

Amendment 1 to Amendment 2 to Council Bill 28-2015

BY: Jon Weinstein

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Amendment No. 1 to Amenment 2

1 (This amendment would clarify the definitions of “Retail Tobacco Store” and “Tobacco
2 Product”)
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4 On page 1, in line 1, following ““*Electronic Smoking Device*””, insert “Retail Tobacco
5 Store”.

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7 On page 1, immediately following line 13, insert following:

8 “On page 6, in line 22, strike “, ELECTRONIC SMOKING DEVICES,”.”
9

10 On pages 1 and 2, strike lines 24 – 26 and lines 1 – 3, respectively, and substitute the
11 following:

12 “(v)(1) TOBACCO PRODUCT MEANS ANY PRODUCT CONTAINING, MADE, OR DERIVED FROM
13 TOBACCO OR NICOTINE THAT IS INTENDED FOR HUMAN CONSUMPTION, WHETHER
14 SMOKED, HEATED, CHEWED, ABSORBED, DISSOLVED, INHALED, SNORTED, SNIFFED,
15 OR INGESTED BY ANY OTHER MEANS, INCLUDING, BUT NOT LIMITED TO CIGARETTES,
16 CIGARS, LITTLE CIGARS, CHEWING TOBACCO, PIPE TOBACCO, SNUFF.”
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18 On page 2, strike lines 4 – 10, and substitute the following:

19 “(2) “TOBACCO PRODUCT” INCLUDES ELECTRONIC SMOKING DEVICES.”

20 (3) NOTWITHSTANDING ANY PROVISION OF THIS SUBSECTION TO THE CONTRARY:

21 (a) “TOBACCO PRODUCT” INCLUDES ANY COMPONENT, PART, OR ACCESSORY OF
22 A TOBACCO PRODUCT, WHETHER OR NOT SOLD SEPARATELY; AND

23 (b) “TOBACCO PRODUCT” DOES NOT INCLUDE PATCHES INTENDED FOR SMOKING
24 CESSATION.”
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