# HOUSE BILL 35

J1, M3

HB 14/09 – ENV

(PRE-FILED)

0lr0645

#### By: Delegate Hubbard

Requested: September 24, 2009 Introduced and read first time: January 13, 2010 Assigned to: Environmental Matters

## A BILL ENTITLED

### 1 AN ACT concerning

# 2 Environment – Brominated Flame Retardants – Decabrominated Diphenyl 3 Ether – Prohibition

4 FOR the purpose of prohibiting, on or after a certain date, the manufacturing,  $\mathbf{5}$ processing, selling, or distributing of certain products that contain a certain 6 amount of decabrominated diphenyl ether; providing that the prohibition does 7 not apply to certain processing of certain recyclables, certain manufacturer 8 replacement service parts or other products, certain vehicles, or certain products, parts, or replacement parts for use in certain vehicles; defining a 9 certain term; providing for a delayed effective date; and generally relating to the 10 use of brominated flame retardants. 11

- 12 BY repealing and reenacting, with amendments,
- 13 Article Environment
- 14 Section 6–1201 and 6–1202
- 15 Annotated Code of Maryland
- 16 (2007 Replacement Volume and 2009 Supplement)

17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows:

Article - Environment
6-1201.
(a) In this subtitle the following words have the meanings indicated.
(B) "DECABDE" MEANS DECABROMINATED DIPHENYL ETHER.
[(b)] (C) "OctaBDE" means octabrominated diphenyl ether.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



[(c)] **(D)** "PentaBDE" means pentabrominated diphenvl ether. 1  $\mathbf{2}$ 6 - 1202.This section does not apply to the processing of recyclables containing 3 (a) pentaBDE [or], octaBDE, OR DECABDE that is conducted in compliance with all 4 applicable federal, State, and local laws.  $\mathbf{5}$ 6 This [section] SUBSECTION does not apply to original equipment (b) (1) 7manufacturer replacement service parts or other products manufactured prior to 8 October 1, 2008, if the parts or products were manufactured in compliance with 9 applicable federal, State, and local laws. 10  $\left[ (c) \right]$ (2) On or after October 1, 2008, a person may not manufacture, 11 process, sell, or distribute in the State a new product or flame-retardant part of a new 12product that contains more than one-tenth of 1% of pentaBDE or octaBDE by mass. 13**(C)** (1) THIS SUBSECTION DOES NOT APPLY TO: **(I)** 14**ORIGINAL EQUIPMENT MANUFACTURER REPLACEMENT** SERVICE PARTS OR OTHER PRODUCTS MANUFACTURED BEFORE JANUARY 1, 1516**2011, IF THE PART OR PRODUCTS WERE MANUFACTURED IN COMPLIANCE WITH** 17APPLICABLE FEDERAL, STATE, AND LOCAL LAWS; AND 18**(II)** 1. A VEHICLE, AS DEFINED IN § 11–176 OF THE 19**TRANSPORTATION ARTICLE; OR** 202. A PRODUCT, PART, OR REPLACEMENT PART FOR 21USE IN A VEHICLE. 22(2) ON OR AFTER JANUARY 1, 2011, A PERSON MAY NOT MANUFACTURE, PROCESS, SELL, OR DISTRIBUTE IN THE STATE A NEW PRODUCT 23OR FLAME-RETARDANT PART OF A NEW PRODUCT THAT CONTAINS MORE THAN 24ONE-TENTH OF 1% OF DECABDE BY MASS. 2526SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 27January 1, 2011.

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