## Senate Language S2192-4

- 1.9 Section 1. Minnesota Statutes 2012, section 115A.932, subdivision 1, is amended to 1.10 read:
- 1.11 Subdivision 1. Prohibitions and recycling requirements. (a) A person may not
- 1.12 place mercury or a thermostat, thermometer, electric switch, appliance, gauge, medical
- 1.13 or scientific instrument, fluorescent or high-intensity discharge lamp, electric relay, or
- 1.14 other electrical mercury-containing device or product, as defined under section 116.92,
- 1.15 subdivision 10, from which the mercury has not been removed for reuse or recycling:
- 1.16 (1) in solid waste; or
- 1.17 (2) in a wastewater disposal system.
- 1.18 (b) A person may not knowingly place mercury or a thermostat, thermometer,
- 1.19 electric switch, appliance, gauge, medical or scientific instrument, fluorescent or
- 1.20 high-intensity discharge lamp, electric relay, or other electrical mercury-containing device
- 1.21 or product, as defined under section 116.92, subdivision 10, from which the mercury has
- 1.22 not been removed for reuse or recycling:
- 1.23 (1) in a solid waste processing facility; or
- 1.24 (2) in a solid waste disposal facility.
- 2.1 (c) A fluorescent or high-intensity discharge lamp must be recycled by delivery
- 2.2 of the lamp to a lamp recycling facility, as defined in section 116.93, subdivision 1, or
- 2.3 to a facility that collects and stores lamps for the purpose of delivering them to a lamp
- 2.4 recycling facility, including, but not limited to, a household hazardous waste collection
- 2.5 or recycling facility, retailer take-back and utility provider program sites, or other sites
- 2.6 designated by an electric utility under section 216B.241, subdivisions 2 and 4.

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- 1.10 Section 1. Minnesota Statutes 2012, section 115A.932, subdivision 1, is amended to 1.11 read:
- 1.12 Subdivision 1. **Prohibitions and recycling requirements.** (a) A person may not
- 1.13 place mercury or a thermostat, thermometer, electric switch, appliance, gauge, medical
- 1.14 or scientific instrument, fluorescent or high-intensity discharge lamp, electric relay, or
- 1.15 other electrical mercury-containing device or product, as defined under section 116.92,
- 1.16 subdivision 10, from which the mercury has not been removed for reuse or recycling:
- 1.17 (1) in solid waste; or
- 1.18 (2) in a wastewater disposal system.
- 1.19 (b) A person may not knowingly place mercury or a thermostat, thermometer,
- 1.20 electric switch, appliance, gauge, medical or scientific instrument, fluorescent or
- 1.21 high-intensity discharge lamp, electric relay, or other electrical mercury-containing device
- 1.22 or product, as defined under section 116.92, subdivision 10, from which the mercury has
- 1.23 not been removed for reuse or recycling:
- 1.24 (1) in a solid waste processing facility; or
- 1.25 (2) in a solid waste disposal facility.
- 2.1 (c) A fluorescent or high-intensity discharge lamp must be recycled by delivery
- 2.2 of the lamp to a lamp recycling facility, as defined in section 116.93, subdivision 1, or
- 2.3 to a facility that collects and stores lamps for the purpose of delivering them to a lamp
- 2.4 recycling facility, including, but not limited to, a household hazardous waste collection
- 2.5 or recycling facility, retailer take-back and utility provider program sites, or other sites
- 2.6 designated by an electric utility under section 216B.241, subdivisions 2 and 4.
- 2.7 Sec. 2. [116.861] CITATION.
- 2.8 Sections 116.861 to 116.863 may be cited as the "Environmental Justice Act."
- 2.9 Sec. 3. [116.862] DEFINITIONS.
- 2.10 For purposes of sections 116.861 to 116.863:
- 2.11 (1) "agency" means the Pollution Control Agency;
- 2.12 (2) "commissioner" means the commissioner of the Pollution Control Agency; and
- 2.13 (3) "environmental justice" means the fair treatment and meaningful involvement
- 2.14 of people of all races, cultures, and income levels in the development, adoption,
- 2.15 implementation, and enforcement of environmental laws and policies.
- 2.16 Sec. 4. [116.863] CREATION AND IMPLEMENTATION OF
- 2.17 ENVIRONMENTAL JUSTICE POLICY.

- 2.7 Sec. 2. Minnesota Statutes 2012, section 116.92, subdivision 4, is amended to read:
- 2.8 Subd. 4. Removal from service; products containing mercury. (a) When an item
- 2.9 listed in subdivision 3 this section is removed from service, the mercury in the item must
- 2.10 be reused, recycled, or otherwise managed to ensure compliance with section 115A.932.

2.18 (a) It is the policy of the state to ensure that communities are afforded fair treatment

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- 2.19 and meaningful involvement in environmental decision making regardless of race, color,
- 2.20 ethnicity, religion, income, or education level.
- 2.21 (b) The agency shall develop, adopt, and implement an environmental justice policy
- 2.22 that promotes fair treatment and meaningful involvement of all people, regardless of race,
- 2.23 color, ethnicity, religion, income, or education level.
- 2.24 (c) The agency's environmental justice policy shall:
- 2.25 (1) include procedures and criteria for evaluating environmental and demographic
- 2.26 information to highlight areas of potential concern for environmental justice;
- 2.27 (2) identify procedures and steps that the agency will take during permitting,
- 2.28 environmental review, rulemaking, and other actions to identify and remove barriers to
- 2.29 the meaningful involvement of all citizens in areas with potential environmental justice
- 2.30 concerns. The procedures shall include processes for evaluating language proficiencies
- 2.31 within a community and determining actions to take to ensure meaningful access and
- 2.32 communication;
- 3.1 (3) develop ways to identify disproportionate environmental and human health
- 3.2 impacts that may affect a given community as a result of pollution from multiple sources
- 3.3 over time;
- 3.4 (4) develop procedures to integrate awareness of disproportionate environmental
- 3.5 and human health impacts into the agency's decision-making with respect to permitting,
- 3.6 compliance and enforcement, environmental review, environmental monitoring and
- 3.7 analysis, and other agency functions. Such procedures may include guidance, checklists,
- 3.8 best practices, and voluntary reductions in pollutants by other facilities:
- 3.9 (5) include plans to coordinate the agency's environmental justice efforts with
- 3.10 other state agencies and the federal Environmental Protection Agency to accomplish
- 3.11 the agency's environmental justice policy:
- 3.12 (6) examine how to develop measures to evaluate progress and the effectiveness of
- 3.13 the agency's environmental justice policy; and
- 3.14 (7) identify any additional resources or statutory changes needed to implement
- 3.15 the agency's environmental justice policy.
- 3.16 (d) The agency's environmental justice policy shall be completed and submitted
- 3.17 to the chairs and ranking minority members of the senate and house committees with
- 3.18 jurisdiction over environmental policy and finance by June 30, 2015.
- 3.19 Sec. 5. Minnesota Statutes 2012, section 116.92, subdivision 4, is amended to read:
- 3.20 Subd. 4. Removal from service; products containing mercury. (a) When an item
- 3.21 listed in subdivision 3 this section is removed from service, the mercury in the item must
- 3.22 be reused, recycled, or otherwise managed to ensure compliance with section 115A.932.

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- 2.11 (b) A person who is in the business of replacing or repairing an item listed in
- 2.12 subdivision 3 this section in households shall ensure, or deliver the item to a facility that
- 2.13 will ensure, that the mercury contained in an item that is replaced or repaired is reused or
- 2.14 recycled or otherwise managed in compliance with section 115A.932.
- 2.15 (c) A person may not crush a motor vehicle unless the person has first made a good
- 2.16 faith effort to remove all of the mercury switches in the motor vehicle.
- 2.17 (d) An item managed according to the requirements of this section must be
- 2.18 transported in a container designed to prevent the escape of mercury into the environment
- 2.19 by volatilization or any other means.
- 2.20 Sec. 3. Minnesota Statutes 2012, section 116.92, subdivision 5, is amended to read:
- 2.21 Subd. 5. **Thermostats.** (a) The definitions in this paragraph apply to this subdivision:
- 2.22 (1) "contractor" means any person engaged in the business of installing, servicing, or
- 2.23 removing thermostats and other heating, ventilation, and air conditioning components,
- 2.24 including contractors removing thermostats in renovation and demolition activities in
- 2.25 accordance with Minnesota Rules, chapter 7035;
- 2.26 (2) "qualified contractor" means any contractor who employs seven or more service
- 2.27 technicians or installers or who is located in an area outside of an urban area, as defined by
- 2.28 the United States Census Bureau, or whose primary business is renovation and demolition
- 2.29 activities;

- 2.30 (3) "retailer" means any person who sells thermostats of any kind directly to
- 2.31 homeowners or other nonprofessionals through any selling or distribution mechanism; and
- 2.32 (4) "wholesaler" means any person who is engaged in the distribution and wholesale
- 2.33 sale of thermostats and other heating, ventilation, and air conditioning components to
- 2.34 contractors who install heating, ventilation, and air conditioning components.
- 3.1 (b) A manufacturer of thermostats that contain mercury or that may replace
- 3.2 thermostats that contain mercury is responsible for the costs of collecting and managing
- 3.3 the replaced mercury-containing thermostats to ensure that the thermostats do not become
- 3.4 part of the solid waste stream.

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- 3.23 (b) A person who is in the business of replacing or repairing an item listed in
- 3.24 subdivision 3 this section in households shall ensure, or deliver the item to a facility that
- 3.25 will ensure, that the mercury contained in an item that is replaced or repaired is reused or
- 3.26 recycled or otherwise managed in compliance with section 115A.932.
- 3.27 (c) A person may not crush a motor vehicle unless the person has first made a good
- 3.28 faith effort to remove all of the mercury switches in the motor vehicle.
- 3.29 (d) An item managed according to the requirements of this section must be
- 3.30 transported in a container designed to prevent the escape of mercury into the environment
- 3.31 by volatilization or any other means.
- 3.32 Sec. 6. Minnesota Statutes 2012, section 116.92, subdivision 5, is amended to read:
- 3.33 Subd. 5. Thermostats. (a) The definitions in this paragraph apply to this subdivision:
- 4.1 (1) "contractor" means a person engaged in the business of installing, servicing, or
- 4.2 removing thermostats and other heating, ventilation, and air conditioning components,
- 4.3 including a contractor removing thermostats in conjunction with renovation and
- 4.4 demolition activities in accordance with Minnesota Rules, part 7035.0805;
- 4.5 (2) "qualified contractor" means a contractor:
- 4.6 (i) who employs seven or more service technicians or installers;
- 4.7 (ii) who is located in an area outside of an urban area, as defined by the United
- 4.8 States Census Bureau; or
- 4.9 (iii) whose primary business consists of renovation and demolition activities;
- 4.10 (3) "retailer" means a person who sells thermostats of any kind directly to
- 4.11 homeowners or other end-users through any selling or distribution mechanism;
- 4.15 (5) "wholesaler" means a person engaged in the distribution and wholesale sale of
- 4.16 thermostats and other heating, ventilation, and air conditioning components to contractors
- 4.17 who install heating, ventilation, and air conditioning components.
- 4.18 (b) A manufacturer of thermostats that contain mercury or that may replace
- 4.19 thermostats that contain mercury is responsible for the costs of collecting and managing
- 4.20 the replaced mercury-containing thermostats to ensure that the thermostats do not become
- 4.21 part of the solid waste stream.

- 3.5 (c) A manufacturer of thermostats that contain mercury or that may replace
- 3.6 thermostats that contain mercury shall, in addition to the requirements of subdivision 3,
- 3.7 provide incentives for and sufficient information to purchasers and consumers of the
- 3.8 thermostats for the purchasers or consumers to ensure that mercury in thermostats being
- 3.9 removed from service is reused or recycled or otherwise managed in compliance with
- 3.10 section 115A.932. A manufacturer that has complied with this subdivision is not liable for
- 3.11 improper disposal by purchasers or consumers of thermostats.
- 3.12 (d) A manufacturer subject to this subdivision, or an organization of such
- 3.13 manufacturers and its officers, members, employees, and agents, may participate in
- 3.14 projects or programs to collect and properly manage waste thermostats. Any person
- 3.15 who participates in such a project or program is immune from liability under state law
- 3.16 relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade
- 3.17 or commerce for activities related to the collection and management of the thermostats
- 3.18 under this subdivision.
- 3.19 (e) A manufacturer or organization of manufacturers that participates in a project or
- 3.20 program as required under this subdivision must report at least annually to the agency.
- 3.21 The report must include:
- 3.22 (1) a description of how the program operates;
- 3.23 (2) a description of program components, including incentives required under this
- 3.24 subdivision, and an evaluation of their effectiveness in promoting participation and
- 3.25 recovery;
- 3.26 (3) eligibility criteria for program participants;
- 3.27 (4) a list of program participants; and
- 3.28 (5) the number of thermostats remitted by each program participant during the
- 3.29 reporting period.
- 3.30 (f) A wholesaler, qualified contractor, or retailer may participate as a collection
- 3.31 site in a manufacturer's mercury thermostat collection and recycling program required
- 3.32 under this subdivision. A wholesaler or retailer that participates as a collection site in a
- 3.33 manufacturer's mercury thermostat collection and recycling program shall post visible
- 3.34 signs at such wholesaler's or retailer's location concerning the collection and recycling
- 3.35 of mercury thermostats.
- 4.1 (g) For the purposes of this subdivision, "thermostat" means a temperature control
- 4.2 device that may contain elemental mercury in a sealed component that serves as a switch
- 4.3 or temperature-sensing element and a sealed component that has been removed from
- 4.4 such a temperature control device.
- 4.5 Sec. 4. Minnesota Statutes 2012, section 116.92, subdivision 6, is amended to read:

4.22 (c) A manufacturer of thermostats that contain mercury or that may replace

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- 4.23 thermostats that contain mercury shall, in addition to the requirements of subdivision 3,
- 4.24 provide incentives for and sufficient information to purchasers and consumers of the
- 4.25 thermostats for the purchasers or consumers to ensure that mercury in thermostats being
- 4.26 removed from service is reused or recycled or otherwise managed in compliance with
- 4.27 section 115A.932. A manufacturer that has complied with this subdivision is not liable for
- 4.28 improper disposal by purchasers or consumers of thermostats.
- 4.29 (d) A manufacturer of thermostats subject to this subdivision, or an organization
- 4.30 of manufacturers of thermostats and its officers, members, employees, and agents, may
- 4.31 participate in projects or programs to collect and properly manage waste thermostats.
- 4.32 Any person who participates in such a project or program is immune from liability
- 4.33 under state law relating to antitrust, restraint of trade, unfair trade practices, and other
- 4.34 regulation of trade or commerce for activities related to the collection and management
- 4.35 of the thermostats under this subdivision.
- 5.1 (e) A manufacturer of thermostats or organization of manufacturers of thermostats
- 5.2 that participates in a thermostat collection and management program under this subdivision
- 5.3 must report at least annually to the agency. The report must include:
- 5.4 (1) a description of how the program operates;
- 5.5 (2) a description of program components, including incentives provided under this
- 5.6 subdivision, and an evaluation of the program components' effectiveness in promoting
- 5.7 participation and recovery of thermostats;
- 5.8 (3) eligibility criteria for program participants;
- 5.9 (4) a list of program participants; and
- 5.10 (5) the number of thermostats remitted by each program participant during the
- 5.11 reporting period.
- 5.12 (f) A wholesaler, qualified contractor, or retailer may participate as a collection site
- 5.13 in a manufacturer's mercury thermostat collection and management program required
- 5.14 under this subdivision. A wholesaler or retailer that participates as a collection site
- 5.15 in a manufacturer's mercury thermostat collection and management program shall post
- 5.16 prominent signs at such wholesaler's or retailer's business location regarding the collection
- 5.17 and management of mercury thermostats.
- 4.12 (4) "thermostat" means a temperature control device that may contain elemental
- 4.13 mercury in a sealed component that serves as a switch or temperature-sensing element and
- 4.14 a sealed component that has been removed from such a temperature control device; and
- 5.18 Sec. 7. Minnesota Statutes 2012, section 116.92, subdivision 6, is amended to read:

- 4.6 Subd. 6. Mercury thermometers prohibited. (a) A manufacturer, wholesaler, or
- 4.7 retailer may not sell or distribute at no cost a thermometer containing mercury that was
- 4.8 manufactured after June 1, 2001.
- 4.9 (b) Paragraph (a) does not apply to:
- 4.10 (1) an electronic thermometer with a battery containing mercury if the battery is in
- 4.11 compliance with section 325E.125.
- 4.12 (2) a mercury thermometer used for food research and development or food
- 4.13 processing, including meat, dairy products, and pet food processing;
- 4.14 (3) a mercury thermometer that is a component of an animal agriculture climate
- 4.15 control system or industrial measurement system until such time as the system is replaced
- 4.16 or a nonmercury component for the system is available; or
- 4.17 (4) a mercury thermometer used for calibration of other thermometers, apparatus, or
- 4.18 equipment, unless a nonmercury calibration standard is approved for the application by
- 4.19 the National Institute of Standards and Technology.
- 4.20 (c) A manufacturer is in compliance with this subdivision if the manufacturer:
- 4.21 (1) has received an exclusion or exemption from a state that is a member of the
- 4.22 Interstate Mercury Education and Reduction Clearinghouse (IMERC) for replacement
- 4.23 parts when no alternative is available or for an application when no feasible alternative is
- 4.24 available;
- 4.25 (2) submits a copy of the approved exclusion or exemption to the commissioner; and
- 4.26 (3) meets all of the requirements in the approved exclusion or exemption for the
- 4.27 manufacturer's activities within the state.
- 4.28 Sec. 5. Minnesota Statutes 2012, section 116.92, subdivision 8i, is amended to read:
- 4.29 Subd. 8j. Exclusion for existing equipment. The prohibitions in subdivisions 6
- 4.30 and 8b to 8g do not apply if a thermometer, switch, relay, or measuring device is used
- 4.31 to replace a thermometer, switch, relay, or measuring device that is a component of a
- 4.32 larger product in use prior to January 1, 2008, provided the owner of that equipment has
- 4.33 made every reasonable effort to determine that no compatible nonmercury replacement
- 4.34 component exists an industrial measurement system or control system until the system
- 5.1 is replaced or a nonmercury component for the system is available. The owner of the
- 5.2 system shall notify the commissioner within 30 days and identify the replacement mercury
- 5.3 component that was installed.
- 5.4 Sec. 6. Minnesota Statutes 2012, section 116.92, is amended by adding a subdivision to 5.5 read:

5.19 Subd. 6. **Mercury thermometers prohibited.** (a) A manufacturer, wholesaler, or

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- 5.20 retailer may not sell or distribute at no cost a thermometer containing mercury that was
- 5.21 manufactured after June 1, 2001.
- 5.22 (b) Paragraph (a) does not apply to:
- 5.23 (1) an electronic thermometer with a battery containing mercury if the battery is in
- 5.24 compliance with section 325E.125;
- 5.25 (2) a mercury thermometer used for food research and development or food
- 5.26 processing, including meat, dairy products, and pet food processing;
- 5.27 (3) a mercury thermometer that is a component of an animal agriculture climate
- 5.28 control system or industrial measurement system until such time as the system is replaced
- 5.29 or a nonmercury component for the system is available; or
- 5.30 (4) a mercury thermometer used for calibration of other thermometers, apparatus, or
- 5.31 equipment, unless a nonmercury calibration standard is approved for the application by
- 5.32 the National Institute of Standards and Technology.
- 5.33 (c) A manufacturer is in compliance with this subdivision if the manufacturer:
- 5.34 (1) has received an exclusion or exemption from a state that is a member of the
- 5.35 Interstate Mercury Education and Reduction Clearinghouse (IMERC) for replacement
- 6.1 parts when no alternative is available or for an application when no feasible alternative is
- 6.2 available;
- 6.3 (2) submits a copy of the approved exclusion or exemption to the commissioner; and
- 6.4 (3) meets all of the requirements in the approved exclusion or exemption for the
- 6.5 manufacturer's activities within the state.
- 6.6 Sec. 8. Minnesota Statutes 2012, section 116.92, subdivision 8i, is amended to read:
- 6.7 Subd. 8j. Exclusion for existing equipment. The prohibitions in subdivisions 6
- 6.8 and 8b to 8g do not apply if a thermometer, switch, relay, or measuring device is used
- 6.9 to replace a thermometer, switch, relay, or measuring device that is a component of a
- 6.10 larger product in use prior to January 1, 2008, provided the owner of that equipment has
- 6.11 made every reasonable effort to determine that no compatible nonmercury replacement
- 6.12 component exists an industrial measurement system or control system until the system is
- 6.13 replaced or a nonmercury component for the system is available. The owner of the system
- 6.14 shall notify the commissioner within 30 days of replacing the component and identify the
- 6.15 replacement mercury component that was installed.
- 6.16 Sec. 9. Minnesota Statutes 2012, section 116.92, is amended by adding a subdivision to 6.17 read:

- 5.6 Subd. 8k. Ban; mercury in balancing and dampening products and
- 5.7 **equipment.** A person may not sell, offer for sale, distribute, install, or use in the state a
- 5.8 mercury-containing product or mercury-containing equipment that is used for balancing,
- 5.9 dampening, or providing a weight or counterweight function.
- 5.10 **EFFECTIVE DATE.** This section is effective January 1, 2015.
- 5.11 Sec. 7. [116.931] WHEEL WEIGHTS AND BALANCING PRODUCTS; LEAD
- 5.12 AND MERCURY PROHIBITION.
- 5.13 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms
- 5.14 have the meanings given.
- 5.15 (b) "Motor vehicle" means a self-propelled vehicle or a vehicle propelled or drawn
- 5.16 by a self-propelled vehicle that is operated on a highway, on a railroad track, on the
- 5.17 ground, in the water, or in the air.
- 5.18 (c) "New motor vehicle" means a motor vehicle that has not been previously sold to
- 5.19 a person except a distributor, wholesaler, or motor vehicle dealer for resale.
- 5.20 Subd. 2. **Tire service.** When replacing or balancing a tire on a motor vehicle or
- 5.21 aircraft, a person may not use a wheel weight or other product for balancing motor vehicle
- 5.22 or aircraft wheels if the weight or other balancing product contains lead or mercury that
- 5.23 was intentionally added during the manufacture of the product.
- 5.24 Subd. 3. Sales ban. A person may not sell or offer to sell or distribute weights
- 5.25 or other products for balancing motor vehicle or aircraft wheels if the weight or other
- 5.26 balancing product contains lead or mercury that was intentionally added during the
- 5.27 manufacture of the product.
- 5.28 Subd. 4. New motor vehicles. A person may not sell a new motor vehicle or
- 5.29 aircraft that is equipped with a weight or other product for balancing wheels if the weight
- 5.30 or other balancing product contains lead or mercury that was intentionally added during
- 5.31 the manufacture of the product.
- 5.32 Subd. 5. Salvage. A person may not shred or crush, or market for shredding or
- 5.33 crushing, any motor vehicle, aircraft, watercraft, or railroad or industrial equipment,
- 5.34 or any portion thereof, without:
- 6.1 (1) inspecting the vehicle or equipment; and
- 6.2 (2) removing all weights or other products for balancing wheels or other equipment
- 6.3 if the weights or balancing products contain lead or mercury that was intentionally added
- 6.4 during the manufacture of the weights or balancing products.

## 6.18 Subd. 8k. Ban; mercury in balancing and dampening products and

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- 6.19 equipment. A person may not sell, offer for sale, distribute, install, or use in the state a
- 6.20 mercury-containing product or mercury-containing equipment that is used for balancing,
- 6.21 dampening, or providing a weight or counterweight function.
- 6.22 **EFFECTIVE DATE.** This section is effective January 1, 2015.
- 6.23 Sec. 10. [116.931] WHEEL WEIGHTS AND BALANCING PRODUCTS; LEAD
- 6.24 AND MERCURY PROHIBITION.
- 6.25 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms
- 6.26 have the meanings given.
- 6.27 (b) "Motor vehicle" means a self-propelled vehicle or a vehicle propelled or drawn
- 6.28 by a self-propelled vehicle that is operated on a highway, on a railroad track, on the
- 6.29 ground, in the water, or in the air.
- 6.30 (c) "New motor vehicle" means a motor vehicle that has not been previously sold to
- 6.31 a person except a distributor, wholesaler, or motor vehicle dealer for resale.
- 6.32 Subd. 2. Tire service. When replacing or balancing a tire on a motor vehicle or
- 6.33 aircraft, a person may not use a wheel weight or other product for balancing motor vehicle
- 7.1 or aircraft wheels if the weight or other balancing product contains lead or mercury that
- 7.2 was intentionally added during the manufacture of the product.
- 7.3 Subd. 3. Sales ban. A person may not sell or offer to sell or distribute weights
- 7.4 or other products for balancing motor vehicle or aircraft wheels if the weight or other
- 7.5 balancing product contains lead or mercury that was intentionally added during the
- 7.6 manufacture of the product.
- 7.7 Subd. 4. New motor vehicles. A person may not sell a new motor vehicle or
- 7.8 aircraft that is equipped with a weight or other product for balancing wheels if the weight
- 7.9 or other balancing product contains lead or mercury that was intentionally added during 7.10 the manufacture of the product.
- 7.11 Subd. 5. Salvage. A person may not shred or crush, or market for shredding or
- 7.12 crushing, any motor vehicle, aircraft, watercraft, or railroad or industrial equipment,
- 7.13 or any portion thereof, without:
- 7.14 (1) inspecting the vehicle or equipment; and
- 7.15 (2) removing all weights or other products for balancing wheels or other equipment
- 7.16 if the weights or balancing products contain lead or mercury that was intentionally added
- 7.17 during the manufacture of the weights or balancing products.

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- 6.5 Subd. 6. Management of wheel weights and balancing products. Mercury in
- 6.6 wheel weights and other balancing products for motor vehicle and aircraft wheels must
- 6.7 be recycled or otherwise managed to comply with sections 115A.932 and 116.92 and to
- 6.8 ensure that it does not become part of the solid waste stream and are not released to the
- 6.9 environment. Lead in wheel weights and other balancing products for motor vehicles and
- 6.10 aircraft wheels must be recycled to ensure that it does not become part of the solid waste
- 6.11 stream and is not released to the environment.
- 6.12 Subd. 7. Educational materials; outreach. Prior to the effective date of this
- 6.13 section, the agency shall produce and distribute educational materials on the prohibitions
- 6.14 required under this section to businesses subject to the prohibitions and shall conduct
- 6.15 additional outreach and education activities to those businesses.
- 6.16 **EFFECTIVE DATE.** This section is effective January 1, 2016.

- 6.17 Sec. 8. Minnesota Statutes 2013 Supplement, section 325F.176, is amended to read: 6.18 **325F.176 DEFINITIONS.**
- 6.19 (a) For the purposes of sections 325F.176 to 325F.178, the following terms have 6.20 the meanings given them.
- 6.21 (b) "Child" means a person under eight years of age.
- 6.22 (c) "Children's product" means a product primarily designed or intended by a
- 6.23 manufacturer to be physically applied to or introduced into a child's body, including any
- 6.24 article used as a component of such a product and excluding a food, beverage, dietary
- 6.25 supplement, pharmaceutical product or biologic, children's toys that are covered by the
- 6.26 ASTM International F963 standard for Toy Safety, or a medical device as defined in
- 6.27 the federal Food, Drug, and Cosmetic Act, United States Code, title 21, section 321(h),
- 6.28 as amended through February 15, 2013.

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- 7.18 Subd. 6. Management of wheel weights and balancing products. Mercury in
- 7.19 wheel weights and other balancing products for motor vehicle and aircraft wheels must
- 7.20 be recycled or otherwise managed to comply with sections 115A.932 and 116.92 and to
- 7.21 ensure that it does not become part of the solid waste stream and is not released to the
- 7.22 environment. Lead in wheel weights and other balancing products for motor vehicle and
- 7.23 aircraft wheels must be recycled to ensure that it does not become part of the solid waste
- 7.24 stream and is not released to the environment.
- 7.25 Subd. 7. Educational materials; outreach. Prior to the effective date of this
- 7.26 section, the agency shall produce and distribute educational materials on the prohibitions
- 7.27 required under this section to businesses subject to the prohibitions and shall conduct
- 7.28 additional outreach and education activities to those businesses.
- 7.29 **EFFECTIVE DATE.** This section is effective January 1, 2016.

## 7.30 Sec. 11. [145.945] CERTAIN SALES OF CLEANING PRODUCTS

## 7.31 **PROHIBITED.**

- 7.32 Subdivision 1. **Prohibition.** In order to prevent the spread of infectious disease and
- 7.33 avoidable infections and to promote best practices in sanitation, no person shall offer
- 7.34 for retail sale in Minnesota any cleaning product that contains triclosan and is used by
- 7.35 consumers for sanitizing or hand and body cleansing.
- 8.1 Subd. 2. Exception. The prohibition in subdivision 1 shall not apply to individual
- 8.2 products for which specific United States Food and Drug Administration approval for
- 8.3 consumer use has been secured.
- 8.4 **EFFECTIVE DATE.** This section is effective January 1, 2017.
- 8.5 Sec. 12. Minnesota Statutes 2013 Supplement, section 325F.176, is amended to read:
- 8.6 **325F.176 DEFINITIONS.**
- 8.7 (a) For the purposes of sections 325F.176 to 325F.178, the following terms have
- 8.8 the meanings given them.
- 8.9 (b) "Child" means a person under eight years of age.
- 8.10 (c) "Children's product" means a product primarily designed or intended by a
- 8.11 manufacturer to be physically applied to or introduced into a child's body, including any
- 8.12 article used as a component of such a product and excluding a food, beverage, dietary
- 8.13 supplement, pharmaceutical product or biologic, children's toys that are covered by the
- 8.14 ASTM International F963 standard for Toy Safety, or a medical device as defined in
- 8.15 the federal Food, Drug, and Cosmetic Act, United States Code, title 21, section 321(h),
- 8.16 as amended through February 15, 2013.

# Senate Language S2192-4

- 6.29 (d) "Intentionally added chemical" means a chemical in a product that serves an 6.30 intended function in the product.
- 6.31 Sec. 9. Minnesota Statutes 2013 Supplement, section 325F.177, is amended to read:
- 6.32 325F.177 FORMALDEHYDE IN CHILDREN'S PRODUCTS; BAN.
- 7.1 (a) Beginning August 1, 2014, no manufacturer or wholesaler may sell or offer for 7.2 sale in this state a children's product that intentionally contains:
- 7.3 (1) formaldehyde, including formaldehyde contained in a solution; or
- 7.4 (2) intentionally added chemical ingredients that chemically degrade under normal
- 7.5 conditions of temperature and pressure to release free formaldehyde at levels exceeding a
- 7.6 de minimis level of 0.05 percent.
- 7.7 (b) Beginning August 1, 2015, no retailer may sell or offer for sale in this state a 7.8 children's product that intentionally contains:
- 7.9 (1) formaldehyde, including formaldehyde contained in a solution; or
- 7.10 (2) <u>intentionally added chemical</u> ingredients that chemically degrade under normal 7.11 conditions of temperature and pressure to release <u>free</u> formaldehyde <u>at levels exceeding a</u> 7.12 de minimis level of 0.05 percent.

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#### House Language UES2192-1

- 8.17 (d) "Intentionally added chemical" means a chemical in a product that serves an
- 8.18 intended function in the product.
- 8.19 Sec. 13. Minnesota Statutes 2013 Supplement, section 325F.177, is amended to read:
- 8.20 325F.177 FORMALDEHYDE IN CHILDREN'S PRODUCTS; BAN.
- 8.21 (a) Beginning August 1, 2014, no manufacturer or wholesaler may sell or offer for
- 8.22 sale in this state a children's product that intentionally contains:
- 8.23 (1) formaldehyde, including formaldehyde contained in a solution; or
- 8.24 (2) intentionally added chemical ingredients that chemically degrade under normal
- 8.25 conditions of temperature and pressure to release free formaldehyde at levels exceeding a
- 8.26 de minimis level of 0.05 percent.
- 8.27 (b) Beginning August 1, 2015, no retailer may sell or offer for sale in this state a
- 8.28 children's product that intentionally contains:
- 8.29 (1) formaldehyde, including formaldehyde contained in a solution; or
- 8.30 (2) intentionally added chemical ingredients that chemically degrade under normal
- 8.31 conditions of temperature and pressure to release free formaldehyde at levels exceeding a
- 8.32 de minimis level of 0.05 percent.