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	State of Arkansas	As Engrossed: H4/7/03	
2	84th General Assembly		
3	Regular Session, 2003		HOUSE BILL 1309
4			
5	By: Representative Lendall		
6			
7		For An Act To Be Entitled	
8		TO REDUCE THE INCIDENCE OF MERCURY	7
9 10		NG IN ARKANSAS; AND FOR OTHER PURP	
10	FOISONI	NG IN ARRANSAS; AND FOR OTHER FORF	0323.
12		Subtitle	
12	AN A	CT TO REDUCE THE INCIDENCE OF	
14		URY POISONING.	
15			
16			
17	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
18			
19	SECTION 1. Arka	ansas Code Title 15, Chapter 60, is	s amended to add an
20	additional subchapter	to read as follows:	
21	<u>15-60-201. Tit</u>	le.	
22	<u>This act shall b</u>	be known and may be cited as the "I	Mercury Poisoning
23	Reduction Act".		
24			
25	<u>15-60-202.</u> Find	lings and purpose.	
26	<u>(a) The General</u>	l Assembly finds that:	
27	<u>(1) Mercu</u>	ary is a persistent and toxic poll	utant that accumulates
28	in the environment;		
29	<u>(2) Accid</u>	dental mercury spills, breakages, a	and releases have
30	occurred throughout th	ne United States;	
31	<u>(3)</u> Healt	thcare facilities, educational and	research
32	institutions, and busi	inesses have experienced significat	nt employee exposures
33	and have incurred sign	nificant costs due to accidental me	ercury releases;
34	<u>(4) Cons</u> ı	umption of mercury-contaminated fis	<u>sh poses a significant</u>
35	public health threat a	and, because of this threat, numer	ous states have issued
36	<u>fish advisories;</u>		



1	(5) Studies have documented that exposure to elevated levels of
2	mercury in the environment over time has resulted in serious harm to humans
3	and fish-consuming wildlife;
4	(6) Several state programs have demonstrated that removal of
5	mercury-containing products from the waste stream prior to combustion is an
6	effective way to reduce mercury emissions from solid waste management
7	facilities; and
8	(7) Manufacturers of certain mercury-added products, such as
9	thermostats, have established successful "take back" programs for properly
10	managing the products at the end of their useful life;
11	(b) This act is intended to protect the health and welfare of citizens
12	by reducing mercury emissions through restrictions on the manufacture, sale,
13	and distribution of mercury containing goods, and the establishment of
14	effective state and local waste reduction, recycling, and management
15	programs.
16	
17	<u>15-60-203. Definitions.</u>
18	As used in this section:
19	(1) "Department" means the Arkansas Department of Environmental
20	Quality;
21	(2)(A) "Manufacturer" means any person, firm, corporation, or
22	governmental entity that produces a product containing mercury, or an
23	importer or domestic distributor of a product containing mercury, produced in
24	a foreign country.
25	(B)(i) In the case of a multi-component product containing
26	mercury the manufacturer is the last manufacturer to produce or assemble the
27	product.
28	(ii) If the multi-component product is produced in a
29	foreign country, the manufacturer is the importer or domestic distributor;
30	(3)(A) "Mercury-added novelty" means a mercury-added product intended
31	mainly for personal or household enjoyment or adornment;
32	(B) Mercury-added novelties include, but are not limited to,
33	items intended for use as practical jokes, figurines, adornments, toys,
34	games, cards, ornaments, yard statues and figures, candles, jewelry, holiday
35	decorations, and items of apparel, including footwear;
36	(4) "Mercury-added product" means a product that contains mercury or a

1	mercury compound intentionally added to the product;
2	(5) "Mercury fever thermometer" means a mercury-added product that is
3	used for measuring body temperature; and
4	(6) "Product containing mercury" means any product that contains
5	mercury or a mercury compound from any source or cause, whether intended or
6	unintended, including, but not limited to, a mercury-added product and a
7	product manufactured using mercury.
8	
9	15-60-204. Notification.
10	(a)(1) Six (6) months after the effective date of this subchapter, no
11	mercury-added product shall be offered for final sale, use, or distribution
12	for promotional purposes in this state without prior notification in writing
13	by the manufacturer of the product to the Arkansas Department of
14	Environmental Quality in accordance with the requirements of this subchapter.
15	(2) The notification shall include at least the following:
16	(A) A brief description of the product to be offered for
17	sale, use, or distribution;
18	(B) The amount of, and purpose for, mercury in each unit
19	of the product, reported as an exact number or average per product, with an
20	upper and lower limit unless waived by the department due to practical
21	considerations; and
22	(C) The name and address of the manufacturer, and the
23	name, address and telephone number of a contact person for the manufacturer.
24	(b)(1) With the approval of the department, the manufacturer may
25	supply the information required in subdivision (a)(2)(A) for a product
26	category rather than an individual product.
27	(2) The manufacturer shall update and revise the information in
28	the notification whenever there is significant change in the information, or
29	when requested by the department.
30	(3) The department may define and adopt specific requirements in
31	accordance with state law for the content and submission of the required
32	notification.
33	(c)(l) Any information furnished pursuant to the requirements of this
34	section, which, as certified by the manufacturer, relates to production or
35	sales figures, or to processes or production unique to the manufacturer, or
36	which would tend to affect adversely the competitive position of the

1	manufacturer, shall be only for the confidential use of the department and
2	the interstate clearinghouse in the administration of this section, unless
3	the manufacturer shall expressly agree to their publication or availability
4	to the public.
5	(2) The information may be used by the department and the
6	interstate clearinghouse in compiling or publishing analyses or summaries
7	relating to the amount and effect of mercury in products and the environment,
8	but the analyses or summaries shall not identify any manufacturer or reveal
9	any information otherwise confidential.
10	(d) This section does not apply to prescription drugs or any substance
11	that may be lawfully sold over the counter without a prescription under the
12	Federal Food, Drug and Cosmetic Act.
13	
14	15-60-205. Restrictions on mercury distribution.
15	(a)(1) No later than one (1) year after the effective date of this
16	subchapter, no mercury-added novelty shall be offered for final sale or use,
17	or distributed for promotional purposes in this state if the seller knows or
18	has reason to know that the product contains mercury.
19	(2) Manufacturers that produce and sell mercury-added novelties
20	shall notify retailers about the provisions of this subchapter and about
21	methods for disposing of the remaining inventory properly.
22	(b)(1) Six (6) months after the effective date of this subchapter, a
23	person may not sell or supply mercury fever thermometers to consumers or
24	patients, except by prescription.
25	(2) The manufacturers of mercury fever thermometers shall supply
26	clear instructions on the careful handling of thermometers to avoid breakage
27	and proper cleanup, should a breakage occur.
28	(c) As of the effective date of this subchapter, no school in this
29	state shall use or purchase for use in a primary or secondary classroom,
30	elemental mercury, mercury compounds, or mercury-added instructional
31	equipment and materials, except measuring devices and thermometers that are
32	used in school laboratories, and for which no adequate substitute exists.
33	(d)(1) A manufacturer or wholesaler may not sell and a retailer may
34	not knowingly sell any of the items listed in subsection (a) of this section,
35	unless the item is labeled to clearly inform the purchaser or consumer that
36	mercury is present in the item and that the item may not be disposed of or

HB1309

1	placed in a waste stream destined for disposal until the mercury is removed
2	and reused, recycled or otherwise managed to ensure that it does not become
3	part of solid waste or wastewater.
4	(2) The following items must be labeled if they contain mercury:
5	(A) A thermostat or thermometer;
6	(B) A switch, individually or as part of another product;
7	(C) A medical or scientific instrument;
8	(D) An electric relay or other electrical device; and
9	(E) A lamp or bulb.
10	(e) The Arkansas Department of Environmental Quality shall adopt rules
11	to establish standards for affixing labels, in compliance with federal law,
12	either to the product or to its package.
13	(f) As of the effective date of this subchapter, no person shall sell
14	or provide elemental mercury in this state without providing a material
15	safety data sheet, as defined in § 8-7-1003, and requiring the purchaser or
16	recipient to sign a statement that they:
17	(1) Use the mercury only for medical, dental amalgam dispose-
18	caps, research, or manufacturing purposes;
19	(2) Understand that mercury is toxic, and will store and use it
20	appropriately so that no person is exposed to the mercury; and
21	(3) Will not place or allow anyone under their control to place
22	the mercury or cause the mercury to be placed in solid waste for disposal or
23	<u>in a wastewater disposal system.</u>
24	
25	15-60-206. Proper disposal of mercury.
26	(a) After January 1, 2004, a person, retailer or manufacturer may not
27	knowingly dispose of a labeled mercury-added consumer product in a landfill,
28	incineration facility or other solid waste disposal facility.
29	(b)(1) Except as otherwise provided in this subchapter, a person,
30	retailer or manufacturer who disposes of solid waste within the state shall
31	separate labeled mercury-added consumer products from that solid waste.
32	(2) A contractor who replaces or removes labeled mercury-added
33	consumer products shall ensure the proper separation and disposal of any
34	discarded mercury-added consumer product.
35	(3) A person, retailer or manufacturer shall dispose of
36	separated mercury-added consumer products only as part of a collection

HB1309

1	program established under this section.
2	(c)(1) By October 1, 2004, every municipal and regional association
3	solid waste disposal facility shall develop a program for the collection of
4	mercury-added consumer products.
5	(2) The program must ensure that mercury is removed from a
6	product and reused, recycled or otherwise managed.
7	(3) The program must include an informational effort to advise
8	the public about labeled mercury-added products.
9	(d)(1) A solid waste disposal facility shall implement a collection
10	program developed pursuant to this section by July 1, 2004.
11	(2) A manufacturer of a mercury-added consumer product listed in
12	<u>§ 15-60-105 shall establish and maintain a manufacturer-based reverse</u>
13	distribution system for the proper collection, transportation and management
14	of the product from purchasers in this state, and clearly inform each
15	purchaser of the product of the available systems for proper collection and
16	disposal of the product.
17	(3) A manufacturer of a mercury-added consumer program may not
18	charge a fee for collecting and managing its products.
19	
20	15-60-207. Public education and outreach.
21	(a)(1) The Arkansas Department of Environmental Quality shall
22	implement a public education, outreach, and assistance program for
23	households, hazardous waste generators, local and regional solid waste
24	management agencies, dismantlers, institutions, and schools on the hazards of
25	mercury, the requirements and obligations of individuals, manufacturers, and
26	agencies under this subdivision, and voluntary efforts that individuals,
27	institutions, and businesses can undertake to help further reduce mercury in
28	the environment.
29	(2) The department shall cooperate with manufacturers of
30	mercury-added products and other affected businesses in the development and
31	implementation of public education and technical assistance programs.
32	(b)(1) The department shall assist municipalities and regional
33	associations in developing collection programs, and in disseminating
34	information for the public about labeled mercury-added products, the
35	requirements of the law regarding the source separation of waste mercury-
36	added products and the collection programs that are available to the public,

1	including any manufacturer-based reverse distribution system.
2	(2) A component of this information program shall be directed
3	specifically at large public and private institutions that use and discard
4	substantial numbers of waste mercury-added products and at any other large
5	users of those products.
6	
7	15-60-208. Interstate cooperation.
8	(a) The Arkansas Department of Environmental Quality shall cooperate
9	with neighboring states and provinces and regional organizations in the
10	United States and Canada on developing outreach, assistance, and education
11	programs, where appropriate.
12	(b)(1) The department may participate in the establishment and
13	implementation of a regional, multi-state clearinghouse to assist in carrying
14	out the requirements of this subchapter and to help coordinate reviews of the
15	manufacturer notifications regarding mercury-containing products,
16	applications for phase-out exemptions, reviews of the collection plans, the
17	disclosures of mercury content, applications for alternative labeling, and
18	education and outreach.
19	(2) The clearinghouse may also maintain a list of all products
20	containing mercury, including mercury-added products, a file on all
21	exemptions granted by the states, and a file of all the manufacturer reports
22	on the effectiveness of their collection systems.
23	
24	<u>15-60-209. State review.</u>
25	(a) The Arkansas Department of Environmental Quality shall, in
26	consultation with cooperating states and provinces, report annually by July 1
27	to the Legislative Council:
28	(1) The extent of mercury contamination in the state's
29	environment and the extent of any health risk from mercury contamination in
30	the state;
31	(2) A survey of sources and quantities of mercury discharged to
32	or deposited into the state's environment, including both in-state and out-
33	of-state sources and estimates of relative contribution;
34	(3) Methods for minimizing risk of further contamination and
35	risk of mercury-related health problems and the potential costs of reducing
36	such risks;

1	(4) The effectiveness of established programs for in-state
2	collection, transportation and recycling of mercury from waste mercury-added
3	products and recommendations for making the programs more effective; and
4	(5) Further coordination developed with other states and
5	Canadian provinces to effectively address mercury issues.
6	
7	15-60-210. Enforcement.
8	A person, manufacturer, or retailer who violates any provision of this
9	act is guilty of a misdemeanor and on conviction is subject to a fine not
10	exceeding one hundred dollar (\$100) for each product in violation of this
11	subchapter.
12	
13	<u>15-60-211. Exemption.</u>
14	This subchapter does not apply to a prescription drug or substance sold
15	over the counter without a prescription under the federal Food, Drug and
16	<u>Cosmetic Act, 21 USC § 301 et seq.</u>
17	/s/ Lendall
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