Unofficial Copy D3 2000 Regular Session Olr2344 CF Olr2345

By: **Delegates Rosenberg, Hubbard, and Pitkin** Introduced and read first time: February 11, 2000

Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT	concerning
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2	Lead-Based Paint Damages - Reimbursement by Manufacturer - Market
3	Share Liability

- 4 FOR the purpose of requiring certain manufacturers of certain lead-based paint to
- 5 reimburse certain persons for certain damages caused by lead-based paint;
- 6 establishing the types of damages for which certain manufacturers of
- 7 lead-based paint are required to pay reimbursement; providing that certain
- 8 manufacturers of lead-based paint may be held liable under any legally
- 9 recognized theory of liability including a market share theory of liability;
- providing that failure to join a certain manufacturer in a certain action does not
- 11 constitute failure to join a required party for any purpose; providing that a
- person is not required to demonstrate that a manufacturer manufactured the
- lead-based paint that caused the damage for a court to hold the manufacturer
- liable; requiring the person to prove certain elements in order to recover
- damages under a market share theory of liability; providing that the damages
- paid by a certain manufacturer who is found to be liable shall equal the
- manufacturer's share of the market at a certain time; defining certain terms;
- and generally relating to the liability of paint manufacturers for damage caused
- 19 by lead-based paint.

20 BY adding to

- 21 Article Courts and Judicial Proceedings
- Section 3-1601 through 3-1603, inclusive, to be under the new subtitle "Subtitle
- 23 16. Reimbursement by Manufacturers of Lead-Based Paint for Damages
- 24 Caused by Lead-Based Paint"
- 25 Annotated Code of Maryland
- 26 (1998 Replacement Volume and 1999 Supplement)

27 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

28 MARYLAND, That the Laws of Maryland read as follows:

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HOUSE BILL 1079 1 **Article - Courts and Judicial Proceedings** SUBTITLE 16. REIMBURSEMENT BY MANUFACTURERS OF LEAD-BASED PAINT FOR 2 3 DAMAGES CAUSED BY LEAD-BASED PAINT. 4 3-1601. IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 5 (A) 6 INDICATED. "ABATEMENT" MEANS A SET OF MEASURES DESIGNED TO ELIMINATE OR 8 REDUCE LEAD-BASED PAINT HAZARDS IN RESIDENTIAL, PUBLIC, OR COMMERCIAL 9 BUILDINGS IN ACCORDANCE WITH STANDARDS ESTABLISHED BY THE DEPARTMENT 10 OF THE ENVIRONMENT WHICH MAY INCLUDE: THE REMOVAL OF LEAD-BASED PAINT AND LEAD-CONTAMINATED 12 DUST, THE CONTAINMENT OR ENCAPSULATION OF LEAD-BASED PAINT, THE 13 REPLACEMENT OR DEMOLITION OF LEAD-BASED PAINTED SURFACES OR FIXTURES, 14 AND THE REMOVAL OR COVERING OF LEAD-CONTAMINATED SOIL; AND ALL PREPARATION, CLEANUP, DISPOSAL, AND POSTABATEMENT 15 16 CLEARANCE TESTING ACTIVITIES ASSOCIATED WITH THESE MEASURES. "LEAD-BASED PAINT" MEANS LEAD-BASED PAINT AS DEFINED BY THE 17 18 DEPARTMENT OF THE ENVIRONMENT. "MANUFACTURER OF LEAD-BASED PAINT" MEANS A PERSON WHO 20 MANUFACTURED LEAD-BASED PAINT FOR SALE AND USE AS PAINT IN RESIDENTIAL, 21 PUBLIC, OR COMMERCIAL BUILDINGS. 22 "MANUFACTURER OF LEAD-BASED PAINT" INCLUDES A PERSON WHO 23 FORMERLY MANUFACTURED LEAD-BASED PAINT FOR SALE AND USE AS PAINT IN 24 RESIDENTIAL, PUBLIC, OR COMMERCIAL BUILDINGS. "MANUFACTURER OF LEAD-BASED PAINT" DOES NOT INCLUDE: 25 (3) A PERSON WHO ONLY SOLD LEAD-BASED PAINT AT RETAIL OR 26 (I) 27 WHOLESALE; OR A PERSON WHO APPLIED LEAD-BASED PAINT IN A (II)29 RESIDENTIAL, PUBLIC, OR COMMERCIAL BUILDING. "MARKET" MEANS THE MARKET FOR LEAD-BASED PAINT IN THE STATE 30 (E) 31 ONLY.

"SHARE OF THE MARKET" MEANS THE PERCENTAGE OF SALES OF

33 LEAD-BASED PAINT IN THE MARKET AT A GIVEN TIME ATTRIBUTABLE TO A

34 MANUFACTURER OF LEAD-BASED PAINT.

- 1 3-1602.
- 2 (A) A MANUFACTURER OF LEAD-BASED PAINT SHALL REIMBURSE A PERSON
- 3 FOR DAMAGES RESULTING FROM THE PRESENCE OF A LEAD-BASED PAINT IN A
- 4 RESIDENTIAL, PUBLIC, OR COMMERCIAL BUILDING.
- 5 (B) FOR PURPOSES OF THIS SUBTITLE, DAMAGES INCLUDE:
- 6 (1) PERSONAL INJURY DAMAGES SUSTAINED BY AN INDIVIDUAL THAT 7 WERE CAUSED BY LEAD-BASED PAINT:
- 8 (2) DAMAGES SUSTAINED BY THE OWNER OF A RESIDENTIAL, PUBLIC, 9 OR COMMERCIAL BUILDING REQUIRED TO COMPLY WITH:
- $10\,$ (I) THE REQUIREMENTS OF TITLE 8, SUBTITLE 6 OF THE 11 ENVIRONMENT ARTICLE;
- 12 (II) AN ABATEMENT ORDER ISSUED BY AN AGENCY OF THE STATE 13 OR A LOCAL GOVERNMENT; OR
- 14 (III) A REQUIREMENT TO REPAIR LEAD-BASED PAINT DEFECTS 15 UNDER § 8-211 OR § 8-211.1 OF THE REAL PROPERTY ARTICLE; AND
- 16 (3) EXPENSES INCURRED BY THE VOLUNTARY ACTIONS OF AN OWNER 17 OF A RESIDENTIAL, PUBLIC, OR COMMERCIAL BUILDING TO ABATE LEAD-BASED 18 PAINT.
- 19 (C) (1) A MANUFACTURER OF LEAD-BASED PAINT MAY BE HELD LIABLE 20 UNDER ANY LEGALLY RECOGNIZED THEORY OF LIABILITY, INCLUDING A MARKET
- 21 SHARE THEORY OF LIABILITY AS PROVIDED UNDER § 3-1603 OF THIS SUBTITLE:
- 22 (I) BY AN ACTION FOR DAMAGES; AND
- 23 (II) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, BY ANY OF
- 24 THE THIRD PARTY OR CLASS ACTION PLEADING PRACTICES AUTHORIZED UNDER
- 25 THE MARYLAND RULES.
- 26 (2) FAILURE TO JOIN A MANUFACTURER OF LEAD-BASED PAINT IN AN
- 27 ACTION INVOLVING DAMAGES CAUSED BY LEAD-BASED PAINT DOES NOT
- 28 CONSTITUTE FAILURE TO JOIN A REQUIRED PARTY FOR ANY PURPOSE.
- 29 3-1603.
- 30 (A) IN AN ACTION UNDER THIS SUBTITLE, A PERSON IS NOT REQUIRED TO
- 31 DEMONSTRATE THAT AN INDIVIDUAL MANUFACTURER OF LEAD-BASED PAINT
- 32 MANUFACTURED THE LEAD-BASED PAINT THAT CAUSED THE DAMAGE IN ORDER
- 33 FOR A COURT TO HOLD THE MANUFACTURER OF LEAD PAINT LIABLE FOR THE
- 34 DAMAGES.
- 35 (B) IN ORDER TO RECOVER DAMAGES UNDER SUBSECTION (A) OF THIS
- 36 SECTION, A LITIGANT SHALL HAVE THE BURDEN OF PROVING THAT:

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- 1 (1) LEAD-BASED PAINT CAUSED THE DAMAGES ALLEGED;
- 2 (2) THE MANUFACTURER OF LEAD-BASED PAINT MANUFACTURED
- 3 LEAD-BASED PAINT AND SOLD LEAD-BASED PAINT IN THE MARKET AT THE TIME
- 4 THE LEAD-BASED PAINT WAS APPLIED TO THE RESIDENTIAL, PUBLIC, OR
- 5 COMMERCIAL BUILDING; AND
- 6 (3) THE MANUFACTURER OF LEAD-BASED PAINT BREACHED A LEGALLY 7 RECOGNIZED DUTY IN MARKETING THE LEAD-BASED PAINT.
- 8 (C) IF THE MANUFACTURER OF LEAD-BASED PAINT IS FOUND TO BE LIABLE
- 9 FOR DAMAGES UNDER SUBSECTION (B) OF THIS SECTION, THE MANUFACTURER'S
- 10 LIABILITY SHALL BE THE PERCENTAGE OF THE TOTAL DAMAGES THAT EQUALS THE
- 11 MANUFACTURER'S SHARE OF THE MARKET AT THE TIME THE MANUFACTURER
- 12 MANUFACTURED LEAD-BASED PAINT AND SOLD LEAD-BASED PAINT IN THE
- 13 MARKET.
- 14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 15 October 1, 2000.