Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL	2330
4	1. <b>G</b> alar 2 <b>. 0 0 0 0</b>		11000000000000	2000
5	By: Representative Martin			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO AMEND THE CHILDREN'S PRODUCT SAFETY	ζ ACT	
10	OF ARKA	ANSAS; AND FOR OTHER PURPOSES.		
11				
12		Subtitle		
13	AN A	ACT TO AMEND THE CHILDREN'S PRODUCT		
14	SAFE	ETY ACT OF ARKANSAS.		
15				
16				
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
18				
19	SECTION 1. Ark	ansas Code § 20-27-1603(c), concerning	unsafe childre	en's
20	products, is amended to read as follows:			
21	(c)(l) No later than January 1, 2002, the Attorney General shall			
22	create, maintain, and update <u>quarterly</u> a comprehensive list of children's			
23	products that have been identified as meeting any of the criteria set forth			
24		this section recalled children's produ	<u>cts as determin</u>	ned
25		Consumer Product Safety Commission.		
26		Attorney General shall make the compre		
27	-	ic at no cost <del>and shall post</del> by postin		
28	internet, and <del>encoura</del>	<del>ge</del> <u>encouraging</u> links from the Internet	site.	
29			1 ( ) )	
30 21		ansas Code § 20-27-1605 is amended to		5:
31		safe children's products - Child Care		
32	-	ng January 1, 2002, a child care facil		e or
33 34	_	an unsafe children's product as descri	bed in this	
34 35	subchapter.	a subsection does not emply to an enti	ano or collect.	ibla
35 36		s subsection does not apply to an anti	-	
50	children's product 11	it is not used by, or accessible to,	any chille III th	пе



HB2330

l child care facility.

(b)(1) Within sixty (60) calendar days after August 13, 2001, the
Attorney General shall send a letter to all licensed child care facilities
informing them of the provisions of this subchapter and of their
responsibilities under the provisions of this subchapter.

6 (2) The Attorney General shall notify licensed child care 7 facilities of the provisions of this subchapter and of unsafe children's 8 products, as determined in accordance with this subchapter, in plain, non-9 technical language that will enable each child care facility to effectively inspect children's products and identify unsafe children's products recalled 10 11 children's products as identified by the United States Consumer Product Safety Commission by maintaining a list of those products on its website. 12 13 The list shall be updated quarterly.

14 (c) The Department of Human Services may promulgate rules to carry out 15 the provisions of this section.

16 (d)(1) Each child care facility shall maintain a file containing all 17 bulletins, notices, or both bulletins and notices issued by the Office of the 18 Attorney General regarding unsafe children's products the list of recalled 19 children's products maintained on the Attorney General's or the Consumer 20 Product Safety Commission's website and any updates to the list, and shall 21 make the file accessible to the facility staff members and to parents of the 22 children who attend the facility.

23 (2) If a child care facility certifies to the Attorney General's
24 Office that it does not have access to Internet services, the Attorney
25 General's Office will assist that facility in obtaining the list of recalled
26 children products and updates.

27 (e)(1) Each child care facility shall, as part of the licensing, 28 licensing renewal, or periodic update process conducted by the department, 29 shall certify in writing on forms provided by the Department of Human 30 Services, that it has reviewed each of the bulletins and notices issued by 31 the list of recalled children's products maintained by the Office of the 32 Attorney General regarding unsafe children's products and any updates to the 33 list, and that after a thorough inspection, to the best of their knowledge, 34 there are no unsafe children's products in the facility. 35 (2) The Office of the Attorney General shall prepare a

36 certification form, and the department shall require each facility to

2

1	complete the certification form in the process of licensing, licensing		
2	renewal, or periodic update.		
3	(3) The department shall retain the certification form completed		
4	by each facility in each respective facility's licensing file.		
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			