

## Sen. Jacqueline Y. Collins

## Filed: 3/9/2009

	09600SB1455sam002 LRB096 08306 RLC 23269 a
1	AMENDMENT TO SENATE BILL 1455
2	AMENDMENT NO Amend Senate Bill 1455 on page 2,
3	line 20, by inserting "smokeable" after "flavored"; and
4	on page 2, line 22, by inserting " <a "flavored";<="" a="" after="" href="mailto:smokeable"></a>
5	and
6	on page 3, line 20, by replacing "distinguishable" with
7	"predominant"; and
8	on page 3, by replacing lines 22 and 23 with the following:
9	"smokeable tobacco products and cigars) produced by the
10	tobacco"; and
11	on page 4, line 15, by replacing "tobacco" with "smokeable
12	tobacco"; and
13	on page 4, line 22, by inserting " <u>smokeable</u> " after " <u>the</u> "; and

- on page 4, by replacing line 23 with the following:
- 2 "product, that a smokeable tobacco product has or produces a
- 3 characterizing flavor,"; and
- 4 on page 4, line 24, by inserting "smokeable" after "all"; and
- on page 4, by replacing lines 25 and 26 with the following:
- 6 "products and cigars) shall constitute proof that the
- 7 smokeable"; and
- 8 on page 5, by inserting immediately below line 1 the following:
- 9 "This subsection (a-6) does not apply to the sale,
- 10 distribution, or offering for sale or distribution in this
- 11 State of any cigar with a pre-tax retail price of \$3 or more.".