



General Assembly

Amendment

February Session, 2010

LCO No. 4963

HB0513004963HDO

Offered by:

REP. BYE, 19th Dist.

REP. REED, 102nd Dist.

To: Subst. House Bill No. 5130

File No. 612

Cal. No. 128

"AN ACT CONCERNING CHILD SAFE PRODUCTS."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Section 21a-12c of the 2010 supplement to the general
4 statutes is repealed and the following is substituted in lieu thereof
5 (*Effective October 1, 2011*):

6 (a) For the purposes of this section, (1) "infant formula" means a
7 milk-based or soy-based powder, concentrated liquid or ready-to-feed
8 substitute for human breast milk, that is intended for infant
9 consumption and is commercially available, and (2) "baby food" means
10 a prepared solid food consisting of a soft paste or an easily chewed
11 food that is intended for consumption by children two years of age or
12 younger and is commercially available.

13 (b) Except as provided in subsection (c) of this section, [on and after]
14 for the period from October 1, 2011, to September 30, 2014, inclusive,

15 no person shall manufacture, sell, offer for sale or distribute in this
 16 state any infant formula or baby food that is stored in a plastic
 17 container, jar or can that contains bisphenol-A in the infant formula or
 18 food contact area of such plastic container, jar or can. On and after
 19 October 1, 2014, no person shall manufacture, sell, offer for sale or
 20 distribute in this state any infant formula or baby food that is stored in
 21 a plastic container, jar or can that contains bisphenol-A.

22 (c) A person may sell or distribute his or her existing inventory of
 23 infant formula or baby food containers, jars or cans containing
 24 bisphenol-A as of October 1, 2011, until October 1, 2012, provided such
 25 person can demonstrate that such containers, jars or cans were
 26 purchased or acquired prior to October 1, 2011, in a quantity
 27 comparable to the containers, jars or cans purchased or acquired
 28 during the same period of the prior year.

29 (d) The provisions of this section may be enforced, within available
 30 appropriations, by the Commissioner of Consumer Protection."

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2011	21a-12c