5677--A

2023-2024 Regular Sessions

## IN ASSEMBLY

March 20, 2023

- Introduced by M. of A. TAPIA, ALVAREZ, SIMONE, SEAWRIGHT, AUBRY, BRAUN-STEIN, GLICK, SIMON, HYNDMAN, GONZALEZ-ROJAS, BURGOS, DE LOS SANTOS, GIBBS, SOLAGES, PRETLOW, LAVINE, RAJKUMAR, CUNNINGHAM, REYES, ZINER-MAN, DICKENS, RIVERA, ARDILA, RAMOS, HEVESI, CRUZ, BUTTENSCHON, JEAN-PIERRE, FORREST, SHIMSKY, LUCAS, L. ROSENTHAL, ZACCARO, SAYEGH, EPSTEIN, BICHOTTE HERMELYN, RAGA -- read once and referred to the Committee on Consumer Affairs and Protection -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the general business law, in relation to the sale, lease, and rental of powered bicycles, powered mobility devices, and storage batteries for such devices

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 391-ee to read as follows: 2 3 § 391-ee. Sale, lease, and rental of powered bicycles, powered mobili-4 ty devices, and storage batteries for such devices. 1. As used in this 5 section, the following terms shall have the following meanings: 6 (a) "Powered bicycle" means a bicycle with electric assist as defined 7 in section one hundred two-c of the vehicle and traffic law. (b) "Powered mobility device" means an electric scooter as defined in 8 section one hundred fourteen-e of the vehicle and traffic law or succes-9 sor provision or other personal mobility device powered by a lithium-ion 10 or other storage battery. The term does not include powered bicycles, 11 12 wheelchairs or other mobility devices designed for use by persons with 13 disabilities, or any vehicle that is capable of being registered with 14 the department of motor vehicles. (c) "Stock keeping unit" means each group of items offered for sale of 15 16 the same brand name, quantity of contents, retail price and variety.

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

LBD10089-02-3

A. 5677--A

1	2. (a) No person shall distribute, sell, lease, rent or offer for
2	<u>sale, lease or rental a powered bicycle unless:</u>
3	(i) The electrical system for such bicycle has been certified by an
4	accredited testing laboratory for compliance with Underwriters Laborato-
5	ries (UL) standard 2849, or such other safety standard as the department
6	has established by rule in consultation with the fire department; and
7	(ii) Such certification or the logo, wordmark, or name of such accred-
8	ited testing laboratory is displayed: (i) on packaging or documentation
9	provided at the time of sale for such powered bicycle; or (ii) directly
10	on such powered bicycle or the battery of such bicycle.
11	(b) No person shall distribute, sell, lease, rent, or offer for sale,
12	lease, or rental, a powered mobility device unless:
13	(i) The electrical system for such powered mobility device has been
14	certified by an accredited testing laboratory for compliance with Under-
15	writers Laboratories (UL) standard 2272, or such other safety standard
16	as the department has established by rule in consultation with the fire
17	department; and
18	(ii) Such certification or the logo, wordmark, or name of such accred-
19	ited testing laboratory is displayed: (1) on packaging or documentation
20	provided at the time of sale for such powered mobility device; or (2)
21	directly on such powered mobility device or the battery of such device.
22	(c) No person shall distribute, sell, lease, rent or offer for sale,
23	lease or rental a storage battery for a powered bicycle or powered
24	mobility device unless:
25	(i) Such storage battery has been certified by an accredited testing
26	laboratory for compliance with Underwriters Laboratories (UL) standard
27	2271, or such other safety standard as the department has established by
28	rule in consultation with the fire department; and
29	(ii) Such certification, or the logo, wordmark, or name of such
30	accredited testing laboratory is displayed: (1) on packaging or documen-
31	tation provided at the time of sale for such storage battery; or (2)
32	directly on such storage battery.
33	(d) No powered bicycle or powered mobility device, or storage battery
34	for a powered bicycle or powered mobility device, shall be required to
35	display the certification or the logo, wordmark, or name of an accred-
36	ited testing laboratory as required by paragraph (a), (b) or (c) of this
37	subdivision if such powered bicycle, powered mobility device, or storage
38	battery: (i) is being sold or leased second-hand, or is being rented;
39	and (ii) does not include packaging, or does not include printed
40	documentation, at the time of distribution, sale, lease, rental or offer
41	for sale, lease or rental, as applicable.
42	(e) A person who violates paragraph (a), (b) or (c) of this subdivi- sion, or any rule promulgated thereunder, is liable for a civil penalty
43 44	as follows:
44 45	(i) For the first violation, a civil penalty of zero dollars; and
45 46	
	(ii) For each subsequent violation issued for the same offense on a different day within two wears of the date of a first violation a given
47 40	different day within two years of the date of a first violation, a civil penalty of not more than one thousand dollars.
48 40	
49 50	(f) Each failure to comply with paragraph (a), (b) or (c) of this subdivision with respect to any one stock keeping unit constitutes a
50 51	separate violation.
51 52	§ 2. This act shall take effect on the one hundred eightieth day after
52 53	it shall have become a law.
55	TE BITATT TRAVE DECOME A TAW.