## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## HOUSE DRH20228-MHf-155 (03/26)

Sponsors:       Representatives McGrady, Harrison, Jeter, and Glazier (Primary Sponsors).         Referred to:         1       A BILL TO BE ENTITLED         2       AN ACT TO RESTRICT THE SALE AND DISTRIBUTION OF BEDDING THAT CONTAIN TOXIC FLAME RETARDANTS.         3       The General Assembly of North Carolina enacts: SECTION 1.(a) Chapter 106 of the General Statutes is amended by adding a new Article to read: "Article 41. "Prohibit Bedding that Contains Certain Flame Retardants." "§ 106-65.110. Legislative findings; purpose.         10       (a) The General Assembly finds all of the following: (a) The General Assembly finds all of the following: (a) The General Assembly finds all of the following: (b) The safety and efficacy of organohalogen and organophosphorus flame retardants when used in bedding is doubtful when their exposure impact on human health is compared with any purported fire safety benefits.         14       (2) Organohalogen and organophosphorus flame retardants migrate from consumer products and can be inhaled, ingested, or absorbed through the skin. The United States Centers for Disease Control and Prevention estimates that ninety-seven percent (97%) of the population has measurable quantities of organohalogen or organophosphorus flame retardants in their bodies. Scientific research indicates concentrations of these flame retardants are increasing in human tissues, including breast milk, and children carry the highest concentrations per unit of body weight.         12       (3) Organohalogen and organophosphorus flame retardants as a class are toxic due to their physical, chemical, and biological properties. Exposure to organohalogen and organophosphorus flame retardants is linkked to many organohalogen and organophosphor		Short Title:	Prohibit Toxic Flame Retardants in Bedding. (Public)		
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32to some organohalogen and organophosphorus flame retardants has33produced cancer in laboratory animals and several forms of organohalogen34and organophosphorus are recognized by state and federal agencies as	30		endocrine disruption, immune disorders, and neurological impacts such as		
33produced cancer in laboratory animals and several forms of organohalogen34and organophosphorus are recognized by state and federal agencies as			decreased IQ in children, impaired memory, and learning deficits. Exposure		
34 and organophosphorus are recognized by state and federal agencies as					
35 probable human carcinogens.					
	35		probable human carcinogens.		



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l	(5)	Because of results from scientific studies on laboratory animals that indicate
		negative health impacts from exposure to organohalogen and
		organophosphorus flame retardants, the U.S. Environmental Protection
		Agency and several states have phased out the use of some organohalogen
		and organophosphorus flame retardants in many applications.
	<u>(6)</u>	Effective alternatives for achieving fire safety appear to be available for
		most current applications of halogenated flame retardants.
	<u>(b)</u> <u>The p</u>	purpose of this Article is to protect the public health and the environment from
		nohalogen flame retardants and organophosphorus flame retardants in bedding.
	" <u>§ 106-65.115. 1</u>	
		is Article, the following definitions apply:
	$\frac{(1)}{(2)}$	Bedding. – Defined in G.S. 106-65.95.
	<u>(2)</u>	<u>Commissioner. – The Commissioner of the Department of Agriculture and</u>
		Consumer Services.
	<u>(3)</u>	<u>Congener. – Any of two or more chemical substances related to each other</u>
		by origin, structure, or function.
	<u>(4)</u>	DecaBDE. – Decabromo diphenyl ether or any commercial or technical
	(5)	mixture in which decabromo diphenyl ether is a significant congener.
	<u>(5)</u>	<u>Flame retardant. – Any chemical that is added to a plastic, foam, textile, or</u>
	(6)	<u>other material to inhibit flame formation.</u> HBCD. – Hexabromocyclododecane.
	<u>(6)</u> (7)	<u>Manufacturer. – Any person or enterprise that manufactures bedding</u>
	<u>(7)</u>	<u>containing a regulated flame retardant or any person or enterprise whose</u>
		brand name is affixed to bedding containing a regulated flame retardant.
		Manufacturer includes, in the case of bedding that was imported into the
		United States, the importer or domestic distributor of the bedding when the
		person who manufactured or assembled the bedding, or whose brand name is
		affixed to the bedding, does not have a presence in the United States.
	<u>(8)</u>	Organohalogen flame retardant. – Any chemical containing the elements
	<u>,</u>	fluorine, bromine, chlorine, or iodine that is added to plastic, foam, or textile
		to inhibit flame formation, including, but not limited to, HBCD, TBBPA,
		decabromodiphenyl ethane, TCEP, TDCPP, TCPP, PBDE, DecaBDE, and
		any significant congener of PBDE or DecaBDE.
	<u>(9)</u>	Organophosphorus flame retardant Any chemical containing the element
		phosphorus that is added to plastic, foam, or textile to inhibit flame
		formation, including, but not limited to, TPP or RDP.
	<u>(10)</u>	<u>PBDE. – Polybrominated diphenyl ether.</u>
	<u>(11)</u>	<u>RDP. – Resorcinol bis(diphenyl phosphate).</u>
	<u>(12)</u>	Regulated flame retardant. – Any organohalogen flame retardant or
		organophosphorus flame retardant.
	<u>(13)</u>	Renovate or renovated. – The reworking or remaking of used bedding or the
		making of bedding from materials from which previous use has been made.
	<u>(14)</u>	<u>Significant. – Any congener of a PBDE mixture greater than four percent</u>
	(15)	$\frac{(4\%)}{(1+1)}$
	$\frac{(15)}{(16)}$	<u>TBBPA. – Tetrabromobisphenol A.</u>
	$\frac{(16)}{(17)}$	<u>TCEP. – Tris(2-chloroethyl)phosphate.</u>
	$\frac{(17)}{(18)}$	<u>TCPP. – Tris (1-chloro-2-propyl) phosphate.</u>
	$\frac{(18)}{(10)}$	<u>TDCPP. – Tris(1,3-dichloro-2-propyl)phosphate.</u>
	( <u>19)</u> 8 106-65 120	<u>TPP. – Triphenylphosphate.</u> Sale or distribution of bedding that contain regulated flame retardants
	pron	bited.

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1	(a) <u>A person shall not manufacture, sell, offer for sale, or distribution</u>	oute for sale any bedding
2	that contains regulated flame retardants in this State.	
3	(b) This section shall not apply to the sale of used or renovated	bedding.
4	(c) No manufacturer shall replace any regulated flame retardar	
5	similar concern due to their toxicity, bioaccumulation, persistence, or	
6	identified or listed by any one of the following agencies:	
7	(1) The United States Environmental Protection A	Agency Toxic Release
8	Inventory List of Persistent, Bioaccumulative, and T	• •
9	(2) The United States Department of Health and Human	
10	(3) The Washington Department of Ecology List of Pers	
11	and Toxic Chemicals.	
12	(4) The California Environmental Protection Agency.	
13	(5) The European Parliament Annex XIV concer	ning the Registration,
14	Evaluation, Authorization, and Restriction of Chemi	
15	" <u>§ 106-65.125. Exemptions.</u>	
16	(a) The Commissioner may grant an exemption to any provisi	ons of this Article for a
17	term not to exceed two years. The exemption shall be renewable upon	written application if the
18	specific use of the regulated flame retardant continues to meet the crit	iteria of this section and
19	the manufacturer or other persons comply with the conditions of its	s original approval. The
20	Secretary may grant an exemption for a specific use of the regulated	flame retardant with or
21	without conditions, upon finding that the applicant has demonstrat	ed one or more of the
22	following:	
23	(1) <u>A technically feasible alternative is not available at c</u>	comparable cost.
24	(2) The potential harm to public health and the environment	• •
25	technically feasible alternative is greater than the p	otential harm caused by
26	the regulated flame retardant.	
27	(b) <u>A fee to apply for an exemption under this section shall b</u>	-
28	paid to the Department of Agriculture and Consumer Services. This f	
29	thousand dollars (\$5,000). Fees collected under this subsection shall be	used by the Department
30	for the costs to administer this Article.	
31	" <u>§ 106-65.130. Labeling requirements.</u>	
32	The Commissioner may establish a "Meets fire safety standards wit	
33	flame retardants" labeling program for bedding that meet fire safet	•
34	contain regulated flame retardants. The Commissioner may estal	1 1
35	manufacturers to enhance the market for bedding designed to retard	
36	regulated flame retardants and reduce the use of other potentially hazar	
37	bedding. The Commissioner may develop an awards program in	
38	Department of Environment and Natural Resources' Environmental S	-
39 40	recognize the accomplishments of North Carolina manufacturers who	-
40 41	of this Article and who excel at reducing or eliminating regulated flame "§ 106-65.135. Education and outreach.	retardants in bedding.
41	(a) The Commissioner shall develop a program to inform and e	ducata hadding ratailara
42	regarding the requirements of this Article and methods for identifying	
44	regulated flame retardants.	ig bedding that contains
44	(b) The Commissioner may participate in a regional, multistate	e clearinghouse to do all
46	of the following:	5 clearinghouse to do an
47	(1) Assist in the implementation of the requirements of t	his section
48	(2) Help coordinate public education and outreach activi	
49	(3) Review risk assessments.	
50	(4) Review alternatives to regulated flame retardants in l	bedding.
51	(5) Implement other activities related to the administration	

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1	" <u>§ 106-65.140. Reporting.</u>		
2	No later than January 15, the Department of Agriculture and Consumer Services shall		
3	annually report to the Environmental Review Commission regarding the use and regulation of		
4	regulated flame retardants in bedding in the State, in other states, and nationwide. The report		
5	shall include recommended additional actions to protect the public health and the environment		
6	from exposure to regulated flame retardants in bedding and the availability to manufacturers of		
7	technological and design advances and nonchemical alternatives to regulated flame retardants.		
8	This report shall also consider whether the provisions of this Article are accomplishing the		
9	purposes of this Article.		
10	" <u>§ 106-65.145. Certificate of compliance; injunctive relief; and civil penalties.</u>		
11	(a) If the Commissioner reasonably suspects that bedding containing a regulated flame		
12	retardant is being manufactured, sold, offered for sale, or distributed for sale in violation of this		
13	Article, the Commissioner may request the manufacturer of the bedding to provide the		
14	Commissioner with a certificate of compliance. Within 10 days of receipt of the request for a		
15	certificate of compliance, the manufacturer shall do at least one of the following:		
16	(1) Provide the Commissioner with a certificate declaring that the bedding		
17	complies with the requirements of this Article.		
18	(2) Notify persons that sell the manufacturer's bedding in the State that the sale		
19	of the bedding is prohibited and submit to the Commissioner a list of the		
20	names and addresses of those notified.		
21	(b) If a manufacturer fails to comply with the requirements under this Article, the		
22	Commissioner may take enforcement action against the bedding manufacturer by assessing		
23	civil penalties under subsection (c) of this section, requesting the Attorney General to initiate		
24	immediate injunction proceedings to prevent the sale of the bedding, or both.		
25	(c) <u>Subject to subsections (d) and (e) of this section, a person who violates this Article</u>		
26	is subject to the following civil penalties:		
27	(1) If the violation is the person's first offense under this Article, a civil fine of		
28 29	not more than one hundred dollars (\$100.00) per article of bedding, not to		
29 30	<ul> <li>(2) exceed five thousand dollars (\$5,000) total.</li> <li>(2) If the violation is the person's second offense under this Article, a civil</li> </ul>		
30 31	(2) If the violation is the person's second offense under this Article, a civil penalty of not more than five hundred dollars (\$500.00) per article of		
31	bedding, not to exceed a total of twenty-five thousand dollars (\$25,000).		
32 33	(3) If the violation is the person's third or subsequent offense under this Article,		
33 34	a civil penalty of not more than one thousand dollars (\$1,000) per article of		
34 35	bedding, not to exceed a total of fifty thousand dollars (\$1,000) per article of		
35 36			
30 37	(4) For purposes of calculating a penalty under this section, a collection of bedding items that are sold as a set shall collectively constitute one article of		
38	bedding.		
39	(d) If a person knowingly violates this Article, the person is subject to a civil penalty		
40	equal to three times the amount of the penalty under subdivision (3) of subsection (c) of this		
40 41	section.		
42	(e) A civil fine imposed under this section shall be waived if it is determined that a		
43	person acted in good faith to be in compliance with this Article, pursued compliance with due		
44	diligence, and promptly corrected any noncompliance after discovery of the violation.		
45	"§ 106-65.150. Rule making.		
46	The Board of Agriculture and the Department of Agriculture and Consumer Services shall		
47	adopt rules to implement this Article."		
48	<b>SECTION 1.(b)</b> G.S. 106-65.97 reads as rewritten:		
49	"§ 106-65.97. Manufacture regulated.		

49 "§ 106-65.97. Manufacture regulated.

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1 All materials used in the manufacture of bedding in this State or used in manufactured 2 bedding to be sold in this State shall be free of toxic materials and shall be made from new 3 materials.materials and shall comply with Article 4I of this Chapter."

4 **SECTION 2.** The first report required pursuant to G.S. 106-65.140, as enacted by 5 Section 1 of this act, is due no later than January 15, 2016.

6 **SECTION 3.** Section 1 of this act becomes effective January 1, 2017, and applies

7 to bedding manufactured, offered for sale, or distributed in North Carolina on or after that date.

8 The remainder of this act is effective when it becomes law.