## 2630.1400 MANUFACTURER OR IMPORTER.

Subpart 1. **Repurchase.** A manufacturer or importer who has sold a banned toy shall repurchase it from the person to whom it was sold and shall refund that person the price paid the manufacturer for that toy.

The manufacturer or importer shall reimburse a person to whom a banned toy was sold for any reasonable and necessary transportation charges and expenses paid by said persons pursuant to the requirements of parts 2630.1200 and 2630.1300.

If the manufacturer or importer requires the return of the toy in connection with repurchase of it in accordance with this part, the manufacturer or importer shall reimburse any persons to whom he or she sold it for any reasonable and necessary expenses incurred in returning the toy to the manufacturer or importer.

Subp. 2. **Notice.** The manufacturer or importer of a toy subject to repurchase shall immediately notify, in a manner prescribed by the commissioner, each distributor and other person to whom the toy was sold that the toy is a banned toy and is subject to repurchase under the act. Such notice shall identify the toy involved, including model number or other distinguishing characteristics, set forth the nature of hazards associated with the use of the product, provide instructions for return or other disposition of the toy, and advise that any distributor or dealer who receives the notice is required to provide further notice as specified in parts 2630.1500 to 2630.1900. A distributor, upon receiving such notice, shall, in the same manner, immediately notify, in a manner prescribed by the commissioner, each distributor, dealer, and other person to whom the distributor sold such a toy.

**Statutory Authority:** MS s 325F.11

**History:** 17 SR 1279; L 1983 c 289 s 114

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