1576

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law and the general business law, in relation to jewelry containing lead

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

1 Section 1. Legislative findings. The legislature hereby finds that 2 stringent controls on the amount of lead in jewelry are necessary to 3 protect public health, especially the health of children. Random 4 samples of jewelry in New York state have been found to contain up to 5 60,000 parts per million of lead. To assure consistent application of 6 these controls to all jewelry, specific technical standards and controls 7 must be specified.

8 S 2. The environmental conservation law is amended by adding a new 9 section 37-0115 to read as follows:

10 S 37-0115. LEAD-CONTAINING JEWELRY.

11 FOR PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE THE 12 FOLLOWING DEFINITIONS:

13 1. "BODY PIERCING JEWELRY" MEANS ANY PART OF JEWELRY THAT IS MANUFAC-14 TURED OR SOLD FOR PLACEMENT IN A NEW PIERCING OR A MUCOUS MEMBRANE, BUT 15 DOES NOT INCLUDE ANY PART OF THAT JEWELRY THAT IS NOT PLACED WITHIN A 16 NEW PIERCING OR A MUCOUS MEMBRANE.

17 2. "CHILDREN" MEANS CHILDREN AGED SIX AND YOUNGER.

18 3. "CHILDREN'S JEWELRY" MEANS JEWELRY THAT IS MADE FOR, MARKETED FOR 19 USE BY, OR MARKETED TO, CHILDREN. CHILDREN'S JEWELRY INCLUDES, BUT IS 20 NOT LIMITED TO, JEWELRY THAT MEETS ANY OF THE FOLLOWING CONDITIONS:

21 (A) REPRESENTED IN ITS PACKAGING, DISPLAY, OR ADVERTISING, AS APPRO-22 PRIATE FOR USE BY CHILDREN.

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

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(B) SOLD IN CONJUNCTION WITH, ATTACHED TO, OR PACKAGED TOGETHER WITH 1 2 OTHER PRODUCTS THAT ARE PACKAGED, DISPLAYED, OR ADVERTISED AS APPROPRI-3 ATE FOR USE BY CHILDREN. 4 (C) SIZED FOR CHILDREN AND NOT INTENDED FOR USE BY ADULTS. 5 (D) SOLD IN ANY OF THE FOLLOWING: 6 (1) A VENDING MACHINE. 7 (2) RETAIL STORE, CATALOGUE, OR ONLINE WEB SITE, IN WHICH A PERSON EXCLUSIVELY OFFERS FOR SALE PRODUCTS THAT ARE PACKAGED, DISPLAYED, OR 8 9 ADVERTISED AS APPROPRIATE FOR USE BY CHILDREN. 10 (3) A DISCRETE PORTION OF A RETAIL STORE, CATALOGUE, OR ONLINE WEB SITE, IN WHICH A PERSON OFFERS FOR SALE PRODUCTS THAT ARE 11 PACKAGED, DISPLAYED, OR ADVERTISED AS APPROPRIATE FOR USE BY CHILDREN. 12 4. "CLASS 1 MATERIAL" MEANS ANY OF THE FOLLOWING MATERIALS: 13 14 (A) STAINLESS OR SURGICAL STEEL; 15 (B) KARAT GOLD; 16 (C) STERLING SILVER; (D) PLATINUM, PALLADIUM, IRIDIUM, RUTHENIUM, RHODIUM OR OSMIUM; 17 18 (E) NATURAL OR CULTURED PEARLS; 19 (F) GLASS, CERAMIC, OR CRYSTAL DECORATIVE COMPONENTS, INCLUDING CAT'S 20 EYE, CUBIC ZIRCONIA, INCLUDING CUBIC ZIRCONIUM OR CZ, RHINESTONES, AND 21 CLOISONNE; (G) A GEMSTONE THAT IS CUT AND POLISHED FOR ORNAMENTAL PURPOSES; 22 23 (H) ELASTIC, FABRIC, RIBBON, ROPE, OR STRING, UNLESS IT CONTAINS INTENTIONALLY ADDED LEAD AND IS LISTED AS A CLASS 2 MATERIAL; 24 25 (I) ALL NATURAL DECORATIVE MATERIAL, INCLUDING AMBER, BONE, CORAL, 26 FEATHERS, FUR, HORN, LEATHER, SHELL, OR WOOD, THAT IS IN ITS NATURAL STATE AND IS NOT TREATED IN A WAY THAT ADDS LEAD; AND 27 28 (J) ADHESIVE. 29 (K) THE FOLLOWING GEMSTONES ARE NOT CLASS 1 MATERIALS: ARAGONITE, BAYLDONITE, BOLEITE, CERUSSITE, CROCOITE, EKANITE, LINARITE, MIMETITE, 30 PHOSGENITE, SAMARSKITE, VANADINITE, AND WULFENITE. 31 32 5. "CLASS 2 MATERIAL" MEANS ANY OF THE FOLLOWING MATERIALS: (A) ELECTROPLATED METAL THAT MEETS THE FOLLOWING STANDARDS: 33 34 (1) ON AND BEFORE AUGUST 30, 2017, A METAL ALLOY WITH LESS TEN THAN PERCENT LEAD BY WEIGHT THAT IS ELECTROPLATED WITH SUITABLE UNDER AND 35 36 FINISH COATS. 37 (2) ON AND AFTER AUGUST 31, 2017, A METAL ALLOY WITH LESS THAN SIX 38 PERCENT LEAD BY WEIGHT THAT IS ELECTROPLATED WITH SUITABLE UNDER AND 39 FINISH COATS; OR 40 (B) UNPLATED METAL WITH LESS THAN 1.5 PERCENT LEAD THAT IS NOT OTHER-41 WISE LISTED AS A CLASS 1 MATERIAL; OR (C) PLASTIC OR RUBBER, INCLUDING ACRYLIC, POLYSTYRENE, PLASTIC BEADS 42 43 AND STONES, AND POLYVINYL CHLORIDE (PVC) THAT MEETS THE FOLLOWING STAND-44 ARDS: 45 (1) ON AND BEFORE AUGUST 30, 2017, LESS THAN 0.06 PERCENT (SIX HUNDRED PARTS PER MILLION) LEAD BY WEIGHT; AND 46 (2) ON AND AFTER AUGUST 31, 2017, LESS THAN 0.02 PERCENT (TWO HUNDRED 47 48 PARTS PER MILLION) LEAD BY WEIGHT; OR 49 A DYE OR SURFACE COATING CONTAINING LESS THAN 0.06 PERCENT (SIX (D) 50 HUNDRED PARTS PER MILLION) LEAD BY WEIGHT. 6. "CLASS 3 MATERIAL" MEANS ANY PORTION OF JEWELRY THAT MEETS BOTH OF 51 52 THE FOLLOWING CRITERIA: (A) IS NOT A CLASS 1 OR CLASS 2 MATERIAL; AND 53 54 (B) CONTAINS LESS THAN 0.06 PERCENT (SIX HUNDRED PARTS PER MILLION) 55 LEAD BY WEIGHT. 56 7. "COMPONENT" MEANS ANY PART OF JEWELRY.

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8. "EPA REFERENCE METHODS 3050B (ACID DIGESTION OF SEDIMENTS, SLUDGES 1 2 AND SOILS) OR 3051 (MICROWAVE ASSISTED DIGESTION/SLUDGE, SOILS)" MEANS 3 THOSE TEST METHODS INCORPORATED BY REFERENCE IN PARAGRAPH ELEVEN OF 4 SUBDIVISION (A) OF SECTION 260.11 OF TITLE 40 OF THE CODE OF FEDERAL 5 REGULATIONS. 6

9. "JEWELRY" MEANS:

7 (A) ANY OF THE FOLLOWING ORNAMENTS WORN BY A PERSON: AN ANKLET, ARM 8 CUFF, BRACELET, BROOCH, CHAIN, CROWN, CUFF LINK, DECORATED HAIR ACCESSO-RIES, EARRING, NECKLACE, PIN, RING, OR BODY PIERCING JEWELRY; OR 9

10 (B) ANY BEAD, CHAIN, LINK, PENDANT, OR OTHER COMPONENT OF SUCH AN 11 ORNAMENT.

12 10. (A) "SURFACE COATING" MEANS A FLUID, SEMIFLUID, OR OTHER MATERIAL, WITH OR WITHOUT A SUSPENSION OF FINELY DIVIDED COLORING MATTER, THAT 13 14 CHANGES TO A SOLID FILM WHEN A THIN LAYER IS APPLIED TO A METAL, WOOD, 15 STONE, PAPER, LEATHER, CLOTH, PLASTIC, OR OTHER SURFACE.

16 (B) "SURFACE COATING" DOES NOT INCLUDE A PRINTING INK OR A MATERIAL 17 THAT ACTUALLY BECOMES A PART OF THE SUBSTRATE, INCLUDING, BUT NOT LIMIT-ED TO, PIGMENT IN A PLASTIC ARTICLE, OR A MATERIAL THAT 18 IS ACTUALLY 19 BONDED TO THE SUBSTRATE, SUCH AS BY ELECTROPLATING OR CERAMIC GLAZING.

20 11. ON OR AFTER MARCH 1, 2016, NO PERSON SHALL ADVERTISE, MANUFACTURE, OFFER FOR SALE, SELL, OR DISTRIBUTE FOR PROMOTIONAL PURPOSES IN THIS 21 STATE, OR IMPORT FOR DISTRIBUTION OR SALE IN THIS STATE, ANY JEWELRY 22 UNLESS THE JEWELRY IS MADE ENTIRELY FROM A CLASS 1, CLASS 2, OR CLASS 3 23 24 MATERIAL, OR ANY COMBINATION THEREOF.

25 12. NOTWITHSTANDING SUBDIVISION ELEVEN OF THIS SECTION, ON OR AFTER 26 JANUARY 1, 2016, NO PERSON SHALL ADVERTISE, MANUFACTURE, OFFER FOR SALE, 27 SELL, OR DISTRIBUTE FOR PROMOTIONAL PURPOSES IN THIS STATE, OR IMPORT 28 FOR DISTRIBUTION OR SALE IN THIS STATE, ANY CHILDREN'S JEWELRY UNLESS THE CHILDREN'S JEWELRY IS MADE ENTIRELY FROM ONE OR MORE OF THE FOLLOW-29 30 ING MATERIALS:

(A) A NONMETALLIC MATERIAL THAT IS A CLASS 1 MATERIAL;

(B) A NONMETALLIC MATERIAL THAT IS A CLASS 2 MATERIAL;

33 (C) A METALLIC MATERIAL THAT IS EITHER A CLASS 1 MATERIAL OR CONTAINS 34 LESS THAN 0.06 PERCENT (SIX HUNDRED PARTS PER MILLION) LEAD BY WEIGHT;

(D) GLASS OR CRYSTAL DECORATIVE COMPONENTS THAT WEIGH IN TOTAL NO MORE 35 THAN ONE GRAM, EXCLUDING ANY GLASS OR CRYSTAL DECORATIVE COMPONENT THAT 36 37 CONTAINS LESS THAN 0.02 PERCENT (TWO HUNDRED PARTS PER MILLION) LEAD BY 38 WEIGHT AND HAS NO INTENTIONALLY ADDED LEAD;

39 (E) PRINTING INK OR CERAMIC GLAZE THAT CONTAINS LESS THAN 0.06 PERCENT 40 (SIX HUNDRED PARTS PER MILLION) LEAD BY WEIGHT; OR

(F) CLASS 3 MATERIAL THAT CONTAINS LESS THAN 0.02 PERCENT (TWO HUNDRED 41 42 PARTS PER MILLION) LEAD BY WEIGHT.

43 13. NOTWITHSTANDING SUBDIVISION 11 OF THIS SECTION, ON OR AFTER MARCH 44 1, 2016, NO PERSON SHALL ADVERTISE, MANUFACTURE, OFFER FOR SALE, SELL, 45 OR DISTRIBUTE FOR PROMOTIONAL PURPOSES IN THIS STATE, OR IMPORT FOR DISTRIBUTION OR SALE IN THIS STATE, ANY BODY PIERCING JEWELRY UNLESS THE 46 47 BODY PIERCING JEWELRY IS MADE OF ONE OR MORE OF THE FOLLOWING MATERIALS: 48 SURGICAL IMPLANT STAINLESS STEEL, SURGICAL IMPLANT GRADE OF TITANIUM, NIOBIUM (NB), SOLID FOURTEEN KARAT OR HIGHER WHITE OR YELLOW NICKEL-FREE 49 50 GOLD, SOLID PLATINUM, OR A DENSE LOW-POROSITY PLASTIC, INCLUDING, BUT 51 NOT LIMITED TO, TYGON OR POLYTETRAFLUOROETHYLENE (PTFE), IF THE PLASTIC CONTAINS NO INTENTIONALLY ADDED LEAD. 52

S 3. The environmental conservation law is amended by adding a new 53 54 section 37-0117 to read as follows:

S 37-0117. TESTING METHODS FOR DETERMINING COMPLIANCE WITH SECTION 55 56 37-0115.

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1. THE TESTING METHODS FOR DETERMINING COMPLIANCE WITH SECTION 37-0115 1 2 THIS TITLE SHALL BE CONDUCTED USING THE EPA REFERENCE METHODS 3050B OF 3 OR 3051 FOR THE MATERIAL BEING TESTED, EXCEPT AS OTHERWISE PROVIDED IN 4 SUBPARAGRAPHS 5 AND 6 OF PARAGRAPH (E) OF SUBDIVISION 2 OF THIS SECTION, AND IN ACCORDANCE WITH ALL OF THE FOLLOWING PROCEDURES: (A) WHEN PREPARING A SAMPLE, THE LABORATORY SHALL MAKE EVERY EFFORT TO 5 6 7 ASSURE THAT THE SAMPLE REMOVED FROM A JEWELRY PIECE IS REPRESENTATIVE OF THE COMPONENT TO BE TESTED, AND IS FREE OF CONTAMINATION FROM EXTRANEOUS 8 9 DIRT AND MATERIAL NOT RELATED TO THE JEWELRY COMPONENT TO BE TESTED. 10 (B) ALL JEWELRY COMPONENT SAMPLES SHALL BE WASHED PRIOR TO TESTING USING STANDARD LABORATORY DETERGENT, RINSED WITH LABORATORY REAGENT 11 12 GRADE DEIONIZED WATER, AND DRIED IN A CLEAN AMBIENT ENVIRONMENT. (C) IF A COMPONENT IS REQUIRED TO BE CUT OR SCRAPED TO OBTAIN A 13 14 SAMPLE, THE METAL SNIPS, SCISSORS, OR OTHER CUTTING TOOLS USED FOR THE 15 CUTTING OR SCRAPING SHALL BE MADE OF STAINLESS STEEL AND WASHED AND RINSED BEFORE EACH USE AND BETWEEN SAMPLES. 16 17 (D) A SAMPLE SHALL BE DIGESTED IN A CONTAINER THAT IS KNOWN TO BE FREE OF LEAD AND WITH THE USE OF AN ACID THAT IS NOT CONTAMINATED BY LEAD, 18 19 INCLUDING ANALYTICAL REAGENT GRADE DIGESTION ACIDS AND REAGENT GRADE 20 DEIONIZED WATER. 21 (E) METHOD BLANKS, CONSISTING OF ALL REAGENTS USED IN SAMPLE PREPARA-TION HANDLED, DIGESTED, AND MADE TO VOLUME IN THE SAME EXACT MANNER AND 22 23 IN THE SAME CONTAINER TYPE AS SAMPLES, SHALL BE TESTED WITH EACH GROUP 24 OF TWENTY OR FEWER SAMPLES TESTED. 25 (F) THE RESULTS FOR THE METHOD BLANKS SHALL BE REPORTED WITH EACH 26 GROUP OF SAMPLE RESULTS, AND SHALL BE BELOW THE STATED REPORTING LIMIT 27 FOR SAMPLE RESULTS TO BE CONSIDERED VALID. 28 IN ADDITION TO THE REQUIREMENTS OF SUBDIVISION 1 OF THIS SECTION, 2. 29 THE FOLLOWING PROCEDURES SHALL BE USED FOR TESTING THE FOLLOWING MATE-30 RIALS: FOR TESTING A METAL PLATED WITH SUITABLE UNDERCOATS AND FINISH 31 (A) 32 COATS, THE FOLLOWING PROTOCOLS SHALL BE OBSERVED: 33 (1) DIGESTION SHALL BE CONDUCTED USING HOT CONCENTRATED NITRIC ACID 34 WITH THE OPTION OF USING HYDROCHLORIC ACID OR HYDROGEN PEROXIDE. 35 (2) THE SAMPLE SIZE SHALL BE 0.050 GRAM TO ONE GRAM. (3) THE DIGESTED SAMPLE MAY REQUIRE DILUTION PRIOR TO ANALYSIS. 36 37 (4) THE DIGESTION AND ANALYSIS SHALL ACHIEVE A REPORTED DETECTION 38 LIMIT NO GREATER THAN 0.1 PERCENT FOR SAMPLES. 39 (5) ALL NECESSARY DILUTIONS SHALL BE MADE TO ENSURE THAT MEASUREMENTS 40 ARE MADE WITHIN THE CALIBRATED RANGE OF THE ANALYTICAL INSTRUMENT. TESTING UNPLATED METAL AND METAL SUBSTRATES THAT ARE NOT A 41 (B) FOR CLASS 1 MATERIAL THE FOLLOWING PROTOCOLS SHALL BE OBSERVED: 42 43 (1) DIGESTION SHALL BE CONDUCTED USING HOT CONCENTRATED NITRIC ACID 44 WITH THE OPTION OF USING HYDROCHLORIC ACID AND HYDROGEN PEROXIDE. 45 (2) THE SAMPLE SIZE SHALL BE 0.050 GRAM TO ONE GRAM. (3) THE DIGESTED SAMPLE MAY REQUIRE DILUTION PRIOR TO ANALYSIS. 46 47 (4) THE DIGESTION AND ANALYSIS SHALL ACHIEVE A REPORTED DETECTION 48 LIMIT NO GREATER THAN 0.01 PERCENT FOR SAMPLES. 49 (5) ALL NECESSARY DILUTIONS SHALL BE MADE TO ENSURE THAT MEASUREMENTS 50 ARE MADE WITHIN THE CALIBRATED RANGE OF THE ANALYTICAL INSTRUMENT. 51 (C) FOR TESTING POLYVINYL CHLORIDE (PVC), THE FOLLOWING PROTOCOLS 52 SHALL BE OBSERVED: (1) THE DIGESTION SHALL BE CONDUCTED USING HOT CONCENTRATED NITRIC 53 54 ACID WITH THE OPTION OF USING HYDROCHLORIC ACID AND HYDROGEN PEROXIDE.

(2) THE SAMPLE SIZE SHALL BE A MINIMUM OF 0.05 GRAM IF USING MICROWAVE 1 2 DIGESTION OR 0.5 GRAM IF USING HOTPLATE DIGESTION, AND SHALL BE CHOPPED 3 OR COMMINUTED PRIOR TO DIGESTION. 4 (3) DIGESTED SAMPLES MAY REQUIRE DILUTION PRIOR TO ANALYSIS. 5 (4) DIGESTION AND ANALYSIS SHALL ACHIEVE A REPORTED DETECTION LIMIT NO 6 GREATER THAN 0.001 PERCENT (TEN PARTS PER MILLION) FOR SAMPLES. 7 (5) ALL NECESSARY DILUTIONS SHALL BE MADE TO ENSURE THAT MEASUREMENTS 8 ARE MADE WITHIN THE CALIBRATED RANGE OF THE ANALYTICAL INSTRUMENT. (D) FOR TESTING PLASTIC OR RUBBER THAT IS NOT POLYVINYL CHLORIDE (PVC), INCLUDING ACRYLIC, POLYSTYRENE, PLASTIC BEADS, OR PLASTIC STONES, 9 10 THE FOLLOWING PROTOCOLS SHALL BE OBSERVED: 11 12 (1) THE DIGESTION SHALL BE CONDUCTED USING HOT CONCENTRATED NITRIC ACID WITH THE OPTION OF USING HYDROCHLORIC ACID OR HYDROGEN PEROXIDE. 13 14 (2) THE SAMPLE SIZE SHALL BE A MINIMUM OF 0.05 GRAM IF USING MICROWAVE 15 DIGESTION OR 0.5 GRAM IF USING HOTPLATE DIGESTION, AND SHALL BE CHOPPED 16 OR COMMINUTED PRIOR TO DIGESTION. 17 (3) PLASTIC BEADS OR STONES SHALL BE CRUSHED PRIOR TO DIGESTION. (4) DIGESTED SAMPLES MAY REOUIRE DILUTION PRIOR TO ANALYSIS. 18 19 (5) DIGESTION AND ANALYSIS SHALL ACHIEVE A REPORTED DETECTION LIMIT NO GREATER THAN 0.001 PERCENT (TEN PARTS PER MILLION) FOR SAMPLES. 20 21 ALL NECESSARY DILUTIONS SHALL BE MADE TO ENSURE THAT MEASUREMENTS (6) 22 ARE MADE WITHIN THE CALIBRATED RANGE OF THE ANALYTICAL INSTRUMENT. 23 (E) FOR TESTING COATINGS ON GLASS AND PLASTIC PEARLS, THE FOLLOWING 24 PROTOCOLS SHALL BE OBSERVED: 25 THE COATING OF GLASS OR PLASTIC BEADS SHALL BE SCRAPED ONTO A (1)26 SURFACE FREE OF DUST, INCLUDING A CLEAN WEIGHING PAPER OR PAN, USING A 27 CLEAN STAINLESS STEEL RAZOR BLADE OR OTHER CLEAN SHARP INSTRUMENT THAT 28 WILL NOT CONTAMINATE THE SAMPLE WITH LEAD. THE SUBSTRATE PEARL MATERIAL 29 SHALL NOT BE INCLUDED IN THE SCRAPINGS. (2) THE RAZOR BLADE OR SHARP INSTRUMENT SHALL BE RINSED WITH DEIONIZED 30 WATER, WIPED TO REMOVE PARTICULATE MATTER, RINSED AGAIN, AND DRIED 31 32 BETWEEN SAMPLES. 33 (3) THE SCRAPINGS SHALL BE WEIGHED AND NOT LESS THAN FIFTY MICROGRAMS OF SCRAPED COATING SHALL BE USED FOR ANALYSIS. IF LESS THAN FIFTY MICRO-34 35 GRAMS OF SCRAPED COATING IS OBTAINED FROM AN INDIVIDUAL PEARL, MULTIPLE PEARLS FROM THAT SAMPLE SHALL BE SCRAPED AND COMPOSITED TO OBTAIN A 36 37 SUFFICIENT SAMPLE AMOUNT. 38 (4) THE NUMBER OF PEARLS USED TO MAKE THE COMPOSITE SHALL BE NOTED. 39 (5) THE SCRAPINGS SHALL BE DIGESTED ACCORDING TO EPA REFERENCE METHOD 40 3050B OR 3051 OR AN EOUIVALENT PROCEDURE FOR HOT ACID DIGESTION IN PREP-41 ARATION FOR TRACE LEAD ANALYSIS. 42 (6) THE DIGESTATE SHALL BE DILUTED IN THE MINIMUM VOLUME PRACTICAL FOR 43 ANALYSIS. 44 (7) THE DIGESTED SAMPLE SHALL BE ANALYZED ACCORDING TO SPECIFICATION 45 AN APPROVED AND VALIDATED METHODOLOGY FOR INDUCTIVELY COUPLED PLASMA OF 46 MASS SPECTROMETRY. 47 (8) A REPORTING LIMIT OF 0.001 PERCENT (TEN PARTS PER MILLION) IN THE 48 COATING SHALL BE OBTAINED FOR THE ANALYSIS. 49 (9) THE SAMPLE RESULT SHALL BE REPORTED WITHIN THE CALIBRATED RANGE OF 50 INSTRUMENT. IF THE INITIAL TEST OF THE SAMPLE IS ABOVE THE HIGHEST THE CALIBRATION STANDARD, THE SAMPLE SHALL BE DILUTED AND REANALYZED WITHIN 51 THE CALIBRATED RANGE OF THE INSTRUMENT. 52 (F) FOR TESTING DYES, PAINTS, COATINGS, VARNISH, PRINTING INKS, CERAM-53 54 IC GLAZES, GLASS, OR CRYSTAL, THE FOLLOWING TESTING PROTOCOLS SHALL BE 55 **OBSERVED:**

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1 2	(1) THE DIGESTION SHALL USE HOT CONCENTRATED NITRIC ACID WITH THE OPTION OF USING HYDROCHLORIC ACID OR HYDROGEN PEROXIDE.
3 4	(2) THE SAMPLE SIZE SHALL BE NOT LESS THAN 0.050 GRAM, AND SHALL BE CHOPPED OR COMMINUTED PRIOR TO DIGESTION.
5 6 7	 (3) THE DIGESTED SAMPLE MAY REQUIRE DILUTION PRIOR TO ANALYSIS. (4) THE DIGESTION AND ANALYSIS SHALL ACHIEVE A REPORTED DETECTION LIMIT NO GREATER THAN 0.001 PERCENT (TEN PARTS PER MILLION) FOR SAMPLES.
8	(5) ALL NECESSARY DILUTIONS SHALL BE MADE TO ENSURE THAT MEASUREMENTS
9	ARE MADE WITHIN THE CALIBRATED RANGE OF THE ANALYTICAL INSTRUMENT.
10	(G) FOR TESTING GLASS AND CRYSTAL USED IN CHILDREN'S JEWELRY, THE
11	FOLLOWING TESTING PROTOCOLS FOR DETERMINING WEIGHT SHALL BE USED:
12	(1) A COMPONENT SHALL BE FREE OF ANY EXTRANEOUS MATERIAL, INCLUDING
13	ADHESIVE, BEFORE IT IS WEIGHED.
14	(2) THE SCALE USED TO WEIGH A COMPONENT SHALL BE CALIBRATED IMMEDIATE-
15	LY BEFORE THE COMPONENTS ARE WEIGHED USING S-CLASS WEIGHTS OF ONE AND
16	TWO GRAMS, AS CERTIFIED BY THE NATIONAL INSTITUTE OF STANDARDS AND TECH-
17	NOLOGY (NIST) OF THE DEPARTMENT OF COMMERCE.
18 19	(3) THE CALIBRATION OF THE SCALE SHALL BE ACCURATE TO WITHIN 0.01 GRAM.
20	3. THE COMMISSIONER MAY PROMULGATE RULES AND/OR REGULATIONS MODIFYING
21	THE TESTING PROTOCOLS SPECIFIED IN SUBDIVISIONS ONE AND TWO OF THIS
22	SECTION, AS SUCH COMMISSIONER DEEMS NECESSARY TO FURTHER THE PURPOSES OF
23	THIS SECTION.
24	S 4. The environmental conservation law is amended by adding a new
25	section 71-3711 to read as follows:
26	S 71-3711. ENFORCEMENT OF SECTION 37-0115.
27	1. ANY PERSON WHO VIOLATES ANY PROVISION OF OR FAILS TO PERFORM ANY
28	DUTY IMPOSED BY SECTION 37-0115 OF THIS CHAPTER SHALL UPON THE FIRST
29	FINDING OF SUCH A VIOLATION BE LIABLE FOR A CIVIL PENALTY NOT TO EXCEED
30	FIVE HUNDRED DOLLARS FOR EACH VIOLATION. ANY PERSON CONVICTED OF A
31	SECOND OR SUBSEQUENT VIOLATION SHALL BE LIABLE FOR A CIVIL PENALTY NOT TO EXCEED TWENTY-FIVE HUNDRED DOLLARS FOR EACH VIOLATION.
32 33	2. PENALTIES UNDER THIS SECTION SHALL BE ASSESSED BY THE COMMISSIONER
34	AFTER A HEARING PURSUANT TO THE PROVISIONS OF SECTION 71-1709 OF THIS
35	ARTICLE. IN ASSESSING THE PENALTY UNDER THIS SECTION, THE COMMISSIONER
36	SHALL CONSIDER: THE NATURE AND EXTENT OF THE VIOLATION; THE NUMBER AND
37	SEVERITY OF THE VIOLATIONS; THE ECONOMIC EFFECT OF THE PENALTY ON THE
38	VIOLATOR; WHETHER THE VIOLATOR TOOK GOOD FAITH MEASURES TO COMPLY WITH
39	THIS CHAPTER; THE WILLFULNESS OF THE VIOLATOR'S MISCONDUCT; THE DETER-
40	RENT EFFECT THAT THE IMPOSITION OF THE PENALTY WOULD HAVE ON BOTH THE
41	VIOLATOR AND THE REGULATED COMMUNITY AS A WHOLE; AND OTHER FACTORS THAT
42	THE COMMISSIONER DEEMS APPROPRIATE AND RELEVANT. ANY PERSON FOUND TO
43	HAVE VIOLATED SECTION 37-0115 OF THIS CHAPTER MAY BE ENJOINED FROM CONTINUING SUCH VIOLATION.
44 45	3. ALL CIVIL PENALTIES AND FINES COLLECTED FOR ANY VIOLATION OF
46	SECTION 37-0115 OF THIS CHAPTER SHALL BE PAID OVER TO THE COMMISSIONER
47	FOR DEPOSIT IN THE ENVIRONMENTAL PROTECTION FUND ESTABLISHED BY SECTION
48	NINETY-TWO-S OF THE STATE FINANCE LAW.
49	4. (A) NO CHARGE OF A VIOLATION OF THE PROVISIONS OF, OR FAILURE TO
50	PERFORM A DUTY IMPOSED BY SECTION 37-0115 OF THIS CHAPTER SHALL BE BASED
51	UPON EXCESSIVE LEAD CONTENT EXCEPT UPON A SHOWING THAT THE LABORATORY
52	TESTS ESTABLISHING SUCH EXCESSIVE LEAD CONTENT WERE PERFORMED BY A LABO-
53	RATORY THAT COMPLIES WITH THE TESTING REQUIREMENTS ESTABLISHED BY
54	SECTION 37-0117 OF THIS CHAPTER.
55 56	(B) A PERSON CHARGED WITH A VIOLATION OF THE PROVISIONS OF, OR FAILURE TO PERFORM A DUTY IMPOSED BY SECTION 37-0115 OF THIS CHAPTER SHALL BE
50	IO FERENTIA DOIT THEORED BI SECTION 21-0113 OF 1012 CUAPTER SHALL BE

PROVIDED WITH ALL SUPPORTING DOCUMENTATION RELATED TO THE TESTING OF THE JEWELRY, INCLUDING, BUT NOT LIMITED TO, DOCUMENTATION OF THE PROCEDURES UTILIZED BY THE LABORATORY, COPIES OF ALL TEST RESULTS, EXEMPLARS OF THE PRODUCTS TESTED TO THE EXTENT PRACTICABLE, AND SUCH OTHER DOCUMENTATION AND EVIDENCE WHICH SHALL REASONABLY BE REQUIRED TO VERIFY THE ACCURACY OF THE TEST RESULTS.

7 S 5. The general business law is amended by adding a new section 399-8 gg to read as follows:

S 399-GG. LABELING OF JEWELRY. 1. NO PERSON, FIRM OR CORPORATION SHALL 9 10 SELL OR OFFER FOR SALE ANY JEWELRY, AS DEFINED BY SECTION 37-0115 OF THE ENVIRONMENTAL CONSERVATION LAW, UNLESS THERE IS PRINTED ON THE 11 PACKAGE IN WHICH SUCH JEWELRY IS SOLD OR OFFERED FOR SALE A CONSPICUOUS NOTICE 12 STATING THE PERCENTAGE OF LEAD CONTAINED IN SUCH JEWELRY. ANY JEWELRY 13 14 CONTAINING MORE THAN 0.02 PERCENT (TWO HUNDRED PARTS PER MILLION) LEAD 15 BY WEIGHT SHALL CONTAIN A WARNING LABEL, PROMINENTLY DISPLAYED, WHICH 16 STATES, "CONTAINS LEAD WHICH MAY BE HARMFUL TO YOUR HEALTH. NOT TO BE USED BY CHILDREN UNDER THE AGE OF SIX." 17

18 2. ANY VIOLATION OF THIS SECTION SHALL BE PUNISHABLE BY A CIVIL PENAL-19 TY NOT TO EXCEED FIVE HUNDRED DOLLARS.

20 S 6. This act shall take effect immediately; provided, however that 21 section five of this act shall take effect March 1, 2016.