STATE OF NEW YORK

1087

2017-2018 Regular Sessions

IN ASSEMBLY

January 10, 2017

Introduced by M. of A. FARRELL -- read once and referred to the Committee on Judiciary

AN ACT to amend the civil practice law and rules, in relation to the undertaking required during the pendency of a stay of enforcement of a judgment against a participating or non-participating manufacturer under the master settlement agreement

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The civil practice law and rules is amended by adding a new 2 section 5519-a to read as follows:

§ 5519-a. Stay of enforcement for master settlement agreement participating and non-participating manufacturers or their successors. (a) In civil litigation concerning a theory of liability relating to the health 5 effects, design, or marketing of, or representations concerning, tobacco 7 products as defined by the master settlement agreement, and that involves a participating or non-participating manufacturer, as those 9 terms are defined in the master settlement agreement, or any of their 10 successors, or parent entities found to be liable by virtue of their 11 status as parent to have controlled the conduct of such manufacturers or 12 their successors, the undertaking required during the pendency of all 13 appeals or discretionary reviews by any appellate courts in order to 14 stay the execution of any judgment or order granting legal, equitable or 15 other relief during the entire course of appellate review, including review by the United States Supreme Court, shall be set pursuant to the 16 17 applicable provisions of law; provided, however, that the court of 18 original instance shall set the total undertaking required in an amount 19 not to exceed two hundred fifty million dollars, regardless of the value 20 of the judgment appealed. Nothing herein shall affect the discretion of an appellate court pursuant to subdivision (c) of section fifty-five 21 22 hundred nineteen of this article. Where the court sets the undertaking

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

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in an amount less than the judgment, the appeal shall be diligently prosecuted in good faith.

- (b) As used in this section, "master settlement agreement" shall have the same meaning as set forth in subdivision five of section thirteen hundred ninety-nine-oo of the public health law.
- 6 (c) Nothing contained in this section shall be read to allow: (i)
 7 such participating manufacturer to curtail its financial obligation
 8 under the master settlement agreement; or (ii) such non-participating
 9 manufacturer to curtail its obligation to place the amounts specified in
 10 subdivision two of section thirteen hundred ninety-nine-pp of the public
 11 health law into a qualified escrow fund as defined in subdivision six of
 12 section thirteen hundred ninety-nine-oo of the public health law.
- 13 § 2. This act shall take effect on the thirtieth day after it shall 14 have become a law, and shall apply to any cause of action pending on or 15 filed on or after such effective date.