95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

SB0655

Introduced 2/8/2007, by Sen. Ms. Mattie Hunter

SYNOPSIS AS INTRODUCED:

410 ILCS 46/1 410 ILCS 46/10 410 ILCS 46/27 new 410 ILCS 46/35 new 415 ILCS 5/22.23b

Amends the Mercury Fever Thermometer Prohibition Act. Changes the title of the Act to the Mercury-added Product Prohibition Act. Defines "mercury-added product". Provides that on and after July 1, 2008, no person shall sell, offer to sell, or distribute certain mercury-added products in this State. Sets out exceptions to the prohibition. Provides that on and after July 1, 2008, no person may sell, offer for sale, or distribute for promotional purposes a mercury-containing manometer of the type used in milking machines on dairy farms in the State. Provides that the Environmental Protection Agency may participate in the establishment and implementation of a regional, multistate clearinghouse to assist in carrying out the requirements of this Act. Amends the Environmental Protection Act. Provides that beginning July 1, 2008, no person shall accept for use as a teaching aid in a primary or secondary school classroom measuring devices containing mercury added during manufacture including, but not limited to, barometers, manometers, and thermometers. Sets out an exemption for devices containing a button cell battery. Provides that beginning July 1, 2008, no person shall install, sell, or offer to sell or distribute for promotional purposes a mercury-added thermostat. Contains other provisions. Effective immediately.

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FISCAL NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT SB0655

1 AN ACT concerning public safety.

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

4 Section 5. The Mercury Fever Thermometer Prohibition Act is 5 amended by changing Sections 1 and 10 and by adding Sections 27 6 and 35 as follows:

7 (410 ILCS 46/1)

8 Sec. 1. Short title. This Act may be cited as the 9 <u>Mercury-added Product</u> Mercury Fever Thermometer Prohibition 10 Act.

11 (Source: P.A. 93-165, eff. 1-1-04.)

12 (410 ILCS 46/10)

Sec. 10. Definitions. For the purposes of this Act, the words and terms defined in this Section shall have the meaning given, unless the context otherwise clearly requires.

16 <u>"Agency" means the Illinois Environmental Protection</u>
17 <u>Agency.</u>

18 "Mercury fever thermometer" means any device containing 19 liquid mercury wherein the liquid mercury is used to measure 20 the internal body temperature of a person.

21 "Mercury-added novelty" means a mercury-added product 22 intended for personal or household enjoyment, including but not limited to: toys, figurines, adornments, games, cards,
 ornaments, yard statues and figurines, candles, jewelry,
 holiday decorations, and footwear and other items of apparel.

<u>"Mercury-added product" means a product to which mercury is</u>
<u>added intentionally during formulation of manufacture</u>, or a
<u>product containing one or more components to which mercury is</u>
<u>intentionally added during formulation or manufacture</u>.

8 "Health care facility" means any hospital, nursing home, 9 extended care facility, long-term facility, clinic or medical 10 laboratory, State or private health or mental institution, 11 clinic, physician's office, or health maintenance 12 organization.

13 "Hospital" means any institution, place, building, or agency, public or private, whether organized for profit or not, 14 15 devoted primarily to the maintenance and operation of 16 facilities for the diagnosis and treatment or care of 2 or more 17 unrelated persons admitted for overnight stay or longer in order to obtain medical, including obstetric, psychiatric, and 18 nursing, care of illness, disease, injury, infirmity, or 19 20 deformity.

21 "Person" means any individual, partnership, 22 co-partnership, firm, company, limited liability company, 23 corporation, association, joint stock company, trust, estate, 24 political subdivision, State agency, or non-profit 25 organization, or any other legal entity.

26 (Source: P.A. 93-165, eff. 1-1-04.)

1	(410 ILCS 46/27 new)
2	Sec. 27. Sale and distribution of certain mercury-added
3	products prohibited.
4	(a) On and after July 1, 2008, no person shall sell, offer
5	to sell, or distribute the following mercury-added products in
6	this State:
7	(1) barometers;
8	(2) esophageal dilators, bougie tubes, or
9	gastrointestinal tubes;
10	(3) flow meters;
11	(4) hydrometers;
12	(5) hygrometers;
13	(6) manometers, other then manometers prohibited from
14	sale under subsection (d) of this Section;
15	(7) pyrometers;
16	(8) sphygmomanometers;
17	(9) thermometers; or
18	(10) psychrometers.
19	(b) This Section does not apply to the sale of a mercury
20	added product listed in paragraphs (1) through (10) of
21	subsection (a) if use of the product is a federal requirement
22	or if the only mercury-added component in the product is a
23	button cell battery.
24	(c) This Section does not apply to the sale of a
25	mercury-added product listed in paragraphs (1) through (10) of

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subsection (a) for which an exemption is obtained under this
subsection (c). The manufacturer or user of the product may
apply for an exemption by filing a written petition with the
Agency. The Agency may grant an exemption with or without
conditions upon finding that the mercury-added product is
reasonable and appropriate for a specific use. In this
situation, the petitioner must demonstrate that:

8 <u>(1) a system exists for the proper collection,</u> 9 <u>transportation, and processing of the product at the end of</u> 10 <u>its life; and</u>

11 (2) one of the following applies:

12 (i) use of the product provides a net benefit to 13 the environment, public health, or public safety when 14 compared to available nonmercury alternatives; or (ii) technically feasible nonmercury alternatives 15 16 are not available at comparable cost. 17 Prior to approving an exemption, the Agency may consult with neighboring states, by means of the interstate 18 19 clearinghouse under Section 35, or otherwise, to promote 20 consistency in the way in which mercury-added products are regulated. The Agency may request individuals receiving an 21 22 exemption to maintain records and provide reasonable reports to 23 the Department that characterize mercury use. Exemptions may be

24 granted for a term not to exceed 5 years and may be renewed
25 upon written application if the Agency finds that the
26 mercury-added product continues to meet the criteria of this

subsection (c) and the manufacturer or other persons comply 1 2 with the conditions of its original approval. The Agency shall 3 adopt rules for processing exemption applications that provide 4 for public participation, taking into account the role of the 5 interstate clearinghouse. 6 (d) On and after July 1, 2008, no person may sell, offer for sale, or distribute for promotional purposes a 7 mercury-containing manometer of the type used in milking 8

9 <u>machines on dairy farms in the State. Manufacturers of such</u> 10 <u>manometers shall notify wholesalers and retailers about this</u> 11 <u>ban and shall instruct them on how to properly dispose of the</u> 12 <u>remaining inventory. The Agency, in consultation with the</u> 13 <u>Illinois Department of Agriculture, shall conduct a program to</u> 14 <u>collect and replace mercury-containing manometers already in</u> 15 use on dairy farms in the State.

16 (410 ILCS 46/35 new)

Sec. 35. The Agency may participate in the establishment and implementation of a regional, multistate clearinghouse to assist in carrying out the requirements of this Act.

20 Section 10. The Environmental Protection Act is amended by 21 changing Section 22.23b as follows:

- 22 (415 ILCS 5/22.23b)
- 23 Sec. 22.23b. Mercury and mercury-added products.

(a) Beginning July 1, 2005, no person shall purchase or 1 2 accept, for use in a primary or secondary school classroom, 3 bulk elemental mercury, chemicals containing mercury compounds, or instructional equipment or materials containing 4 mercury added during their manufacture. This subsection (a) 5 6 does not apply to: (i) other products containing mercury added 7 during their manufacture that are used in schools and (ii) 8 measuring devices used as teaching aids, including, but not 9 limited to, barometers, manometers, and thermometers, if no 10 adequate mercury-free substitute exists.

(b) Beginning July 1, 2007, no person shall sell, offer to sell, distribute, or offer to distribute a mercury switch or mercury relay individually or as a product component. For a product that contains one or more mercury switches or mercury relays as a component, this subsection (b) is applicable to each component part or parts and not the entire product. This subsection (b) does not apply to the following:

18 (1) Mercury switches and mercury relays used in medical
19 diagnostic equipment regulated under the federal Food,
20 Drug, and Cosmetic Act.

(2) Mercury switches and mercury relays used at
 electric generating facilities.

23 (3) Mercury switches in thermostats used to sense and24 control room temperature.

(4) Mercury switches and mercury relays required to beused under federal law or federal contract specifications.

1 (5) A mercury switch or mercury relay used to replace a 2 mercury switch or mercury relay that is a component in a 3 larger product in use prior to July 1, 2007, and one of the 4 following applies:

5 (A) The larger product is used in manufacturing; or 6 (B) The mercury switch or mercury relay is 7 integrated and not physically separate from other 8 components of the larger product.

9 (c) No later than July 1, 2006, the manufacturer of a 10 mercury switch or mercury relay, or a scientific instrument or 11 piece of instructional equipment containing mercury added 12 during its manufacture, may apply to the Agency for an exemption from the provisions of this Section for one or more 13 14 specific uses of the switch, relay, instrument, or piece of 15 equipment by filing a written petition with the Agency. The 16 Agency may grant an exemption, with or without conditions, if 17 the manufacturer demonstrates the following:

(1) A convenient and widely available system exists for
the proper collection, transportation, and processing of
the switch, relay, instrument, or piece of equipment at the
end of its useful life; and

(2) The specific use or uses of the switch, relay,
instrument, or piece of equipment provides a net benefit to
the environment, public health, or public safety when
compared to available nonmercury alternatives.

26 Before approving any exemption under this subsection (c)

Agency must consult with other states 1 the to promote 2 consistency in the regulation of products containing mercury 3 added during their manufacture. Exemptions shall be granted for a period of 5 years. The manufacturer may request renewals of 4 5 the exemption for additional 5-year periods bv filing 6 additional written petitions with the Agency. The Agency may 7 renew an exemption if the manufacturer demonstrates that the 8 criteria set forth in paragraphs (1) and (2) of this subsection 9 (c) continue to be satisfied. All petitions for an exemption or 10 exemption renewal shall be submitted on forms prescribed by the 11 Agency.

12 The Agency must adopt rules for processing petitions 13 submitted pursuant to this subsection (c). The rules shall 14 include, but shall not be limited to, provisions allowing for 15 the submission of written public comments on the petitions.

16 (d) No later than January 1, 2005, the Agency must submit 17 to the Governor and the General Assembly a report that includes 18 the following:

19 (1) An evaluation of programs to reduce and recycle 20 mercury from mercury thermostats and mercury vehicle 21 components; and

22 (2) Recommendations for altering the programs to make23 them more effective.

In preparing the report the Agency may seek information from and consult with, businesses, trade associations, environmental organizations, and other government agencies.

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(e) Mercury switches and mercury relays, and scientific 1 2 instruments and instructional equipment containing mercury added during their manufacture, are hereby designated as 3 categories of universal waste subject to the streamlined 4 5 hazardous waste rules set forth in Title 35 of the Illinois Administrative Code, Subtitle G, Chapter I, Subchapter c, Part 6 7 733 ("Part 733"). Within 60 days of the effective date of this 8 amendatory Act of the 93rd General Assembly, the Agency shall 9 propose, and within 180 days of receipt of the Agency's 10 proposal the Board shall adopt, rules that reflect this 11 designation and that prescribe procedures and standards for the 12 management of such items as universal waste.

13 If the United States Environmental Protection Agency 14 adopts streamlined hazardous waste regulations pertaining to 15 the management of mercury switches or mercury relays, or 16 scientific instruments or instructional equipment containing 17 mercury added during their manufacture, or otherwise exempts such items from regulation as hazardous waste, the Board shall 18 adopt equivalent rules in accordance with Section 7.2 of this 19 20 Act within 180 days of adoption of the federal regulations. The 21 equivalent Board rules may serve as an alternative to the rules 22 adopted under subsection (1) of this subsection (e).

23 (f) Beginning July 1, 2008, no person shall accept for use 24 as a teaching aid in a primary or secondary school classroom 25 measuring devices containing mercury added during manufacture 26 including, but not limited to, barometers, manometers, and

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thermometers. This subsection (f) does not apply to a 1 2 mercury-added measuring device if the only mercury-added 3 component in the measuring device is a button cell battery. 4 (q) Beginning July 1, 2008, no person shall install, sell, 5 or offer to sell or distribute for promotional purposes a mercury-added thermostat. For the purposes of this subsection 6 7 (q), a "mercury-added thermostat" means a product or device 8 that uses a mercury switch to sense and control room 9 temperature through communication with heating, ventilating, or air-conditioning equipment. "Mercury-added thermostat" 10 11 includes thermostats used to sense and control room temperature 12 in residential, commercial, industrial, and other buildings 13 but does not include a thermostat used to sense and control 14 temperature as part of a manufacturing process. (h) The Agency may participate in the establishment and 15

16 <u>implementation of a regional</u>, <u>multistate clearinghouse to</u> 17 <u>assist in carrying out the requirements of this Section</u>.

18 (Source: P.A. 93-964, eff. 8-20-04.)

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