M3 (5lr0415)

ENROLLED BILL

-- Environmental Matters/Education, Health, and Environmental Affairs --

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Introd	duced by Delegate Hubbard	
	Read and Examined by Proofreaders:	
		Proofreader.
Sealed	d with the Great Seal and presented to the Governor, for his approval thisday of at o'clock,M.	Proofreader.
		Speaker.
	CHAPTER	
1 A	AN ACT concerning	
2	Environment - Brominated Flame Retardants - Notification and	
3	Restrictions Pentabrominated and Octabrominated Diphenyl Ether -	
4	<u>Prohibition</u>	
5 F	OR the purpose of prohibiting, on or after a certain date, the sale or distribution of	
6	a product that contains brominated flame retardants unless certain persons	
7	have submitted a certain notice to the Maryland Department of the	
8	Environment; requiring certain information to be included in the required	
9	notice; establishing certain exemptions from certain notice requirements;	
10	requiring, on or after a certain date, certain products containing a brominated	
11	flame retardant to be labeled in a certain manner; prohibiting, on or after a	
12	certain dates date, the manufacture, processing, selling, or distributing of	
13	certain products that contain a certain amount of certain brominated flame	
14	retardants; exempting certain products that contain a certain amount of certain	
15	brominated flame retardants under certain circumstances from the prohibition	
16	providing that the prohibition does not apply to certain processing of certain	

recyclables or certain manufacturer replacement service parts or other products;

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2	UNOFFICIAL COPY OF HOUSE BILL 83
1 2 3	requiring the Department, on or before a certain date, to adopt certain regulations that establish a fee on certain products that contain brominated
<i>3</i>	flame retardants; authorizing the Department to adopt certain regulations; authorizing the Department to enforce certain prohibitions; establishing certain
5	penalties; defining certain terms; requiring a certain report on or before a
6	certain date; and generally relating to the use of brominated flame retardants.
7	BY adding to
8	Article - Environment
9 10	Section 6-1201 through 6-1205, inclusive, to be under the new subtitle "Subtitle 12. Brominated Flame Retardants"
11	Annotated Code of Maryland
12	(1996 Replacement Volume and 2004 Supplement)
13	Preamble
14	WHEREAS, Chemicals To meet stringent fire safety standards, manufacturers
15	add chemicals known as brominated flame retardants (BFRs) are widely used in the
16	·
17	products, including the plastic housing of electronics and computers, circuit boards,
18	and the foam and textiles used in furniture; and
19	WHEREAS, Polybrominated diphenyl ether (PBDE), which is a subcategory of
20	BFRs, has increased fortyfold in human breast milk since the 1970s; and
21	WHEREAS, PBDE has the potential to disrupt thyroid hormone balance and
22	contribute to a variety of developmental deficits, including low intelligence and
23	· · · · · · · · · · · · · · · · · · ·
24	WHEREAS, Substantial efforts to eliminate BFRs from products have been
25	made throughout the world, including both the private and public sectors. These
26	efforts have made numerous alternatives available that are safe to human health
27	while meeting stringent fire standards. To meet market demand, it is in the interest
28	of Maryland manufacturers to eliminate the use of BFRs; and
29	WHEREAS, In order to protect the public health and environment, the General
30	Assembly believes it is necessary for the State to develop a precautionary approach
31	regarding the production, use, storage, and disposal of products containing BFRs
32	Although flame retardants make a valuable contribution to fire safety and save a
33	number of lives every year by preventing the start of fires, delaying the spread of
34	fires, or delaying the time of flashover to provide people time to escape, there has
35	been increasing concern about the health effects of some of these BFRs; and
36	WHEREAS, There is an increasing level of public concern over the findings of
37	certain polybrominated diphenyl ethers in the environment and in human breast

- 38 milk; and
- WHEREAS, Substantial efforts have been made by industry and users to phase out the manufacture of certain polybrominated diphenyl ethers; now, therefore,

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1 2	1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 MARYLAND, That the Laws of Maryland read as follows:				
3		Article - Environment			
4		SUBTITLE 12. BROMINATED FLAME RETARDANTS.			
5	6-1201.				
6 7	(A) INDICATEI	IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS D.			
8	<u>(B)</u>	"OCTABDE" MEANS OCTABROMINATED DIPHENYL ETHER.			
9	<u>(C)</u>	"PENTABDE" MEANS PENTABROMINATED DIPHENYL ETHER.			
10	<u>6-1202.</u>				
		THIS SECTION DOES NOT APPLY TO THE PROCESSING OF RECYCLABLES NG PENTABDE OR OCTABDE THAT IS CONDUCTED IN COMPLIANCE WITH ICABLE FEDERAL, STATE, AND LOCAL LAWS.			
16 17	MANUFAC'	THIS SECTION DOES NOT APPLY TO ORIGINAL EQUIPMENT TURER REPLACEMENT SERVICE PARTS OR OTHER PRODUCTS TURED PRIOR TO OCTOBER 1, 2008, IF THE PARTS OR PRODUCTS WERE TURED IN COMPLIANCE WITH APPLICABLE FEDERAL, STATE, AND LOCAL			
21	FLAME-RE	(C) ON OR AFTER OCTOBER 1, 2008, A PERSON MAY NOT MANUFACTURE, SELL, OR DISTRIBUTE IN THE STATE A NEW PRODUCT OR STARDANT PART OF A NEW PRODUCT THAT CONTAINS MORE THAN THO OF 1% OF PENTABDE OR OCTABDE BY MASS.			
23	<u>6-1203.</u>				
24	<u>(A)</u>	TO ENFORCE THE PROVISIONS OF THIS SUBTITLE, THE DEPARTMENT MAY:			
25 26	THAT THE	(1) NOTIFY A PERSON THAT THERE ARE GROUNDS FOR SUSPECTING PERSON MAY BE IN VIOLATION OF THIS SUBTITLE; AND			
	FLAME-RE	(2) REQUEST THAT THE PERSON CERTIFY THAT THE PRODUCT OR STARDANT PART OF THE PRODUCT THAT THE PERSON MANUFACTURED, ED, SOLD, OR DISTRIBUTED IS IN COMPLIANCE WITH THIS SUBTITLE.			
	FLAME-RE	IF THE PERSON FAILS TO CERTIFY THAT THE PRODUCT OR STARDANT PART OF THE PRODUCT IS IN COMPLIANCE, THE DEPARTMENT ON INJUNCTION UNDER § 6-1204 OF THIS SUBTITLE.			

1	<u>6-</u>	1	2	0	<u>4</u>	,

- 2 (A) (1) ANY PERSON WHO VIOLATES ANY PROVISION OF THIS SUBTITLE OR
- 3 ANY REGULATION ADOPTED UNDER THIS SUBTITLE, INCLUDING MAKING A FALSE
- 4 STATEMENT IN A CERTIFICATE OF COMPLIANCE, SHALL BE LIABLE TO THE STATE
- 5 FOR A CIVIL PENALTY OF UP TO \$1,000 FOR EACH VIOLATION, BUT NOT EXCEEDING A
- 6 TOTAL OF \$10,000 FOR ANY ACTION.
- 7 <u>(2)</u> <u>EACH PRODUCT OR FLAME-RETARDANT PART OF A PRODUCT IN</u>
- 8 <u>VIOLATION CONSTITUTES A SEPARATE VIOLATION.</u>
- 9 (3) THE STATE SHALL RECOVER THE CIVIL PENALTIES UNDER THIS
- 10 SUBSECTION IN A CIVIL ACTION IN ANY COUNTY.
- 11 (B) ANY PERSON WHO PREVIOUSLY HAS BEEN ASSESSED A CIVIL PENALTY
- 12 UNDER THIS SECTION AND WHO WILLFULLY VIOLATES ANY PROVISION OF THIS
- 13 SUBTITLE OR ANY REGULATION ADOPTED UNDER THIS SUBTITLE, INCLUDING
- 14 MAKING A FALSE STATEMENT IN A CERTIFICATE OF COMPLIANCE, IS GUILTY OF A
- 15 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$20,000.
- 16 (C) THE DEPARTMENT MAY SEEK AN INJUNCTION AGAINST ANY PERSON WHO
- 17 VIOLATES OR THREATENS TO VIOLATE ANY PROVISION OF THIS SUBTITLE OR ANY
- 18 <u>REGULATION ADOPTED UNDER THIS SUBTITLE.</u>
- 19 <u>6-1205.</u>
- 20 THE DEPARTMENT MAY ADOPT REGULATIONS NECESSARY FOR THE
- 21 IMPLEMENTATION OF THIS SUBTITLE.
- 22 (B) "BFR" MEANS BROMINATED FLAME RETARDANT.
- 23 (C) (1) "BROMINATED FLAME RETARDANT" MEANS ANY CHEMICAL
- 24 CONTAINING THE ELEMENT BROMINE THAT IS ADDED TO A PLASTIC, FOAM, OR
- 25 TEXTILE TO INHIBIT FLAME FORMATION.
- 26 (2) "BROMINATED FLAME RETARDANT" INCLUDES:
- 27 (I) POLYBROMINATED BIPHENYLS;
- 28 (II) POLYBROMINATED DIPHENYL ETHERS;
- 29 (III) TETRABROMOBISPHENOL A; AND
- 30 (IV) HEXABROMOCYCLODODECANE.
- 31 (D) "DECABDE" MEANS DECABROMINATED DIPHENYL ETHER.
- 32 (E) "OCTABDE" MEANS OCTABROMINATED DIPHENYL ETHER.
- 33 (F) (1) "PBDE" MEANS POLYBROMINATED DIPHENYL ETHER.

33 ASSOCIATION, OF THE TOTAL UNITS OR COMPONENTS SOLD BY THE

34 MANUFACTURERS REPRESENTED BY THE ASSOCIATION:

1		(4)	THE NAME AND ADDRESS OF THE MANUFACTURER; AND
2 3	FOR THE M	(5) IANUFA	THE NAME, ADDRESS, AND PHONE NUMBER OF A CONTACT PERSON CTURER.
	THE INFOR		IF APPROVED BY THE DEPARTMENT, A MANUFACTURER MAY SUPPLY N REQUIRED BY THIS SECTION FOR A PRODUCT CATEGORY RATHER UAL PRODUCT.
9 10 11	THE AMOU HAS PROV MANUFAC	INT OF I IDED TI TURER	A MANUFACTURER OF A PRODUCT CONTAINING ONE OR MORE NTAINING A BFR IS NOT REQUIRED TO SUBMIT INFORMATION ON BFRS IN THE COMPONENT IF THE COMPONENT MANUFACTURER HAT INFORMATION TO THE DEPARTMENT AND THE OF THE PRODUCT THAT CONTAINS THE COMPONENT IDENTIFIES AND COMPONENT MANUFACTURER IN THE NOTICE.
13 14	(D) PROVIDED		UFACTURER SHALL UPDATE AND REVISE THE INFORMATION RETHINGS SECTION AT LEAST EVERY 3 YEARS AND ON:
15		(1)	A SIGNIFICANT CHANGE IN THE INFORMATION; OR
16		(2)	REQUEST BY THE DEPARTMENT.
19 20	SELL, USE	, OR DIS JFACTU	EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, AN RODUCT OR COMPONENT FROM A FOREIGN COUNTRY MAY NOT TRIBUTE THE PRODUCT OR COMPONENT IN THE STATE UNLESS RER OF THE PRODUCT OR COMPONENT IS IN COMPLIANCE WITH
22 23	IMPORTIN	(2) G IS NO	THIS SUBSECTION DOES NOT APPLY TO RETAILERS FOR WHOM T A PRIMARY BUSINESS.
24	6-1203.		
25 26			AFTER JANUARY 1, 2007, UNLESS LABELED IN ACCORDANCE WITH OF THIS SECTION, A PRODUCT CONTAINING A BFR MAY NOT BE:
27		(1)	SOLD BY A MANUFACTURER AT RETAIL IN THE STATE;
28		(2)	SOLD BY A MANUFACTURER TO A RETAILER IN THE STATE; OR
29		(3)	KNOWINGLY SOLD BY A RETAILER IN THE STATE.
30	(B)	THE LA	ABEL REQUIRED UNDER SUBSECTION (A) OF THIS SECTION SHALL:
31 32	PRESENT I	(1) IN THE I	CLEARLY INFORM THE PURCHASER OR CONSUMER THAT A BFR IS PRODUCT;
33		(2)	DESCRIBE THE HAZARDS ASSOCIATED WITH BFRS; AND

- **UNOFFICIAL COPY OF HOUSE BILL 83** PROVIDE GUIDANCE ON THE SAFE DISPOSAL OF THE PRODUCT AT 1 2 ITS END OF LIFE SO AS TO MINIMIZE NEGATIVE ENVIRONMENTAL AND HEALTH 3 EFFECTS THE MANUFACTURER IS RESPONSIBLE FOR AFFIXING THE LABEL (C) 5 REQUIRED UNDER THIS SECTION. THE DEPARTMENT SHALL ADOPT REGULATIONS ESTABLISHING (D) (1)6 7 STANDARDS FOR THE LABEL REQUIRED UNDER THIS SECTION. 8 (2)THE REGULATIONS SHALL: 9 TO THE EXTENT PRACTICABLE, BE CONSISTENT WITH 10 LABELING REQUIREMENTS IN OTHER STATES; AND 11 (II)PROVIDE FOR APPROVAL BY THE DEPARTMENT OF 12 ALTERNATIVE METHODS OF COMPLIANCE. 13 6 1204. THIS SECTION DOES NOT APPLY TO THE PROCESSING OF METALLIC 14 (A)15 RECYCLABLES CONTAINING PENTABDE OR OCTABDE THAT IS CONDUCTED IN 16 COMPLIANCE WITH ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS. 17 (B) **EXCEPT AS PROVIDED UNDER SUBSECTION (C) OF THIS SECTION:** ON OR AFTER OCTOBER 1, 2008, A PERSON MAY NOT MANUFACTURE, 19 PROCESS, SELL, OR DISTRIBUTE IN THE STATE A PRODUCT OR A FLAME RETARDANT 20 PART OF A PRODUCT THAT CONTAINS MORE THAN ONE TENTH OF 1% OF PENTABDE 21 OR OCTABDE BY MASS: 22 ON OR AFTER OCTOBER 1, 2010, A PERSON MAY NOT MANUFACTURE, 23 PROCESS, SELL, OR DISTRIBUTE IN THE STATE A PRODUCT OR A FLAME RETARDANT 24 PART OF A PRODUCT THAT CONTAINS MORE THAN ONE TENTH OF 1% OF DECABDE 25 BY MASS: AND ON OR AFTER OCTOBER 1, 2012, A PERSON MAY NOT MANUFACTURE, 26 27 PROCESS, SELL, OR DISTRIBUTE IN THE STATE A PRODUCT OR A FLAME-RETARDANT 28 PART OF A PRODUCT THAT CONTAINS MORE THAN ONE TENTH OF 1% OF 29 TETRABROMOBISPHENOL A OR HEXABROMOCYCLODODECANE OR ANY OTHER BFR 30 BY MASS.
- 31 (C) (1) UP TO 1 YEAR BEFORE THE APPLICABLE EFFECTIVE DATE OF THE
- 32 PROHIBITION, THE MANUFACTURER OR USER OF A PRODUCT AFFECTED BY THIS
- 33 SECTION MAY APPLY TO THE DEPARTMENT FOR AN EXEMPTION FOR ONE OR MORE
- 34 SPECIFIC USES OF A BFR.
- 35 (2) THE DEPARTMENT MAY GRANT AN EXEMPTION, WITH OR WITHOUT
- 36 CONDITIONS, FOR EACH SPECIFIED USE OF A BFR ON FINDING THAT THE
- 37 PETITIONER HAS DEMONSTRATED THAT:

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_			CIFIC PRO	EMPTION IS REQUESTED BECAUSE THE BFR IS ODUCT SPECIFICATIONS IDENTIFIED BY THE PRODUCT;	
		(II) TY OF '		TIVE MEASURES HAVE BEEN TAKEN TO ENSURE THE S AND CONSUMERS THROUGHOUT THE LIFE OF	
		(III) , AND P		EM EXISTS FOR THE PROPER COLLECTION, ING OF THE PRODUCT AT THE END OF ITS LIFE;	
10 11 12			JCT REDE	A TECHNICALLY FEASIBLE ALTERNATIVE TO THE USE OF ESIGN AND SUBSTITUTE FLAME RETARDANTS, IS BLE COST; OR	
	ENVIRONMENT DI		POSED E	THE RISKS TO THE PUBLIC HEALTH AND THE BY A TECHNICALLY FEASIBLE AVAILABLE IN THE RISKS POSED BY THE BFR.	
16	(3)	AN EXI	EMPTION	GRANTED UNDER THIS SUBSECTION MAY BE:	
17		(I)	GRANTE	ED FOR A TERM NOT TO EXCEED 3 YEARS; AND	
18 19	FINDS THAT:	(II)	RENEWE	ED ON WRITTEN APPLICATION IF THE DEPARTMENT	
20 21		SUBSE		THE SPECIFIC USE OF THE BFR CONTINUES TO MEET THE AND	
22 23		HE CON		THE PETITIONER AND OTHER RELEVANT PARTIES HAVE S OF THE ORIGINAL EXEMPTION.	
	4 (4) AS REQUIRED BY THE DEPARTMENT, A PERSON RECEIVING AN EXEMPTION UNDER THIS SUBSECTION SHALL MAINTAIN AND SUBMIT RECORDS RELATED TO THE USE OF THE BFR.				
27	6-1205.				
30	28 (A) ON OR BEFORE JANUARY 1, 2006, THE DEPARTMENT SHALL ADOPT 29 REGULATIONS THAT ESTABLISH A FEE, SUFFICIENT TO COVER THE COSTS TO THE 30 DEPARTMENT ASSOCIATED WITH THE IMPLEMENTATION OF THIS SUBTITLE, ON THE 31 SALE OF PRODUCTS CONTAINING BFRS.				
32 33	(B) THE DE IMPLEMENTATION			Y ADOPT REGULATIONS NECESSARY FOR THE TLE.	
	SECTION 2. AND BE IT FURTHER ENACTED, That, on or before January 1, 2007, the Department of the Environment shall, in conjunction with interested parties, review and, subject to § 2-1246 of the State Government Article, jointly				

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- 1 report to the House Environmental Matters Committee and the Senate Education,
- 2 Health, and Environmental Affairs Committee on:
- 3 (a) The use of brominated flame retardants decabrominated diphenyl ether in
- 4 products sold in the State;
- 5 (b) Any data available on the human body burden or environmental
- 6 occurrence of brominated flame retardants decabrominated diphenyl ether;
- 7 (c) Recommendations regarding restrictions on the use, sale, and disposal of
- 8 products containing brominated flame retardants decabrominated diphenyl ether;
- 9 and
- 10 (d) Any other recommendations to further protection of public health and the
- 11 environment from brominated flame retardants decabrominated diphenyl ether.
- 12 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 13 October 1, 2005.