**An Act To Prevent Pollution from Single-use Plastic Straws, Splash Sticks and Beverage Lid Plugs**

**Be it enacted by the People of the State of Maine as follows:**

**Sec.** **1. 38 MRSA §1612** is enacted to read:

**§****1612.** **Plastic beverageware reduction**

**1.** **Definitions.** As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

A. "Beverage lid plug or splash stick" means a device designed to prevent the escape of heat, steam or liquid from a lidded beverage cup by covering or plugging an opening or openings in the lid of the cup.

B. "Drinking straw" means a hollow, tube-shaped device designed for use by an individual to transfer a beverage within a container to the mouth of the individual.

C. "Eating establishment" has the same meaning as in Title 22, section 2491, subsection 7.

D. "Food establishment" has the same meaning as in Title 22, section 2152, subsection 4-A.

E. "Plastic" means an organic or petroleum derivative synthetic or a semisynthetic organic solid that is moldable and to which additives or other substances may have been added. "Plastic" includes natural and biologically based polymers, regardless of whether such polymers have been chemically modified and regardless of whether such polymers are marketed or sold as marine-degradable, compostable or biodegradable.

F. "Single-use beverageware" means a drinking straw or beverage lid plug or splash stick that is designed for one-time use.

**2.** **Manufacturing prohibition.** Beginning January 1, 2022, a person may not manufacture in the State single-use beverageware made wholly or partly of plastic, regardless of whether the single-use beverageware is intended to be sold or distributed as part of or packaged with another product.

**3.** **Sales prohibition.** Beginning January 1, 2022, a person may not sell or offer for sale or distribute in the State, at wholesale or retail, single-use beverageware made wholly or partly of plastic, regardless of whether the single-use beverageware is sold, offered for sale or distributed as part of or packaged with another product.

This subsection does not apply to the sale, offering for sale or distribution in the State of single-use beverageware made wholly or partly of plastic:

A. To licensed nursing homes, medical facilities or hospitals; or

B. That is attached to or packaged with a juice box or pouch and sold, offered for sale or distributed to child care facilities licensed under Title 22, section 8301-A or to elementary schools as defined in Title 20-A, section 1, subsection 10.

**4.** **Food establishment and eating establishment prohibition.** Beginning January 1, 2022, a food establishment or eating establishment may not provide single-use beverageware made wholly or partly of plastic to a customer at a point of sale or otherwise make such single-use beverageware available to customers within the establishment.

This subsection does not apply to the provision of single-use beverageware made wholly or partly of plastic by a food establishment or eating establishment that is a licensed nursing home, medical facility or hospital. This subsection does not prevent a customer of a food establishment or eating establishment from bringing single-use beverageware made wholly or partly of plastic to the establishment for the customer's own use.

**5.** **Nonplastic single-use beverageware; fee.** Beginning January 1, 2022, a food establishment or eating establishment may provide single-use beverageware not made wholly or partly of plastic to a customer only at a point of sale and only upon the customer's request. A food establishment or eating establishment may not otherwise make single-use beverageware not made wholly or partly of plastic available to customers within the establishment, including, but not limited to, through the use of a self-service station for single-use beverageware.

A food establishment or eating establishment that provides single-use beverageware not made wholly or partly of plastic to a customer pursuant to this subsection shall require the customer to pay to the establishment a fee of not less than 5 cents for each such item of single-use beverageware provided. Fees collected by a food establishment or eating establishment pursuant to this subsection are to be retained by the establishment and may be used for any lawful purpose.

**6.** **Violations.**  A person who violates any provision of this section is subject to civil penalties under section 349.

**SUMMARY**

Beginning January 1, 2022, this bill prohibits the manufacture and the sale and distribution, at retail or wholesale, of single‑use drinking straws, splash sticks and beverage lid plugs made wholly or partly of plastic and prohibits food establishments and eating establishments from providing such items to customers at a point of sale or otherwise making such items available to customers. Food establishments and eating establishments are authorized under the bill to provide, only upon the request of a customer and only at a point of sale, single-use drinking straws, splash sticks or beverage lid plugs not made of plastic as long as they collect a fee from the customer of not less than 5 cents for each such item provided. Such establishments are authorized to retain and use such collected fees for any lawful purpose.