STATE OF NEW YORK

2242

2017-2018 Regular Sessions

IN ASSEMBLY

January 17, 2017

Introduced by M. of A. PEOPLES-STOKES, MOSLEY, SALADINO, SKOUFIS, LUPAR-DO, ROSENTHAL, COLTON -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to establishing a paint stewardship program

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

Section 1. Declaration of legislative intent and findings. The legislature finds and declares that it is in the public interest of the state of New York for architectural paint producers to finance and manage an environmentally sound, cost-effective architectural paint stewardship program, undertaking responsibility for the development and implementation of strategies to reduce the generation of post-consumer architectural paint, promote the reuse of post-consumer architectural paint and collect, transport and process post-consumer architectural paint for end-of-product-life management, including reuse and recycling.

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10	§ 2. Article 27 of the environmental conservation law is amended by
11	adding a new title 20 to read as follows:
12	TITLE 20
13	PAINT STEWARDSHIP PROGRAM
14	Section 27-2001. Short title.
15	27-2003. Declaration of policy.
16	27-2005. Definitions.
17	27-2007. Producer collection.
18	27-2009. Producer registration and responsibilities.
19	<u>27-2011. Retailer requirements.</u>
20	27-2013. Department responsibilities.
21	27-2015. Reporting requirements.
22	27-2017. Collective participation.
23	<u>§ 27-2001. Short title.</u>

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

LBD05546-01-7

1	This title shall be known as and may be cited as the "New York state
2	paint stewardship program".
3	§ 27-2003. Declaration of policy.
4	It is hereby declared to be the public policy of the state of New York
5	to promote the development and implementation of strategies to reduce
б	the generation of post-consumer architectural paint, to encourage the
7	reuse of post-consumer architectural paint, and to maximize the
8	collection, transport, and process of post-consumer architectural paint
9	for end-of-product-life management.
10	§ 27-2005. Definitions.
11	When used in this title:
12	1. "architectural paint" means interior and exterior architectural
13	coatings sold in containers of five gallons or less. Architectural paint
14	does not mean industrial, original equipment or specialty coatings.
15	2. "consumer" means a person located in the state who owns or uses
16	architectural paint, including but not limited to an individual, a busi-
17^{-1}	ness, corporation, limited partnership, not-for-profit organization, or
18	governmental entity, but does not include an entity involved in a whole-
19	sale transaction between a distributor and retailer.
20	3. "distributor" means a company that has a contractual relationship
21	with one or more producers to market and sell architectural paint to
22	retailers in this state.
23	4. "post-consumer architectural paint" means architectural paint not
24	used and no longer wanted by its purchaser.
25	5. "producer" means a person that manufactures architectural paint
26	that is sold or offered for sale in this state.
27	6. "recycling" means any process by which discarded products, compo-
28	nents and by-products are transformed into new usable or marketable
29	materials in a manner in which the products may lose their original
30	composition. Recycling does not include energy recovery or energy gener-
31	ation by means of combusting discarded products, components and by-pro-
32	ducts with or without other waste products from post-consumer architec-
33	tural paint.
34	7. "retailer" means any person that sells or offers for sale architec-
35	tural paint at retail in this state.
36	8. "reuse" means the return of a product into the economic stream for
37	use in the same kind of application intended for the use of the product,
38	without a change in the product's original composition.
39	9. "sell" or "sale" means any transfer of title for consideration,
40	including remote sales conducted through sales outlets, catalogs or the
41	internet or through any other similar electronic means.
42	§ 27-2007. Producer collection.
43	Beginning December thirty-first, two thousand eighteen, a producer
44	shall accept for disposal and recycling or reuse post-consumer architec-
45	tural paint.
46	§ 27-2009. Producer registration and responsibilities.
47	1. A producer shall individually or cooperatively with one or more
48	other producers, submit a registration to the department by July first,
49	two thousand eighteen, along with a registration fee of five thousand
50	dollars. Such registration shall include:
51	(a) the producer's name, address, and telephone number;
52	(b) the name and title of an officer, director, or other individual
53	designated as the producer's contact for purposes of this title;
54	(c) a list identifying the producer's brands;
55	(d) a general description of the manner in which the producer will
56	comply with section 27-2007 of this title, including specific informa-

tion on the producer's architectural paint acceptance program in the 1 2 state, intended treatment, storage, transportation and disposal options and a current list of locations within the state where consumers may 3 4 return architectural paint; 5 (e) targeted annual collection rates; б (f) educational and outreach program that will be implemented to inform consumers and retailers of the program and how to participate; 7 8 and 9 (g) any other information as the department may require. 10 2. A producer's registration shall be updated within thirty days of 11 any material change to the information required by the registration. 3. Any person who becomes a producer on or after January first, two 12 13 thousand nineteen shall register with the department prior to selling or 14 offering for sale in the state any architectural paint, and must comply 15 with the requirements of this title. 16 4. No later than January first, two thousand nineteen, a producer 17 shall not sell or offer for sale architectural paint in the state unless the producer has registered with the department and maintains an archi-18 19 tectural paint acceptance program through which the producer, either 20 directly or through an agent or designee, accepts architectural paint 21 from consumers in the state for disposal, reuse or recycling. The producer shall ensure that retailers are notified of such registration. 22 The producer shall not impose a fee on consumers for the collection, 23 24 handling and recycling or reuse of architectural paint. 5. The architectural paint acceptance program shall include, at a 25 26 minimum: 27 (a) collection, disposal and recycling or reuse of architectural paint produced by the producer and offered for return by any consumer in this 28 29 state, free of cost and in a manner convenient to consumers. The follow-30 ing acceptance methods shall be considered reasonably convenient: (i) 31 collection or acceptance events conducted by the producer or the produc-32 er's agent or designee, including events conducted through local govern-33 ments or private parties; (ii) fixed acceptance locations such as dedicated acceptance sites operated by the producer or its agent or 34 35 designee; (iii) agreements with local governments, retail stores, sales 36 outlets and not-for-profit organizations which have agreed to provide 37 facilities for the collection of architectural paint; (iv) community 38 collection events; and (v) any combination of these or other acceptance methods which effectively provide for the acceptance of architectural 39 paint for recycling or reuse through means that are available and 40 reasonably convenient to consumers in the state. At a minimum, the 41 42 producer shall ensure that all counties of the state and all munici-43 palities which have a population of ten thousand or greater have at least one permanent collection site and one additional permanent 44 45 collection site for every thirty thousand people located in those areas, 46 unless otherwise approved by the department, or unless the producer is a 47 small business taxpayer as defined in paragraph (f) of subdivision one of section two hundred ten of the tax law. Such producers shall conduct 48 49 no less than one collection event annually. The department may establish additional requirements to ensure convenient collection from 50 51 consumers; (b) a public education program to inform consumers about the produc-52 53 er's architectural paint acceptance program, including at a minimum an 54 internet website and a toll-free telephone number and written information included in the package for, or at the time of sale of, architec-55 56 tural paint that provides sufficient information to allow a consumer of

1	architectural paint to learn how to return such paint for disposal,
2	recycling or reuse; and
3	(c) any other information as required by the department in accordance
4	with regulations promulgated pursuant to this article.
5	6. A producer shall maintain records demonstrating compliance with the
б	provisions of this title and make them available for audit and
7	inspection by the department for a period of three years.
8	7. A producer may satisfy the architectural paint collection require-
9	ments of this section by agreeing to participate in a collective archi-
10	tectural paint acceptance program with other producers. Any such collec-
11	tive architectural paint acceptance program shall meet the same
12	requirements as an individual producer. Any architectural acceptance
13	program shall include a list of producers that are participating in such
14	program along with other identifying information as may be required by
15	the department. Such program shall submit a registration to the depart-
16	ment along with a registration fee of ten thousand dollars.
17	8. A producer shall be responsible for all costs associated with the
18	implementation of the architectural paint acceptance program.
19	<u>§ 27-2011. Retailer requirements.</u>
20	1. At the location of sale of architectural paint, a retailer shall
21	provide purchasers of architectural paint with information about oppor-
22	tunities for the return of architectural paint that has been provided to
23	the retailer by a producer.
24	2. No later than July first, two thousand nineteen no retailer shall
25	sell or offer for sale in the state any architectural paint unless the
26	producer and the producer's brands are registered with the department
27	pursuant to section 27-2009 of this title.
28	§ 27-2013. Department responsibilities.
29	1. The department shall promulgate all necessary rules and regulations
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1	first, two thousand twenty and every two years thereafter. The report
2	<u>must include, at a minimum, an evaluation of:</u>
3	(a) the architectural paint stream in the state;
4	(b) disposal, recycling and reuse rates in the state for architectural
5	paint;
6	(c) a discussion of compliance and enforcement related to the require-
7	ments of this title; and
8	(d) recommendations for any changes to this title.
9	<u>§ 27-2017. Collective participation.</u>
10	<u>A producer may satisfy the requirements of this article by agreeing to</u>
11	participate in a collective acceptance program with any other producer
12	or producers. Any such collective acceptance program must meet the same
13	requirements as an individual producer. Any collective acceptance
14	program must include a list of producers that are participating in such
15	program along with other identifying information as may be required by
16	the department. Such program shall submit a registration to the depart-
17	ment along with a registration fee of ten thousand dollars.
18	§ 3. This act shall take effect immediately.