## STATE OF NEW YORK

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3698

2017-2018 Regular Sessions

## IN ASSEMBLY

January 30, 2017

Introduced by M. of A. COLTON, GOTTFRIED, COOK, HOOPER, SIMON, ARROYO, ZEBROWSKI, STECK -- Multi-Sponsored by -- M. of A. DILAN, ENGLEBRIGHT, LUPARDO -- 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 2 391-u to read as follows:

3 § 391-u. Nonwoven disposable products. 1. For purposes of this 4 section, the following terms shall have the following meanings:

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- (a) "Advertised" means representation made by statement, word, design, device, sound or any combination thereof in print or broadcast media.
- (b) "Flushable", "septic safe", and "sewer safe" means with regard to a nonwoven disposable product, a product that is: (i) able to clear toilets and properly maintained drainage pipe systems under expected product usage conditions; (ii) compatible with wastewater conveyance, treatment, reuse, and disposal systems without causing blockage, clogging, or other operational problems; and (iii) unrecognizable in effluent leaving on-site and municipal wastewater treatment systems and
- in digested sludge from wastewater treatment plants that are applied to
  soil.
- 16 <u>(c) "Label" means those representations made through statement, word,</u>
  17 <u>picture, design or emblem on a packaging of a nonwoven disposable prod-</u>
  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.

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

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2. No nonwoven disposable product for sale in any municipality, including a city with a population of a million or more, shall be advertised, packaged or labeled as flushable, sewer safe, or septic safe if such product has not first been approved as flushable by a third party according to rules promulgated by the department of environmental 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 11 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
- 19 (b) a wholesaler or retailer that distributes or sells but does not 20 package or label a nonwoven disposable product that is advertised, pack-21 aged, or labeled as flushable, sewer safe or septic safe.
- 22 § 2. This act shall take effect on the ninetieth day after it shall 23 have become a law. Effective immediately, the commissioner of environmental conservation shall promulgate rules and regulations necessary or 24 25 appropriate to carry out the provisions of this act.