14-3579

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 2192

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DATE	D-PG	OFFICIAL STATUS
03/03/2014	5926	
03/06/2014		Referred to Environment and Energy Comm report: To pass as amended and re-refer to Commerce

1.1	A bill for an act
1.2	relating to environment; prohibiting and regulating certain lead and mercury
1.3	products; amending Minnesota Statutes 2012, sections 115A.932, subdivision 1;
1.4	116.92, subdivisions 4, 5, 6, by adding a subdivision; proposing coding for new
1.5	law in Minnesota Statutes, chapter 116.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2012, section 115A.932, subdivision 1, is amended to
1.8	read:
1.9	Subdivision 1. Prohibitions and recycling requirements. (a) A person may not
1.10	place mercury or a thermostat, thermometer, electric switch, appliance, gauge, medical
1.11	or scientific instrument, fluorescent or high-intensity discharge lamp, electric relay, or
1.12	other electrical mercury-containing device or product, as defined under section 116.92,
1.13	subdivision 10, from which the mercury has not been removed for reuse or recycling:
1.14	(1) in solid waste; or
1.15	(2) in a wastewater disposal system.
1.16	(b) A person may not knowingly place mercury or a thermostat, thermometer,
1.17	electric switch, appliance, gauge, medical or scientific instrument, fluorescent or
1.18	high-intensity discharge lamp, electric relay, or other electrical mercury-containing device
1.19	or product, as defined under section 116.92, subdivision 10, from which the mercury has
1.20	not been removed for reuse or recycling:
1.21	(1) in a solid waste processing facility; or
1.22	(2) in a solid waste disposal facility.
1.23	(c) A fluorescent or high-intensity discharge lamp must be recycled by delivery
1.24	of the lamp to a lamp recycling facility, as defined in section 116.93, subdivision 1, or
1.25	to a facility that collects and stores lamps for the purpose of delivering them to a lamp

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- recycling facility, including, but not limited to, a household hazardous waste collection
 or recycling facility, retailer take-back and utility provider program sites, or other sites
 designated by an electric utility under section 216B.241, subdivisions 2 and 4.
- 2.4

Sec. 2. Minnesota Statutes 2012, section 116.92, subdivision 4, is amended to read:

- Subd. 4. Removal from service; products containing mercury. (a) When an item
 listed in subdivision 3 this section is removed from service, the mercury in the item must
 be reused, recycled, or otherwise managed to ensure compliance with section 115A.932.
- (b) A person who is in the business of replacing or repairing an item listed in
 subdivision 3 this section in households shall ensure, or deliver the item to a facility that
 will ensure, that the mercury contained in an item that is replaced or repaired is reused or
 recycled or otherwise managed in compliance with section 115A.932.
- 2.12 (c) A person may not crush a motor vehicle unless the person has first made a good2.13 faith effort to remove all of the mercury switches in the motor vehicle.
- 2.14 Sec. 3. Minnesota Statutes 2012, section 116.92, subdivision 5, is amended to read:
 2.15 Subd. 5. Thermostats. (a) A manufacturer of thermostats that contain mercury or
 2.16 that may replace thermostats that contain mercury is responsible for the costs of collecting
 2.17 and managing the replaced mercury-containing thermostats to ensure that the thermostats
 2.18 do not become part of the solid waste stream.
- (b) A manufacturer of thermostats that contain mercury or that may replace 2.19 thermostats that contain mercury shall, in addition to the requirements of subdivision 3, 2.20 2.21 provide financial and nonfinancial incentives for and sufficient information to purchasers and consumers of the thermostats for the purchasers or consumers to ensure that mercury 2.22 in thermostats being removed from service is reused or recycled or otherwise managed 2.23 2.24 in compliance with section 115A.932. A manufacturer that has complied with this subdivision is not liable for improper disposal by purchasers or consumers of thermostats. 2.25 (c) A manufacturer subject to this subdivision, or an organization of such 2.26 manufacturers and its officers, members, employees, and agents, may participate in 2.27 projects or programs to collect and properly manage waste thermostats. Any person 2.28 who participates in such a project or program is immune from liability under state law 2.29 relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade 2.30
- 2.31 <u>or commerce for activities related to the collection and management of the thermostats</u>
- 2.32 <u>under this subdivision.</u>
- 2.33 (d) A manufacturer or organization of manufacturers that participates in a project or
 2.34 program under paragraph (c) must report at least annually to the agency. The report must:

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3.1	(1) describe how the program operates;
3.2	(2) describe who is eligible to participate in the program;
3.3	(3) identify participants; and
3.4	(4) state the number of thermostats remitted by each participant.
3.5	(e) For the purposes of this subdivision, "thermostat" means a temperature control
3.6	device that may contain elemental mercury in a sealed component that serves as a switch
3.7	or temperature-sensing element and a sealed component that has been removed from
3.8	such a temperature control device.
3.9	Sec. 4. Minnesota Statutes 2012, section 116.92, subdivision 6, is amended to read:
3.10	Subd. 6. Mercury thermometers prohibited. (a) A manufacturer, wholesaler, or
3.11	retailer may not sell or distribute at no cost a thermometer containing mercury that was
3.12	manufactured after June 1, 2001.
3.13	(b) Paragraph (a) does not apply to:
3.14	(1) an electronic thermometer with a battery containing mercury if the battery is in
3.15	compliance with section 325E.125;
3.16	(2) a mercury thermometer used for food research and development or food
3.17	processing, including meat, dairy products, and pet food processing;
3.18	(3) a mercury thermometer that is a component of an animal agriculture climate
3.19	control system or industrial measurement system until such time as the system is replaced
3.20	or a nonmercury component for the system is available; or
3.21	(4) a mercury thermometer used for calibration of other thermometers, apparatus, or
3.22	equipment, unless a nonmercury calibration standard is approved for the application by
3.23	the National Institute of Standards and Technology.
3.24	(c) A manufacturer is in compliance with this subdivision if the manufacturer:
3.25	(1) has received an exclusion or exemption from a state that is a member of the
3.26	Interstate Mercury Education and Reduction Clearinghouse (IMERC) for replacement
3.27	parts when no alternative is available or for an application when no feasible alternative is
3.28	available;
3.29	(2) submits a copy of the approved exclusion or exemption to the commissioner; and
3.30	(3) meets all of the requirements in the approved exclusion or exemption for the
3.31	manufacturer's activities within the state.

3.32 Sec. 5. Minnesota Statutes 2012, section 116.92, is amended by adding a subdivision to3.33 read:

	02/06/14	REVISOR	EB/TB	14-3579	as introduced
4.1	Subd.	8k. Ban; mercury	in balancing a	nd damping products and	d equipment.
4.2	A person ma	ay not sell, offer fo	or sale, distribut	e, install, or use in the sta	te a
4.3	mercury-con	taining product or	mercury-contain	ning equipment that is used	l for balancing,
4.4	damping, or	providing a weigh	t or counterweig	ght function.	
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4.5	EFFE	<u>CIIVE DAIE.</u> II	is section is end	ective January 1, 2015.	
4.6	Sec. 6. [1	16.9311 WHEEL	WEIGHTS AN	D BALANCING PRODU	ICTS: LEAD
4.7	-	CURY PROHIBI			
4.8				cing or balancing a tire on	a motor vehicle
4.9				nt or other product for bala	
4.10				balancing product contains	
4.11	-			cture of the product.	ž
4.12	Subd.	2. Sales ban. A p	erson may not s	ell or offer to sell or distrib	oute weights
4.13	or other proc	lucts for balancing	motor vehicle of	or aircraft wheels if the we	ight or other
4.14	balancing pr	oduct contains lead	d or mercury that	at was intentionally added	during the
4.15	manufacture	of the product.			
4.16	Subd.	3. New motor vel	nicles. A person	may not sell a new motor	vehicle or
4.17	aircraft that	is equipped with a	weight or other	product for balancing when	els if the weight
4.18	or other bala	ncing product cont	ains lead or me	rcury that was intentionally	added during
4.19	the manufac	ture of the product	. For purposes of	of this subdivision, "new m	otor vehicle"
4.20	means a mot	or vehicle that has	not been previo	usly sold to a person except	ot a distributor,
4.21	wholesaler, o	or motor vehicle de	ealer for resale.		
4.22	Subd.	4. Salvage. A per	son may not shr	ed or crush, or market for	shredding or
4.23	crushing, an	y motor vehicle, ai	rcraft, watercrat	ft, or railroad or industrial	equipment,
4.24	or any portion	on thereof, without	<u>-</u>		
4.25	<u>(1) ins</u>	pecting the vehicle	or equipment; a	and	
4.26	<u>(2) ren</u>	noving all weights	or other product	s for balancing wheels or c	other equipment
4.27	if the weight	s or balancing proc	ducts contain lea	nd or mercury that was inte	ntionally added
4.28	during the m	anufacture of the v	weights or balan	cing products.	
4.29	Subd.	5. Management o	f wheel weight	s and balancing products	. Mercury in
4.30	wheel weigh	ts and other balance	ing products for	vehicle and aircraft wheels	must be recycled
4.31	or otherwise	managed to comp	ly with sections	115A.932 and 116.92 and	to ensure that
4.32	they do not b	become part of the	solid waste strea	am and are not released to t	the environment.
4.33	EFFE	<u>CTIVE DATE.</u> <u>Th</u>	is section is effe	ective January 1, 2015.	

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