

## Sen. Toi W. Hutchinson

## Filed: 4/24/2009

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LRB096 08907 KTG 25552 a

1 AMENDMENT TO HOUSE BILL 964 2 AMENDMENT NO. . Amend House Bill 964 by replacing everything after the enacting clause with the following: 3 "Section 5. The Children's Product Safety Act is amended by 4 changing Section 17 as follows: 5 6 (430 ILCS 125/17) 7 Sec. 17. Product recalls. 8 If a manufacturer, importer, wholesaler, distributor of children's products has placed into the stream 10 of commerce in Illinois a children's product for which a recall or warning has subsequently been issued by one of those 11 12 entities or by an agency of the federal government, then the 13 manufacturer, importer, wholesaler, or distributor must

initiate the following steps within 24 hours after issuing or

(1) Contact all of its commercial customers, other than

receiving the recall or warning:

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end consumers, to whom it sold, leased, sublet, or transferred that particular children's product in Illinois. This contact must include providing the recall notice or warning and must be made to the person designated by the retailer for that product.

- (2) If the manufacturer, importer, wholesaler, or distributor maintains a web site, the entity must place on the home page (or the first entry point) of its web site a link to recall or warning information that contains the specific recall notice or warning that was issued for the product in question. The recall or warning information must include a description of the product, the reason for the recall or warning, a picture of the product, instructions on how to participate in the recall or warning. The information may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies. The recall or warning information must allow persons to participate in the recall through the web site of the manufacturer, importer, wholesaler, or distributor.
- (3) If the manufacturer, importer, wholesaler, or distributor sold directly to a non-commercial consumer, and the consumer provided either a shipping address or e-mail address at the time of sale, then the manufacturer, importer, wholesaler, or distributor must send a notice of

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the recall or warning to the consumer at either address provided. The notice must include a description of the product, the reason for the recall or warning, and instructions on how to participate in the recall or warning. The notice may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies.

- (b) If a retailer receives notice of a recall or warning regarding a children's product from a manufacturer, importer, wholesaler, or distributor, or, in the case of an involuntary recall, from a federal agency, and if the retailer at any time offered the product for sale in Illinois, then the retailer must do the following:
  - (1) Within 3 business days after receiving the recall or warning from the manufacturer, importer, wholesaler, or distributor by a person designated by the retailer, the retailer must remove the children's product from the shelves of its stores or program its registers to ensure that the item cannot be sold.
  - (2) If the product was sold through the retailer's web site, then within 3 business days after receipt of the recall or warning by the person designated by the retailer, the retailer must remove the children's product from the web site or remove the ability of a consumer to purchase the children's product through the web site.

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- (3) If an e-mail or shipping address was provided at the time a children's product, for which a recall or warning was subsequently issued, was purchased on the retailer's web site, the retailer must attempt to contact the purchaser at either address provided with the recall or warning information. The recall or warning information must include a description of the product, the reason for recall or warning, and instructions on how participate in the recall or warning. The information may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies. The retailer must comply with this paragraph (3) within 30 days after receiving the notice of the recall or warning from a manufacturer, importer, wholesaler, or distributor.
- or warning by the person designated by the retailer from a manufacturer, importer, wholesaler, distributor, or from a federal agency in the case of an involuntary recall, the retailer must post in a prominent location in each retail store the recall or warning notice. The posting may be in an electronic format in each retail store if the retailer posts a physical sign in a prominent location in each retail store that clearly and conspicuously discloses where recall or warning notices are located in the retail store. If the recall or warning notice is not on the main

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page of any electronic display, then the electronic display must contain on its main page a clear and conspicuous link to the recall or warning notice. The link shall contain the words "product recall". The notice must remain posted for 120 days unless the recall or warning notice contains a full-size crib, a non-full-size crib, a toddler bed, a car seat, a high chair, a bath seat, a play yard, a stationary activity center, an infant carrier, a stroller, a walker, a swing, a bassinet, or a cradle. For these items, the recall or warning notice must remain posted for 240 days This notice must remain posted for 120 days.

- (5) If the children's product for which a recall or warning was issued was sold on the retailer's web site, the retailer must within 5 business days post on the home page (or the first entry point) of its web site a link to recall or warning information that contains the specific recall notice or warning that was issued for the product in question. The recall or warning information must include a description of the product, the reason for the recall or warning, a picture of the product (if one was provided), and instructions on how to participate in the recall or warning. The information may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies.
- (c) Within 5 business days after a recalled children's

- 1 product is placed on the Department of Public Health's
- 2 comprehensive list maintained under Section 15, a retailer who
- is not a first seller must comply with subsection (b) of 3
- 4 Section 17, except that such a retailer has 5 business days to
- 5 comply with both subdivision (b) (1) and subdivision (b) (2) of
- 6 Section 17.
- 7 (d) A manufacturer, importer, wholesaler, or distributor
- 8 who is also a retailer must comply with both subsection (a) and
- 9 subsection (b) of Section 17, except that a manufacturer,
- 10 importer, wholesaler, or distributor who is also a retailer
- 11 must, within 24 hours after issuing or receiving the recall or
- warning, post on the home page (or the first entry point) of 12
- 13 its web site a link to recall or warning information that
- contains the specific recall notice or warning that was issued 14
- 15 for the product in question.
- 16 (Source: P.A. 94-11, eff. 6-8-05.)
- Section 99. Effective date. This Act takes effect upon 17
- 18 becoming law.".