapter 676 of the laws of 2005 and subdivision 10 as added by chapter 20 of the laws of 2011, are amended to read as follows:
- 9. NO LATER THAN APRIL FIRST, TWO THOUSAND SEVENTEEN, THE DEPARTMENT SHALL PROMULGATE REGULATIONS TO PROHIBIT THE SALE, OFFER FOR SALE, OR DISTRIBUTION OF MERCURY-ADDED ROTATIONAL BALANCING PRODUCTS FOR USE ON ANY OF THE FOLLOWING DEVICES FOR WHICH A MERCURY-FREE ALTERNATIVE IS AVAILABLE: ROTATING DEVICES, WHEELS, CLUTCHES, FLY WHEELS, ENGINES, FANS, MOTORS, PUMPS, CRANK SHAFTS, AND DRIVE SHAFTS.

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- 10. The provisions of subdivisions five, six, seven, [and] eight, AND NINE of this section shall not apply to the sale or distribution of any mercury-added consumer product delineated in those subdivisions if the use of such product is a federal requirement. The department shall develop informational materials on the dangers of mercury-added consumer products, specifically thermometers and barometers, and disseminate such materials to antique dealers and resale establishments.
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 [10.] 11. The department may grant a waiver from the provisions of subdivision eight of this section upon request by the manufacturer of a mercury-added consumer product.
- 21 (a) An application for a waiver shall be in the form prescribed by the 22 department and document the basis for the requested waiver or renewal of 23 a waiver and describe how the manufacturer will ensure that a system

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

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exists for the proper collection, transportation and processing of the mercury-added consumer products at the end of their useful life.

- (b) The application must include at a minimum, information that demonstrates:
- (i) there are no non-mercury alternatives that are comparable in price to, are as effective in performance as, or are as accurate and precise as the identified mercury-added consumer product;
- (ii) the use of the mercury-added consumer product provides a net benefit to the environment, public health, or public safety when compared to a non-mercury alternative; or
- (iii) there are other factors affecting the use of non-mercury alternatives.
- (c) The manufacturer must notify the regional multi-state clearing-house, as identified in section 27-2115 of this title, of its request for a waiver pursuant to this subdivision and provide the clearinghouse with the information required in its waiver application.
- (d) The department may grant or deny, in whole or in part, a request for a waiver. In determining whether to grant or deny a waiver or waiver renewal, the department may consult with the clearinghouse, other states, or regional governmental organizations to promote consistency in the implementation of this subdivision.
- (e) Waivers shall be granted for a period not to exceed two years. Upon a request by the manufacturer, the department may renew a waiver for a period not to exceed two years if the department finds that the manufacturer continues to meet the requirements for a waiver, that the manufacturer has complied with all conditions of the original waiver, and the manufacturer demonstrates that reasonable efforts have been made to remove mercury from the product subject to the waiver.
- S 2. Section 37-0113 of the environmental conservation law, as added by chapter 494 of the laws of 2010, is amended to read as follows: S 37-0113. Lead AND MERCURY-ADDED wheel [weight] WEIGHTS; prohibited.
- 1. On and after April first, two thousand eleven any person replacing or balancing a tire on a motor vehicle required to be registered under article fourteen of title four of the vehicle and traffic law, shall not use a wheel weight or other product for balancing motor vehicle wheels if the weight or other balancing product contains more than 0.1 percent lead by weight.
- 2. On and after April first, two thousand eleven, a person shall not sell or offer to sell or distribute weights or other products for balancing motor vehicle wheels if the weight or other balancing product contains more than 0.1 percent lead by weight.
- 3. On and after April first, two thousand twelve, a person may not sell a new motor vehicle that is equipped with a weight or other product for balancing motor vehicle wheels if the weight or other balancing product contains more than 0.1 percent lead by weight.
- 4. ON AND AFTER APRIL FIRST, TWO THOUSAND SIXTEEN, ANY PERSON REPLACING OR BALANCING A TIRE ON A MOTOR VEHICLE REQUIRED TO BE REGISTERED UNDER ARTICLE FOURTEEN OF TITLE FOUR OF THE VEHICLE AND TRAFFIC LAW, SHALL NOT USE A WHEEL WEIGHT OR OTHER PRODUCT FOR BALANCING MOTOR VEHICLE WHEELS IF THE WEIGHT OR OTHER BALANCING PRODUCT CONTAINS MERCURY THAT WAS INTENTIONALLY ADDED DURING THE MANUFACTURE OF THE PRODUCT.
- 5. ON AND AFTER APRIL FIRST, TWO THOUSAND SIXTEEN, A PERSON SHALL NOT SELL OR OFFER TO SELL OR DISTRIBUTE WEIGHTS OR OTHER PRODUCTS FOR BALANCING MOTOR VEHICLE WHEELS IF THE WEIGHT OR OTHER BALANCING PRODUCT CONTAINS MERCURY THAT WAS INTENTIONALLY ADDED DURING THE MANUFACTURE OF THE PRODUCT.

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1 6. For purposes of this section, the following terms shall have the 2 following meanings:

- a. "New motor vehicle" means a motor vehicle that is required to be registered under article fourteen of title four of the vehicle and traffic law that has not been previously sold to any person except a distributor, wholesaler or motor vehicle dealer for resale.
- b. "Person" means any individual, firm, association, partnership, corporation, organization, or joint venture.
 - S 3. This act shall take effect immediately.