1	S.55
2	Introduced by Senators Lyons, Campion, Balint, Bray, Cummings, Ingram,
3	McCormack, Pearson, Pollina and Sears
4	Referred to Committee on Health and Welfare
5	Date: January 25, 2019
6	Subject: Environmental health; toxic substances; chemicals of high concern to
7	children
8	Statement of purpose of bill as introduced: This bill proposes to establish an
9	Interagency Committee on Chemical Management to evaluate chemical
10	inventories in the State and identify potential risks from the inventories. The
11	bill would require a manufacturer of a children's product containing a
12	chemical of high concern to children (CHCC) to report the brand name,
13	product model, and available universal product code of a product. The
14	Commissioner of Health would be authorized to add a chemical to the CHCC
15	list on the basis of independent, peer-reviewed scientific research. The bill
16	would allow the Commissioner of Health by rule to restrict the sale of or
17	require the labeling of a children's product containing a CHCC after
18	consultation with the Working Group, instead of upon recommendation of the
19	Working Group. The bill would authorize the Commissioner of Health to
20	restrict the sale or require labeling of a children's product with a CHCC if the
21	Commissioner determines children may be exposed to a CHCC in the product.

1	An act relating to the regulation of toxic substances and hazardous materials
2	It is hereby enacted by the General Assembly of the State of Vermont:
3	Toxics Use Pedaction and Reporting * * *
4	Sec. 1. 10 V.S.A. § 6633 is added to read:
5	§ 6633. INTERAGENCY COMMITTEE ON CHEMICAL MANAGEMENT
6	(a) Creation. There is created the Interagency Committee on Chemical
7	Management in the State to:
8	(1) evaluate chemical inventories in the State on an annual basis;
9	(2) identify potential risks to human health and the environment from
10	chemical inventories in the State; and
11	(3) propose measures or mechanisms to address the identified risks from
12	chemical inventories in the State.
13	(b) Membership. The Interagency Committee on Chemical Management
14	shall be composed of the following eight members:
15	(1) the Secretary of Agriculture, Food and Markets or designee;
16	(2) the Secretary of Natural Resources or designee
17	(3) the Commissioner of Health or designee;
18	(4) the Commissioner of Labor or designee;
19	(5) the Commissioner of Public Safety or designee;
20	(6) the Secretary of Commerce and Community Development or
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1	(7) the Commissioner of Information and Innovation, or the
2	Columissioner of the successor department, or designee;
3	(8) the Secretary of Transportation or designee.
4	(c) Powers and duties. The Interagency Committee on Chemical
5	Management shall:
6	(1) Convene a citizen advisory panel to provide input and expertise to
7	the Committee. The citizen advisory panel shall consist of persons with
8	expertise in;
9	(A) toxicology;
10	(B) environmental law;
11	(C) manufacturing products;
12	(D) environmental health;
13	(E) public health;
14	(F) risk analysis;
15	(G) maternal and child health care;
16	(H) occupational health;
17	(I) industrial hygiene;
18	(J) public policy;
19	(K) chemical management by academic institutions;
20	(L) retail cales; and

1	(M) development and administration of information reporting
2	technology or databases.
3	(2) Monitor actions taken by the U.S. Environmental Protection Agency
4	(EPA) to regulate chemicals under the Toxic Substances Control Act,
5	15 U.S.C. chap er 53, and notify relevant State agencies of any EPA action
6	relevant to the jurisdiction of the agency.
7	(3) Annually review chemical inventories in the State in relation to
8	emerging scientific evidence in order to identify chemicals of high concern not
9	regulated by the State.
10	(d) Assistance. The Interagence Committee on Chemical Management
11	shall have the administrative, technical and legal assistance of the Agency of
12	Natural Resources; the Agency of Agriculture, Food and Markets; the
13	Department of Health; the Department of Public Safety; the Department
14	of Labor; the Agency of Commerce and Community Development; and the
15	Department of Information and Innovation. The Interagency Committee on
16	Chemical Management shall have the assistance of the Office of Legislative
17	Council for legislative drafting and the assistance of the Joint Niscal Office for
18	the fiscal and economic analyses.
19	(e) Report. On or before January 15, and annually thereafter, the
20	Interagency Committee on Chemical Management shall report to the Senare
21	Committees on Natural Resources and Energy on Health and Walfares and or

1	Economic Development, Housing and General Affairs and the House
2	Columittees on Natural Resources, Fish, and Wildlife; on Human Services; and
3	on Consmerce and Economic Development regarding the actions of the
4	Committee The provisions of 2 V.S.A. § 20(d) regarding expiration of
5	required reports shall not apply to the report to be made under this section.
6	The report shall include:
7	(1) an estimate or summary of the known chemical inventories in the
8	State, as determined by merics or measures established by the Committee;
9	(2) a summary of any change under federal statute or rule affecting the
10	regulation of chemicals in the State
11	(3) recommended legislative or legulatory action to address the risks
12	posed by new or emerging chemicals of high concern; and
13	(4) recommended legislative or regulatory action to reduce health risks
14	from exposure to chemicals of high concern and reduce risks of harm to the
15	natural environment.
16	(f) Meetings.
17	(1) The Secretary of Natural Resources shall be the Chair of the
18	Interagency Committee on Chemical Management.
19	(2) The Secretary of Natural Resources shall call the first meeting of the
20	Interagency Committee on Chemical Management to occur on or before July
21	1. 2010

(3) A majority of the membership of the Interagency Committee on
Chemical Management shall constitute a quorum.
(4) The Interagency Committee on Chemical Management shall meet no
more than four times in a calendar year.
(g) Authority of agencies. The establishment of the Interagency
Committee on Chemical Management shall not limit the independent authority
of a State agency to regulate chemical use or management under existing State
er applicable federal law.
* * * Toxics Use Reduction and Reporting * * *
Sec. 1. 10 V.S.A. § 6633 is added to read:
§ 6633. INTERAGENCY COMMITTEE ON CHEMICAL MANAGEMENT
(a) Creation. There is created the Interagency Committee on Chemical Management in the State to:
(1) evaluate chemical inventories in the State on an annual basis;
(2) identify potential risks to human health and the environment from chemical inventories in the State; and
(3) propose measures or mechanisms to address the identified risks from chemical inventories in the State.
(b) Membership. The Interagency Committee on Chemical Management shall be composed of the following eight members:
(1) the Secretary of Agriculture, Food and Markets or designee;
(2) the Secretary of Natural Resources or designee;

(5) the Commissioner of Public Safety or designee;

(3) the Commissioner of Health or designee;

(4) the Commissioner of Labor or designee;

- (6) the Secretary of Commerce and Community Development or designee;
 - (7) the Secretary of Digital Services or designee; and

- (8) the Secretary of Transportation or designee.
- (c) Powers and duties. The Interagency Committee on Chemical management shall:
- (1) Convene a citizen advisory panel to provide input and expertise to the Committee. The citizen advisory panel shall consist of persons available to the Committee on an as-needed basis to provide the following expertise:
 - (A) one individual with expertise in toxicology;
 - (B) one individual with expertise in environmental health;
 - (C) one individual with expertise in maternal and child health;
- (D) one individual with expertise in industrial hygiene or occupational health;
- (E) one individual with expertise in human health and environmental risk assessment;
- (F) one individual with expertise in manufacturing products or processes located in Vermont and subject to Vermont recordkeeping and reporting requirements;
 - (G) one individual with expertise in retail sales located in Vermont;
- (H) one individual associated with a small business located in Vermont and subject to Vermont recordkeeping and reporting requirements;
- (I) one individual associated with an academic institution with expertise in chemical management or chemical policy;
 - (*J*) one individual with expertise in environmental law;
- (K) one individual with expertise in public policy, with a focus on chemical policy; and
- (L) one individual with expertise in development and administration of information reporting technology or databases.
- (2) Monitor actions taken by the U.S. Environmental Protection Agency (EPA) to regulate chemicals under the Toxic Substances Control Act, 15 U.S.C. chapter 53, and notify relevant State agencies of any EPA action relevant to the jurisdiction of the agency.
- (3) Annually review chemical inventories in the State in relation to emerging scientific evidence in order to identify chemicals of high concern not regulated by the State.

- (4) Develop written procedures, guidance, and other resources that are necessary and appropriate to carry out the functions of the Interagency Committee on Chemical Management.
- (d) Assistance. The Interagency Committee on Chemical Management shall have the administrative, technical, and legal assistance of the Agency of Natural Resources, the Agency of Agriculture, Food and Markets, the Department of Health, the Department of Public Safety, the Department of Labor, the Agency of Commerce and Community Development, and the Agency of Digital Services.
- (e) Report. On or before December 15, 2020 and biennially thereafter, the Interagency Committee on Chemical Management shall report to the Governor and make recommendations regarding the actions of the Committee in accordance with this section. Copies of the report shall be submitted to: the Senate Committees on Natural Resources and Energy, on Health and Welfare, and on Economic Development, Housing and General Affairs and the House Committees on Natural Resources, Fish, and Wildlife, on Human Services, and on Commerce and Economic Development. The provisions of 2 V.S.A. §20(d) regarding expiration of required reports shall not apply to the report to be made under this section. The report shall include:
- (1) a summary of chemical use in the State based on reported chemical inventories;
- (2) a summary of identified risks to human health and the environment from reported chemical inventories;
- (3) a summary of any change under federal statute or rule affecting the regulation of chemicals in the State; and
- (4) recommended legislative or regulatory action to reduce risks to human health and the environment from regulated and unregulated chemicals of emerging concern.

(f) Meetings.

- (1) The Secretary of Natural Resources or designee shall be the Chair of the Interagency Committee on Chemical Management.
- (2) The Secretary of Natural Resources or designee shall call the first meeting of the Interagency Committee on Chemical Management to occur on or before July 1, 2019.
- (3) A majority of the membership of the Interagency Committee on Chemical Management shall constitute a quorum.

(g) Authority of agencies. The establishment of the Interagency Committee

	on Chemical Management shall not limit the independent authority of a State
	agency to regulate chemical use or management under existing State or applicable federal law.
1	Sec. 2. INTERAGENCY COMMITTEE ON CHEMICAL MANAGEMENT.
2	REPORT ON TOXIC USE REDUCTION AND REPORTING
3	On or before January 15, 2020, after consultation with the citizen advisory
4	panel and as part of the first report required under 10 V.S.A. § 6633(e), the
5	Interagency Committee on Chemical Management shall:
6	(1) Recommend how the State shall establish a centralized or unified
7	electronic reporting system to facilitate compliance by businesses and other
8	entities with chemical reporting and other regulatory requirements in the State.
9	The recommendation shall:
10	(A) identify a State agency or department to establish and administer
11	the reporting system;
12	(B) estimate the staff and funding necessary to administer the
13	reporting system;
14	(C) propose how businesses and the public can access information
15	submitted to or maintained as part of the reporting systems, including whether
16	access to certain information or categories of information should be limited
17	due to statutory requirements, regulatory requirements, trade secret protection,
18	or other considerations,

1	(D) propose how information maintained as part of the reporting
2	system can be accessed, including whether the information should be
3	searchable by: chemical name, common name, brand name, product model,
4	Global Product Classification (GPC) product brick description, standard
5	industrial classification, chemical facility, geographic area, zip code, or
6	address;
7	(E) propose how manufacturers of consumer products or subsets of
8	consumer products shall report or notify the State of the presence of designated
9	chemicals of concern in a consumer product and how information reported by
10	manufacturers is made available to the public;
11	(F) propose a method for displaying information or filtering or
12	refining search results so that information maintained on the reporting system
13	can be accessed or identified in a serviceable or functional manner for all users
14	of the system, including governmental agencies or departments, commercial
15	and industrial businesses reporting to the system, nonprofit associations, and
16	citizens; and
17	(G) estimate a timeline for establishment of the reporting system.
18	(2) Recommend statutory amendments and regulatory revisions to
19	existing State record keeping and reporting requirements for chemicals,
20	hazardous materials, and hazardous wastes in order to facilitate assessment of

1	ricks to human health and the environment posed by the use of chemicals in
2	the State. The recommendations shall include:
3	(A) the thresholds or amounts of chemicals used, manufactured, or
4	distributed, and hazardous materials and hazardous wastes generated or
5	managed in the State that require record keeping and reporting;
6	(B) the persons or entities using, manufacturing, or distributing
7	chemicals and generating or managing hazardous materials and hazardous
8	wastes that are subject to record keeping and reporting requirements; and
9	(C) any changes required to streamline and modernize existing
10	record keeping and reporting requirements to facilitate compliance by
11	businesses and other entities.
12	(3) Recommend amendments to the requirements for Toxic Use
13	Reduction and Hazardous Waste Reduction under 10 V.S.A. chapter 159,
14	subchapter 2 that shall include:
15	(A) The list of chemicals or materials subject to the reporting and
16	planning requirements. The list of chemicals or materials shall include and be
17	in addition to the chemicals or substances listed under Title III, Section 313 of
18	the Superfund Amendments and Reauthorization Act of 1986 and N V.S.A.
19	§ 1773 (chemicals of high concern to children).
20	(B) The thresholds or amounts of chemicals used or hazardous waste
21	generated by a person that require reporting and planning.

1	(C) The information to be reported including:
2	(i) the quantity of hazardous waste generated and the quantity of
3	hazardoùs waste managed during a year;
4	(i) the quantity of toxic substances, or raw material resulting in
5	hazardous waste, used during a year;
6	(iii) an assessment of the effect of each hazardous waste reduction
7	measure and toxics use reduction measure implemented; and
8	(iv) a description of factors during a year that have affected toxics
9	use, hazardous waste generation, releases into the environment, and on-site and
10	off-site hazardous waste management.
11	(D) The persons or entities using themicals or generating hazardous
12	waste that are subject to reporting and planning.
13	(E) Proposed revisions to the toxic chemical or hazardous waste
14	reduction planning requirements, including conditions of criteria that qualify a
15	person to complete a plan.
16	(F) Any changes to streamline and modernize the program to
17	improve its effectiveness.
18	(4) Draft legislation to implement the Committee's recommendations
19	under subdivisions (1) (2) and (3) of this section

Sec. 2. TRANSITION; LEGISLATIVE INTENT

It is the intent of the General Assembly that:

- (1) the Interagency Committee on Chemical Management established by Executive Order No. 02-19 shall fulfill the powers and duties of the Interagency Committee on Chemical Management under 10 V.S.A. § 6633; and
- (2) the persons appointed as members of the citizen advisory committee of the Interagency Committee on Chemical Management established by Executive Order No. 02-19 shall continue as members of the citizen advisory committee established under 10 V.S.A. § 6633.

* * * Chemicals of High Concern to Children * * *

Sec. 3. 18 V.S.A. § 1775(b) is amended to read:

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- (b) Format for notice. The Commissioner shall specify the format for submission of the notice required by subsection (a) of this section, provided that the required format shall be generally consistent with the format for submission of notice in other states with requirements substantially similar to the requirements of this section. Any notice submitted under subsection (a) shall contain the following information:
 - (1) the name of the chemical used or produced and its chemical abstracts service registry number;
 - (2) a description of the product or product component containing the chemical, including the brand name, the product model, and the universal product code if the product has such a code;
 - (3) the amount of the chemical contained in each unit of the product or product component, reported by weight or parts per million as authorized by the Commissioner,

1	(1) the name and address of the manufacturer of the children's product
2	and the name, address, and telephone number of a contact person for the
3	manufacturer;
4	(5) any other information the manufacturer deems relevant to the
5	appropriate use of the product; and
6	(6) any other information required by the Commissioner under rules
7	adopted pursuant to 2 V.S.A. chapter 25.
8	Sec. 4. 10 V.S.A. § 1776 is amended to read.
9 10 11	§ 1776 RULEMAKING; ADDITIONAL CHEMICALS OF CONCERN TO CHILDREN; PROHIBITION OF SALE * * *
12	(b) Additional chemicals of concern to children. The Commissioner may
13	by rule add additional chemicals to the list of chemicals of high concern to
14	children, provided that the Commissioner of Health, on the basis of the weight
15	of credible independent, peer-reviewed, scientific evidence has research,
16	determined determines that a chemical proposed for addition to the list meets
17	both of the following criteria in subdivisions (1) and (2) of this subsection:
18	(1) The Commissioner of Health has determined that an authoritative
19	governmental entity or accredited research university has demonstrated that the
20	chemical:
21	(A) harms the normal development of a fetus or child or causes other
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1	(B) causes cancer genetic damage or reproductive harm:
2	(C) disrupts the endocrine system;
3	(D) damages the nervous system, immune system, or organs or
4	causes other systemic toxicity; or
5	(E) is a persistent bioaccumulative toxic.
6	(2) The chemical has been found through:
7	(A) biomonitoring to be present in human blood, umbilical cord
8	blood, breast milk, urine, or ther bodily tissues or fluids;
9	(B) sampling and analysis to be present in household dust, indoor air,
10	drinking water, or elsewhere in the home environment; or
11	(C) monitoring to be present in fish, wildlife, or the natural
12	environment.
13	* * *
14	(d) Rule to regulate sale or distribution.
15	(1) The Commissioner, upon the recommendation of after consultation
16	with the Chemicals of High Concern to Children Working Group, may adopt a
17	rule to regulate the sale or distribution of a children's product containing a
18	chemical of high concern to children upon a determination that:
19	(A) children will may be exposed to a chemical of high concern to
20	children in the children's product , and

1	(D) there is a probability that, due to the degree of exposure or
2	frequency of exposure of a child to a chemical of high concern to children in
3	children's product, exposure could cause or contribute to one or more of the
4	adverse health impacts listed under subdivision (b)(1) of this section.
5	(2) In determining whether children will may be exposed to a chemical
6	of high concern in a children's product, the Commissioner shall review
7	available, credible information regarding:
8	(A) the market presence of the children's product in the State;
9	(B) the type or occurrence of exposures to the relevant chemical of
10	high concern to children in the children's product;
11	(C) the household and workplace presence of the children's
12	product; or
13	(D) the potential and frequency of exposure of children to the
14	chemical of high concern to children in the children's product.
15	(3) A rule adopted under this section may:
16	(A) prohibit the children's product containing the chemical of high
17	concern to children from sale, offer for sale, or distribution in the State; or
18	(B) require that the children's product containing the chemical of
19	high concern to children be labeled prior to sale, offer for sale, or distribution
20	in the State.

(1) In any rule adopted under this subsection, the Commissioner shall
adopt reasonable time frames for manufacturers, distributors, and retailers to
comply with the requirements of the rules. No prohibition on sale or
manufacture of a children's product in the State shall take effect sooner than
two years after the adoption of a rule adopted under this section unless the
Commissioner determines that an earlier effective date is required to protect
human health and the new effective date is established by rule.
(5) The Chemicals of High Concern to Children Working Group may, at
its discretion, submit to the House Committees of Natural Resources, Fish,
and Wildlife and on Human Services and the Senate Committees on Natural
Resources and Energy and on Health and Welfare the recommendations or
information from a consultation provided to the Commissioner under
subdivision (1) of this subsection.

Cz. 1. 10 V.S.1. § 1776 is amended to read.

§ 1776. RUEMAKING; ADDITIONAL CHEMICALS OF CONCERN TO CHILDREN: PROHIBITION OF SALE

* * *

(b) Additional chemicals of concern to children. The Commissioner may by rule add additional chemicals to the list of chemicals of high concern to children, provided that the Commissioner of Health, on the basis of the weight of credible, peer-reviewed scientific evidence information, has betermined that a chemical proposed for addition to the list meets both of the following criteria in subdivisions (1) and (2) of this subsection:

- (1) The Commissioner of Health has determined that an authoritative governmental entity or accredited research university has demonstrated that the chemical:
- (A) harms the normal development of a fetus or child or causes other developmental toxicity;
 - (b) causes cancer, genetic damage, or reproductive harm;
 - (C) Visrupts the endocrine system;
- (D) asynages the nervous system, immune system, or organs or causes other systemic toxicity; or
 - (E) is a persistent bioaccumulative toxic.
 - (2) The chemical has been found through:
- (A) biomonitoring to be present in human blood, umbilical cord blood, breast milk, urine, or other bodily tissues or fluids;
- (B) sampling and analysis to be present in household dust, indoor air, drinking water, or elsewhere in the home environment; or
- (C) monitoring to be present in fish, wildlife, or the natural environment.

- (d) Rule to regulate sale or distribution.
- (1) The Commissioner, upon the recommendation of after consultation with the Chemicals of High Concern to Children Working Group, may adopt a rule to regulate the sale or distribution of a children's product containing a chemical of high concern to children upon a determination that:
- (A) children will may be exposed to a chemical of high concern to children in the children's product; and
- (B) there is a probability that, due to the degree of exposure or frequency of exposure of a child to a chemical of high concern to children in a children's product, exposure could cause or contribute to one or more of the adverse health impacts listed under subdivision (b)(1) of this section.
- (2) In determining whether children will may be exposed to a chemical of high concern in a children's product, the Commissioner shall review available, credible information regarding:
 - (A) the market presence of the children's product in the State;
- (B) the type or occurrence of exposures to the relevant chemical of high concern to children in the children's product;

- (C) the household and workplace presence of the children's product; or
- (D) the potential and frequency of exposure of children to the chemical of high concern to children in the children's product.
 - (3) A rule adopted under this section may:
- (A) prohibit the children's product containing the chemical of high concern to children from sale, offer for sale, or distribution in the State; or
- (B) require that the children's product containing the chemical of high concern to children be labeled prior to sale, offer for sale, or distribution in the State.
- (4) In any rule adopted under this subsection, the Commissioner shall adopt reasonable time frames for manufacturers, distributors, and retailers to comply with the requirements of the rules. No prohibition on sale or manufacture of a children's product in the State shall take effect sooner than two years after the adoption of a rule adopted under this section unless the Commissioner determines that an earlier effective date is required to protect human health and the new effective date is established by rule.
- (5) The Chemicals of High Concern to Children Working Group may, at its discretion, submit to the House Committees on Natural Resources, Fish, and Wildlife and on Human Services and the Senate Committees on Natural Resources and Energy and on Health and Welfare the recommendations or information from a consultation provided to the Commissioner under subdivision (1) of this subsection.

- (f) Additional rules.
- (1) On or before July 1, 2017, the <u>The</u> Commissioner of Health shall adopt by rule the process and procedure to be required when the Commissioner of Health adopts a rule under subsection (b), (c), or (d) of his section. The rule shall provide:
 - (A) all relevant criteria for evaluation of the chemical;
- (B) criteria by which a chemical, due to its presence in the environment or risk of harm, shall be prioritized for addition or removed from the list of chemicals of high concern to children or for regulation ender subsection (d) of this section;
 - (C) time frames for labeling or phasing out sale or distribution; and

- (D) requirements for when or how a manufacturer of a children's product that contains a chemical of high concern to children provides the notice required under subsection 1775(a) of this title when the manufacturer intends to increduce the children's product for sale between the required dates for reporting; and
- <u>(E)</u> other injernation or process determined as necessary by the Commissioner for implementation of this chapter.

Sec. 4a. DEPARTMENT OF HEALTH; NULEMAKING DATE

On or before January 1, 2020, the Commissioner of Health shall adopt the rule required under 18 V.S.A. § 1776(f)(1)(D) (notice by a anufacturer of children's product containing a chemical of high concern to children between reporting dates).

* * * Effective Dates * * *

- 2 Sec. 5. EFFECTIVE DATES
- 3 (a) This section and Secs. 1 (Interagency Committee on Chemical
- 4 Management) and 2 (report on toxic use reduction and reporting) shall take
- 5 effect on passage.

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- (a) This section and Sees, Land 2 (the Interagency Committee on Chemical Management; transulon) shall take effect on passage.
- (h) All other sections shall take affect on July 1 2010
 - * * * Chemicals of High Concern to Children * * *
 - *Sec. 3.* 18 V.S.A. § 1774 is amended to read:
 - § 1774. CHEMICALS OF HIGH CONCERN TO CHILDREN WORKING GROUP
 - (a) Creation. The Chemicals of High Concern to Children Working Group (Working Group) is created within the Department of Health for the purpose of providing the Commissioner of Health advice and recommendations regarding implementation of the requirements of this chapter.

(c) Powers and duties. The Working Group shall:

- (1) upon the request of the Chair of the Working Group, review proposed chemicals for listing as a chemical of high concern to children under section 1773 of this title; and
- (2) recommend to the Commissioner of Health whether rules should be adopted under section 1776 of this title to regulate the sale or distribution of a children's product containing a chemical of high concern to children.
 - (d) Commissioner of Health recommendation; assistance.
- (1) Beginning on July 1, 2017, and biennially thereafter, the Commissioner of Health shall recommend at least two chemicals of high concern to children in children's products for review by the Working Group. The Commissioner's recommendations shall be based on the degree of human health risks, exposure pathways, and impact on sensitive populations presented by a chemical of high concern to children.
- (2) The Working Group shall have the administrative, technical, and legal assistance of the Department of Health and the Agency of Natural Resources.

(e) Meetings.

- (1) The Chair of the Working Group may convene the Working Group at any time, but no less frequently than at least once every other twice a year.
- (2) A majority of the members of the Working Group, including adjunct members when appointed, shall constitute a quorum, and all action shall be taken upon a majority vote of the members present and voting.
- (f) Reimbursement. Members of the Working Group, including adjunct members, whose participation is not supported through their employment or association shall receive per diem compensation pursuant to 32 V.S.A. § 1010 and reimbursement of travel expenses. A per diem authorized by this section shall be paid from the budget of the Department of Health.
- Sec. 4. 18 V.S.A. § 1775 is amended to read:

§ 1775. DISCLOSURE OF INFORMATION ON CHEMICALS OF HIGH CONCERN

* * *

(b) Format for notice. The Commissioner shall specify the format for submission of the notice required by subsection (a) of this section, provided that the required format shall be generally consistent with the format for submission of notice in other states with requirements substantially similar to the requirements of this section. Any notice submitted under subsection (a) shall contain the following information:

- (1) the name of the chemical used or produced and its chemical abstracts service registry number;
- (2) a description of the product or product component containing the chemical, including the brand name, the product model, and the universal product code if the product has such a code;
- (3) the amount of the chemical contained in each unit of the product or product component, reported by weight or parts per million as authorized by the Commissioner;
- (4) the name and address of the manufacturer of the children's product and the name, address, and telephone number of a contact person for the manufacturer;
- (5) any other information the manufacturer deems relevant to the appropriate use of the product; and
- (6) any other information required by the Commissioner under rules adopted pursuant to 3 V.S.A. chapter 25.

- (l) Submission of notice; dates. Unless the Commissioner adopts by rule a phased-in reporting requirement under section 1776 of this title, a manufacturer shall submit the notice required under subsection (a) of this section by:
 - (1) January 1, 2017; and
- (2) August 31, 2018, and biennially on or before August 31, 2020 and annually thereafter.
- Sec. 5. 18 V.S.A. § 1776 is amended to read:
- § 1776. RULEMAKING; ADDITIONAL CHEMICALS OF CONCERN TO CHILDREN; PROHIBITION OF SALE

- (b) Additional chemicals of concern to children. The Commissioner may by rule add additional chemicals to the list of chemicals of high concern to children, provided that the Commissioner of Health, on the basis of the weight of credible, scientific evidence, including peer-reviewed studies, has determined that a chemical proposed for addition to the list meets both of the following criteria in subdivisions (1) and (2) of this subsection:
- (1) The Commissioner of Health has determined that an authoritative governmental entity or accredited research university has demonstrated that the chemical:

- (A) harms the normal development of a fetus or child or causes other developmental toxicity;
 - (B) causes cancer, genetic damage, or reproductive harm;
 - (C) disrupts the endocrine system;
- (D) damages the nervous system, immune system, or organs or causes other systemic toxicity; or
 - (E) is a persistent bioaccumulative toxic.
 - (2) The chemical has been found through:
- (A) biomonitoring to be present in human blood, umbilical cord blood, breast milk, urine, or other bodily tissues or fluids;
- (B) sampling and analysis to be present in household dust, indoor air, drinking water, or elsewhere in the home environment; or
- (C) monitoring to be present in fish, wildlife, or the natural environment.

- (d) Rule to regulate sale or distribution.
- (1) The Commissioner, upon the recommendation of after consultation with the Chemicals of High Concern to Children Working Group, may adopt a rule to regulate the sale or distribution of a children's product containing a chemical of high concern to children upon a determination that:
- (A) children will may be exposed to a chemical of high concern to children in the children's product; and
- (B) there is a probability possibility that, due to the degree of exposure or frequency of exposure of a child to a chemical of high concern to children in a children's product, exposure could cause or contribute to one or more of the adverse health impacts listed under subdivision (b)(1) of this section.
- (2) In determining whether children will may be exposed to a chemical of high concern in a children's product, the Commissioner shall review available, credible information regarding:
 - (A) the market presence of the children's product in the State;
- (B) the type or occurrence of exposures to the relevant chemical of high concern to children in the children's product;
- (C) the household and workplace presence of the children's product; or

- (D) the potential and frequency <u>likelihood</u> of exposure of children to the chemical of high concern to children in the children's product.
 - (3) A rule adopted under this section may:
- (A) prohibit the children's product containing the chemical of high concern to children from sale, offer for sale, or distribution in the State; or
- (B) require that the children's product containing the chemical of high concern to children be labeled prior to sale, offer for sale, or distribution in the State.
- (4) In any rule adopted under this subsection, the Commissioner shall adopt reasonable time frames for manufacturers, distributors, and retailers to comply with the requirements of the rules. No prohibition on sale or manufacture of a children's product in the State shall take effect sooner than two years after the adoption of a rule adopted under this section unless the Commissioner determines that an earlier effective date is required to protect human health and the new effective date is established by rule.
- (5) The Chemicals of High Concern to Children Working Group may, at its discretion, submit to the House Committees on Natural Resources, Fish, and Wildlife and on Human Services and the Senate Committees on Natural Resources and Energy and on Health and Welfare the recommendations or information from a consultation provided to the Commissioner under subdivision (1) of this subsection.

(f) Additional rules.

- (1) On or before July 1, 2017, the <u>The</u> Commissioner of Health shall adopt by rule the process and procedure to be required when the Commissioner of Health adopts a rule under subsection (b), (c), or (d) of this section. The rule shall provide:
 - (A) all relevant criteria for evaluation of the chemical;
- (B) criteria by which a chemical, due to its presence in the environment or risk of harm, shall be prioritized for addition or removal from the list of chemicals of high concern to children or for regulation under subsection (d) of this section;
 - (C) time frames for labeling or phasing out sale or distribution; and
- (D) requirements for when and how a manufacturer of a children's product that contains a chemical of high concern to children provides the notice required under subsection 1775(a) of this title when the manufacturer

intends to introduce the children's product for sale between the required dates for reporting; and

<u>(E)</u> other information or process determined as necessary by the Commissioner for implementation of this chapter.

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Sec. 6. DEPARTMENT OF HEALTH; RULEMAKING DATE

On or before January 1, 2020, the Commissioner of Health shall adopt the rule required under 18 V.S.A. § 1776(f)(1)(D) (notice by manufacturer of children's product containing a chemical of high concern to children between reporting dates).

Sec. 7. DEPARTMENT OF HEALTH REPORT ON CHEMICAL OF HIGH CONCERN TO CHILDREN PROGRAM; PUBLIC INFORMATION

On or before January 15, 2020, the Commissioner of Health shall submit to the House Committee on Human Services and the Senate Committee on Health and Welfare a report regarding the implementation of the Chemicals of High Concern to Children Program under 18 V.S.A. chapter 38A. The report shall include:

- (1) a summary of the status of the Program;
- (2) a recommendation on how to make information submitted under the Program more publicly available and more consumer-centric; and
- (3) an evaluation of the feasibility of the Department of Health reviewing and approving the safety of a children's product that contains a chemical of high concern to children prior to sale of the children's product, including:
- (A) an estimate of the additional staff or resources that would be required to conduct presale safety review of children's products sold in the State;
 - (B) the estimated time for review of a children's product; and
- (C) an estimate of the effect that presale review of children's products would have on the availability of children's products in the State.

* * * Effective Dates * * *

Sec. 8. EFFECTIVE DATES

- (a) This section, Secs. 1 and 2 (the Interagency Committee on Chemical Management; transition), and in Sec. 5, the rulemaking under 18 V.S.A. § 1776(f)(reporting) shall take effect on passage.
 - (b) All other sections shall take effect on July 1, 2019.