STATE OF NEW YORK

7428

2021-2022 Regular Sessions

IN SENATE

October 8, 2021

Introduced by Sen. BIAGGI -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the general business law, in relation to requiring fashion retail sellers and manufacturers to disclose environmental and social due diligence policies; and to amend the state finance law, in relation to establishing a community benefit fund

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "Fashion sustainability and social accountability act". 3 § 2. The general business law is amended by adding a new section 399mm to read as follows: 4 5 § 399-mm. Fashion sustainability and social accountability act. 1. As б used in this section, the following terms shall have the following mean-7 ings: 8 (a) "Doing business in this state" shall mean actively engaging in any 9 transaction for the purpose of financial or pecuniary gain or profit. (b) "Gross receipts" shall mean the gross amounts realized, otherwise 10 11 known as the sum of money and the fair market value of other property or 12 services received, on the sale or exchange of property, the performance 13 of services, or the use of property or capital, including rents, royal-14 ties, interest, and dividends, in a transaction that produces business income, in which the income, gain, or loss is recognized, or would be 15 recognized if the transaction were in the United States, under the 16 Internal Revenue Code, as applicable for purposes of this section. 17 18 Amounts realized on the sale or exchange of property shall not be 19 reduced by the cost of goods sold or the basis of property sold. Gross 20 receipts, even if business income, shall not include the following 21 items:

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

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1	(1) repayment, maturity, or redemption of the principal of a loan,
2	bond, mutual fund, certificate of deposit, or similar marketable instru-
3	ment;
4	(2) the principal amount received under a repurchase agreement or
5	other transaction properly characterized as a loan;
6	(3) proceeds from issuance of the taxpayer's own stock or from sale of
7	<u>treasury stock;</u>
8	(4) damages and other amounts received as the result of litigation;
9	(5) property acquired by an agent on behalf of another;
10	(6) tax refunds and other tax benefit recoveries;
11	(7) pension reversions;
12	(8) contributions to capital, except for sales of securities by secu-
13	rities dealers;
14	(9) income from discharge of indebtedness;
15	(10) amounts realized from exchanges of inventory that are not recog-
16	nized under the Internal Revenue Code;
17	(11) amounts received from transactions in intangible assets held in
	connection with a treasury function of the taxpayer's unitary business
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19	and the gross receipts and overall net gains from the maturity, redemp-
20	tion, sale, exchange, or other disposition of those intangible assets;
21	and
22	(12) amounts received from hedging transactions involving intangible
23	assets. A "hedging transaction" means a transaction related to the
24	taxpayer's trading function involving futures and options transactions
25	for the purpose of hedging price risk of the products or commodities
26	consumed, produced, or sold by the taxpayer.
27	(c) "Fashion manufacturer" shall mean a business entity which lists
28	manufacturing as its principal business activity in the state of New
29	York, as reported on the entity's state business tax return, and prima-
30	rily manufactures articles of wearing apparel or footwear.
31	(d) "Fashion retail seller" shall mean a business entity which lists
32	retail trade as its principal business activity in the state of New
33	York, as reported on the entity's state business tax return, and prima-
34	rily sells articles of wearing apparel or footwear.
35	(e) "Article of wearing apparel" shall mean any costume or article of
36	clothing worn or intended to be worn by individuals.
37	(f) "Footwear" shall mean any covering worn or intended to be worn on
38	the foot.
39	(g) "Due diligence" shall mean the process companies should carry out
40	to identify, prevent, mitigate and account for how they address actual
41	and potential adverse impacts in their own operations, their supply
42	chain and other business relationships, as recommended in the Organisa-
43	tion for Economic Co-operation and Development guidelines for multina-
44	tional enterprises, the Organisation for Economic Co-operation and
45	Development due diligence quidance for responsible business conduct and
	United Nations quiding principles for business and human rights.
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47	2. Every fashion retail seller and fashion manufacturer doing business
48	in the state and having annual worldwide gross receipts that exceed one
49	hundred million dollars shall disclose, as set forth in subdivision four
50	of this section, its environmental and social due diligence policies,
51	processes and outcomes, including significant real or potential adverse
52	environmental and social impacts and disclose targets for prevention and
53	improvement.
54	3. The disclosure described in subdivision two of this section shall
55	be posted on the fashion retail seller's or fashion manufacturer's
56	website with a clear and easily understood link to the required informa-

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б	<u>days</u>	of	receivi	ing a	<u>written</u>	request	for	the	disclosur	e f:	rom	a con	nsumer.
7	<u>4.</u>	The	disclo	osure	e required	l pursua	nt to	sul	odivision	two	of	this	section
8	<u>shall</u>	in	clude,	at a	<u>minimum</u> :	<u> </u>							

9 (a) supply chain mapping and disclosure, including:

10 (i) taking a risk-based approach, use good faith efforts to map 11 suppliers across all tiers of production, from raw material to final production. A minimum of fifty percent of suppliers by volume across all 12 13 tiers of production shall be mapped; and

14 (ii) using good faith efforts to map the suppliers and associated supply chains relevant to the prioritized risk, and obtain and disclose 15 16 the names of prioritized suppliers.

17 (b) impact and due diligence disclosure, including a social and environmental sustainability report, to include externally relevant informa-18 19 tion on due diligence policies, processes and activities conducted to 20 identify, prevent, mitigate, and account for potential adverse impacts, 21 including the findings and outcomes of those activities. Such report shall include, in line with the United Nations guiding principles on 22 business and human rights, the International Labor Organization declara-23 tion on fundamental principles and rights at work, the Organisation for 24 Economic Co-operation and Development guidelines for multinational 25 26 enterprises and the Organisation for Economic Co-operation and Develop-27 ment due diligence guidance for responsible business conduct:

(i) a link on the fashion retail seller's or fashion manufacturer's 28 29 website to relevant policies on responsible business conduct;

30 (ii) information on measures taken to embed responsible business 31 conduct into policies and management systems;

(iii) the fashion retail seller's or fashion manufacturer's identified 32 33 areas of significant risks in the contexts of its own activities and 34 business relationships such as supply chains;

35 (iv) the significant adverse impacts on risks identified, prioritized and assessed in the context of its own activities and business relation-36 ships such as supply chains; 37 38

(v) the prioritization criteria;

39 (vi) the actions taken to prevent or mitigate those risks, such as corrective action plans, to be cited where available, including esti-40 mated timelines, targets and benchmarks for improvement and their 41 42 outcomes;

(vii) measures to track implementation and results; and 43

44 (viii) the fashion retail seller's or fashion manufacturer's provision 45 of or co-operation in any remediation.

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     (c) impact disclosure on prioritized adverse environmental and social
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   impacts within eighteen months after enactment of the policies, proc-
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48 esses, and outcomes, including:

(i) a quantitative baseline and reduction targets on energy and green-49 house gas emissions, water, chemical management. Greenhouse gas report-50 51 ing shall be independently verified, include absolute figures and conform with the greenhouse gas protocol corporate accounting and 52 53 reporting standard and the greenhouse gas protocol corporate value chain 54 scope three standard promulgated by the World Resources Institute; (ii) annual volume of material produced, including breakdown by mate-55

56 rial type which shall be independently verified;

1	(iii) how much production has been displaced with recycled materials
2	as compared to growth targets which shall be independently verified;
3	(iv) the median wages of workers of prioritized suppliers and how this
4	compares with local minimum wage and living wages; and
5	(v) the company's approach for incentivizing supplier performance on
б	workers' rights; state any key performance indicators or performance
7	incentives used; and describe the incentives used to reward suppliers
8	and encourage good performance. Examples may include contract renewals,
9	price premiums and the offer of longer-term contracts.
10	(d) what targets, fashion retail sellers and fashion manufacturers
11	have for impact reductions, and for tracking due diligence implementa-
12	tion and results, including where possible estimated timelines and
13	benchmarks for improvement. Climate change targets must be absolute
14	targets, align with the apparel and footwear sector science-based
15	targets guidance promulgated by the World Resources Institute and
16	include all scopes of production. Fashion retail sellers and fashion
17	manufacturers shall meet targets and report their compliance on an annu-
18	al basis.
19	5. (a) The requirements imposed on fashion retail sellers and fashion
20	manufacturers by this section may be enforced by the attorney general or
21	an administrator designated by the attorney general bringing civil
22	proceedings for an injunction, monetary damages, or civil performance of
23	a statutory duty.
24	(i) The attorney general, or the attorney general's designated admin-
25	istrator as applicable, shall annually publish and make publicly avail-
26	able a report regarding compliance with this section, listing the fash-
27	ion retail sellers and fashion manufacturers who are known to be out of
28	compliance with this section and including an up-to-date report on the
29	<u>attorney general's monitoring of such compliance.</u> (ii) Fashion retail sellers and fashion manufacturers found to be out
30 31	of compliance with this section after the attorney general, or the
32	attorney general's designated administrator as applicable, has provided
33	notice of non-compliance, and after a three-month period to meet obli-
34	gations under this section has lapsed, may be fined up to two percent of
35	annual revenues of four hundred fifty million dollars or more. Such
36	fines shall be deposited in the community benefit fund established by
37	section ninety-seven-ccc of the state finance law.
38	(b) Any citizen may commence a civil action:
39	(1) against any person who is alleged to have violated or to be in
40	violation of this section or an order by the attorney general, or the
41	attorney general's designated administrator as applicable, with respect
42	to the standards and requirements set forth in this section, including:
43	(i) New York state;
44	(ii) governmental instrumentality or agency to the extent permitted by
45	the eleventh amendment to the United States constitution; and
46	(iii) any business.
47	(2) to compel the attorney general, or the attorney general's desig-
48	nated administrator as applicable, to investigate an entity's compliance
49	with this section, to enforce compliance with this section, or to apply
50	the prohibitions set forth in this section to any business operating
51	within this state; and
52	(3) against the attorney general, or the attorney general's designated
53	administrator as applicable, where there is an alleged failure of the
54	attorney general or the attorney general's designated administrator to
55	perform any act or duty under this section which is not discretionary

1	with the attorney general, or the attorney general's designated adminis-
2	trator as applicable.
3	§ 3. The state finance law is amended by adding a new section 97-ccc
4	to read as follows:
5	§ 97-ccc. Community benefit fund. 1. There is hereby established in
б	the joint custody of the comptroller, the commissioner of taxation and
7	finance, and the commissioner of environmental conservation a special
8	fund to be known as the community benefit fund.
9	2. Such fund shall consist of all moneys deposited pursuant to subpar-
10	agraph (ii) of paragraph (a) of subdivision five of section three
11	hundred ninety-nine-mm of the general business law.
12	3. The moneys in the fund shall be expended by the department for
13	environmental conservation for the purpose of implementing one or more
14	environmental benefit projects that directly and verifiably benefit
15	<u>environmental justice communities.</u>
16	4. On or before the first day of February each year, the comptroller
17	shall certify to the temporary president of the senate, and the speaker
18	of the assembly, the amount of money deposited by source in the fund
19	during the preceding calendar year, as well as all disbursements from
20	the fund during the preceding calendar year.
21	5. Moneys shall be payable from the fund on the audit and warrant of
22	the comptroller on vouchers certified and approved by the commissioner
23	of environmental conservation.
24	§ 4. This act shall take effect immediately.