HOUSE BILL NO. 271

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-FIFTH LEGISLATURE - SECOND SESSION

BY REPRESENTATIVE DOLL

Introduced: 1/4/08 Referred: Prefiled

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to flame retardants and to the manufacture, sale, and distribution of
- 2 products containing flame retardants; relating to bioaccumulative toxic chemicals; and
- 3 providing for an effective date."

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4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* **Section 1.** AS 18.31 is amended by adding new sections to read:

Article 4. Toxic Chemicals in Products.

- Sec. 18.31.600. Prohibitions. (a) A person may not manufacture, sell, or distribute a product that contains more than 0.1 percent by mass of pentaBDE, octaBDE, or a combination of pentaBDE and octaBDE.
 - (b) A person may not manufacture, sell, or distribute a mattress, a mattress pad, or upholstered furniture if the mattress, mattress pad, or upholstered furniture has a textile component containing more than 0.1 percent by mass of decaBDE.
- 13 (c) A person may not manufacture, sell, or distribute an electronic product if 14 the electronic product has a plastic housing that contains more than 0.1 percent by

1	mass of decadDE.
2	(d) A person may not manufacture, sell, or distribute a product that is
3	prohibited by the department under AS 18.31.610.
4	Sec. 18.31.610. Prohibition by department. (a) The department may prohibit
5	by regulation the manufacture, sale, and distribution of a product that contains a flame
6	retardant that is not a brominated flame retardant if the department determines that
7	(1) the flame retardant is harmful to public health or the environment;
8	and
9	(2) an alternative to the flame retardant exists, is safer for the public
10	health or the environment, and is available on a nationwide basis.
11	(b) Before establishing a prohibition under (a) of this section, the department
12	shall consult with the Department of Health and Social Services, and the state fire
13	marshal shall determine that the flame retardant alternative identified in (a)(2) of this
14	section satisfies applicable fire safety standards.
15	(c) In this section, "product" means
16	(1) a mattress, a mattress pad, or upholstered furniture if the mattress,
17	mattress pad, or upholstered furniture contains plastic fibers that contain the flame
18	retardant; or
19	(2) an electronic product that has a plastic housing that contains the
20	flame retardant.
21	Sec. 18.31.620. Exemptions. The prohibitions in AS 18.31.600 do not apply if
22	the product that is prohibited is part of
23	(1) a transportation vehicle or a product or part used in a transportation
24	vehicle or transportation equipment;
25	(2) a product or equipment used in an industrial, mining, or
26	manufacturing process;
27	(3) electronic wiring or cable used for power transmission;
28	(4) a used item that is resold; or
29	(5) a new item that is brought into the state before the effective date of
30	this section.
31	Sec. 18.31.630. Notification by manufacturer. A person who manufactures

1	products whose sale and distribution are promotted by AS 18.51.000 shall inform its
2	retailers in the state of the prohibitions under AS 18.31.600 and the penalty under
3	AS 18.31.660.
4	Sec. 18.31.640. Retailer assistance. The department shall develop a program
5	to assist retailers to identify products in their inventories that violate AS 18.31.600.
6	Sec. 18.31.650. Enforcement. If the department determines that there are
7	grounds to suspect that a retailer is selling a product in violation of AS 18.31.600, the
8	department may request that, within 10 days, the manufacturer of the product
9	(1) provide the department with a sworn certificate indicating that the
10	sale of the product does not violate AS 18.31.600; or
11	(2) notify each retailer who sells the product in the state that the sale of
12	the product is prohibited by AS 18.31.600 and provide the department with a list of the
13	names and addresses of the retailers notified.
14	Sec. 18.31.660. Civil penalty. A person who violates AS 18.31.600 -
15	18.31.650 is liable to the state for a civil penalty of up to \$1,000 for each violation.
16	Sec. 18.31.670. Review by departments. The department, along with and the
17	Department of Health and Social Services, shall review
18	(1) the hazards and risks of brominated flame retardants and possible
19	alternatives to brominated flame retardants; and
20	(2) the findings and rulings by the United States Environmental
21	Protection Agency and the European Union that are related to brominated flame
22	retardants and possible alternatives to brominated flame retardants.
23	Sec. 18.31.680. List of toxic chemicals. (a) The department shall, in
24	consultation with the Department of Health and Social Services, establish by
25	regulation and update on or before February 1 of each even-numbered calendar year a
26	list of persistent bioaccumulative toxic chemicals that occur or are used in products
27	used by human beings.
28	(b) When establishing the list required by (a) of this section, the department
29	shall consider
30	(1) the persistent bioaccumulative toxins list prepared by the State of
31	Washington;

1	(2) the chemical data developed by the United States Environmental
2	Protection Agency under the high production volume challenge program;
3	(3) the domestic substances list published by Environment Canada;
4	and
5	(4) other sources the department determines are relevant.
6	Sec. 18.31.690. Report. (a) On or before February 1 of every even-numbered
7	calendar year, the department shall submit a report regarding the regulation of
8	brominated flame retardants to the legislature that contains the results of the review
9	made under AS 18.31.670 and recommendations to protect public health and the
10	environment from brominated flame retardants.
11	(b) On or before February 1 of every even-numbered calendar year, the
12	department shall submit to the legislature a comprehensive strategy and action plan to
13	reduce and phase out products and other sources of the persistent bioaccumulative
14	toxic chemicals identified on the list established under AS 18.31.680.
15	Sec. 18.31.700. Interstate clearinghouse. The department may participate in
16	the establishment and implementation of a regional multistate clearinghouse to
17	(1) assist the department to carry out the department's duties under
18	AS 18.31.600 - 18.31.790; and
19	(2) help coordinate education and outreach activities related to
20	brominated flame retardants, including risk assessments and possible alternatives to
21	brominated flame retardants.
22	Sec. 18.31.710. Regulations. In addition to the regulations allowed under
23	AS 18.31.610, the department may adopt regulations to implement AS 18.31.600 -
24	18.31.790. The department shall adopt the regulations for AS 18.31.600 - 18.31.790
25	under AS 44.62 (Administrative Procedure Act).
26	Sec. 18.31.790. Definitions for AS 18.31.600 - 18.31.790. In AS 18.31.600 -
27	18.31.790, unless the context indicates otherwise,
28	(1) "brominated flame retardant" means a flame retardant that contains
29	pentaBDE, octaBDE, or decaBDE;
30	(2) "congener" means a specific polybromodiphenyl ether molecule;
31	(3) "decaBDE" means decabromodiphenyl ether or a technical mixture

1	in which decapromodiphenyl ether is the predominant congener;
2	(4) "department" means the Department of Environmental
3	Conservation;
4	(5) "distribution" means distribution for sale or for a commercial
5	purpose;
6	(6) "electronic product" means a television, a computer, or another
7	piece of electronic equipment;
8	(7) "flame retardant" means a chemical that is added to plastic, foam,
9	or a textile to inhibit flame formation;
10	(8) "manufacture" means manufacture for sale;
11	(9) "manufacturer" means a person who
12	(A) manufactures a product or whose brand name is affixed to
13	the product; or
14	(B) imports or distributes a product in the United States if the
15	person who manufactured or assembled the product or whose brand name is
16	affixed to the product does not do business in the United States;
17	(10) "octaBDE" means octabromodiphenyl ether or a technical mixture
18	in which octabromodiphenyl ether is the predominant congener;
19	(11) "pentaBDE" means pentabromodiphenyl ether or a technical
20	mixture in which pentabromodiphenyl ether is the predominant congener;
21	(12) "persistent bioaccumulative toxic chemicals" includes
22	carcinogens, mutagens, reproductive toxicants, developmental toxicants,
23	neurotoxicants, endocrine disruptors, and other toxins; in this paragraph,
24	(A) "bioaccumulative" means increasing in concentration in
25	living organisms as the living organisms take in contaminated air, water, soil,
26	sediment, or food;
27	(B) "persistent" means remaining in the environment without
28	transformation or breakdown into another chemical form;
29	(13) "sell" includes an offer to sell;
30	(14) "technical mixture" means a mixture that is named for the
31	predominant congener and that is not exclusively composed of the predominant

1	congener;
2	(15) "transportation vehicle" means a mechanized vehicle that is used
3	to transport goods or individuals, and includes an airplane, an automobile, a
4	motorcycle, a truck, a bus, a train, and a ship.
5	* Sec. 2. The uncodified law of the State of Alaska is amended by adding a new section to
6	read:
7	TRANSITION: REGULATIONS. The Department of Environmental Conservation
8	may proceed to adopt regulations necessary to implement this Act. The regulations take effect
9	under AS 44.62 (Administrative Procedure Act), but not before the effective date of the
10	statutory changes.
11	* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to
12	read:
13	TRANSITION: FIRST REPORT, PLAN, AND LIST. (a) On or before February 1,
14	2010, the Department of Environmental Conservation shall establish the first list required by
15	AS 18.31.680, added by sec. 1 of this Act.
16	(b) On or before February 1, 2010, the Department of Environmental Conservation
17	shall submit to the legislature the first report required by AS 18.31.690(a), added by sec. 1 of
18	this Act, and the first comprehensive strategy and action plan required by AS 18.31.690(b),
19	added by sec. 1 of this Act.
20	* Sec. 4. The uncodified law of the State of Alaska is amended by adding a new section to
21	read:
22	REVISOR'S INSTRUCTION. Wherever "chapter" appears in AS 18.31.010 -
23	18.31.500, the revisor of statutes shall substitute "AS 18.31.010 - 18.31.500."
24	* Sec. 5. Section 2 of this Act takes effect immediately under AS 01.10.070(c).

* Sec. 6. Except as provided in sec. 5 of this Act, this Act takes effect January 1, 2009.

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