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IN ASSEMBLY

January 11, 2022

Introduced by M. of A. ENGLEBRIGHT -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to the regulation of chemicals in upholstered furniture, mattresses and electronic enclosures

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

Section 1. The title heading of title 10 of article 37 of the environmental conservation law, as added by a chapter of the laws of 2021 amending the environmental conservation law relating to the regulation of chemicals in upholstered furniture, mattresses and electronic enclosures, as proposed in legislative bills numbers S. 4630-B and A. 5418-B, is amended to read as follows:

TITLE [<mark>X</mark>] <u>10</u>

8 § 2. Subdivisions 3 and 9 of section 37-1001 of the environmental 9 conservation law, as added by a chapter of the laws of 2021 amending the 10 environmental conservation law relating to the regulation of chemicals 11 in upholstered furniture, mattresses and electronic enclosures, as 12 proposed in legislative bills numbers S. 4630-B and A. 5418-B, are 13 amended to read as follows:

14 3. "Custom upholsterer" means a person who, either by himself or 15 herself or through employees or agents, repairs, reupholsters, recovers, 16 restores, or renews upholstered furniture[, or who makes to order and 17 specification of the user any article of upholstered residential furni-18 ture, using either new materials or owner's materials]. <u>A custom uphol-</u> 19 sterer shall not include any manufacturer of new, ready to be sold 20 furniture, or new made to order furniture.

9. "Organohalogen flame retardant chemical" means a chemical that meets both of the following criteria:

23 (a) A functional use for the chemical is to resist or inhibit the 24 spread of fire or as a synergist to chemicals that resist or inhibit the 25 spread of fire; and

25 <u>spread of fife, and</u>

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26 <u>(b) The chemical</u> contains one or more halogen elements, including 27 fluorine, chlorine, bromine, or iodine, bonded to carbon.

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

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§ 3. Section 37-1003 of the environmental conservation law, as added 1 by a chapter of the laws of 2021 amending the environmental conservation 2 3 law relating to the regulation of chemicals in upholstered furniture, 4 mattresses and electronic enclosures, as proposed in legislative bills numbers S. 4630-B and A. 5418-B, is amended to read as follows: 5 6 § 37-1003. Furniture and mattresses. 7 1. Beginning [January] December first, two thousand twenty-four, no 8 person shall sell or offer for sale in the state of New York any new, 9 not previously owned, upholstered furniture or mattress, that contains, 10 or a constituent component of which contains, any [intentionally added] 11 covered flame retardant chemical, individually or in combination, that 12 is any of the following: (a) At or above levels set by the department in regulation; or 13 (b) Intentionally added. 14 15 Beginning [January] <u>December</u> first, two thousand [twenty-three] 16 twenty-five, a custom upholsterer in the state of New York shall not 17 repair, reupholster, re-cover, restore, or renew upholstered furniture 18 or reupholstered furniture using replacement components that contain any 19 [intentionally added] covered flame retardant chemical, individually or 20 in combination, that is any of the following: 21 (a) At or above levels set by the department in regulation; or 22 (b) Intentionally added. 23 § 4. Subdivision 2 of section 37-1005 of the environmental conservation law, as added by a chapter of the laws of 2021 amending the envi-24 25 ronmental conservation law relating to the regulation of chemicals in 26 upholstered furniture, mattresses and electronic enclosures, as proposed 27 in legislative bills numbers S. 4630-B and A. 5418-B, is amended to read 28 as follows: 29 2. Upholstered or reupholstered furniture components other than those 30 identified in subdivision [seven] thirteen of section 37-1001 of this 31 title. 32 § 5. Section 37-1007 of the environmental conservation law, as added 33 by a chapter of the laws of 2021 amending the environmental conservation 34 law relating to the regulation of chemicals in upholstered furniture, 35 mattresses and electronic enclosures, as proposed in legislative bills 36 numbers S. 4630-B and A. 5418-B, is amended to read as follows: 37 § 37-1007. Electronic display. 38 Beginning [January] December first, two thousand twenty-four, no 39 person shall sell or offer for sale in the state of New York any electronic display that contains [an intentionally added], in the enclosure 40 or stand of such electronic display, any organohalogen flame retardant 41 chemical [in the enclosure or stand of such electronic display], indi-42 vidually or in combination, that is any of the following: 43 44 (a) At or above levels set by the department in regulation; or 45 (b) Intentionally added. 46 § 6. Subdivision 2 of section 37-1009 of the environmental conserva-47 tion law, as added by a chapter of the laws of 2021 amending the envi-48 ronmental conservation law relating to the regulation of chemicals in 49 upholstered furniture, mattresses and electronic enclosures, as proposed 50 in legislative bills numbers S. 4630-B and A. 5418-B, is amended to read 51 as follows: 52 2. Beginning one year after the effective date of this title, no elec-53 tronic display shall be sold in the state unless the manufacturer has 54 submitted an annual report [to the department] identifying all of the organohalogen flame [retardants] retardant chemicals used in the enclo-55

1	sure or stand of the electronic display in a form determined by the
2	
	department.
3	§ 7. Sections 37-1011 and 37-1013 of the environmental conservation
4	law, as added by a chapter of the laws of 2021 amending the environ-
5	mental conservation law relating to the regulation of chemicals in
6	upholstered furniture, mattresses and electronic enclosures, as proposed
7	in legislative bills numbers S. 4630-B and A. 5418-B, are renumbered
8	sections 37-1013 and 37-1015 and a new section 37-1011 is added to read
9	as follows:
10	<u>§ 37-1011. Certification of compliance.</u>
11	1. For the purpose of this section the following terms shall have the
12	following meanings:
13	(a) "covered products" shall mean:
14	<u>(i) mattresses, upholstered furniture, or electronic displays; or</u>
15	(ii) upholstered or reupholstered furniture components for custom
16	upholsterers.
17	(b) "manufacturer" shall mean a person who, for sale in the state:
18	(i) assembles or substantially assembles covered products;
19	(ii) manufactures covered products under its own brand name or under
20	any other brand name;
21	(iii) sells covered products under its own brand name;
21 22	<u>(iii) sells covered products under its own brand name;</u> (iv) owns a brand name that it licenses to another person for use on
22	(iv) owns a brand name that it licenses to another person for use on
22 23	(iv) owns a brand name that it licenses to another person for use on covered products;
22 23 24	(iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or
22 23 24 25	<pre>(iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or (vi) manufactures covered products without affixing a brand name.</pre>
22 23 24 25 26	 (iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or (vi) manufactures covered products without affixing a brand name. No person that sells covered products shall be held in violation of
22 23 24 25 26 27	 (iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or (vi) manufactures covered products without affixing a brand name. 2. No person that sells covered products shall be held in violation of this title if they can show that they relied in good faith on the writ-
22 23 24 25 26 27 28	 (iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or (vi) manufactures covered products without affixing a brand name. 2. No person that sells covered products shall be held in violation of this title if they can show that they relied in good faith on the written assurance of the manufacturer that such covered products met the
22 23 24 25 26 27 28 29	 (iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or (vi) manufactures covered products without affixing a brand name. 2. No person that sells covered products shall be held in violation of this title if they can show that they relied in good faith on the written assurance of the manufacturer that such covered products met the requirements of this title. Such written assurance shall take the form
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22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	<pre>(iv) owns a brand name that it licenses to another person for use on covered products; (v) imports covered products; or (vi) manufactures covered products without affixing a brand name. 2. No person that sells covered products shall be held in violation of this title if they can show that they relied in good faith on the writ- ten assurance of the manufacturer that such covered products met the requirements of this title. Such written assurance shall take the form of a certificate of compliance stating that such covered product is in compliance with the requirements of this title, provided however, where compliance is achieved under an exemption provided in section 37-1005 of this title, the certificate shall state the specific basis upon which the exemption is claimed. The certificate of compliance shall be signed by an authorized official of the manufacturer. § 8. This act shall take effect on the same date and in the same manner as a chapter of the laws of 2021 amending the environmental</pre>

40 tive bills numbers S. 4630-B and A. 5418-B, takes effect.