4055

2011-2012 Regular Sessions

IN SENATE

March 15, 2011

Introduced by Sens. ALESI, GRISANTI -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to regulating heavy metals in surface coating and cadmium in substrate of children's jewelry

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- 1 Section 1. The public health law is amended by adding a new section 2 1376-b to read as follows:
 - S 1376-B. REGULATION OF HEAVY METAL IN SURFACE COATING AND CADMIUM IN CHILDREN'S JEWELRY. 1. DEFINITIONS. AS USED IN THIS SECTION, THE TERM:
- 5 (A) "CHILD" MEANS A PERSON WHO IS SIX AND ONE-HALF YEARS OF AGE OR 6 YOUNGER.
 - (B) "CHILDREN'S JEWELRY" MEANS JEWELRY DESIGNED OR INTENDED PRIMARILY FOR USE BY A CHILD, AND SHALL INCLUDE JEWELRY THAT IS:
- 9 (I) REPRESENTED IN ITS PACKAGING, DISPLAY, PROMOTION OR ADVERTISING AS 10 APPROPRIATE FOR USE BY A CHILD.
- 11 (II) SOLD IN CONJUNCTION WITH, ATTACHED TO, OR PACKAGED TOGETHER WITH 12 OTHER PRODUCTS THAT ARE PACKAGED, DISPLAYED, OR ADVERTISED AS APPROPRI- 13 ATE FOR USE BY A CHILD.
- 14 (III) SIZED FOR A CHILD AND NOT DESIGNED OR INTENDED PRIMARILY FOR USE 15 BY CONSUMERS SEVEN AND OLDER.
 - (IV) SOLD IN ANY OF THE FOLLOWING:
 - (A) A VENDING MACHINE;
- 18 (B) A RETAIL STORE, CATALOG, OR ONLINE WEBSITE, IN WHICH A PERSON 19 EXCLUSIVELY OFFERS FOR SALE PRODUCTS THAT ARE PACKAGED, DISPLAYED, OR 20 ADVERTISED AS APPROPRIATE FOR USE PRIMARILY BY A CHILD; OR
- 21 (C) A DISCRETE PORTION OF A RETAIL STORE, CATALOG, OR ONLINE INTERNET 22 WEBSITE, IN WHICH A PERSON OFFERS FOR SALE PRODUCTS THAT ARE PACKAGED,
- 23 DISPLAYED, OR ADVERTISED AS APPROPRIATE OR INTENDED FOR USE PRIMARILY BY

24 A CHILD.

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EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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LABELED IN A MANNER INDICATING THAT THE PRODUCT IS DESIGNED AND 1 2 INTENDED PRIMARILY FOR A CHILD.

- 3 (C) "JEWELRY" MEANS A PRODUCT PRINCIPALLY DESIGNED AND INTENDED AS AN ORNAMENT WORN BY A PERSON AND INCLUDES THE FOLLOWING:
 - (I) ANKLET;

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- 6 (II) ARM CUFF;
- 7 (III) BRACELET;
- 8 (IV) BROOCH;
- 9 (V) CHAIN;
- 10 (VI) CROWN OR TIARA;
- 11 (VII) CUFF LINK;
- (VIII) HAIR ACCESSORY WITH SIGNIFICANT DECORATIVE ELEMENTS; 12
- 13 (IX) EARRINGS;
- 14 (X) NECKLACE;
- 15 (XI) PINS;
- 16 (XII) RING;
- 17 (XIII) BODY PIERCING JEWELRY;
- 18 (XIV) JEWELRY PLACED IN THE MOUTH FOR DISPLAY OR ORNAMENT;
- 19 (XV) ANY COMPONENT OF A PRODUCT LISTED IN SUBPARAGRAPHS (I) THROUGH 20 (XIV) OF THIS PARAGRAPH;
- 21 (XVI) ANY CHARM, BEAD, CHAIN, LINK, PENDANT OR OTHER ATTACHMENT TO 22 SHOES OR CLOTHING DESIGNED TO BE REMOVED AND WORN, ALONE OR ATTACHED TO 23 ITEM LISTED IN SUBPARAGRAPHS (I) THROUGH (XIV) OF THIS PARAGRAPH, AS 24 AN ORNAMENT BY A PERSON;
- (XVII) WATCH IN WHICH A TIMEPIECE IS A COMPONENT OF AN26 EXCLUDING THE TIMEPIECE ITSELF IF THE TIMEPIECE CAN BE REMOVED FROM THE 27 ORNAMENT; AND
- 28 (XVIII) JEWELRY COMPONENTS IN CRAFT KITS WHERE THE FINAL ASSEMBLED 29 JEWELRY PRODUCT IS PRINCIPALLY DESIGNED AND INTENDED AS AN ORNAMENT WORN 30 BY A PERSON. TOOLS USED TO MAKE JEWELRY ARE NOT JEWELRY.
 - (D) "JEWELRY" DOES NOT INCLUDE:
- 32 (I) TOY JEWELRY OR ANY OTHER PRODUCTS INTENDED FOR USE BY A CHILD WHEN 33 CHILD PLAYS (E.G., A NECKLACE WORN BY A DOLL OR STUFFED ANIMAL; NOVELTY JEWELRY WITH PLAY VALUE); 34
- 35 (II) ACCESSORIES;
 - (III) APPAREL;
 - (IV) FOOTWEAR; AND
 - (V) ANY OTHER ITEM WHOSE PRIMARY PURPOSE IS FUNCTIONAL AND NOT PRIMA-RILY INTENDED TO BE WORN AS A PERSONAL ITEM OR ORNAMENTATION.
- 40 PROHIBITIONS. (A) HEAVY METALS IN PAINT OR SURFACE COATINGS OF CHILDREN'S JEWELRY. COMPOUNDS OF ANTIMONY, ARSENIC, BARIUM, CADMIUM, 41 CHROMIUM, MERCURY, OR SELENIUM IN ANY PAINT OR SURFACE COATING APPLIED 42 43 ON OR TO CHILDREN'S JEWELRY SHALL NOT EXCEED LEVELS IN THE TABLE BELOW, 44 DETERMINED THROUGH SOLUBILITY TESTING DEFINED IN THE ASTM INTERNA-45 TIONAL SAFETY SPECIFICATION ON TOY SAFETY, ASTM F-963, OR SUBSEQUENT PUBLISHED VERSIONS OF THAT STANDARD. AN ALTERNATIVE METHOD MAY BE USED 46 IF IT IS DEMONSTRATED TO BE AS STRINGENT AS, OR MORE STRINGENT THAN, THE 47
- 48 REFERENCED METHOD.
- 49 ELEMENT ANTIMONY ARSENIC BARIUM CADMIUM CHROMIUM MERCURY SELENIUM 50 (SB) (AS) (BA) (CD) (CR) (HG) (SE) 51 25 1000 75 60 60 500 MAXIMUM 60
- 52 SOLUBLE
- 53 ELEMENT
- 54 (IN MG/KG
- 55 OR PPM)
- 56 IN PAINT

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- 2 SURFACE
- 3 COATINGS
- 4 OF CHILD-
- 5 REN'S
- 6 JEWELRY
 - (B) CADMIUM IN PLASTIC COMPONENTS OF CHILDREN'S JEWELRY.
 - (I) PLASTIC COMPONENTS OF CHILDREN'S JEWELRY, EXCLUSIVE OF PAINT OR SURFACE COATING, THAT ARE SMALL PARTS AS DEFINED IN 16 C.F.R.1501.4 SHALL BE SCREENED FOR TOTAL CADMIUM CONTENT. COVERED PLASTIC COMPONENTS OF CHILDREN'S JEWELRY CONTAINING 300 PPM OR LESS TOTAL CADMIUM DO NOT NEED TO BE TESTED FOR MIGRATABLE CADMIUM. COVERED PLASTIC COMPONENTS OF CHILDREN'S JEWELRY THAT EXCEED THIS 300 PPM TOTAL CONTENT SCREENING LEVEL SHALL NOT EXCEED 75 PARTS PER MILLION (PPM) CADMIUM, AS DETERMINED THROUGH SOLUBILITY TESTING DEFINED IN EN-71-3, OR SUBSEQUENT VERSIONS OF THAT STANDARD. AN ALTERNATIVE METHOD MAY BE USED IF IT IS DEMONSTRATED TO BE AS STRINGENT AS, OR MORE STRINGENT THAN, THE REFERENCED METHOD.
 - (II) PLASTIC COMPONENTS OF CHILDREN'S JEWELRY, EXCLUSIVE OF PAINT OR SURFACE COATING, THAT ARE NOT SMALL PARTS AS DEFINED IN 16 C.F.R.1501.4 SHALL BE SCREENED FOR TOTAL CADMIUM CONTENT. COVERED PLASTIC COMPONENTS OF CHILDREN'S JEWELRY CONTAINING 300 PPM OR LESS TOTAL CADMIUM DO NOT NEED TO BE TESTED FOR MIGRATABLE CADMIUM. COVERED PLASTIC COMPONENTS OF CHILDREN'S JEWELRY THAT EXCEED THIS 300 PPM TOTAL CONTENT SCREENING LEVEL SHALL NOT EXCEED 18 MCG CADMIUM, AS DETERMINED THROUGH SALINE TESTING IN ACCORDANCE WITH A PROCEDURE APPROVED BY THE CONSUMER PRODUCT SAFETY COMMISSION, OR SUBSEQUENT VERSIONS OF SUCH PROCEDURE. AN ALTERNATIVE METHOD MAY BE USED IF IT IS DEMONSTRATED TO BE AS STRINGENT AS, OR MORE STRINGENT THAN, THE REFERENCED METHOD.
 - (C) CADMIUM IN METAL COMPONENTS OF CHILDREN'S JEWELRY.
 - METAL COMPONENTS OF CHILDREN'S JEWELRY, EXCLUSIVE OF PAINT OR SURFACE COATING, THAT ARE SMALL PARTS AS DEFINED IN 16 C.F.R. 1501.4 SHALL BE SCREENED FOR TOTAL CADMIUM CONTENT. COVERED METAL COMPONENTS OF JEWELRY CONTAINING 300 PPM OR LESS TOTAL CADMIUM DO NOT NEED TO BE TESTED FOR MIGRATABLE CADMIUM. COVERED METAL COMPONENTS OF CHIL-JEWELRY THAT EXCEEDS THIS 300 PPM TOTAL CONTENT SCREENING LEVEL SHALL NOT EXCEED 200 MCG CADMIUM, AS DETERMINED THROUGH SOLUBILITY TEST-ING IN ACCORDANCE WITH THE CONSUMER PRODUCT SAFETY COMMISSION TEST METH-CPSC-CH-E1004-11, STANDARD OPERATING PROCEDURE FOR DETERMINING CADMIUM (CD) EXTRACTABILITY FROM CHILDREN'S METAL JEWELRY, JANUARY 24, 2011, OR ANY SUCCESSOR STANDARD. AN ALTERNATIVE METHOD MAY BE USED IF IT IS DEMONSTRATED TO BE AS STRINGENT AS, OR MORE STRINGENT THAN, REFERENCED METHOD.
 - (II) METAL COMPONENTS OF CHILDREN'S JEWELRY, EXCLUSIVE OF PAINT OR SURFACED COATING, THAT ARE NOT SMALL PARTS AS DEFINED IN 16 C.F.R. 1501.4 SHALL BE SCREENED FOR TOTAL CADMIUM CONTENT. COVERED METAL COMPO-NENTS OF CHILDREN'S JEWELRY CONTAINING 300 PPM OR LESS TOTAL CADMIUM DO NOT NEED TO BE TESTED FOR MIGRATABLE CADMIUM. COVERED METAL COMPONENTS CHILDREN'S JEWELRY THAT EXCEED THIS 300 PPM TOTAL CONTENT SCREENING LEVEL SHALL NOT EXCEED 18 MCG CADMIUM, AS DETERMINED THROUGH IN ACCORDANCE WITH A PROCEDURE APPROVED BY THE CONSUMER PRODUCT TESTING SAFETY COMMISSION, OR SUBSEQUENT VERSIONS OF SUCH PROCEDURE. AN ALTERNA-TIVE METHOD MAY BE USED IF IT IS DEMONSTRATED TO BE AS STRINGENT AS, OR MORE STRINGENT THAN, THE REFERENCED METHOD.
- 54 (D) THE REQUIREMENTS SET FORTH IN PARAGRAPHS (B) AND (C) OF THIS 55 SUBDIVISION SHALL APPLY ONLY TO PLASTIC OR METAL COMPONENTS OF CHIL-

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1 DREN'S JEWELRY. ALL OTHER MATERIALS ARE SPECIFICALLY EXCLUDED FROM THESE 2 REQUIREMENTS.

- (E) THIS SECTION SHALL NOT REGULATE ANY SUBSTANCE OR MATERIAL USED IN CHILDREN'S JEWELRY FOR WHICH A FEDERAL STANDARD IS IN EFFECT.
- S 2. This act shall take effect one year after it shall have become a law; provided, however that the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.