HOUSE BILL 66

M3(7lr0635)

ENROLLED BILL

— Environment and Transportation/Education, Health, and Environmental Affairs —

Introduced by Delegate Lam					
Read and	Examined	by Proo	freaders:		
				P	roofreader.
				P	roofreader.
Sealed with the Great Seal and	presented	to the	Governor,	for his app	roval this
day of	at			_ o'clock, _	M.
					Speaker.
	CHAPTER				
AN ACT concerning					
Environment – Lead ar	nd Mercur	y Whee	l Weights -	- Prohibited	l
FOR the purpose of prohibiting cert certain lead or mercury whee the State to ensure that no value is equipped with certain prohibiting a tire on a vehicle certain date from being equipped requiring lead and mercury recycled; providing for the enof a warning for an initial viole the use or sale of lead or mercent.	el weights a vehicle im p on lead or me in the State with wheel weight forcement of ation; and g	fter eerlurchased ercury verte fleet to certain ghts remote this Agenerally	tain dates and for the Standard wheel weight that is baland or many that is the control of the c	a certain date tate fleet afte after a ce acced or repla accollected to b g the require to the prohibiti	r requiring r a certain rtain date, ced after a let weights; be properly ed issuance
BY adding to Article – Environment					

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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> Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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(C)

(1)

THAT VIOLATES THIS SECTION.

	I GOOD BILL OF
1 2 3 4	Section 6–501 to be under the new subtitle "Subtitle 5. Lead and Mercury Wheel Weights" Annotated Code of Maryland (2013 Replacement Volume and 2016 Supplement)
5 6	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
7	Article – Environment
8	SUBTITLE 5. LEAD AND MERCURY WHEEL WEIGHTS.
9	6-501.
10 11 12 13 14 15	(A) (1) A MOTOR VEHICLE OR TIRE MANUFACTURER, WHOLESALER, OR RETAILER, MOTOR VEHICLE REPAIR FACILITY, OR ANY OTHER PERSON WHO INSTALLS WHEEL WEIGHTS MAY NOT USE, ALLOW TO BE USED, OR SELL AN EXTERNALLY ATTACHED LEAD WHEEL WEIGHT THAT IS COMPOSED OF GREATER THAN 0.1% LEAD BY WEIGHT OR GREATER THAN 0.1% MERCURY BY WEIGHT DURING THE FIRST TIRE INSTALLATION, REPLACEMENT, OR BALANCING AFTER\$
16 17	(I) JANUARY 1, 2019, FOR ALL USED VEHICLES REGISTERED IN THE STATE; AND
18 19	(II) JANUARY 1, 2020, FOR ALL NEW <u>AND USED</u> VEHICLES REGISTERED IN THE STATE.
20 21 22 23	(2) THE STATE SHALL ENSURE THAT NO VEHICLE IN PURCHASED FOR THE STATE FLEET AFTER JANUARY 1, 2019, IS EQUIPPED WITH AN EXTERNALLY ATTACHED LEAD WHEEL WEIGHT THAT IS COMPOSED OF GREATER THAN 0.1% LEAD BY WEIGHT OR GREATER THAN 0.1% MERCURY BY WEIGHT AFTER JANUARY 1, 2019.
24252627	(3) EACH TIRE ON A VEHICLE IN THE STATE FLEET THAT IS BALANCED OR REPLACED AFTER JANUARY 1, 2018, MAY NOT BE EQUIPPED WITH A LEAD WHEEL WEIGHT THAT IS COMPOSED OF GREATER THAN 0.1% LEAD BY WEIGHT OR GREATER THAN 0.1% MERCURY BY WEIGHT.
28 29	(B) LEAD AND MERCURY WHEEL WEIGHTS REMOVED AND COLLECTED SHALL BE PROPERLY RECYCLED.

32 **(2)** If the person continues to fail to comply with this 33 Section 1 year after receipt of the warning notice, the person is subject

THE DEPARTMENT SHALL SEND A WARNING NOTICE TO A PERSON

Approved:				
October 1, 2017.		,		
SECTION 2. AND BE	IT FURTHER	ENACTED,	That this Act	shall take ef
THE WARNING PERIOD.				

President of the Senate.

Speaker of the House of Delegates.