

## HOUSE BILL NO. 1183

Introduced by

Representatives Delmore, N. Johnson, Potter

Senators Bakke, J. Lee, Nelson

1 A BILL for an Act to create and enact chapter 19-09.1 of the North Dakota Century Code,  
2 relating to safe cosmetics; and to provide a penalty.

3 **BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

4 **SECTION 1.** Chapter 19-09.1 of the North Dakota Century Code is created and  
5 enacted as follows:

6 **19-09.1-01. Definitions.** As used in this chapter, unless context otherwise requires:

7 1. "Authoritative body" means any agency or formally organized program or group  
8 recognized by the department as being authoritative for the purpose of identifying  
9 chemicals that cause cancer or reproductive toxicity.

10 2. "Chemical identified as causing cancer or reproductive toxicity" means a chemical  
11 identified by an authoritative body as:

12 a. A substance listed as known or reasonably anticipated to be a human  
13 carcinogen in a national toxicology report on carcinogens;

14 b. A substance given an overall carcinogenicity evaluation of group 1, group 2A,  
15 or group 2B, by the international agency for research on cancer;

16 c. A substance identified as a group A, group B1, or group B2 carcinogen, or as  
17 a known or likely carcinogen by the United States environmental protection  
18 agency; or

19 d. A substance identified as having some or clear evidence of adverse  
20 developmental, male reproductive, or female reproductive toxicity effects in a  
21 report by an expert panel of the national toxicology program's center for the  
22 evaluation of risks to human reproduction.

23 3. "Cosmetics" has the same meaning as that term is defined in title 21, United States  
24 Code, chapter 9, subchapter II, section 321, and includes:

1           a. Articles intended to be rubbed, poured, sprinkled, or sprayed on, introduced  
2           into, or otherwise applied to the human body or any part thereof for cleansing,  
3           beautifying, promoting attractiveness, or altering the appearance; and

4           b. Articles intended for use as a component of any such articles, excluding soap.

5       4. "Department" means the state department of health.

6       5. "Ingredient" has the same meaning as that term is defined in title 21, Code of  
7       Federal Regulations, chapter 1, part 700, section 700.3, subdivision (e), and does  
8       not include any incidental ingredient as defined in Code of Federal Regulations,  
9       title 21, chapter 1, part 701, section 701.3, subdivision (l).

10      6. "Manufacturer" means any person whose name appears on the label of a cosmetic  
11      product pursuant to the requirements of Code of Federal Regulations, title 21,  
12      section 701.12.

13      **19-09.1-02. Safe cosmetics program.**

14      1. Beginning January 1, 2010, the manufacturer of any cosmetic product subject to  
15      regulation by the federal food and drug administration which is sold in this state  
16      shall provide, on a schedule and in electronic or other format as determined by the  
17      department, the department with a complete and accurate list of its cosmetic  
18      products that, as of the date of submission, are sold in the state and which contain  
19      any ingredient that is a chemical identified as causing cancer or reproductive  
20      toxicity, including any chemical that is:

21           a. Contained in the product for purposes of fragrance or flavoring; or

22           b. Identified by the phrase "and other ingredients" and determined to be a trade  
23           secret pursuant to the procedure established in title 21, Code of Federal  
24           Regulations, part 702, section 720.8, and part 20. Any ingredient identified  
25           under this subdivision must be considered confidential trade secret  
26           information and is not public information.

27      2. Any information submitted pursuant to subsection 1 must identify each chemical  
28      both by name and chemical abstract service number and must specify the product  
29      or products in which the chemical is contained.

30      3. If an ingredient identified under this section subsequently is removed from the  
31      product in which it was contained or is no longer a chemical identified as causing

1           cancer or reproductive toxicity by an authoritative body, the manufacturer of the  
2           product containing the ingredient shall submit the new information to the  
3           department. Upon receipt of new information, the department, after verifying the  
4           accuracy of that information, shall revise the manufacturer's information on record  
5           with the department to reflect the new information. The manufacturer is not under  
6           obligation to submit subsequent information on the presence of the ingredient in  
7           the product unless subsequent changes require submittal of the information.

- 8           4. This section applies to cosmetic products that may be regulated as a drug by the  
9           federal food and drug administration.

10       **19-09.1-03. Investigations - Civil penalty.**

- 11       1. In order to determine potential health effects of exposure to ingredients in  
12       cosmetics sold in the state, the department may conduct an investigation of one or  
13       more cosmetic products that contain chemicals identified as causing cancer or  
14       reproductive toxicity or other ingredients of concern to the department.
- 15       2. An investigation conducted pursuant to subsection 1 may include a review of  
16       available health effects data and studies, worksite health hazard evaluations,  
17       epidemiological studies to determine the health effects of exposures to chemicals  
18       in various subpopulations, and exposure assessments to determine total  
19       exposures to individuals in various settings.
- 20       3. If an investigation is conducted under subsection 1, the manufacturer of any  
21       product subject to the investigation may submit relevant health effects data and  
22       studies to the department.
- 23       4. To further the purposes of an investigation, the department may require  
24       manufacturers of products subject to the investigation to submit to the department  
25       relevant health effects data and studies available to the manufacturer and other  
26       available information as requested by the department, including the concentration  
27       of the chemical in the product, the amount by volume or weight of the product that  
28       comprises the average daily application or use, and sales and use data necessary  
29       to determine where the product is used in the occupational setting.
- 30       5. The department shall establish reasonable deadlines for the submittal of  
31       information required pursuant to subsection 4.

- 1           6. If the department determines pursuant to an investigation that an ingredient in a  
2           cosmetic product is potentially toxic at the concentrations present in the product or  
3           under the conditions used, the department immediately shall make the findings  
4           public.
- 5           7. A manufacturer that violates of this section is subject to a civil penalty not to  
6           exceed five thousand dollars per violation.