5295--A

2013-2014 Regular Sessions

IN ASSEMBLY

February 22, 2013

Introduced by M. of A. ROSENTHAL, ROBERTS -- Multi-Sponsored by -- M. of A. CLARK -- read once and referred to the Committee on Consumer Affairs and Protection -- recommitted to the Committee on Consumer Affairs and Protection in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the general business law, in relation to prohibiting the manufacture, distribution and sale of toys and child care products containing phthalates

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

Section 1. Legislative findings. The legislature hereby finds that phthalates are a class of chemicals used in polyvinyl chloride (PVC) plastic to improve flexibility and in cosmetics to bind fragrance to the product. Phthalates are used in many products intended for use by young children including, but not limited to, teethers, toys and soft plastic books.

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It is further found that there is extensive scientific literature reporting the hormone disrupting effect of phthalates, and substantial evidence that levels of the phthalates of concern are found in humans at levels associated with adverse effects. Population studies show that virtually everyone carries some level of phthalates in their body. For the general population, the oral route of exposure is considered a major route.

- 14 S 2. The general business law is amended by adding a new section 397-b to read as follows:
- 16 S 397-B. TOYS AND CHILD CARE PRODUCTS; PHTHALATES. 1. FOR THE PURPOSES 17 OF THIS SECTION:
- 18 (A) "CHILD CARE ARTICLE" MEANS ALL PRODUCTS DESIGNED OR INTENDED BY 19 THE MANUFACTURER TO FACILITATE SLEEP, RELAXATION OR THE FEEDING OF CHIL-20 DREN, OR TO HELP CHILDREN WITH SUCKING OR TEETHING;

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

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1 (B) "TOY" MEANS ALL PRODUCTS DESIGNED OR INTENDED BY THE MANUFACTURER 2 TO BE USED BY CHILDREN WHEN THEY PLAY.

- 2. NO PERSON, FIRM, PARTNERSHIP, ASSOCIATION, LIMITED LIABILITY COMPANY OR CORPORATION SHALL MANUFACTURE, DISTRIBUTE, SELL OR OFFER FOR SALE ANY TOY OR CHILD CARE PRODUCT CONTAINING DI(2-ETHYLEXYL)PHTHALATE, DIBUTYL PHTHALATE OR BUTYL BENZYL PHTHALATE IN CONCENTRATIONS IN EXCESS OF 0.1 PERCENT.
- 3. NO PERSON, FIRM, PARTNERSHIP, ASSOCIATION, LIMITED LIABILITY COMPA9 NY OR CORPORATION SHALL MANUFACTURE, DISTRIBUTE, SELL OR OFFER FOR SALE
 10 ANY TOY OR CHILD CARE PRODUCT CONTAINING DI-ISONONYL PHTHALATE, DI-ISO11 DECYL PHTHALATE OR DI-N-OCTYL PHTHALATE IN CONCENTRATIONS IN EXCESS OF
 12 0.1 PERCENT, INTENDED FOR USE BY A CHILD UNDER THREE YEARS OF AGE WHEN
 13 SUCH TOY OR PRODUCT MAY BE PLACED IN THE CHILD'S MOUTH.
- 14 4. EVERY MANUFACTURER OF A PRODUCT OR TOY PROHIBITED BY THIS SECTION 15 SHALL USE THE LEAST TOXIC ALTERNATIVE TO THE BISPHENOL-A OR PHTHALATE IN THE TOY OR PRODUCT. SUCH ALTERNATIVE SHALL NOT BE (I) A CARCINOGEN RATED 16 BY THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY AS A, B OR C CARCI-17 NOGENS, OR SUBSTANCES LISTED AS KNOWN OR LIKELY CARCINOGENS, KNOWN TO BE 18 19 HUMAN CARCINOGENS, LIKELY TO BE HUMAN CARCINOGENS OR SUGGESTIVE OF BEING HUMAN CARCINOGENS, AS DESCRIBED IN THE "LIST OF CHEMICALS EVALUATED FOR 20 21 CARCINOGEN POTENTIAL"; OR (II) REPRODUCTIVE TOXICANTS THAT CAUSE BIRTH DEFECTS, REPRODUCTIVE HARM OR DEVELOPMENTAL HARM AS IDENTIFIED BY THE 22 23 UNITED STATES ENVIRONMENTAL PROTECTION AGENCY.
- 5. ANY PERSON, FIRM, PARTNERSHIP, ASSOCIATION, LIMITED LIABILITY COMPANY OR CORPORATION WHICH VIOLATES ANY PROVISION OF THIS SECTION SHALL BE LIABLE FOR A CIVIL FINE OF NOT LESS THAN TEN THOUSAND DOLLARS FOR EACH DAY OF SUCH VIOLATION.
- 28 S 3. This act shall take effect January 1, 2015.