STATE OF NEW YORK

259

2017-2018 Regular Sessions

IN SENATE

(Prefiled)

January 4, 2017

Introduced by Sen. KAMINSKY -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law and the agriculture and markets law, in relation to specifying requirements for motor fuel advertising media

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

1	Section 1. The general business law is amended by adding a new section
2	396-xx to read as follows:
3	<u>§ 396-xx. Advertising medium; motor fuel sales. 1. The term "advertis-</u>
4	ing medium," as used in this section, shall mean a street sign located
5	within ten feet of the main entrance of the place of business or as
б	<u>close as practicable.</u>
7	2. a. In the event that the same grade of motor fuel is sold at
8	different prices from any single place of business, then the place of
9	business must have an advertising medium that: (i) complies with this
10	section; (ii) displays at least the higher of the prices offered for
11	that grade of motor fuel; and (iii) is a street sign, which is at least
12	six feet high and four feet wide and at least eight feet off the ground.
13	b. The advertising medium shall, to the extent practicable, be clearly
14	visible from each street or highway which has a motor vehicle access
15	point to the place of business. When the place of business is situated
16	at an intersection, the advertising medium required pursuant to this
17	section shall, to the extent practicable, be clearly visible from each
18	street of the intersection. All information required to be included on
19	such advertising medium pursuant to this section shall be posted or
20	maintained in a clear and conspicuous manner. For the purposes of this
21	<u>section, motor fuel does not include propane.</u>
22	c. This subdivision shall not apply to discounts or price reductions
23	not available to the general public, including, but not limited to,

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

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1	discounts or price reductions provided pursuant to an awards, rewards,
2	<u>loyalty, or promotional program.</u>
3	3. All letters, words, figures, or numerals which are part of the
4	advertising media required by subdivision two of this section shall have
5	a heavy type face or stroke, shall be clearly visible, and of a color or
б	tint that will contrast the letters, words, figures, or numerals with
7	the background of the advertising media. The height of the letters,
8	figures, and numerals, except the letter "1" and numeral one, shall not
9	be more than twice the width.
10	4. a. Failure to comply with the provisions of this section shall
11	subject a person, firm or corporation offering for sale or selling any
12	motor fuel to the public to a civil penalty of up to five hundred
13	dollars for a first offense, up to one thousand dollars for a second
14	offense, and up to ten thousand dollars for a third or subsequent
15	offense.
16	b. The provisions of this section may be enforced concurrently by the
17	director of a municipal consumer affairs office, or by the town attor-
18	ney, city corporation counsel, or other lawful designee of a munici-
19	pality or local government, and all moneys collected under this section
20	shall be retained by such municipality or local government.
21	5. a. The provisions of this section shall not apply to any person,
22	firm or corporation offering for sale or selling any motor fuel to the
23	public operating within a political subdivision that has already enacted
24	and continues in effect a local law, ordinance, rule or regulation in
25	substantial conformity with this section. The provisions of this section
26	shall not be construed to limit in any way the authority of a political
27	subdivision to enact, implement and continue to enforce local laws and
28	regulations governing the sale of motor fuels that were in effect prior
29	to the effective date of this section, or to enact, implement and
30	enforce any amendments thereto after the effective date of this section
31	so long as the amendments remain in substantial conformity with this
32	section. The provisions of this section shall be enforced in the coun-
33	ties outside the city of New York by the county or city director of
34	weights and measures, as the case may be, and in the city of New York by
35	the department of consumer affairs.
36	b. Any political subdivision may, by ordinance, exempt specified
37	geographic areas for the provisions of this section for scenic or
38	historic preservation purposes upon approval of such exemption by the
39	commissioner of agriculture and markets.
40	c. Any person, firm or corporation offering for sale or selling any
41	motor fuel to the public operating within a political subdivision that
42	has enacted a local zoning ordinance or local law regarding advertising
43	mediums that prevent compliance with the requirements of this section
44	may apply to the commissioner of agriculture and markets for an
45	exemption from the requirements of this section or a modified compliance
46	scheme that addresses the issue preventing compliance with the require-
47	ments of this section. The commissioner of agriculture and markets
48	shall, following an investigation, at his or her sole discretion,
49	approve or deny the request for an exemption or modification.
50	6. Nothing in this section shall apply to signs or placards required
51	to be posted pursuant to subdivision five of section one hundred nine-
52	ty-two of the agriculture and markets law.
53	7. Nothing in this section prohibits any person, firm or corporation
54	who has posted or displayed a sign or advertising medium in compliance
55	with this section from displaying additional pricing signs, provided
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required pursuant to subdivision two of this section and the additional 1 2 pricing signs do not obstruct or interfere with the required advertising 3 medium. 4 § 2. Subparagraph (iii) of paragraph a of subdivision 5 of section 192 5 of the agriculture and markets law, as amended by chapter 101 of the б laws of 1986, is amended and a new subparagraph (iv) is added to read as 7 follows: (iii) where a multiple product dispensing device is capable of 8 9 dispensing multiple products at multiple prices, then the selling price 10 per gallon [may] shall be posted thereon with numerals at least one-half that height and one-half that width required by subparagraph (i) of this 11 paragraph, although numerals representing tenths of a cent may be 12 13 displayed at no less than one-half those dimensions which disclose the 14 selling price per gallon of such motor fuel dispensed therefrom [+]; or 15 (iv) where a cash discount is offered, at least one sign or label shall be conspicuously displayed on the dispenser indicating the price 16 17 per gallon of the fuel after the cash discount. Such sign or label must display such price in letters and numerals not less than one-half inch 18 19 <u>high.</u> 20 § 3. The agriculture and markets law is amended by adding a new 21 section 192-i to read as follows: 192-i. Advertising medium; motor fuel sales. 1. The term "advertis-22 S ing medium," as used in this section, shall mean a street sign located 23 within ten feet of the main entrance of the place of business or as 24 25 close as practicable. 26 2. a. In the event that the same grade of motor fuel is sold at 27 different prices from any single place of business, then the place of business must have an advertising medium that: (i) complies with this 28 29 section; (ii) displays at least the higher of the prices offered for 30 that grade of motor fuel; and (iii) is a street sign, which is at least 31 six feet high and four feet wide and at least eight feet off the ground. 32 b. The advertising medium required pursuant to this section shall, to 33 the extent practicable, be clearly visible from each street or highway 34 which has a motor vehicle access point to the place of business. When 35 the place of business is situated at an intersection, the advertising medium shall, to the extent practicable, be clearly visible from each 36 street of the intersection. For the purposes of this section, motor fuel 37 38 does not include propane. 39 c. This subdivision shall not apply to discounts or price reductions not available to the general public, including, but not limited to, 40 41 discounts or price reductions provided pursuant to an awards, rewards, 42 loyalty, or promotional program. 43 3. All letters, words, figures, or numerals which are part of the 44 advertising media required by subdivision two of this section shall have 45 a heavy type face or stroke, shall be clearly visible, and of a color or 46 tint that will contrast the letters, words, figures, or numerals with 47 the background of the advertising media. The height of the letters, figures, and numerals, except the letter "1" and numeral one, shall not 48 49 be more than twice the width. 4. a. Failure to comply with the provisions of this section shall 50 51 subject a person, firm or corporation offering for sale or selling any motor fuel to the public to a civil penalty of up to five hundred 52 53 dollars for a first offense, up to one thousand dollars for a second 54 offense, and up to ten thousand dollars for a third or subsequent 55 offense.

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1	b. The provisions of this section may be enforced concurrently by the
2	director of a municipal consumer affairs office, or by the town attor-
3	ney, city corporation counsel, or other lawful designee of a munici-
4	pality or local government, and all moneys collected under this section
5	shall be retained by such municipality or local government.
6	c. Any person, firm or corporation offering for sale or selling any
7	motor fuel to the public operating within a political subdivision that
8	has enacted a local zoning ordinance or local law regarding advertising
9	mediums that prevent compliance with the requirements of this section
10	may apply to the commissioner for an exemption from the requirements of
11	this section or a modified compliance scheme that addresses the issue
12	preventing compliance with the requirements of this section. The
13	commissioner shall, following an investigation, at his or her sole
14	discretion, approve or deny the request for an exemption or modifica-
15	tion.
16	5. The commissioner shall promulgate rules and regulations necessary
17	or appropriate to carry out the provisions of this section, and shall
18	make available on the department's website a summary of the provisions
19	of this section and any regulations promulgated thereunder.
20	6. a. The provisions of this section shall not apply to any person,
21	firm or corporation offering for sale or selling any motor fuel to the
22	public operating within a political subdivision that has already enacted
23	and continues in effect a local law, ordinance, rule or regulation in
24	substantial conformity with this section. The provisions of this section
25	shall not be construed to limit in any way the authority of a political
26	subdivision to enact, implement and continue to enforce local laws and
27	regulations governing the sale of motor fuels that were in effect prior
28	to the effective date of this section, or to enact, implement and
29	enforce any amendments thereto after the effective date of this section
30	so long as the amendments remain in substantial conformity with this
31	section. The provisions of this section shall be enforced in the coun-
32	ties outside the city of New York by the county or city director of
33	weights and measures, as the case may be, and in the city of New York by
34	the department of consumer affairs.
35	b. Any political subdivision may, by ordinance, exempt specified
36	geographic areas for the provisions of this section for scenic or
37	historic preservation purposes upon approval of such exemption by the
38	commissioner.
39	7. Nothing in this section shall apply to signs or placards required
40	to be posted pursuant to subdivision five of section one hundred nine-
41	ty-two of this article.
42	8. Nothing in this section prohibits any person, firm or corporation
43	who has posted or displayed a sign or advertising medium in compliance
44	with this section from displaying additional pricing signs, provided
45	that such additional pricing signs are of smaller size than the media
46	required pursuant to subdivision two of this section and the additional
47	pricing signs do not obstruct or interfere with the required advertising
48	medium.
49	§ 4. This act shall take effect on the one hundred eightieth day after
50	it shall have become a law; provided that the commissioner of agricul-
51	ture and markets is authorized to promulgate any rules and regulations

52 necessary to implement this act on or before its effective date.