H-1664.1		

SUBSTITUTE HOUSE BILL 1015

State of Washington 61st Legislature 2009 Regular Session

By House Commerce & Labor (originally sponsored by Representatives Simpson, O'Brien, Haler, Ericks, Seaquist, Conway, Haigh, Hurst, Chase, Morrell, Nelson, Sells, Williams, Liias, and Moeller)

READ FIRST TIME 02/17/09.

- 1 AN ACT Relating to fire safety standards for novelty lighters;
- 2 adding a new chapter to Title 70 RCW; and prescribing penalties.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 <u>NEW SECTION.</u> **Sec. 1.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- 6 (1) "Director" means the director of fire protection appointed 7 under RCW 43.43.938.
 - (2) "Distribute" means to do any of the following:
- 9 (a) Sell novelty lighters or deliver novelty lighters for sale by another person to consumers;
- 11 (b) Sell or accept orders for novelty lighters that are to be 12 transported from a point outside this state to a consumer within this 13 state;
- 14 (c) Buy novelty lighters directly from a manufacturer or wholesale 15 dealer for resale in this state;
- 16 (d) Give novelty lighters as a sample, prize, gift, or other 17 promotion.
- 18 (3) "Manufacturer" means:

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p. 1 SHB 1015

- 1 (a) An entity that produces, or causes the production of, novelty 2 lighters for sale in this state;
 - (b) An importer or first purchaser of novelty lighters that intends to resell within this state novelty lighters that were produced for sale outside this state; or
- 6 (c) A successor to an entity, importer, or first purchaser 7 described in (a) or (b) of this subsection.
 - (4)(a) "Novelty lighter" means a lighter that can operate on any fuel, including butane or liquid fuel. Novelty lighters have features that are attractive to children, including but not limited to visual effects, flashing lights, musical sounds, and toylike designs. The term considers the shape of the lighter to be the most important characteristic when determining whether a lighter can be considered a novelty lighter. This includes novelty lighters that are clearly intended to be shaped like:
 - (i) Cartoon characters;
- 17 (ii) Toys;

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- 18 (iii) Musical instruments;
- 19 (iv) Vehicles;
- 20 (v) Animals;
- 21 (vi) The human body or parts of the human body;
- 22 (vii) Food or beverages;
- 23 (viii) Weaponry;
- 24 (ix) Furniture;
- 25 (x) Sports equipment;
- 26 (xi) Holiday symbols;
- 27 (xii) Tools; or
- (xiii) Household products including fire extinguishers, cell phones, vases, boots, shoes, toasters, traffic lights, light bulbs, pens, pencils, magic markers, coffee cups, fishing poles, money, propane tanks, gas cans, match sticks, cigarettes, clothing items,
- 32 cameras, picture frames, or flowers.
- 33 (b) "Novelty lighter" does not include disposable cigarette 34 lighters or lighters that are printed or decorated with logos, decals, 35 artwork, or heat shrinkable sleeves.
- 36 (5) "Retail dealer" means an entity, other than a manufacturer or 37 wholesale dealer, that engages in distributing novelty lighters.

SHB 1015 p. 2

- 1 (6) "Sell" means to transfer, or agree to transfer, title or possession for a monetary or nonmonetary consideration.
- 3 (7) "Wholesale dealer" means an entity that distributes novelty 4 lighters to a retail dealer or other person for resale.
- NEW SECTION. Sec. 2. (1) A person may not distribute or offer to sell a novelty lighter within this state if the director determines the novelty lighter is prohibited for sale or distribution under this chapter.
- 9 (2) This section does not apply if the novelty lighters are in 10 interstate commerce and not intended for distribution in this state.
- 11 (3) The director may enter into a cooperative agreement with any 12 state or local agency that allows the agency to act as an authorized 13 representative of the director for enforcement purposes under this 14 section.
- NEW SECTION. Sec. 3. The director may adopt rules to carry out the requirements of this chapter.
- NEW SECTION. Sec. 4. (1) The director may impose a civil penalty for a violation of this chapter. The civil penalty may not exceed:
- 19 (a) For a manufacturer that distributes or offers to sell novelty 20 lighters to a wholesale dealer or retail dealer, ten thousand dollars 21 per violation per day.

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- (b) For a wholesale dealer that distributes or offers to sell novelty lighters to retail dealers or consumers, one thousand dollars per violation per day.
- 25 (c) For a retail dealer that distributes or offers to sell novelty 26 lighters to consumers, five hundred dollars per violation per day.
- 27 (2) At the request of the director, the attorney general may bring 28 an action in the name of the state seeking:
- 29 (a) Injunctive relief to prevent or end a violation of this 30 chapter;
- 31 (b) To recover civil penalties imposed under subsection (1) of this 32 section; or
- 33 (c) To recover attorneys' fees and other enforcement costs and 34 disbursements.

p. 3 SHB 1015

- 1 (3) Penalties under this section must be deposited in either the 2 novelty lighter fire safety account created in section 6 of this act or 3 an account designated by the local agency with jurisdiction as 4 authorized under section 2(3) of this act.
- NEW SECTION. Sec. 5. (1) On the effective date of this section, manufacturers must immediately cease the sale or distribution of novelty lighters in this state.
- 8 (2) On the effective date of this section, wholesalers and retail 9 dealers have a maximum of ninety days to reduce their current inventory 10 of novelty lighters. In no instance may wholesalers and retail dealers 11 sell or distribute a novelty lighter in this state after ninety days 12 from the effective date of this section.
- 13 NEW SECTION. Sec. 6. The novelty lighter fire safety account is created in the custody of the state treasurer. All receipts from 14 moneys directed to the account must be deposited into the account. 15 Expenditures from the account may be used only for fire safety, 16 17 enforcement, and fire prevention programs. Only the director or the director's designee may authorize expenditures from the account. 18 19 account is subject to allotment procedures under chapter 43.88 RCW, but 20 an appropriation is not required for expenditures.
- NEW SECTION. Sec. 7. Sections 1 through 6 of this act constitute a new chapter in Title 70 RCW.

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SHB 1015 p. 4