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0lr1703 CF HB 424

By: **Senators Guzzone, Augustine, Beidle, Feldman, and Young** Introduced and read first time: January 27, 2020 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 Public Health – Products Containing a Flame-Retardant Chemical

- 3 FOR the purpose of prohibiting a person from importing, selling, or offering for sale any 4 juvenile product, mattress, upholstered furniture, or reupholstered furniture that $\mathbf{5}$ contains more than a certain amount of certain chemicals; repealing certain 6 provisions of law regarding the importing, sale, or offering for sale of any child care 7 product containing certain chemicals; establishing certain civil penalties; 8 authorizing a court to enjoin a certain action; requiring the Maryland Department 9 of Health to adopt certain regulations on or before a certain date; providing for the application of certain provisions of this Act; making conforming changes; defining 10 11 certain terms; and generally relating to products containing flame-retardant chemicals. 12
- 13 BY repealing and reenacting, with amendments,
- 14 Article Health General
- 15 Section 24–306
- 16 Annotated Code of Maryland
- 17 (2019 Replacement Volume)
- 18 BY adding to
- 19 Article Health General
- 20 Section 24–306.1
- 21 Annotated Code of Maryland
- 22 (2019 Replacement Volume)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 24 That the Laws of Maryland read as follows:
- 25

Article – Health – General

 $26 \quad 24-306.$

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1	(a)	(1)	In this section the following words have the meanings indicated.
$2 \\ 3$	by a child u	(2) nder t	(I) "Child care product" means a consumer product intended for use he age of 3 years[, including].
4 5	car seat[, n	ursing	(II) "CHILD CARE PRODUCT" INCLUDES a baby product, toy, AND pillow, crib mattress, and stroller].
6 7	REGULATE	D UNI	(III) "CHILD CARE PRODUCT" DOES NOT INCLUDE A PRODUCT DER § 24–306.1 OF THIS SUBTITLE.
8		(3)	"TCEP" means (tris (2–chloroethyl) phosphate).
9		(4)	"TDCPP" means (tris (1, 3–dichloro–2–propyl) phosphate).
10 11	(b) that is resol		section does not apply to the sale or distribution of a child care product red for resale, or distributed by a consumer for consumer use.
12	(c)	A per	rson may not import, sell, or offer for sale any child care product that:
13		(1)	Contains more than one-tenth of 1% of TCEP or TDCPP by mass; and
14		(2)	Is intended for use by a child under the age of 3 years.
15	(d)	(1)	A person that violates this section is subject to:
16			(i) For a first violation, a civil penalty not exceeding \$1,000; and
17 18	\$2,500 for e	ach vi	(ii) For any subsequent violation, a civil penalty not exceeding olation.
19 20	subsection,	(2) a cour	In addition to the civil penalties provided in paragraph (1) of this t may enjoin an action prohibited by this section.
$21 \\ 22 \\ 23$	(e) The Secretary may suspend implementation of subsection (c) of this section if the Secretary determines that the fire safety benefits of TCEP or TDCPP are greater than the health risks associated with TCEP or TDCPP.		
$\begin{array}{c} 24 \\ 25 \end{array}$	(f) to carry out		r before January 1, [2015] 2021 , the Department shall adopt regulations ection.
26	24-306.1.		
$\begin{array}{c} 27\\ 28 \end{array}$	(A) INDICATEI	(1)).	IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS

 $\mathbf{2}$

"ADULT MATTRESS" MEANS ANY MATTRESS OTHER THAN A 1 (2) $\mathbf{2}$ TODDLER MATTRESS, A CRIB MATTRESS, OR ANY OTHER INFANT SLEEP PRODUCT. "FLAME-RETARDANT CHEMICAL" MEANS A CHEMICAL THAT: 3 (3) 4 IS USED TO RESIST OR INHIBIT THE SPREAD OF FIRE OR ACT **(I)** $\mathbf{5}$ AS A SYNERGIST TO CHEMICALS THAT RESIST OR INHIBIT THE SPREAD OF FIRE, 6 INCLUDING ANY CHEMICAL FOR WHICH THE TERM "FLAME RETARDANT" APPEARS ON A SAFETY DATA SHEET DEVELOPED IN ACCORDANCE WITH 29 C.F.R. 7 1910.1200(G); AND 8 9 (II) **1**. CONTAINS ONE OR MORE HALOGEN ELEMENTS, INCLUDING FLUORINE, CHLORINE, BROMINE, OR IODINE; 10 11 2. CONTAINS ONE OR MORE CARBON ELEMENTS AND ONE OR MORE PHOSPHORUS ELEMENTS; 123. 13 CONTAINS ONE OR MORE CARBON ELEMENTS AND 14ONE OR MORE NITROGEN ELEMENTS; OR 15**4**. IS A NANOSCALE CHEMICAL. 16 "JUVENILE PRODUCT" MEANS A CONSUMER PRODUCT (4) **(I)** 17INTENDED FOR USE BY A CHILD UNDER THE AGE OF 12 YEARS. 18 (II) "JUVENILE PRODUCT" INCLUDES A BASSINET, A BOOSTER 19SEAT, A CHANGING PAD, A CHILDREN'S NAP MAT, A FLOOR PLAYMAT, A HIGH CHAIR, A HIGH CHAIR PAD, AN INFANT BOUNCER, AN INFANT CARRIER, AN INFANT SEAT, AN 2021INFANT SWING, AN INFANT WALKER, A NURSING PAD, A NURSING PILLOW, A PLAYPEN SIDE PAD, A PLAY YARD, A PORTABLE HOOK-ON CHAIR, AND A STROLLER. 22(III) "JUVENILE PRODUCT" DOES NOT INCLUDE: 23241. A PRODUCT THAT IS NOT PRIMARILY INTENDED FOR 25USE IN THE HOME, INCLUDING A PRODUCT THAT IS, OR IS A COMPONENT PART OF, A MOTOR VEHICLE, A WATERCRAFT, AN AIRCRAFT, OR ANY OTHER VEHICLE; 26272. A PRODUCT REGULATED UNDER 49 C.F.R. PART 571; 283. A CONSUMER ELECTRONIC PRODUCT; OR 29**4**. A PRODUCT REGULATED UNDER § 24–306 OF THIS

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	4 SENATE BILL 447			
1	SUBTITLE.			
2	(5) "MATTRESS" HAS THE MEANING STATED IN 16 C.F.R. § 1632.1.			
$egin{array}{c} 3 \\ 4 \\ 5 \\ 6 \end{array}$	(6) "REUPHOLSTERED FURNITURE" MEANS FURNITURE FOR WHICH THE ORIGINAL FABRIC, PADDING, DECKING, BARRIER MATERIAL, FOAM, OR OTHER RESILIENT FILLING HAS BEEN REPLACED AND THAT HAS NOT BEEN SOLD SINCE THE TIME OF REPLACEMENT.			
7 8 9	(7) "UPHOLSTERED FURNITURE" MEANS FURNITURE THAT INCLUDES FILLING MATERIALS, BARRIER MATERIALS, DECKING MATERIALS, OR COVER FABRICS.			
$10 \\ 11 \\ 12 \\ 13$	(B) THIS SECTION DOES NOT APPLY TO THE SALE OR DISTRIBUTION OF A JUVENILE PRODUCT, MATTRESS, UPHOLSTERED FURNITURE, OR REUPHOLSTERED FURNITURE THAT IS RESOLD, OFFERED FOR RESALE, OR DISTRIBUTED BY A CONSUMER FOR CONSUMER USE.			
14	(C) (1) THIS SUBSECTION DOES NOT APPLY TO:			
$15 \\ 16 \\ 17$	(I) AN ELECTRONIC COMPONENT, OR THE CASING FOR AN ELECTRONIC COMPONENT, OF A JUVENILE PRODUCT, MATTRESS, UPHOLSTERED FURNITURE, OR REUPHOLSTERED FURNITURE;			
18 19 20	(II) A COMPONENT OF UPHOLSTERED OR REUPHOLSTERED FURNITURE OTHER THAN COVER FABRIC, BARRIER MATERIAL, RESILIENT FILLING MATERIAL, AND DECKING MATERIAL;			
$\begin{array}{c} 21 \\ 22 \end{array}$	(III) THREAD OR FIBER WHEN USED FOR STITCHING MATTRESS COMPONENTS TOGETHER; OR			
$\begin{array}{c} 23\\ 24 \end{array}$	(IV) EXCEPT FOR FOAM, A COMPONENT OF AN ADULT MATTRESS.			
25 26 27 28	(2) A PERSON MAY NOT IMPORT, SELL, OR OFFER FOR SALE ANY JUVENILE PRODUCT, MATTRESS, UPHOLSTERED FURNITURE, OR REUPHOLSTERED FURNITURE THAT CONTAINS MORE THAN 0.1% OF A FLAME-RETARDANT CHEMICAL BY MASS.			
29 30	(D) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A PERSON THAT VIOLATES THIS SECTION IS SUBJECT TO A CIVIL PENALTY:			
21	(1) FOR A FIRST VIOLATION NOT EXCEEDING \$2.500.			

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(I) FOR A FIRST VIOLATION, NOT EXCEEDING \$2,500;

1 **(II)** FOR A SECOND VIOLATION, NOT EXCEEDING \$5,000; $\mathbf{2}$ (III) FOR A THIRD VIOLATION, NOT EXCEEDING \$7,500; AND 3 (IV) FOR ANY SUBSEQUENT VIOLATION, NOT EXCEEDING 4 \$10,000 FOR EACH VIOLATION. $\mathbf{5}$ (2) EVERY 5 YEARS, THE SECRETARY SHALL ADJUST THE CIVIL 6 PENALTIES PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION FOR INFLATION, IN ACCORDANCE WITH THE CONSUMER PRICE INDEX. 78 (3) IN ADDITION TO THE CIVIL PENALTIES PROVIDED IN PARAGRAPH 9 (1) OF THIS SUBSECTION, A COURT MAY ENJOIN AN ACTION PROHIBITED BY THIS 10 SECTION. ON OR BEFORE JANUARY 1, 2021, THE DEPARTMENT SHALL ADOPT 11 **(E)** 12**REGULATIONS TO CARRY OUT THIS SECTION.**

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect14 October 1, 2020.