

Amendment # 7 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: To clarify the trigger that starts the 60 day clock for a distributor or retailer to obtain a written statement from a manufacturer demonstrating compliance.

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 44; amending as follows:

1. A person who distributes, sells or offers to sell a covered product in the municipality may demonstrate compliance with this section by retaining and making available for inspection upon request a written statement from the product manufacturer or supplier attesting that **a specific [the]** covered product does not contain a prohibited flame retardant chemical. **The statement shall include contact information and identify specific product(s) by name, model year(s), and SKU or UPC number(s).** *When requested during an inspection or after service of a notice of violation under chapter 15.05, ~~d[istributors]~~ distributors and retailers shall have 60 days to obtain the statement from the product manufacturer or supplier.* The department may accommodate other reasonable means of demonstrating compliance, **including proof used to comply with similar requirements in place in other states or localities.**

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

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