

Proposed Amendment # 1 to AO 2019-15(S)

AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY TO PROTECT THE HEALTH OF CHILDREN AND FIREFIGHTERS BY AMENDING THE ANCHORAGE MUNICIPAL CODE TO ADD A NEW CHAPTER 15.100, *CONSUMER PRODUCTS*, AND A NEW SECTION TO PROHIBIT CERTAIN CONSUMER PRODUCTS CONTAINING FLAME RETARDANT CHEMICALS HARMFUL TO HUMAN HEALTH AND DEVELOPMENT.

Submitted by: Assembly Member \_\_\_\_\_

PROPOSED AMENDMENT

**Purpose/Summary of amendments:** This amendment deletes the labeling requirement.

TEXT OF AMENDMENT

*(adding new language, [DELETING CURRENT CODE LANGUAGE], [Deleting words proposed by the unamended AO that are not in current code], and [Deleting new words proposed by the AO(S)])*

AO page 5, beginning at line 29; amending to delete subsection D. as follows, and relettering the sections that follow it:

~~*[D/E]. Labeling. A manufacturer of a covered product, **excluding juvenile products**, that is sold, offered for sale, or distributed in the municipality **and which would be required to have a label under the California Business & Professions Code § 19094 (a upholstered or reupholstered furniture product required to meet the test requirements of California Technical Bulletin 117-2013)** shall place on a label affixed to the product **the same [a] statement as required by the state of California.** [substantially in the following form: “The materials in this product contain [or do not contain] added flame retardant chemicals.”]*~~

Will there be any public or private economic effect to the proposed amendment?

YES  NO (check one) If yes, please detail below.

This removes the economic costs of ensuring all upholstered and reupholstered furniture has labels.