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By: Senators Benson, Frosh, Gladden, Madaleno, Manno, Montgomery, Raskin, Rosapepe, and Young

Introduced and read first time: February 4, 2011 Assigned to: Finance and Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

$\frac{2}{3}$

Healthy Kids, Healthy Maryland – Toxic Chemical Identification and Reduction

4FOR the purpose of requiring the Department of the Environment (Department), in $\mathbf{5}$ consultation with the Department of Health and Mental Hygiene, to publish on 6 its Web site lists of certain chemicals of concern and certain priority chemicals 7designated in accordance with certain criteria on or before certain dates; 8 providing for the updating of the lists at certain intervals; requiring the 9 Department to include elemental mercury and mercury compounds on a certain 10 list of priority chemicals; requiring certain manufacturers and distributors, 11 within a certain time frame, to provide a certain notice related to the presence 12of certain priority chemicals in certain children's products to the Department, 13 including certain information; authorizing the Department to require certain 14 additional information to be included in the notice; requiring the Department, 15with a certain exception, to make information contained in the notice available 16 to the public; providing a process for the classification and protection of certain 17proprietary information; authorizing the Department to share certain proprietary information with other State and federal agencies for a certain 18 19 purpose, and to aggregate and redact certain information for a certain purpose; 20authorizing the Secretary of the Environment to waive certain notice 21requirements if the Secretary makes a certain determination; authorizing a 22trade organization to provide certain notice on behalf of certain members if a 23certain condition is met; authorizing the Department to extend the deadline to 24provide certain notice; authorizing the Department to impose a certain fee in a 25certain amount by regulation; providing that the fee is due at a certain time; 26authorizing the Department, by regulation, to prohibit the manufacture, sale, 27offer for sale, and distribution of certain children's products if the Department 28makes a certain determination; requiring the Department, on or before a certain 29date, and at certain intervals thereafter, to identify a certain number of certain 30 priority chemicals whose presence in certain children's products will trigger

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



1 certain prohibitions; authorizing the Department to require the use of certain $\mathbf{2}$ alternatives to certain priority chemicals for a certain purpose; authorizing the 3 Department to make certain presumptions for a certain purpose; requiring certain manufacturers and distributors, within a certain time frame, to file a 4 $\mathbf{5}$ certain compliance plan with the Department in accordance with certain 6 requirements; requiring certain manufacturers and distributors to provide 7 certain notice to certain retail sellers and distributors of certain children's 8 products; establishing a certain process for obtaining a waiver from the 9 requirements of this Act; authorizing the Department to require certain manufacturers or distributors to file a certain certificate of compliance within a 10 certain time frame including certain information; authorizing the Department 11 12 to participate in an interstate chemical clearinghouse that meets certain criteria; authorizing a certain clearinghouse to maintain certain information on 13behalf of the State relating to priority chemicals; authorizing the Department to 14adopt certain regulations as necessary to implement this Act; providing for the 15application of this Act; defining certain terms; and generally relating to toxic 16 chemicals in children's products. 17

18 BY adding to

19 Article – Environment

- 20Section 6–1401 through 6–1412 to be under the new subtitle "Subtitle 14. Toxic21Chemicals in Children's Products"
- 22 Annotated Code of Maryland
- 23 (2007 Replacement Volume and 2010 Supplement)
- 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 25 MARYLAND, That the Laws of Maryland read as follows:
- 26
 Article Environment

 27
 SUBTITLE 14. TOXIC CHEMICALS IN CHILDREN'S PRODUCTS.
 - **6–1401.**

29 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 30 INDICATED.

(B) "ALTERNATIVE" MEANS A SUBSTITUTE PROCESS, PRODUCT,
MATERIAL, CHEMICAL, STRATEGY, OR COMBINATION OF THESE WHICH SERVES
A FUNCTIONALLY EQUIVALENT PURPOSE TO A CHEMICAL IN A CHILDREN'S
PRODUCT.

35 (C) "CHEMICAL" MEANS A SUBSTANCE WITH A DISTINCT MOLECULAR
36 COMPOSITION OR A GROUP OF STRUCTURALLY RELATED SUBSTANCES
37 INCLUDING THE PRODUCTS THAT FORM THROUGH THE DECOMPOSITION,
38 DEGRADATION, OR METABOLISM OF A SUBSTANCE.

1 (D) "CHILD" MEANS AN INDIVIDUAL WHO IS UNDER THE AGE OF 18 2 YEARS.

3 (E) "CHILDREN'S PRODUCT" MEANS:

4 (1) A CONSUMER PRODUCT INTENDED FOR USE BY A CHILD 5 INCLUDING TOYS, CAR SEATS, COSMETICS, CLOTHING, AND JEWELRY; AND

6 (2) A CONSUMER PRODUCT THAT, WHEN USED OR DISPOSED OF, 7 IS LIKELY TO EXPOSE A CHILD TO A PRIORITY CHEMICAL CONTAINED IN THE 8 PRODUCT.

9 (F) "CONSUMER PRODUCT" MEANS AN ITEM SOLD FOR RESIDENTIAL 10 OR COMMERCIAL USE, INCLUDING COMPONENT PARTS AND PACKAGING.

11(G) "DISTRIBUTOR" MEANS A PERSON WHO SELLS A CHILDREN'S12PRODUCT TO A RETAIL ESTABLISHMENT ON A WHOLESALE BASIS.

13 (H) (1) "MANUFACTURER" MEANS A PERSON WHO MANUFACTURES A 14 FINAL CHILDREN'S PRODUCT OR WHOSE BRAND NAME IS AFFIXED TO THE 15 CHILDREN'S PRODUCT.

16 (2) "MANUFACTURER" INCLUDES THE IMPORTER OR FIRST 17 DOMESTIC DISTRIBUTOR OF A CHILDREN'S PRODUCT PRODUCED OUTSIDE THE 18 UNITED STATES.

19(I) "PRIORITY CHEMICAL" MEANS A CHEMICAL IDENTIFIED AS A20PRIORITY CHEMICAL BY THE DEPARTMENT UNDER THIS SUBTITLE.

- 21 (J) "PROPRIETARY INFORMATION" MEANS:
- 22 (1) A TRADE SECRET;
- 23 (2) CONFIDENTIAL COMMERCIAL INFORMATION; OR
- 24 (3) CONFIDENTIAL FINANCIAL INFORMATION.
- 25 **6–1402.**

26 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THIS 27 SUBTITLE DOES NOT APPLY TO:

28 (1) CHEMICALS IN USED CHILDREN'S PRODUCTS;

	4	SENATE BILL 637
1	(2)	PHARMACEUTICAL PRODUCTS;
2	(3)	MEDICAL DEVICES;
3	(4)	MOTOR VEHICLES AND THEIR COMPONENT PARTS;
4	(5)	A PRIORITY CHEMICAL:
$5 \\ 6$	COMBUSTION;	(I) GENERATED SOLELY AS BY-PRODUCTS OF OR
7		(II) IN A COMBUSTIBLE FUEL;
8	(6)	RETAILERS;
9 10 11	(7) A TELECOMMUNICATIONS SERVICE PROVIDER WHOSE NAME APPEARS ON A TELECOMMUNICATIONS DEVICE BUT DOES NOT MANUFACTURE THE DEVICE; OR	
12	(8)	A CONTAINER OR PACKAGING FOR FOOD OR BEVERAGES.
13	(в) Тн	IS SUBTITLE APPLIES TO:
14	(1)	CHILD CAR SEATS;
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	(2) CONTAINERS OR PACKAGING FOR FOOD OR BEVERAGES THAT ARE SPECIFICALLY MARKETED OR INTENDED FOR USE BY A MINOR 3 YEARS OF AGE OR UNDER; AND	
18 19 20 21 22	(3) A RETAILER WHO KNOWINGLY SELLS A CHILDREN'S PRODUCT CONTAINING A PRIORITY CHEMICAL AFTER THE EFFECTIVE DATE OF A PROHIBITION AGAINST THE CHILDREN'S PRODUCT ESTABLISHED UNDER § 6–1406 OF THIS SUBTITLE FOR WHICH THE RETAILER HAS RECEIVED NOTICE UNDER § 6–1408 OF THIS SUBTITLE.	
23	6–1403.	

(A) ON OR BEFORE JANUARY 1, 2012, THE DEPARTMENT, IN
CONSULTATION WITH THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE,
SHALL PUBLISH ON ITS WEB SITE A LIST OF CHEMICALS OF CONCERN
DESIGNATED IN ACCORDANCE WITH THIS SECTION.

1 (B) THE DEPARTMENT MAY DESIGNATE A CHEMICAL AS A CHEMICAL OF 2 CONCERN IF THE DEPARTMENT DETERMINES THAT THE CHEMICAL HAS BEEN 3 IDENTIFIED BY AN AUTHORITATIVE GOVERNMENTAL ENTITY ON THE BASIS OF 4 CREDIBLE SCIENTIFIC EVIDENCE AS:

- 5 (1) PERSISTENT AND BIOACCUMULATIVE;
- 6 (2) VERY PERSISTENT AND VERY BIOACCUMULATIVE;
- 7 (3) AN ENDOCRINE DISRUPTOR;
- 8 (4) A DEVELOPMENTAL TOXICANT; OR
- 9 (5) A CARCINOGEN, MUTAGEN, OR REPRODUCTIVE TOXICANT.

10 (C) THE DEPARTMENT MAY UPDATE THE LIST OF CHEMICALS OF 11 CONCERN AS OFTEN AS NECESSARY.

12 **6–1404.**

(A) ON OR BEFORE JANUARY 1, 2013, THE DEPARTMENT, IN
 CONSULTATION WITH THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE,
 SHALL PUBLISH ON ITS WEB SITE A LIST OF PRIORITY CHEMICALS.

16 **(B)** THE DEPARTMENT MAY DESIGNATE A CHEMICAL OF CONCERN 17 UNDER § 6–1403 OF THIS SUBTITLE AS A PRIORITY CHEMICAL IF THE CHEMICAL 18 OF CONCERN HAS BEEN:

19(1) FOUND, THROUGH BIOMONITORING, TO BE PRESENT IN20HUMAN:

(I) BLOOD, INCLUDING UMBILICAL CORD BLOOD; 2122**(II) BREAST MILK;** (III) **URINE: OR** 23(IV) OTHER BODILY FLUIDS OR TISSUES; 2425(2) FOUND, THROUGH SAMPLING AND ANALYSIS, TO BE PRESENT 26IN: 27**(I) CHILDREN'S PRODUCTS; OR**

6 SENATE BILL 637		
(II) DUST, INDOOR AIR, DRINKING WATER, OR ELSEWHERE IN THE HOME OR SCHOOL ENVIRONMENT;		
(3) FOUND, THROUGH MONITORING, TO BE PRESENT IN FISH, WILDLIFE, OR THE NATURAL ENVIRONMENT; OR		
(4) IDENTIFIED AS A HIGH PRODUCTION VOLUME CHEMICAL BY THE U.S. ENVIRONMENTAL PROTECTION AGENCY.		
(C) THE DEPARTMENT SHALL DESIGNATE ELEMENTAL MERCURY AND MERCURY COMPOUNDS AS PRIORITY CHEMICALS.		
(D) ON OR BEFORE JANUARY 1, 2014, AND EVERY 2 YEARS THEREAFTER, THE DEPARTMENT SHALL UPDATE THE LIST OF PRIORITY CHEMICALS AND PUBLISH THE REVISED LIST ON ITS WEB SITE.		
6-1405.		
(A) ON OR BEFORE 180 DAYS AFTER THE DATE THAT THE DEPARTMENT DESIGNATES A NEW PRIORITY CHEMICAL UNDER THIS SUBTITLE, THE MANUFACTURER OR DISTRIBUTOR OF A CHILDREN'S PRODUCT THAT CONTAINS THE PRIORITY CHEMICAL SHALL PROVIDE A WRITTEN NOTICE TO THE DEPARTMENT IN ACCORDANCE WITH THIS SECTION.		
(B) A WRITTEN NOTICE UNDER SUBSECTION (A) OF THIS SECTION SHALL:		
(1) IDENTIFY THE:		
(I) CHILDREN'S PRODUCT;		
(II) PRIORITY CHEMICAL CONTAINED IN THE CHILDREN'S PRODUCT; AND		
(III) OTHER CHEMICALS CONTAINED IN THE CHILDREN'S PRODUCT;		
(2) STATE THE:		
(I) NUMBER OF UNITS OF THE CHILDREN'S PRODUCT SOLD OR DISTRIBUTED FOR SALE IN THE STATE AND NATIONALLY;		
(II) AMOUNT OF THE PRIORITY CHEMICAL CONTAINED IN		

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THE CHILDREN'S PRODUCT; AND

(III) INTENDED PURPOSE OF THE PRIORITY CHEMICAL IN 1 $\mathbf{2}$ THE CHILDREN'S PRODUCT; AND 3 CLEARLY IDENTIFY ANY INFORMATION IN THE WRITTEN (3) 4 NOTICE THAT THE MANUFACTURER OR DISTRIBUTOR CONSIDERS PROPRIETARY $\mathbf{5}$ INFORMATION. 6 (C) IN ADDITION TO THE INFORMATION REQUIRED UNDER SUBSECTION 7 (B) OF THIS SECTION, THE DEPARTMENT MAY REQUIRE A MANUFACTURER OR 8 DISTRIBUTOR TO INCLUDE THE FOLLOWING IN A NOTICE REQUIRED UNDER 9 THIS SECTION: 10 (1) **INFORMATION RELATING TO:** 11 **(I)** THE LIKELIHOOD THAT THE PRIORITY CHEMICAL WILL 12BE RELEASED INTO THE ENVIRONMENT DURING THE LIFE CYCLE OF THE 13 CHILDREN'S PRODUCT; 14**(II)** THE LIKELY ROUTES OF EXPOSURE TO CHILDREN; AND 15(III) THE EXTENT TO WHICH CHILDREN ARE LIKELY TO BE EXPOSED TO THE PRIORITY CHEMICAL OVER THE LIFE CYCLE OF THE 16 17CHILDREN'S PRODUCT; AND 18 (2) AN ASSESSMENT OF ANY ALTERNATIVES TO THE PRIORITY 19 CHEMICAL, INCLUDING: 20**(I)** A DESCRIPTION OF THE AVAILABILITY, COST, FEASIBILITY, AND PERFORMANCE OF ALTERNATIVES, INCLUDING THE 2122POTENTIAL FOR HARM TO HUMAN HEALTH AND THE ENVIRONMENT POSED BY 23THE USE OF AN ALTERNATIVE; AND 24**(II)** AN EXPLANATION OF THE BASIS FOR THE 25MANUFACTURER'S OR DISTRIBUTOR'S DECISION TO USE THE PRIORITY 26CHEMICAL INSTEAD OF ANY IDENTIFIED ALTERNATIVES. 27**(**D**)** (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 28SUBSECTION, THE DEPARTMENT SHALL MAKE THE INFORMATION CONTAINED 29IN A NOTICE UNDER THIS SECTION AVAILABLE TO THE PUBLIC. (2) **(I)** IF A MANUFACTURER OR DISTRIBUTOR IDENTIFIES

30(2)(I)IF A MANUFACTURER OR DISTRIBUTOR IDENTIFIES31INFORMATION IN THE NOTICE AS PROPRIETARY INFORMATION, THE32DEPARTMENT SHALL:

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11.WITHIN 15 DAYS AFTER RECEIVING THE NOTICE,2MAKE A FINAL DETERMINATION ABOUT WHETHER THE INFORMATION IS3PROPRIETARY INFORMATION; AND

4 **2.** NOTIFY THE MANUFACTURER OR DISTRIBUTOR 5 OF THE DEPARTMENT'S DETERMINATION.

6 (II) EXCEPT AS PROVIDED IN SUBPARAGRAPH (III) OF THIS 7 PARAGRAPH, IF THE DEPARTMENT DETERMINES THAT THE NOTICE UNDER THIS 8 SECTION CONTAINS PROPRIETARY INFORMATION, THE DEPARTMENT MAY NOT 9 RELEASE THE PROPRIETARY INFORMATION TO THE PUBLIC.

10(III)1.THE DEPARTMENT MAY SHARE PROPRIETARY11INFORMATION CONTAINED IN THE NOTICE WITH STATE AND FEDERAL12AGENCIES TO IMPLEMENT THIS SUBTITLE.

132. AGENCIESTHATRECEIVEPROPRIETARY14INFORMATION UNDER THIS PARAGRAPHSHALLKEEPTHEINFORMATION15CONFIDENTIAL.

16 (IV) THE DEPARTMENT MAY PUBLISH INFORMATION IN A 17 REDACTED OR AGGREGATE FORM TO AVOID THE DISCLOSURE OF PROPRIETARY 18 INFORMATION WHILE MAXIMIZING THE AMOUNT OF INFORMATION AVAILABLE 19 TO THE PUBLIC.

20 (E) THE SECRETARY MAY WAIVE ALL OR PART OF THE NOTICE 21 REQUIREMENTS UNDER THIS SECTION FOR SPECIFIC USES OF A PRIORITY 22 CHEMICAL IF THE SECRETARY DETERMINES THAT:

23 (1) SUBSTANTIALLY EQUIVALENT INFORMATION IS ALREADY 24 PUBLICLY AVAILABLE;

25(2)THE INFORMATION IS NOT NEEDED FOR THE PURPOSES OF26THIS SUBTITLE; OR

27(3) THE USES OF THE PRIORITY CHEMICAL ARE MINOR IN28VOLUME.

(F) A TRADE ORGANIZATION MAY PROVIDE THE NOTICE REQUIRED
 UNDER THIS SECTION ON BEHALF OF A MEMBER MANUFACTURER OR
 DISTRIBUTOR IF THE MANUFACTURER OR DISTRIBUTOR PROVIDES WRITTEN
 AFFIRMATION THAT THE NOTICE IS ACCURATE.

1 (G) THE DEPARTMENT MAY EXTEND THE DEADLINE TO PROVIDE 2 NOTICE UNDER THIS SECTION.

3 (H) (1) THE DEPARTMENT MAY, BY REGULATION, IMPOSE A FEE ON A 4 MANUFACTURER OR DISTRIBUTOR IN AN AMOUNT SUFFICIENT TO COVER THE 5 DEPARTMENT'S REASONABLY INCURRED COSTS IN IMPLEMENTING THE 6 PROVISIONS OF THIS SECTION.

7 (2) A FEE IMPOSED BY THE DEPARTMENT UNDER THIS 8 SUBSECTION SHALL BE DUE AT THE TIME NOTICE IS FILED UNDER THIS 9 SUBTITLE.

10 **6–1406.**

11 (A) (1) THE DEPARTMENT MAY ADOPT REGULATIONS TO PROHIBIT 12 THE MANUFACTURE, SALE, OFFER FOR SALE, OR DISTRIBUTION OF CHILDREN'S 13 PRODUCTS THAT CONTAIN A PRIORITY CHEMICAL IF THE DEPARTMENT 14 DETERMINES THAT:

15(I) THE CHILDREN'S PRODUCT WILL CAUSE AN16UNACCEPTABLE LEVEL OF EXPOSURE TO THE PRIORITY CHEMICAL IN17CHILDREN; AND

18(II) ALTERNATIVES TO THE PRIORITY CHEMICAL ARE19AVAILABLE AT A COMPARABLE COST.

(2) A REGULATION ADOPTED UNDER THIS SUBSECTION SHALL
 SPECIFY AN EFFECTIVE DATE FOR A PROHIBITION THAT IS AT LEAST 12 MONTHS
 AFTER THE DATE THAT THE NOTICE OF THE PROPOSED REGULATION IS
 PUBLISHED IN THE MARYLAND REGISTER.

(B) ON OR BEFORE JANUARY 1, 2014, AND EVERY 2 YEARS
THEREAFTER, THE DEPARTMENT SHALL IDENTIFY AT LEAST TWO PRIORITY
CHEMICALS WHOSE PRESENCE IN A CHILDREN'S PRODUCT WILL TRIGGER A
PROHIBITION UNDER SUBSECTION (A) OF THIS SECTION.

(C) (1) THE DEPARTMENT MAY REQUIRE THE USE OF SPECIFIC
ACCEPTABLE ALTERNATIVES TO A PRIORITY CHEMICAL IN A CHILDREN'S
PRODUCT IN ORDER FOR THE CHILDREN'S PRODUCT TO AVOID THE
PROHIBITION UNDER THIS SECTION BASED ON THE ALTERNATIVES THAT ARE
LEAST TOXIC TO HUMAN HEALTH OR THE ENVIRONMENT.

1 (2) FOR THE PURPOSE OF IDENTIFYING ACCEPTABLE $\mathbf{2}$ ALTERNATIVES UNDER THIS SUBSECTION, THE DEPARTMENT MAY, IN THE 3 ABSENCE OF PERSUASIVE EVIDENCE TO THE CONTRARY, PRESUME THAT: 4 **(I)** AN ALTERNATIVE IS ACCEPTABLE IF IT IS NOT A $\mathbf{5}$ **PRIORITY CHEMICAL; AND** 6 **(II) AN ACCEPTABLE ALTERNATIVE IS AVAILABLE IF:** 7 1. THE SALE OF THE CHILDREN'S PRODUCT CONTAINING THE PRIORITY CHEMICAL HAS BEEN BANNED BY ANOTHER STATE; 8 9 2. AN ALTERNATIVE IS ALREADY SOLD IN THE **UNITED STATES; OR** 10 11 3. THE CHILDREN'S PRODUCT CONTAINING THE PRIORITY CHEMICAL IS AN ITEM OF APPAREL OR NOVELTY. 1213 6-1407. ON OR BEFORE 180 DAYS AFTER THE EFFECTIVE DATE OF A 14(A) PROHIBITION OF A CHILDREN'S PRODUCT ADOPTED UNDER § 6-1406 OF THIS 15SUBTITLE, THE MANUFACTURER OR DISTRIBUTOR OF A CHILDREN'S PRODUCT 16 17SUBJECT TO THE PROHIBITION SHALL FILE A COMPLIANCE PLAN WITH THE 18DEPARTMENT OR SEEK A WAIVER UNDER § 6-1409 OF THIS SUBTITLE. 19**(B)** A COMPLIANCE PLAN FILED UNDER THIS SECTION SHALL: 20(1) **IDENTIFY THE AFFECTED CHILDREN'S PRODUCT;** 21(2) **SPECIFY WHETHER COMPLIANCE WILL BE ACHIEVED BY:** 22**(I)** SUBSTITUTING AN ALTERNATIVE FOR THE PRIORITY 23CHEMICAL; OR 24**(II)** DISCONTINUING THE MANUFACTURE, SALE. OR 25DISTRIBUTION OF THE CHILDREN'S PRODUCT IN THE STATE; AND 26IF COMPLIANCE WILL BE ACHIEVED BY THE USE OF AN (3) 27ALTERNATIVE, IDENTIFY THE ALTERNATIVE AND SPECIFY A TIMETABLE FOR 28THE SUBSTITUTION OF THE ALTERNATIVE.

29 **6–1408.**

1 THE MANUFACTURER OR DISTRIBUTOR OF A CHILDREN'S PRODUCT 2 SUBJECT TO A PROHIBITION ESTABLISHED UNDER § 6–1406 OF THIS SUBTITLE 3 SHALL NOTIFY RETAIL SELLERS AND DISTRIBUTORS OF THE CHILDREN'S 4 PRODUCT OF THE REQUIREMENTS OF THIS SUBTITLE.

5 **6–1409.**

6 (A) THE MANUFACTURER OR DISTRIBUTOR OF A CHILDREN'S PRODUCT 7 CONTAINING A PRIORITY CHEMICAL MAY APPLY TO THE DEPARTMENT FOR A 8 WAIVER OF THE REQUIREMENTS OF THIS SUBTITLE FOR SPECIFIC USES OF THE 9 PRIORITY CHEMICAL.

- 10 **(B) AN APPLICATION FOR A WAIVER UNDER THIS SECTION SHALL:**
- 11 **(1) IDENTIFY:**

12 (I) THE SPECIFIC USES OF THE CHILDREN'S PRODUCT FOR 13 WHICH THE WAIVER IS SOUGHT; AND

14(II) ANY AVAILABLE ALTERNATIVES TO THE PRIORITY15CHEMICAL;

16 (2) EXPLAIN THE BASIS FOR CONCLUDING THAT THE USE OF AN 17 ALTERNATIVE IS NOT FEASIBLE; AND

18(3) DESCRIBE ANY STEPS THAT HAVE OR WILL BE TAKEN TO19MINIMIZE THE USE OF THE PRIORITY CHEMICAL.

20 (C) (1) THE DEPARTMENT MAY GRANT A WAIVER OR PARTIAL 21 WAIVER FROM THE REQUIREMENTS OF THIS SUBTITLE IF THE DEPARTMENT 22 DETERMINES THAT:

- 23 (I) THERE IS:
- 241.A NEED FOR THE CHILDREN'S PRODUCT25CONTAINING THE PRIORITY CHEMICAL; AND

26 **2.** NO FEASIBLE ALTERNATIVE IS AVAILABLE FOR 27 USE IN THE CHILDREN'S PRODUCT; OR

28 (II) THE LACK OF THE CHILDREN'S PRODUCT COULD POSE 29 AN UNREASONABLE RISK TO THE PUBLIC'S HEALTH, SAFETY, OR WELFARE. 1 (2) (I) THE TERM OF A WAIVER GRANTED UNDER THIS 2 SECTION IS 5 YEARS.

3 (II) THE DEPARTMENT MAY RENEW A WAIVER GRANTED
4 UNDER THIS SECTION FOR ADDITIONAL 5 YEAR TERMS ON WRITTEN
5 APPLICATION BY A MANUFACTURER OR DISTRIBUTOR.

6 (III) THE DEPARTMENT MAY NOT GRANT AN APPLICATION 7 TO RENEW A WAIVER UNLESS THE APPLICANT DEMONSTRATES TO THE 8 SATISFACTION OF THE DEPARTMENT THAT TECHNICALLY OR ECONOMICALLY 9 FEASIBLE ALTERNATIVES TO THE PRIORITY CHEMICAL REMAIN UNAVAILABLE.

10(3) THE DEPARTMENT SHALL GRANT OR DENY THE APPLICATION11WITHIN 60 DAYS OF THE DATE THAT THE DEPARTMENT RECEIVES AN12APPLICATION FOR A WAIVER MADE UNDER THIS SECTION.

13 **6–1410.**

14 (A) IF THE DEPARTMENT HAS REASONABLE GROUNDS TO SUSPECT 15 THAT A CHILDREN'S PRODUCT CONTAINING A PRIORITY CHEMICAL IS BEING 16 MANUFACTURED, SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN VIOLATION 17 OF A PROHIBITION UNDER § 6–1406 OF THIS SUBTITLE, THE DEPARTMENT MAY 18 REQUIRE THE MANUFACTURER OR DISTRIBUTOR OF THE CHILDREN'S PRODUCT 19 TO FILE A CERTIFICATE OF COMPLIANCE WITH THE DEPARTMENT IN 20 ACCORDANCE WITH THIS SECTION.

(B) WITHIN 10 DAYS AFTER RECEIVING A REQUEST FOR A CERTIFICATE
 OF COMPLIANCE FROM THE DEPARTMENT, A MANUFACTURER OR DISTRIBUTOR
 SUBJECT TO THIS SUBTITLE SHALL:

24(1)FILE A WRITTEN AFFIRMATION WITH THE DEPARTMENT THAT25THE CHILDREN'S PRODUCT DOES NOT CONTAIN THE PRIORITY CHEMICAL THAT26WAS THE BASIS OF THE PROHIBITION UNDER § 6–1406 OF THIS SUBTITLE; OR

(2) (I) NOTIFY INDIVIDUALS WHO SELL THE CHILDREN'S
 PRODUCT THAT THE SALE OR OFFER FOR SALE OF THE CHILDREN'S PRODUCT IS
 PROHIBITED; AND

30(II)PROVIDE A LIST OF THE NAMES AND ADDRESSES OF31THE INDIVIDUALS NOTIFIED UNDER THIS PARAGRAPH TO THE DEPARTMENT.

32 **6–1411.**

1 (A) THE DEPARTMENT MAY PARTICIPATE IN AN INTERSTATE CHEMICAL 2 CLEARINGHOUSE THAT:

3 (1) COLLECTS AND DISSEMINATES INFORMATION RELATING TO 4 CHEMICAL HAZARDS IN CHILDREN'S PRODUCTS;

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(2) ASSESSES ALTERNATIVES TO THESE CHEMICALS; AND

6 (3) EDUCATES THE PUBLIC.

(B) IF THE DEPARTMENT PARTICIPATES IN AN INTERSTATE CHEMICAL
 CLEARINGHOUSE UNDER THIS SECTION, THE CLEARINGHOUSE MAY MAINTAIN
 INFORMATION ON BEHALF OF THE STATE RELATING TO PRIORITY CHEMICALS.

10 **6–1412.**

11THE DEPARTMENT MAY ADOPT REGULATIONS AS NECESSARY TO12IMPLEMENT THIS SUBTITLE.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 14 October 1, 2011.