

### 93RD GENERAL ASSEMBLY

#### State of Illinois

#### 2003 and 2004

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#### SYNOPSIS AS INTRODUCED:

225 ILCS 10/5.2 430 ILCS 125/10 430 ILCS 125/15 430 ILCS 125/17 new 430 ILCS 125/25 430 ILCS 125/27 new 430 ILCS 125/20 rep.

Amends the Child Care Act of 1969. Provides that at least once each year, DCFS must provide to each child care facility a copy of the most recent comprehensive list of unsafe children's products maintained by the Department of Public Health under the Children's Product Safety Act; authorizes DCFS to provide a copy of the list as often as 4 times per year. Provides that every child care facility must maintain at its premises a file containing all bulletins or notices issued by the Department of Public Health concerning unsafe children's products and must make the file accessible to the facility's staff members and to parents of the children who attend the facility. Amends the Children's Product Safety Act. Provides that a "children's product" is one designed or intended for the care of or use by a child under age 12 (instead of under age 6). Replaces the definition of "commercial user" with a definition of "commercial dealer", which includes one who manufactures children's products. Imposes requirements on commercial dealers in children's products with respect to product recalls. Provides that a commercial dealer who violates the Act is subject to a civil penalty not to exceed \$1,000 for each day the violation continues (instead of providing that a commercial user who willfully and knowingly violates the Act is guilty of a Class C misdemeanor). Provides that nothing in the Act relieves a commercial dealer from compliance with stricter requirements imposed by a federal agency. Makes other changes. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

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AN ACT concerning children.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Child Care Act of 1969 is amended by 5 changing Section 5.2 as follows:

6 (225 ILCS 10/5.2)

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Sec. 5.2. Unsafe children's products.

8 (a) A child care facility may not use or have on the 9 premises, on or after July 1, 2000, an unsafe children's 10 product as described in Section 15 of the Children's Product 11 Safety Act. This subsection (a) does not apply to an antique or 12 collectible children's product if it is not used by, or 13 accessible to, any child in the child care facility.

14 (b) The Department of Children and Family Services shall notify child care facilities, on an ongoing basis, of the 15 provisions of this Section and the Children's Product Safety 16 17 Act and of unsafe children's products, as determined in accordance with that Act, in plain, non-technical language that 18 19 will enable each child care facility to effectively inspect children's products and identify unsafe children's products. 20 At least once each year, the Department of Children and Family 21 Services must provide to each child care facility a copy of the 22 most recent comprehensive list of unsafe children's products 23 maintained by the Department of Public Health under the 24 Children's Product Safety Act. The Department of Children and 25 26 Family Services may provide a copy of the list as often as 4 times per year. The Department of Children and Family Services 27 28 shall adopt rules to carry out this Section.

29 (c) Every child care facility must maintain at its premises
 30 a file containing all bulletins or notices issued by the
 31 Department of Public Health concerning unsafe children's
 32 products. The child care facility must make the file accessible

# 1 to the facility's staff members and to parents of the children 2 who attend the facility.

3 (Source: P.A. 91-413, eff. 1-1-00.)

Section 10. The Children's Product Safety Act is amended by
changing Sections 10, 15, and 25 and by adding Sections 17 and
27 as follows:

7 (430 ILCS 125/10)

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8 Sec. 10. Definitions. In this Act:

9 (a) "Children's product" means a product, including but not 10 limited to a full-size crib, non-full-size crib, toddler bed, 11 bed, car seat, chair, high chair, booster chair, hook-on chair, 12 bath seat, gate or other enclosure for confining a child, play 13 yard, stationary activity center, carrier, stroller, walker, 14 swing, or toy or play equipment, that meets the following 15 criteria:

(i) the product is designed or intended for the care of, or use by, <u>any child under age 12</u> <del>children under 6</del> <del>years of age or is designed or intended for the care of, or</del> <del>use by, both children under 6 years of age and children 6</del> <del>years of age or older</del>; and

(ii) the product is designed or intended to come into contact with the child while the product is used.

Notwithstanding any other provision of this Section, a product is not a "children's product" for purposes of this Act if:

(I) it may be used by or for the care of a child under
aqe 12 6 years of age, but it is designed or intended for
use by the general population or segments of the general
population and not solely or primarily for use by or the
care of a child; or

31 (II) it is a medication, drug, or food or is intended32 to be ingested.

33 (b) "Commercial <u>dealer</u> user" means any person who deals in 34 children's products or who otherwise by one's occupation holds - 3 - LRB093 18583 DRJ 44305 b

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1 oneself out as having knowledge or skill peculiar to children's 2 who is products, or any person in the business of 3 manufacturing, remanufacturing, retrofitting, selling, leasing, subletting, or otherwise placing in the stream of 4 5 commerce children's products.

6 (c) "Person" means a natural person, firm, corporation, 7 limited liability company, or association, or an employee or 8 agent of a natural person or an entity included in this 9 definition.

10 (d) "Infant" means any person less than 35 inches tall and11 less than 3 years of age.

12 (e) "Crib" means a bed or containment designed to13 accommodate an infant.

(f) "Full-size crib" means a full-size crib as defined in
Section 1508.3 of Title 16 of the Code of Federal Regulations
regarding the requirements for full-size cribs.

17 (g) "Non-full-size crib" means a non-full-size crib as 18 defined in Section 1509.2 of Title 16 of the Code of Federal 19 Regulations regarding the requirements for non-full-size 20 cribs.

21 (Source: P.A. 91-413, eff. 1-1-00.)

22 (430 ILCS 125/15)

Sec. 15. Unsafe children's products; prohibition.

(a) <u>On or after the effective date of this amendatory Act</u>
<u>of the 93rd General Assembly</u>, no commercial <u>dealer</u> <del>user</del> may
<u>manufacture</u>, remanufacture, retrofit, sell, contract to sell
or resell, lease, sublet, or otherwise place in the stream of
commerce, on or after January 1, 2000, a children's product
that is unsafe.

30 (b) A children's product is deemed to be unsafe for 31 purposes of this Act if it meets any of the following criteria:

32 (1) It does not conform to all federal laws and
 33 regulations setting forth standards for the children's
 34 product.

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(2) It has been recalled for any reason by an agency of

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1 the federal government or the product's manufacturer, 2 distributor, or importer and the recall has not been 3 rescinded.

(3) An agency of the federal government has issued a warning that a specific product's intended use constitutes a safety hazard and the warning has not been rescinded.

7 <u>(b-5)</u> The Department of Public Health shall <u>do the</u> 8 <u>following:</u>

(1) create, Maintain, and update a comprehensive list of children's products that have been identified as meeting any of the criteria set forth in subdivisions (1) through (3) of this subsection (b).

13 (2) Update the comprehensive list within 24 hours after
 14 the occurrence of any of the criteria set forth in
 15 subsection (b).

16 <u>(3)</u> The Department of Public Health shall Make the 17 comprehensive list available to the public at no cost and 18 shall post it on the Internet, and encourage links. The 19 Internet posting must include links to federal agency web 20 sites that describe children's product standards or 21 provide information on children's safety or children's 22 products.

(4) Include information regarding the comprehensive
 list of unsafe children's products maintained under this
 Section in regular publications or mailings sent to
 pediatricians, Special Supplemental Nutrition Program for
 Women, Infants and Children (WIC) clinics, and local health
 departments.

(c) A crib is presumed to be unsafe for purposes of this
Act if it does not conform to the standards endorsed or
established by the Consumer Product Safety Commission,
including but not limited to Title 16 of the Code of Federal
Regulations and <u>ASTM International</u> the American Society for
Testing and Materials, as follows:

35 (1) Part 1508 of Title 16 of the Code of Federal
 36 Regulations and any regulations adopted to amend or

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1 supplement the regulations. 2 (2) Part 1509 of Title 16 of the Code of Federal Regulations and any regulations adopted to amend or 3 supplement the regulations. 4 (3) Part 1303 of Title 16 of the Code of Federal 5 Regulations and any regulations adopted to amend or 6 supplement the regulations. 7 (4) The following standards and specifications of <u>ASTM</u> 8 9 International the American Society for Testing Materials 10 for corner posts of baby cribs and structural integrity of 11 baby cribs: 12 (A) ASTM F 966 966-90 (corner post standard). (B) ASTM F 1169 1169-88 (structural integrity of 13 full-size baby cribs). 14 15 (C) ASTM F <u>1822</u> <del>1822-97</del> (non-full-size cribs). 16 (d) The Department of Public Health shall make the 17 requirements set forth in subsection (c) available to the public. Cribs that are unsafe shall include, but not be limited 18 19 to, cribs that have any of the following dangerous features or 20 characteristics: (1) Corner posts that extend more than one-sixteenth of 21 an inch. 22 23 (2) Spaces between side slats more than 2.375 inches. (3) Mattress support that can be easily dislodged from 24 any point of the crib. A mattress segment can be easily 25 26 dislodged if it cannot withstand at least a 25 pound upward 27 force from underneath the crib. (4) Cutout designs on the end panels. 28 29 (5) Rail height dimensions that do not conform to both 30 of the following: (A) The height of the rail and end panel as 31 measured from the top of the rail or panel in its 32 lowest position to the top of the mattress support in 33 its highest position is at least 9 inches. 34 (B) The height of the rail and end panel as 35 measured from the top of the rail or panel in its 36

highest position to the top of the mattress support in
 its lowest position is at least 26 inches.

3 (6) Any screws, bolts, or hardware that are loose and 4 not secured.

5 (7) Sharp edges, points, or rough surfaces, or any wood
6 surfaces that are not smooth and free from splinters,
7 splits, or cracks.

8 (8) Tears in mesh or fabric sides in a non full size
9 crib.

10(9) A non full size crib that folds in a "V" shape11design does not have top rails that automatically lock into12place when the crib is fully set up.

13 (10) The mattress pad in a non-full-size mesh/fabric
 14 crib exceeds one inch.

15 (e) An unsafe children's product, as determined pursuant to 16 subdivisions (1), (2), and (3) of subsection (b) of this 17 Section 15, may be retrofitted if the retrofit has been approved by the agency of the federal government issuing the 18 19 recall or warning or the agency responsible for approving the 20 retrofit is different from the agency issuing the recall or warning. A retrofitted children's product may be sold if it is 21 accompanied at the time of sale by a notice declaring that it 22 23 is safe to use for a child under age 12 6 years of age. The notice shall include: (1) a description of the original problem 24 which made the recalled product unsafe; (2) a description of 25 26 the retrofit which explains how the original problem was 27 eliminated and declaring that it is now safe to use for a child 28 under age 12 6 years of age; and (3) the name and address of the 29 commercial dealer <del>user</del> who accomplished the retrofit 30 certifying that the work was done along with the name and model 31 number of the product retrofitted. The commercial dealer user 32 is responsible for ensuring that the notice is present with the retrofitted product at the time of sale. A retrofit is exempt 33 from this Act if: 34

35 (i) the retrofit is for a children's product that36 requires assembly by the consumer, the approved retrofit is

1 provided with the product by the commercial dealer user, 2 and the retrofit is accompanied at the time of sale by 3 instructions explaining how to apply the retrofit; or the seller of a previously unsold product 4 (ii) 5 accomplishes the repair, approved or recommended by an 6 agency of the federal government, prior to sale. (Source: P.A. 91-413, eff. 1-1-00.) 7 8 (430 ILCS 125/17 new) 9 Sec. 17. Product recalls. (a) If a commercial dealer has sold to an Illinois resident 10 11 a children's product that is unsafe under Section 15, or if a commercial dealer has manufactured a children's product that is 12 unsafe under Section 15, and if that commercial dealer also 13 maintains a web site, then the commercial dealer must include 14 15 the items described in paragraphs (1) through (3) of this 16 subsection on its web site. The commercial dealer must include the items on the web site no later than the day on which a 17 recall press release is issued by a federal agency (including, 18 19 but not limited to, the Children's Products Safety Commission

20 <u>or "CPSC") and must maintain the items on the web site for the</u> 21 <u>duration of the recall.</u>

(1) The home page (or the first entry point to the 22 23 commercial dealer's web site) must include a separate "button", "icon", or "scrolling message" entitled Recall 24 Safety Alert that links the home page to a separate recall 25 26 information page. The "button", "icon", or "scrolling 27 message" must be in a highly visible location on the home page or first entry point to the commercial dealer's web 28 29 site. The home page design must allow a person visiting the 30 web site to view the Recall Safety Alert without scrolling 31 vertically or laterally on that page.

32 (2) The recall page may include only the product recall 33 information and may not include, link to, or otherwise be 34 combined with sales or marketing information on that 35 product or any other product. The recall information must

1	include all of the text (verbatim) in the federal agency
2	recall press release and a color photo of the recalled
3	product.
4	(3) The recall page must be interactive to allow
5	persons to participate in the recall through the commercial
6	dealer's web site.
7	(b) Within 30 days after a federal agency issues a recall
8	press release, a commercial dealer who has sold the recalled
9	product to an Illinois resident through the commercial dealer's
10	web site must give notice of the product recall to all Illinois
11	residents who purchased the recalled product. The notice must
12	include a description of the product defect and how to
13	participate in the recall.
14	(c) A commercial dealer who has any retail establishments
15	in Illinois must post current federal agency recall notices on
16	unsafe children's products (as defined in Section 15) that were
17	for sale at any time at each Illinois-based retail
18	establishment. The notices must be placed in prominent
19	locations in each store. The recall notices must be posted no
20	later than the day on which the federal agency issues the
21	recall press release and must remain posted for a minimum of 60
22	days. The commercial dealer must keep a copy of the recall
23	notice concerning any children's product sold in an
24	Illinois-based retail establishment on file and must make the
25	copy available to the public upon request for the duration of
26	the recall.
27	(d) Within 5 days after a recalled children's product is
28	placed on the Department of Public Health's comprehensive list
29	maintained under Section 15, a commercial dealer who is not a
30	party to the issuance of the recall must post the recalled
31	children's product on the retail establishment's web site as
32	provided in subsection (a) or must post a notice of the
33	recalled product at each retail establishment in Illinois as
34	provided in subsection (c).

35 (430 ILCS 125/25)

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1	Sec. 25. Penalty. A commercial <u>dealer</u> <del>user</del> who <del>willfully</del>
2	and knowingly violates this Act is subject to a civil penalty
3	in an amount not to exceed \$1,000 for each day that the
4	violation continues. The Department of Public Health may impose
5	a civil penalty under this Section following an administrative
6	hearing at which the commercial dealer has been afforded an
7	opportunity to present oral or written evidence, or both. The
8	Attorney General may bring an action in the circuit court to
9	enforce the collection of a civil penalty imposed under this
10	Section. Section 15 is guilty of a Class C misdemeanor.
11	(Source: P.A. 91-413, eff. 1-1-00.)
12	(430 ILCS 125/27 new)
13	Sec. 27. Federal requirements. Nothing in this Act relieves
14	a commercial dealer from compliance with stricter requirements
15	that may be imposed by an agency of the federal government.
16	(430 ILCS 125/20 rep.)
17	Section 11. The Children's Product Safety Act is amended by
18	repealing Section 20.

19 Section 99. Effective date. This Act takes effect upon 20 becoming law.