THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1236 Session of 1983

INTRODUCED BY COHEN, MANDERINO, ITKIN, J. L. WRIGHT, F. E. TAYLOR, BURNS, LETTERMAN, LASHINGER, FREEMAN, PISTELLA, MILLER, REBER, HOEFFEL, COWELL, KUKOVICH, DeWEESE, RYBAK, WIGGINS, GALLAGHER, ALDERETTE, PETRONE, FATTAH, LINTON, TRELLO, STEIGHNER, KASUNIC, BATTISTO, DeLUCA, HARPER, STEWART, MCHALE, WOZNIAK, LAUGHLIN, MICHLOVIC, SEVENTY, BOOK, HOEFFEL AND KOWALYSHYN, JUNE 21, 1983

AS AMENDED ON THIRD CONSIDERATION, IN SENATE, OCTOBER 1, 1984

AN ACT

Requiring chemical identification of substances in the community 1 2 and on employer premises; requiring the posting of the 3 identity of these substances by employers and the labeling of chemicals; requiring information and safety data on chemicals 4 5 to be given to the Department of Health LABOR AND INDUSTRY, б members of the community and employees; requiring employers 7 to operate educational programs relating to hazardous substances; providing for further duties of the Department of 8 Health LABOR AND INDUSTRY, for complaint procedures, for 9 10 investigations, for compliance orders and the enforcement 11 thereof; and providing penalties.

12 It is hereby declared that there exists within the 13 Commonwealth of Pennsylvania a potential danger to employees, their families and to the general public from exposure to 14 15 chemicals introduced into the workplace and into the general 16 environment. Employees may be exposed to these substances during the course and scope of their employment and the general public 17 may be exposed due to the transportation, use and subsequent 18 19 disposal within the community. Serious health problems may be

caused to individuals because of this exposure. Due to the
 nature of these substances, these health problems may not become
 evident until many years after initial exposure.

4 It is therefore declared to be the policy of the Commonwealth 5 that employers within the Commonwealth and chemical suppliers doing business within the Commonwealth have a duty to make 6 7 available to employees and to the general public the identity of chemicals used in the workplace, and to make information 8 9 available as to the known or suspected health hazards posed by 10 the use of or exposure to hazardous substances. Employees, their 11 families and the general public have a right to know the 12 identity of chemicals they may be exposed to, the potential 13 health hazards that exist and the symptoms that may be 14 experienced because of exposure. It is further declared that 15 employees and the general public themselves are frequently in 16 the best position to discover serious health problems, provided 17 that they are aware of the chemical identity and the nature of 18 the substances to which they are exposed. Employees, their 19 families and the general public have an inherent right to know 20 about the known and suspected health hazards which may result 21 from exposure to hazardous substances, so that they may make 22 knowledgeable and reasoned decisions with respect to the 23 continued personal costs of their employment or residence at a 24 particular place and the need for corrective action.

It is further declared that, because of close or continuing contact with hazardous substances, the workplace often provides an early warning mechanism for the rest of the environment and the general public. It is therefore the intent of this Legislature to ensure that employees, their families and the general public be given current information concerning the -2 - nature of the hazardous substances with which they may come in
 contact and full information concerning the health hazards of
 these hazardous substances.

4 It is further declared that availability of detailed 5 information concerning the identity and nature of chemicals to 6 local police, fire and health officials will greatly aid such 7 authorities in responding to local emergencies such as chemical 8 fires, accidental spills, industrial accidents and outbreaks of 9 health problems among members of the public.

10 It is further declared that the swift and effective 11 enforcement of the provisions of this act is vital to ensure 12 that the health and safety of employees and members of the 13 public is protected.

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8 The General Assembly of the Commonwealth of Pennsylvania 9 hereby enacts as follows: <____

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10 Section 1. Short title.

11 This act shall be known and may be cited as the Worker and 12 Community Right to Know Act.

13 Section 2. Definitions.

14 The following words and phrases when used in this act shall 15 have the meanings given to them in this section unless the 16 context clearly indicates otherwise:

17 "Article." A manufactured item which is formed to a specific 18 shape or design during manufacture, which has end use functions 19 dependent in whole or in part upon its shape or design during 20 end use and which does not release, or otherwise result in 21 exposure to, a hazardous chemical under normal conditions of 22 use.

23 "Chemical." Any element, substance, chemical compound or 24 mixture of elements, substances or compounds, but shall not 25 include an article as defined herein, food, DRUGS OR COSMETICS 26 as defined in the Federal Food, Drug and Cosmetic Act (21 U.S.C. 27 § 301 et seq.), cosmetics, tobacco or products which are primarily intended for sale on the retail market to the general 28 29 public and are sealed in the packages to be used therewith. 30 "Chemical Abstracts Service number." The unique 19830H1236B3630 - 4 -

identification number assigned by the Chemical Abstracts Service
 to chemicals.

3 "Chemical identification sheet or CIS." A written document, 4 prepared in accordance with the requirements of this act, which 5 contains, in the case of a hazardous mixture, the identity by chemical name, common name and Chemical Abstracts Service 6 number, all special hazardous substances COMPRISING 0.01% OR 7 MORE OF THE MIXTURE AND all hazardous substances comprising 1% 8 9 or more of the mixture and all other substances comprising 3% or 10 more of the mixture.

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"Chemical name." The scientific designation of a chemical in accordance with the nomenclature system developed by the International Union of Pure and Applied Chemistry or the Chemical Abstracts Service rules or OF nomenclature.

"Common name." Any designation or identification other than a chemical name or trade name, by which a substance is generally known, such as a nonsystematic scientific name, which clearly identifies a single chemical or mixture and which is unique to that specific chemical or mixture.

20 "Container." A receptacle used to hold a liquid, solid or gaseous substance including, but not limited to, bottles, 21 22 pipeline valves, vats, barrels, boxes, cans, cylinders, drums, 23 cartons, vessels, vats and stationary tanks. The term does not 24 include containers of ten gallons or less into which substances 25 are transferred by the employee from labeled containers and 26 which are intended only for the immediate use by the employee 27 who performs the transfer, or containers which are primarily designed to be sold on the retail market for use by the general 28 29 public.

30 "Department." The Department of Health LABOR AND INDUSTRY. 19830H1236B3630 - 5 - 1 "Employee." Any person currently or formerly working for an <employer, except domestic or casual laborers employed at the 2 3 employer's place of residence. A FORMER EMPLOYEE SHALL BE <-----4 CONSIDERED AN EMPLOYEE HEREUNDER, EXCEPT THAT THE FORMER EMPLOYER'S EMPLOYEE'S RIGHTS HEREUNDER SHALL BE SUBJECT TO A 5 <-----REQUEST MADE BY THE FORMER EMPLOYEE AND RECEIVED BY THE 6 7 EMPLOYER.

8 "Employee representative." An individual or organization 9 authorized by an employee or employees to exercise his or her or 10 their rights to request information under this act. A recognized 11 or certified collective bargaining agent for an employee shall 12 be considered to be an employee representative without regard to 13 individual employee authorization.

14 "Employer." Any individual, partnership, corporation or 15 association doing business in the Commonwealth, including the 16 Commonwealth, its political subdivisions, including school 17 districts, and any officer, board, commission, agency, authority 18 or other instrumentality thereof.

19 "Environmental hazard." Any substance, emission or discharge 20 determined by the department to be a hazardous substance and 21 which is likely to pose, BECAUSE OF ITS PARTICULAR OR EXTREME <---22 PROPERTIES, POSES a danger if released into the environment.and <----23 for which a trade secret claim shall not be made.

24 "Exposure." Any situation arising from a workplace operation 25 where an employee may ingest, inhale, absorb through the skin or 26 eyes, or otherwise come into contact with a chemical or mixture. 27 "Hazardous mixture." Any mixture that contains one or more hazardous substances AS DEFINED HEREIN, in a concentration of 1% 28 <-----29 or greater in the mixture or any mixture that contains one or 30 more special hazardous substances or environmental hazards in - 6 -19830H1236B3630

1 any amount. CONCENTRATIONS OF 0.01% OR GREATER IN THE MIXTURE.
2 For the purposes of this act, where a special hazardous mixture
3 is combined with one or more chemicals or mixtures to form a new
4 mixture, the new mixture shall be considered to be a hazardous
5 mixture.

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⁶ "Hazardous substance." Any chemical or mixture defined as
⁷ hazardous pursuant to section 3. For the purposes of this act,
⁸ any hazardous mixture is a hazardous substance.

9 "Hazardous Substance Fact Sheet or HSFS." A written document 10 prepared by the department for the purpose of transmitting 11 information about a hazardous substance to employers, employees 12 or members of the general public.

"Hazard warning." Words, pictures, symbols or a combination
of these appearing on a label which instruct employees as to
immediate action they should take for their own protection.
CONVEYS INFORMATION REGARDING ACTIONS OR CAUTIONS TO BE TAKEN
WITH REGARD TO THE ASSOCIATED HAZARDOUS SUBSTANCE.

18 "Health professional." Any physician, NURSE, industrial 19 hygienist, toxicologist or epidemiologist providing medical, 20 occupational health or environmental health services.

Importer." The first business within the customs territory of the United States, which handles chemicals produced in other countries and intended for sale and distribution to purchasers within the United States.

25 "Label." A sign, emblem, sticker or marker affixed to or 26 stenciled into a container listing the information required 27 pursuant to section 6.

28 "Manufacturer." Any individual, partnership, corporation, 29 association or other person who provides, extracts, produces, 30 USES or otherwise makes chemicals FOR SALE OR DISTRIBUTION. 19830H1236B3630 - 7 - "Material Safety Data Sheet or MSDS." A written document
 prepared by a supplier or employer MANUFACTURER, SUPPLIER OR
 IMPORTER in conformity with the requirements set forth in
 SECTION 4 OF this act for the purpose of transmitting
 information concerning a chemical.

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6 "Mixture." A combination of two or more chemicals not7 involving a chemical reaction.

8 "NIOSH Registry of Toxic Effects of Chemical Substances." 9 The on-line data base of the National Institute for Occupational 10 Safety and Health Registry of Toxic Effects of Chemical 11 Substances.

12 "OSHA." The Federal Occupational Safety and Health13 Administration.

14 "Research and development laboratory." A specially 15 designated area used primarily for research, development, 16 teaching and OR testing activity, and not primarily involved in <-----17 the production of goods for commercial sale, in which chemicals 18 are used by or under the direct supervision of a technically 19 qualified person. FOR THE PURPOSE OF THIS ACT, A TECHNICALLY <---QUALIFIED PERSON IS A PERSON WHO, BECAUSE OF EDUCATION, TRAINING 20 21 OR EXPERIENCE, UNDERSTANDS THE RISKS ASSOCIATED WITH THE 22 HAZARDOUS SUBSTANCE OR MIXTURE CONTAINING A HAZARDOUS SUBSTANCE 23 HANDLED BY EMPLOYEES UNDER HIS OR HER SUPERVISION OR GUIDANCE. 24 "Sealed package." A package shall be in a sealed state if it <-----25 is a container or vessel whose contents have been placed into it 26 by the manufacturer or importer for the purpose of being 27 transported from one point to another and when such a package 28 whose contents have been placed into it by the manufacturer or 29 importer is in the process of being so transported. A package is 30 not sealed if it is opened for the purpose of transferring the - 8 -19830H1236B3630

contents which have been placed into it by the manufacturer or
 importer to another container or vessel; however, opening a
 package to examine the contents for emergency or safety reasons
 shall be allowed.

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5 "SEALED PACKAGE." A PORTABLE CONTAINER INTO WHICH THE MANUFACTURER, IMPORTER OR SUPPLIER HAS PLACED A CHEMICAL OR 6 7 CHEMICALS, AND WHICH IS SEALED BY SAID MANUFACTURER, IMPORTER OR 8 SUPPLIER FOR TRANSPORT TO ANOTHER LOCATION, AND WHICH IS INTENDED TO REMAIN SEALED UNTIL REACHING ITS FINAL DESTINATION. 9 A SEALED PACKAGE SHALL ALSO INCLUDE THOSE CONTAINERS USED TO 10 11 TRANSPORT HAZARDOUS WASTES IN ACCORDANCE WITH THE RESOURCE CONSERVATION AND RECOVERY ACT OF 1976 (PUBLIC LAW 94-580, 42 12 13 U.S.C. 6901 ET SEQ.) OR THE COMPREHENSIVE ENVIRONMENTAL RESPONSE 14 COMPENSATION AND LIABILITY ACT OF 1980 (PUBLIC LAW 96-510, 26 U.S.C. 4611 ET SEQ. AND 42 U.S.C. 9601 ET SEQ.). 15

16 "Special hazardous substance." A hazardous substance so
17 designated by the department because its particular toxicity,
18 tumorigenicity, mutagenicity, reproductive toxicity,
19 flammability, explosiveness, corrosivity or reactivity poses a
20 special hazard to health and safety. and for which a trade
21 secret claim shall not be made.

22 "Supplier." Any individual, partnership, corporation,
23 association or other person, inside or outside or outside the <-</p>
24 Commonwealth, who manufactures, supplies, imports or distributes
25 any chemical for sale, distribution or use within the
26 Commonwealth.

27 "Trade name." Any designation or identification such as a 28 code name or number, or a brand name, used by an employer or 29 supplier to identify a chemical other than by its chemical or 30 common name.

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1 "Trade secret." Any formula, plan, pattern, process, production data, information or compilation of information, 2 3 including chemical OR COMMON name, which is known only to an <-----4 employer and a limited number of other individuals, and which is 5 used in the fabrication and production or development of an <----article of trade or service, A PRODUCT, PROCESS OR SERVICE and 6 <-----7 which gives the employer possessing it a competitive advantage 8 over businesses who do not possess it, or the secrecy of which is certified by an appropriate official of the Federal 9 10 Government as necessary for national defense purposes. 11 "Workplace." Any building or work area or contiguous group of buildings or work areas AT ONE GEOGRAPHICAL LOCATION 12 <-13 composing a plant site in the Commonwealth used by the employer 14 on a permanent or temporary basis to conduct business. 15 "Work area." Any room, section of a room or other immediate <-16 area DEFINED SPACE within a workplace where one or more workers <-----17 are based for the regular performance of their duties. 18 Section 3. Hazardous substance list. 19 (a) Hazardous substance list.--The department shall, no later than 180 days subsequent to the effective date of this 20 21 act, compile a list of hazardous substances which shall include, 22 but not be limited to, the substances found in the latest 23 compilation or issue of any one of the following lists: 24 (1) Federal Environmental Protection Agency (EPA) list 25 of toxic pollutants and hazardous substances prepared 26 pursuant to sections 307 and 311 of the Federal Clean Water 27 Act of 1977 (33 U.S.C. §§ 1317, 1321). 28 EPA list of hazardous air pollutants prepared (2) pursuant to section 112 of the Federal Clean Air Act (42 29 30 U.S.C. § 7412).

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(3) EPA list of restricted use pesticides found at 40
 CFR 162.30 (relating to optional procedures for
 classification of pesticide uses by regulation).

4 (4) EPA Carcinogen Assessment Group's List of5 Carcinogens.

6 (5) OSHA list of toxic and hazardous substances found in
7 29 CFR 1910, subpart Z (relating to toxic and hazardous
8 substances).

9 (6) International Agency for Research on Cancer sublist,
10 entitled "Substances found to have at least sufficient
11 evidence of carcinogenicity in animals."

12 (7) National Toxicology Program's list of substances13 published in their latest Annual Report on Carcinogens.

14 (8) National Fire Protection Association list found in
15 "Hazardous Chemicals Data (NFPA 49)."

16 (9) National Fire Protection Association list found in
17 "Fire Hazard Properties of Flammable Liquids, Gases, Volatile
18 Solids (NFPA 325M)," but only those substances found on
19 sublists for health items, categories 2, 3 and 4; sublists
20 for reactivity items, categories 3 and 4; sublists for
21 flammability, categories 3 and 4.

(10) American Conference of Governmental Industrial
Hygienists list found in Threshold Limit Value for Chemical
Substances and Physical Agents in the Workplace.

(11) National Cancer Institute sublist, entitled
"Carcinogens bioassays with at least evidence suggestive of
carcinogenic effect," but including only those substances
which satisfy criteria of the National Toxicology Program
indicating significant carcinogenic effect.

30 The list shall further include any other substance or mixture19830H1236B3630- 11 -

designated by the department as hazardous because of its known 1 2 or probable adverse human or environmental effect. This list 3 shall be updated, REDUCED or expanded by the department as <-----4 necessary in light of new scientific evidence and knowledge. A 5 copy of the list and any modifications thereof shall be 6 transmitted to every employer as necessary SUBJECT TO THIS ACT. <-7 Additions to hazardous substance list .-- Any chemicals (b) 8 which appear on any future compilation or issue of any of the 9 lists contained in subsection 3(a) shall automatically be added 10 to the hazardous substance list. Prior to adding any other 11 chemicals to the list of hazardous substances enumerated in 12 section 3(a)(1) through (11), the department shall, after giving 13 proper notice, hold hearings on the proposed additions to allow 14 for comment by interested parties. Upon conclusion of the 15 hearings, the department shall, IF IT DETERMINES THE PROPRIETY <-16 OF INCLUDING THE CHEMICALS, amend its regulations to reflect 17 additions and publish the additions thereto in the Pennsylvania 18 Bulletin, and notify employers regarding the additions. 19 (C) DELETIONS TO HAZARDOUS SUBSTANCE LIST.--ANY CHEMICALS 20 WHICH ARE REMOVED FROM ANY FUTURE COMPILATION OR ISSUE OF THE 21 LISTS CONTAINED IN SUBSECTION (A), OR ANY CHEMICALS THAT HAVE 22 BEEN ADDED TO THE HAZARDOUS SUBSTANCE LIST UNDER SUBSECTION (B), MAY BE DELETED FROM THE HAZARDOUS SUBSTANCE LIST. PRIOR TO 23 DELETING ANY CHEMICAL FROM THE HAZARDOUS SUBSTANCE LIST THE 24 25 DEPARTMENT SHALL, AFTER GIVING PROPER NOTICE, HOLD HEARINGS ON 26 THE PROPOSED DELETIONS TO ALLOW FOR COMMENT BY INTERESTED 27 PARTIES. UPON CONCLUSION OF THE HEARINGS, THE DEPARTMENT, IF IT DETERMINES THE PROPRIETY OF DELETING THE CHEMICAL, SHALL AMEND 28 29 ITS REGULATIONS TO REFLECT DELETIONS AND PUBLISH THE DELETIONS 30 THERETO THEREFROM IN THE PENNSYLVANIA BULLETIN, AND NOTIFY <-19830H1236B3630 - 12 -

1 EMPLOYERS REGARDING THE DELETIONS.

2 Special HAZARDS and environmental hazards. -- The (c) (D) <-3 department shall designate those hazardous substances which 4 shall be considered special hazardous substances and those which 5 shall be considered environmental hazards. The department shall compile separate lists of the special hazardous substances and 6 7 the environmental hazards. These lists shall be updated, transmitted to employers and posted by employers in the same 8 manner as the hazardous substance list. THE DEPARTMENT SHALL, BY 9 <-----10 REGULATION, SPECIFY THOSE SPECIAL HAZARDOUS SUBSTANCES WHICH, 11 BECAUSE OF THEIR PARTICULAR OR EXTREME PROPERTIES, MUST BE IDENTIFIED AT CONCENTRATIONS OF LESS THAN 0.01%. 12

13 (d) (E) Hazardous substance survey form. -- Every employer 14 shall, upon a form supplied by the department, fill out a 15 hazardous substance survey for each workplace, providing 16 information on the hazardous substances present during the prior 17 year. A listing of the hazardous substances shall be posted by 18 the employer as required by section 7. Upon the written request 19 of any person IN PENNSYLVANIA, the department shall require the 20 employer to forward a copy of the completed survey form to the 21 department within 20 days. The department shall, in turn, keep a 22 copy of the survey form on file, and shall immediately transmit a copy of the form to the original requestor. The employer shall 23 24 update the hazardous substance survey for each workplace every 25 two years.

26 (e) (F) Access of police, fire and emergency response
27 agencies.--Upon the request of a local police, fire or emergency
28 response agency, within whose jurisdiction an employer falls, an
29 employer shall provide a copy of its latest hazardous substance
30 survey, together with AND, IF REQUESTED, copies of all relevant
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Material Safety Data Sheets. The employer shall further provide,
 upon the request of said agency, all relevant and available
 information concerning any environmental hazards pertaining to
 the workplace in question.

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5 (f) (G) Environmental hazard survey.--Upon the written request of any person IN PENNSYLVANIA, the department shall 6 7 require an employer to complete an environmental hazard survey for a particular workplace upon a form supplied by the 8 department. The environmental survey shall include those 9 10 substances emitted, discharged or disposed of from that 11 workplace, and shall provide the following information to the 12 extent that such information or reports are made under current 13 provisions of Federal and State, STATE, COUNTY OR MUNICIPAL law:

14 (1) The total known or estimated stack or point-source15 emissions of the substance.

16 (2) The total estimated fugitive or nonpoint-source17 emissions of the substance.

18 (3) The total known or estimated discharge of the
19 substance into the surface or groundwater, the treatment
20 methods and the known or estimated raw wastewater volume and
21 loadings.

22 (4) The total known or estimated discharge of the23 substance into publicly owned treatment works.

(5) The known or estimated quantity and methods of
disposal of any wastes containing the substance, the method
of onsite storage of these wastes, the location or locations
of the final disposal sites for these wastes and the identity
of the hauler of the wastes.

29 Within 30 days of the department's request, the employer shall 30 return the completed environmental survey form to the 19830H1236B3630 - 14 - 1 department, which shall in turn keep a copy on file and shall
2 immediately transmit a copy to the original requestor. The
3 employer shall also keep a copy of the environmental hazard
4 survey on file at that workplace and at its principal place of
5 business in the Commonwealth.

6 (g) Onsite testing. Upon request to the department, and for <-7 good cause shown, and upon consultation with the interested 8 parties involved, the department may require an employer to use 9 onsite testing or such other methods as will provide more exact 10 information as requested on the environmental hazard survey. In 11 an emergency, the secretary may empower the department to

12 undertake said testing at the Commonwealth's expense.

13 (H) ONSITE TESTING.--UPON THE REQUEST TO THE DEPARTMENT, AND <-----14 FOR GOOD CAUSE SHOWN AND UPON CONSULTATION WITH THE INTERESTED 15 PARTIES INVOLVED, THE DEPARTMENT MAY CONDUCT AT ITS EXPENSE 16 ONSITE TESTING OR USE SUCH OTHER METHODS AS WILL PROVIDE MORE 17 EXACT INFORMATION CONCERNING THE ENVIRONMENTAL HAZARDS REPORTED 18 IN THE ENVIRONMENTAL HAZARDS SURVEY UNDER SUBSECTION (G). THE 19 SITE OWNER MAY CONDUCT ONSITE TESTING INSTEAD OF THE DEPARTMENT. 20 UPON THE WRITTEN REQUEST OF THE EMPLOYER, THE DEPARTMENT SHALL 21 DETAIL IN WRITING THE TYPE AND METHODS OF TESTING AND PROVIDE 22 TECHNICAL ASSISTANCE TO AID THE EMPLOYER WHO CHOOSES TO CONDUCT 23 TESTING INSTEAD OF THE DEPARTMENT. IN AN EMERGENCY, THE DEPARTMENT MAY UNDERTAKE SAID TESTING AT THE COMMONWEALTH'S 24 25 EXPENSE. THE DEPARTMENT SHALL NOT CONDUCT ONSITE TESTING WHICH 26 HAS ALREADY BEEN CONDUCTED BY OSHA.

27 (h) (I) Authority to modify filing requirements.--The 28 department may, by regulation, require certain classes or groups 29 of employers to automatically file with the department the 30 completed hazardous substance survey and/or environmental hazard 19830H1236B3630 - 15 -

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survey every two years, taking into account the nature and
 quantity of the hazardous substances and/or environmental
 hazards involved, the likely danger to the surrounding
 community, the number of employees affected or the importance of
 said information to future epidemiological or other health
 studies.

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7 (i) Application. Notwithstanding any language to the
8 contrary, the provisions of this act shall not apply to
9 hazardous substances contained in the following:

10 (1) An article.

11 (2) Products intended for personal consumption by 12 employees in the workplace; consumer products packaged in 13 containers which are primarily designed for distribution to, 14 and use by, the general public; and foods as defined in the 15 Federal Food, Drug and Cosmetic Act (21 U.S.C. § 301 et 16 seq.).

17 (3) A research and development laboratory, except for 18 the provisions of sections 5, 8, 11, 13 and 14. This 19 exemption does not include a laboratory that primarily 20 produces hazardous substances for commercial purposes. 21 "Technically qualified individual" means a person who, 22 because of education, training or experience, understands the 23 risks associated with the hazardous substance or mixture 24 containing a hazardous substance handled by employees under 25 his or her supervision or guidance. 26 (4) A workplace where a hazardous substance is received 27 in a sealed package and is subsequently sold or transferred

28 in that package within 20 days, if the seal remains intact

29 while the substance is in the workplace, except for the

30 provisions of sections 5, 8, 11, 13 and 14.

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(j) Retention of materials.--The department shall maintain a
 file of all completed hazardous substance surveys and
 environmental hazard surveys for 30 years. The department shall
 also retain at least one Material Safety Data Sheet for each
 hazardous substance and hazardous mixture, together with
 revisions thereof.

7 Section 4. Obligation of suppliers.

8 (a) Labeling.--Every supplier, as condition of doing 9 business in this Commonwealth, shall insure that the container 10 of any chemical which is delivered to a point within this 11 Commonwealth or which is produced within this Commonwealth is 12 clearly labeled in the manner required by section 6.

13 (b) Provision of Material Safety Data Sheets.--

(1) All manufacturers, importers or suppliers, as a 14 15 condition of doing business in this Commonwealth, shall 16 prepare an MSDS for each hazardous substance or hazardous 17 mixture they produce or import, and shall ensure that all 18 purchasers of hazardous substances or hazardous mixtures are 19 provided an appropriate MSDS with their initial shipment, and with the first shipment after an MSDS is updated. The 20 21 manufacturer, importer or supplier shall further provide an 22 MSDS for any other chemical delivered to a point within the 23 Commonwealth, if the manufacturer, importer or supplier 24 produces or possesses such an MSDS.

(2) Distributors shall ensure that MSDS's are provided
to all purchasers of hazardous substances or hazardous
mixtures. Manufacturers, importers, suppliers and
distributors shall notify the recipient of the hazardous
substance or hazardous mixture that such substance is subject
to the provisions of this act. In lieu of physically

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1 attaching MSDS's to containers shipped, the manufacturer, 2 importer, supplier or distributor may mail the MSDS to the 3 purchaser at the time of the shipment.

4 (3) Employers shall obtain and maintain MSDS's for each
5 hazardous substance or hazardous mixture in their workplace.
6 If an MSDS is not provided with the shipment, the employer
7 shall obtain one from the manufacturer, importer, supplier or
8 distributor.

9 Manufacturers, importers or suppliers shall ensure (4) 10 that one copy of an MSDS for each hazardous substance or 11 hazardous mixture which they produce within or deliver to a 12 point within this Commonwealth shall be mailed to the 13 department at the same time as their initial shipment to an employer within this Commonwealth. In addition, the 14 15 manufacturer, importer or supplier shall mail to the 16 department one copy of an MSDS for any other chemical for 17 which they produce or possess an MSDS, at the time of the 18 initial shipment of the chemical to an employer within this Commonwealth. An additional submission of an MSDS shall be 19 20 made at the time of the first shipment to an employer within 21 this Commonwealth after an MSDS is updated. In this manner, 22 or upon its own initiative, the department shall compile a 23 complete file of all MSDS's for each hazardous substance, 24 hazardous mixture and appropriate chemical that is produced 25 or distributed within this Commonwealth, and shall keep the 26 complete MSDS file updated as new information becomes 27 available.

28 (c) Contents of Material Safety Data Sheets. Subject to the 29 trade secret provisions covered in section 11, the information 30 in the Material Safety Data Sheets shall be at least as complete 19830H1236B3630 - 18 -

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as that maintained both by the National Library of Medicine
 computer files and the latest edition of the National Fire
 Protection Association's Fire Protection Guide on Hazardous
 Materials. It shall include, but not be limited to, the
 following information:

6 (C) CONTENTS OF MATERIAL SAFETY DATA SHEETS.--THE 7 INFORMATION IN THE MATERIAL SAFETY DATA SHEETS SHALL REFLECT THE 8 CONTENTS OF THE RELEVANT NATIONAL LIBRARY OF MEDICINE COMPUTER 9 FILES AND THE LATEST EDITION OF THE NATIONAL FIRE ASSOCIATION'S 10 FIRE PROTECTION GUIDE ON HAZARDOUS MATERIALS. SUBJECT TO THE 11 TRADE SECRET PROVISIONS OF SECTION 11, IT SHALL ALSO INCLUDE, 12 BUT NOT BE LIMITED TO, THE FOLLOWING INFORMATION:

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13 (1) The chemical name, the Chemical Abstracts Service 14 number, the trade name, common names and any other names 15 under which said substance is regulated by another State or 16 Federal agency.

17 (2) The chemical name, common name and Chemical
18 Abstracts Service number of every chemical contained in the
19 substance which comprises 3% or more of the substance except
20 that hazardous substances shall be listed if they comprise 1%
21 or more of the substance, and all special hazardous
22 substances WHICH COMPRISE 0.01% OR MORE OF THE SUBSTANCE
23 shall be listed.

24 (3) A reference to all relevant information on the
25 hazardous substance from the NIOSH Registry of Toxic Effects
26 of Chemical Substances.

(4) The boiling point, vapor pressure, vapor density,
solubility in water, specific gravity, melting point,
physical state, color and odorous properties at standard
conditions of temperature and pressure.

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(5) The flash point, auto ignition temperature,
 percentage of volume of flammable limits, the recommended
 fire extinguishing media, any special firefighting procedure
 and any other unusual fire or explosion hazards.

(6) The hazards, if any, posed by the substance,
including its toxicity, tumorigenicity, mutagenicity,
reproductive toxicity, flammability, explosiveness,
corrosivity and reactivity, including specific information on
its reactivity with water.

10 (7) A description, in nontechnical language, of the
11 acute and chronic health effects of exposure to the
12 substance, including the signs and symptoms of exposure, and
13 medical conditions that might be WHICH ARE GENERALLY
14 RECOGNIZED AS BEING aggravated by exposure TO THE SUBSTANCE.

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15 (8) The permissible exposure level, threshold limit
16 value, short-term, ceiling and other established limit values
17 as set by OSHA, National Institute of Occupational Safety and
18 Health, American Industrial Hygiene Association and American
19 Conference of Governmental Industrial Hygienists.

20 (9) The potential routes and symptoms of exposure to the21 hazardous substances.

(10) Emergency first aid procedures in case of inhalation, swallowing, eye splashes and skin contamination, including a telephone number to be called day or night in an emergency and any special information needed by medical practitioners treating persons.

(11) The appropriate emergency and first aid procedures
for spills, fires, potential explosions and accidental or
unplanned emissions involving the hazardous substance.
(12) Recommended waste disposal method if applicable.
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1 (13) Personal protective equipment to be worn or used 2 when handling or otherwise coming in contact with the 3 substance and any special precautions, recommended 4 engineering controls or work practices to be used in handling 5 the substance.

9 (15) A description of the known or possible synergistic <--10 or additive effects caused REASONABLY ANTICIPATED by exposure <---11 to this substance and to other substances over the same 12 period of time.

13 (16) For mixtures, a description of any KNOWN dangers or <—
14 hazards created by the mixture that are greater than and
15 would not be otherwise disclosed by the Hazardous Substance
16 Fact Sheets for the constituent chemical substances.

17 (17) The name, address and telephone number of the18 manufacturer of the chemical.

19 (18) Date of preparation or last revision of the sheet.
20 NOTWITHSTANDING THE ABOVE, ANY MSDS WHICH CONTAINS THE
21 INFORMATION REQUESTED IN PARAGRAPHS (1) AND (2), AND WHICH
22 OTHERWISE CONTAINS THE INFORMATION REQUIRED BY 29 CFR §
23 1900.1200(G)(2), AS OF NOVEMBER 25, 1983, SHALL BE CONSIDERED TO
24 HAVE MET THE REQUIREMENTS OF THIS SECTION.

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(d) Chemical identification sheet.--An employer or supplier may, for convenience, provide the information requested in subsection (c)(2) by affixing a chemical identification sheet containing said information to an already existing MSDS and it shall be considered an integral part of the MSDS.

30 (e) Similar substances.--Where hazardous mixtures have 19830H1236B3630 - 21 -

similar contents and hazards, but vary in specific composition, 1 2 the supplier or employer may prepare one Material Safety Data 3 Sheet to apply to all of the similar mixtures: Provided, That 4 the Material Safety Data Sheet identifies all the various 5 mixtures by the names to which it applies, is correct in all respects and correctly states the constituent chemicals in all 6 of the mixtures. IT IS NOT NECESSARY TO PRODUCE A NEW MSDS WHEN 7 A HAZARDOUS SUBSTANCE IS DILUTED WITH WATER. 8

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9 (f) No duty to test.--This section shall not be construed to 10 mean that an employer or supplier must conduct studies to 11 develop new information.

12 AGRICULTURAL MIXTURES. -- WHEN A FARM SUPPLIER COMBINES (G) 13 ONE OR MORE CHEMICALS FOR AGRICULTURAL USE, THE FARM SUPPLIER MAY SUBSTITUTE ALL MATERIAL SAFETY DATA SHEETS FOR THE 14 15 INGREDIENTS IN THE MIXTURE IN LIEU OF PREPARING A NEW MSDS. 16 Section 5. Availability of information.

17 (a) Dissemination to local agencies. -- The department shall 18 ensure that each of its regional offices makes available to the 19 public the MSDS's and other information required under this act. 20 The department shall further make immediately available any 21 MSDS's and any completed hazardous substance or environmental 22 hazard surveys for a particular county to the appropriate local 23 police, fire or other emergency response agency, upon said 24 agency's request, if the same has not already been obtained.

25 (b) New information. -- Whenever a supplier receives or 26 discovers any relevant new information regarding a hazardous substance, the supplier shall make such information available to 27 28 the department and to all employers to which the supplier 29 provides said substance. The employer shall, in turn, make such 30 information available to employees and the employees' 19830H1236B3630

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1 representatives, upon receipt of such new information.

2 (c) Copy of data available to employees.--An employer shall
3 furnish, upon the request of an employee or employee
4 representative, any of the following:

5 (1) Any of the lists or survey forms generated under6 section 3.

7 (2) Any Material Safety Data Sheet for any hazardous
8 substance or hazardous mixture present in any of the
9 employer's workplaces.

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10 (d) Furnishing information. Upon the written request of an 11 employee or employee representative, the employer shall furnish a copy of the MSDS or the HSFS to said employee within five days 12 13 of receipt of the written request, if the requested MSDS or HSFS 14 is in the possession of the employer. If the employer possesses 15 said information, and fails to give said information to the 16 employee or employee representative within five days, the 17 employee shall have the right to refuse to work with the 18 specific hazardous substance until such time as the information 19 requested is provided, without penalty to said employee. If the 20 requested information is not in the possession of the employer, 21 the employer shall notify, in writing, said employee within five 22 days of the receipt of the written request, that the information 23 is not in his possession. Within 15 days of the date of written 24 notification to the employee, the employer shall obtain the 25 requested information from either the manufacturer, supplier or 26 the department. If the employer fails to supply the employee the 27 requested information within 15 days of the date of the written notification to said employee, said employee shall then have the 28 29 right to refuse to work with the said hazardous substance, until 30 such time as the employer supplies the requested information, at - 23 -19830H1236B3630

no penalty to said employee. 1

2 (D) FURNISHING INFORMATION.--UPON THE WRITTEN REQUEST OF AN 3 EMPLOYEE OR EMPLOYEE REPRESENTATIVE, THE EMPLOYER SHALL FURNISH 4 A COPY OF THE REQUESTED MSDS OR THE HSFS TO SAID EMPLOYEE WITHIN 5 FIVE DAYS OF RECEIPT OF THE WRITTEN REQUEST. IF THE REQUESTED MSDS OR HSFS IS IN THE POSSESSION OF THE EMPLOYER AND THE 6 7 EMPLOYER FAILS TO GIVE SAID INFORMATION TO THE EMPLOYEE OR 8 EMPLOYEE REPRESENTATIVE WITHIN FIVE DAYS, THE EMPLOYEE SHALL 9 HAVE THE RIGHT TO REFUSE TO WORK WITH THE SPECIFIC HAZARDOUS 10 SUBSTANCE WITHOUT PENALTY TO SAID EMPLOYEE UNTIL SUCH TIME AS 11 THE INFORMATION REQUESTED IS PROVIDED. IF THE REQUESTED INFORMATION IS NOT IN THE POSSESSION OF THE EMPLOYER, THE 12 13 EMPLOYER SHALL NOTIFY, IN WRITING, SAID EMPLOYEE WITHIN FIVE 14 DAYS OF THE RECEIPT OF THE EMPLOYEE'S WRITTEN REQUEST THAT THE 15 INFORMATION IS NOT IN THE EMPLOYER'S POSSESSION. WITHIN 15 DAYS 16 OF THE EMPLOYER'S WRITTEN NOTIFICATION TO THE EMPLOYEE, THE 17 EMPLOYER SHALL ATTEMPT TO OBTAIN THE REQUESTED INFORMATION FROM 18 THE SUPPLIER AND THE DEPARTMENT AND SHALL DOCUMENT SUCH 19 ATTEMPTS. UPON RECEIPT OF THE EMPLOYER'S REQUEST, THE DEPARTMENT 20 SHALL IMMEDIATELY ATTEMPT TO OBTAIN THE REQUESTED INFORMATION 21 FROM THE SUPPLIER AND NOTIFY THE EMPLOYER OF THAT ATTEMPT. IF, 22 AT THE END OF THE 15-DAY PERIOD, THE SUPPLIER DOES NOT RESPOND 23 TO THE EMPLOYER'S AND THE DEPARTMENT'S REQUEST, THE EMPLOYER AND 24 THE DEPARTMENT SHALL GIVE TO THE EMPLOYEE ALL HAZARDOUS 25 SUBSTANCE INFORMATION REQUIRED BY THIS ACT IN THE EMPLOYER'S OR 26 DEPARTMENT'S POSSESSION. THE EMPLOYEE SHALL HAVE THE RIGHT TO 27 REFUSE TO WORK WITHOUT PENALTY UNTIL THE REQUESTED INFORMATION 28 IS FURNISHED UNLESS THE EMPLOYER AND THE DEPARTMENT HAVE TAKEN 29 ALL ACTIONS PRESCRIBED BY THIS SECTION. REASSIGNMENT OF AN 30 EMPLOYEE TO OTHER WORK, AT EQUAL PAY AND BENEFITS, SHALL NOT BE 19830H1236B3630

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1 CONSIDERED A PENALTY UNDER THIS SUBSECTION.

(e) Information in the work area.--Every employer shall post 2 <-----3 MAKE READILY AVAILABLE, in every work area, the Material Safety <-----Data Sheet for every hazardous substance or hazardous mixture to 4 5 which the employees working in said work area may be exposed. 6 This posting shall be THE MATERIAL SAFETY DATA SHEETS SHALL BE <-7 MADE AVAILABLE in such a manner and in such numbers as to give every employee in that work area easy and unhindered access to 8 9 the Material Safety Data Sheets without permission or 10 intervention of management or any supervisor.

11 Limitation on fees.--All Material Safety Data Sheets, (f) educational and other materials shall be furnished by an 12 13 employer to an employee or employee representative at no cost to 14 the employee or employee representative. If the employee making 15 the request has requested and received the same information 16 about the same substance within the preceding 12 months, the 17 employer may impose a reasonable charge not to exceed the costs 18 of reproduction for that information. No fee shall be charged if 19 that employee's job assignment has changed or there is new 20 information available concerning any of the subjects about which 21 information is required to be provided. In no event shall the 22 employer charge fees pursuant to requests by a certified or 23 recognized bargaining agent.

24 Public access. -- Any person LIVING OR WORKING IN (g) 25 PENNSYLVANIA AND WHO IS NOT A COMPETITOR may request from the 26 department a copy of the lists or forms required in section 3 27 which are present in a particular workplace, and any Material 28 Safety Data Sheet or Hazardous Substance Fact Sheet on file and 29 the department shall transmit the requested material within 45 30 days. Any request shall be treated by the department as 19830H1236B3630 - 25 -

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confidential as to the name and address of the requestor. The
 department shall also make materials for its respective regions
 immediately available during business hours from its regional
 offices. Materials shall be available at a fee not to exceed the
 cost of reproducing them.

6 Section 6. Labeling.

7

(a) Labeling of container.--

8 (1) The employer shall ensure that each container of a 9 hazardous substance is labeled, tagged or marked with the 10 chemical name or common name, a hazard warning as provided in 11 subsection (f), and the name, address and telephone number of 12 the manufacturer of the substance.

13 The employer shall ensure that each container of a (2) 14 hazardous mixture is labeled, tagged or marked with the 15 common name of the mixture where one exists, or the trade 16 name of the mixture, if no common name exists, the chemical 17 or common name of all special hazardous substances in the 18 mixture COMPRISING 0.01% OR MORE OF THE MIXTURE, the chemical 19 or common name of all hazardous substances constituting 1% or more of the mixture, a hazard warning as provided in 20 21 subsection (f), and the name, address and telephone number of the manufacturer of the substance. 22

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(3) The employer shall ensure that each container of a single chemical is labeled, tagged or marked with the chemical name or common name, a hazard warning as provided in subsection (f), if appropriate, and the name, address and telephone number of the manufacturer of the chemical.

28 (4) The employer shall ensure that each container of a 29 mixture is labeled, tagged or marked with the common name of 30 the mixture where one exists, or the trade name of the 19830H1236B3630 - 26 - mixture if no common name exists, a hazard warning as provided in subsection (f), if appropriate, and the name, address and telephone number of the manufacturer. In addition, the employer shall ensure that either the top five substances by volume or those substances constituting 5% or more of the mixture, be labeled by chemical name or common name.

8 (5) The employer is not required to label any container 9 of ten gallons or less in volume into which a chemical or 10 mixture is transferred by the employee from labeled 11 containers and which is intended only for the immediate use 12 by the employee who performs the transfer.

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13 (6) The employer shall ensure that each container of 14 hazardous substances, hazardous mixtures, or chemicals 15 leaving the workplace is labeled, tagged or marked with the 16 appropriate information as required in subsection (a)(1), 17 (2), (3) or (4).

18 (7) THE EMPLOYER MAY CALL UPON THE MANUFACTURER OR19 SUPPLIER FOR ASSISTANCE IN LABELING.

20 The employer shall ensure that each label is prominently affixed 21 to the container or the piping system and displayed in such a 22 manner that employees can easily identify the chemical in that 23 container. These labeling requirements may be altered only in accordance with subsections (b), (d) and (f) or section 11. The 24 25 employer shall not remove or deface existing labels on incoming 26 containers of chemicals unless the container is immediately 27 relabeled with the required information. The employer need not 28 affix new labels to comply with this section if existing labels already convey the required information that the chemical or 29 30 common name on the container is the same as that listed on the 19830H1236B3630 - 27 -

MSDS and can be used by the employee as a cross-reference to the
 MSDS. ANY LABEL MAY CONTAIN OTHER INFORMATION, INCLUDING TRADE
 OR BRAND NAME, PROVIDED THE INFORMATION REQUIRED BY THIS SECTION
 IS CLEARLY LEGIBLE. NOTHING IN THIS SECTION SHALL REQUIRE AN
 EMPLOYER TO TEST ANY CHEMICAL TO DETERMINE THE ACCURACY OF THE
 LABEL.

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7 (B) COMMON NAME USAGE .-- A COMMON NAME OR TRADE NAME MAY BE 8 USED FOR THE PURPOSE OF SUBSECTION (A)(1), (2), (3) AND (4), 9 ONLY IF THE USE OF SUCH NAME MORE EASILY OR READILY IDENTIFIES 10 THE TRUE NATURE OF A CHEMICAL OR MIXTURE. WHERE A CHEMICAL NAME 11 OR CHEMICAL ABSTRACTS SERVICE NUMBER EXISTS, BUT THE CONTAINER IS NOT LABELED WITH EITHER, AN EMPLOYEE SHALL HAVE THE RIGHT TO 12 13 REQUEST, IN WRITING, THE CHEMICAL NAME OR CHEMICAL ABSTRACTS 14 SERVICE NUMBER OF THE SUBSTANCE, AND THE EMPLOYER SHALL HAVE 15 FIVE WORKING DAYS TO GIVE THE REQUIRED INFORMATION TO SAID 16 EMPLOYEE, IF A CHEMICAL NAME OR CHEMICAL ABSTRACT SERVICE NUMBER 17 IS IN THE POSSESSION OF THE EMPLOYER. IF NO CHEMICAL NAME OR 18 CHEMICAL ABSTRACTS SERVICE NUMBER IS IN THE POSSESSION OF THE 19 EMPLOYER, THE EMPLOYER SHALL NOTIFY THE REQUESTING EMPLOYEE, IN 20 WRITING, WITHIN FIVE WORKING DAYS OF THE INITIAL EMPLOYEE 21 REQUEST AND THE EMPLOYEE SHALL HAVE THE RIGHT TO REQUEST THE 22 DEPARTMENT TO SUPPLY SAID CHEMICAL NAME OR CHEMICAL ABSTRACTS 23 SERVICE NUMBER.

24 (c) Pipelines. The content of a pipeline system shall be 25 identified by labels applied at or near all ports. In those 26 cases in which more than a single substance may pass through 27 such ports involved in any manufacturing process at any given 28 moment, the employer shall develop methods to adequately apprise 29 anyone potentially having access to such ports as to the 30 contents therein prior to opening such ports. This requirement 19830H1236B3630 - 28 -

1 of this subsection shall not be applicable to effluents, water

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2 discharges and/or emissions through stacks or discharge

3 conduits.

4 (C) PIPELINES.--THE CONTENT OF A PIPELINE SYSTEM SHALL BE 5 IDENTIFIED BY LABELS APPLIED AT OR NEAR ALL PORTS. AS USED IN THIS SUBSECTION, "PORTS" SHALL MEAN A POINT OF ACCESS, WHICH MAY 6 BE OPENED TO THE ENVIRONMENT, USED FOR CHARGING OR DISCHARGING A 7 8 SYSTEM, AT WHICH AN EMPLOYEE MAY COME INTO DIRECT CONTACT WITH A 9 CHEMICAL UNDER NORMAL CONDITIONS OF USE. IN THOSE CASES IN WHICH 10 A PIPELINE IS USED TO CONVEY DIFFERENT CHEMICALS AT DIFFERENT 11 TIMES, AND IN THE CASE OF AN ENVIRONMENTAL HEALTH AND PEST 12 CONTROL SYSTEM OR OTHER SYSTEM DESIGNED TO AUTOMATICALLY 13 DISCHARGE A CHEMICAL FROM SPRAY-TYPE PORTS, THE EMPLOYER MAY 14 DEVELOP ALTERNATIVE METHODS TO ADEQUATELY APPRISE ANYONE WHO MAY 15 BE POTENTIALLY EXPOSED AT ANY PORT OF THE CONTENTS OF THE 16 PIPELINE. THE REQUIREMENTS OF THIS SUBSECTION SHALL NOT BE 17 APPLICABLE TO EFFLUENTS, WATER DISCHARGES OR EMISSIONS THROUGH 18 STACKS, DISCHARGE CONDUITS OR TO FIRE SPRINKLER SYSTEMS 19 CONTAINING ONLY WATER.

20 (d) Display of label.--The employer shall ensure that each 21 label, sign, placard, or other operating instructions required 22 by this section is legible and prominently affixed in and 23 displayed to the container or port in such a manner that 24 employees can easily identify the substance or mixture present 25 therein. The employer may use signs, placards, operating 26 procedures or other such printed materials as alternatives to 27 individual labels on stationary equipment, AGRICULTURAL 28 IMPLEMENTS, AND PORTABLE OR MOBILE MACHINERY USED IN OUTDOOR OR 29 TEMPORARY WORKSITES, as long as the alternatives used indicates the appropriate chemical or common name and hazard warnings and 30 19830H1236B3630 - 29 -

1 is readily accessible AVAILABLE to employees. in their work

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2 area.

3 (e) Cross-reference to MSDS.--The employer shall ensure that 4 the chemical or common name used on the container to identify a 5 hazardous substance or mixture is the same as the chemical or 6 common names used on the MSDS or Hazardous Substance Fact Sheet, 7 if that is the information available for the hazardous substance 8 or mixture, and that the MSDS or Hazardous Substance Fact Sheet 9 is readily available to the employee in his work area.

10 (f) Hazard warnings.--Each employer shall ensure that 11 container labels provide a warning as to the specific nature of 12 hazard arising from the substance in the container. The hazard 13 warnings shall be given in conformity with one of the nationally 14 recognized and accepted systems of providing such warnings and 15 shall be consistent throughout the workplace.

16 (g) Exemptions.--When containers are labeled as required 17 under applicable Federal laws and regulations, this section does 18 not require labeling of containers which contain:

19 (1) Any pesticides as such terms are defined in the
20 Federal Insecticide, Fungicide and Rodenticide Act (7 U.S.C.
21 § 135 et seq.).

(2) Any food, drug or cosmetic as such terms are defined
in the Federal Food, Drug and Cosmetic Act (21 U.S.C. § 301
et seq.).

(3) Any distilled spirits (beverage alcohols), wine, or
malt beverage intended for nonindustrial use, as such terms
are defined in the Federal Alcohol Administration Act (27
U.S.C. § 201 et seq.).

29(4) HAZARDOUS WASTE FROM SPILLS AND DISPOSAL SITE30REHABILITATION PROJECTS HANDLED PURSUANT TO THE RESOURCE19830H1236B3630- 30 -

CONSERVATION AND RECOVERY ACT OF 1976 (PUBLIC LAW 94-580, 42
 U.S.C. 6901 ET SEQ.) OR THE COMPREHENSIVE ENVIRONMENTAL
 RESPONSE, COMPENSATION, AND LIABILITY ACT OF 1980 (PUBLIC LAW
 96-510, 26 U.S.C. 4611 ET SEQ. AND 42 U.S.C. 9601 ET SEQ.).
 Section 7. Notice.

6 (A) WORKPLACE POSTINGS.--Every employer shall prominently
7 post in every workplace, in a location or locations where
8 notices to employees are normally posted:

9 (1) Lists of all hazardous substances and special 10 hazardous substances found in that workplace and all 11 environmental hazards emitted or discharged therefrom. In 12 addition, upon request, an employer shall furnish to an 13 employee, a list of the hazardous substances used or produced 14 in that employee's work area. A new or newly assigned 15 employee shall be offered a list when assigned to a work 16 area. Such lists shall be updated as necessary but at least 17 annually.

18 (2) Notification to employees and their representatives19 of their rights under this act.

20 (3) All other notices required by the department to be21 posted.

22 OUTDOOR AND TEMPORARY WORKSITES. -- IN THE CASE OF OUTDOOR (B) <-23 OR TEMPORARY WORKSITES WHICH ARE NOT CONTIGUOUS TO A BUILDING REGULARLY USED BY THE EMPLOYER AS A WORKPLACE, ALL POSTINGS OF 24 25 NOTICES, MATERIAL SAFETY DATA SHEETS, AND OTHER MATERIALS SHALL 26 BE IN A LOCATION WHERE EMPLOYEES, DURING A COURSE OF A NORMAL 27 DAY OF WORK, HAVE ACCESS WHICH DOES NOT DEPEND ON THE PERMISSION 28 OR INTERVENTION OF MANAGEMENT OR ANY SUPERVISOR.

29 Section 8. Employer educational program.

30 (a) Requirement.--Every employer shall provide at least A
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MINIMUM an annual education and training program for employees 1 exposed to hazardous substances or hazardous mixtures with 2 3 respect to the hazardous substance or mixture found in their 4 normal work area. Additional instruction shall be provided 5 whenever the potential for exposure to the hazardous substance is altered or whenever new and significant information is 6 7 received by the employer concerning the hazards of the substance 8 or mixture.

9 (b) Content of program.--Employers shall furnish employees 10 who are using or handling hazardous substances or hazardous 11 mixtures with information on the contents of a Material Safety Data Sheet, label or equivalent information either in written 12 13 form or through training programs which may be generic to the 14 extent appropriate and related to the job. Content of the 15 program shall include, as appropriate, the following information 16 concerning the hazardous substances or hazardous mixtures:

- 17 (1) The location.
- 18

(2) The properties.

- 19 (3) The chemical and common name.
- 20 (4) The acute and chronic effects.

21 (5) The symptoms arising from exposure.

(6) The potential for flammability, explosivity andreactivity.

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(7) Appropriate emergency treatment.

25 (8) Appropriate personal protective equipment and proper26 conditions for safe use.

27 (9) Emergency procedures for spills, leaks, fires,
28 pipeline breakdowns or other accidents.

29 (c) Education and training assistance program.--As part of 30 its outreach program, the department shall develop and maintain 19830H1236B3630 - 32 - an education and training assistance program to aid employers
 who because of size or other practical considerations, are
 unable to develop such programs by themselves. Such a program
 would be available to the employer on request.

5 Section 9. Health and exposure records.

6 (a) General rule.--Upon request by the department, employers 7 shall provide copies of employee health and exposure records 8 maintained by the employer, including, but not limited to, those 9 records maintained and supplied to the Federal Government by 10 employers as mandated under applicable State and Federal 11 statutes and regulations except as access by third parties is 12 limited by said statutes and regulations.

(b) Certain information confidential.--The department shall not release any information in a way that identifies individuals. The department may, however, publish analysis of reports and information for scientific and public health purposes if the identities of the individuals concerned cannot be ascertained and if information protected by applicable trade secret law is not divulged.

(c) Records retention requirement.--The department shall require an employer to keep records of his employees' exposure to specific chemical substances to the extent that such are required under 29 CFR 1910.20(g) (relating to employee information).

(d) Employee access.--Employees under this act shall have the right of access to exposure and medical records in the manner set forth by OSHA pursuant to 29 CFR 1910.20 (relating to access to employee exposure and medical records), as effective August 21, 1980.

30 Section 10. Outreach programs.

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1 (a) Duty of the department. -- The department shall develop and implement outreach programs to inform employees and the 2 3 general public of their respective rights under this act and to 4 educate and inform employers, employees and the public, 5 concerning hazardous and other dangerous substances, including, but not limited to, their dangers, their proper handling and 6 7 disposal and emergency treatment. The department shall prepare 8 this information in a clear and concise manner using words with 9 common and everyday meanings. The department shall also ensure 10 that all written materials are available in Spanish, including 11 departmental notices, Hazardous Substance Fact Sheets, education and public information materials. 12

(b) Contracts with other agencies to develop program.--The department may contract with public and private organizations to develop and implement the outreach and employee education programs established pursuant to this act.

17 (c) Public information. -- As part of the outreach programs, 18 the department shall develop and maintain a supply of 19 informational leaflets in public buildings, including employment 20 services, offices of the Office of Employment Security, 21 institutions and facilities under the supervision or control of 22 the department, hospitals, union halls, community centers, 23 schools and local agencies providing services to employers and 24 employees. The department shall mail these leaflets to employers 25 and shall periodically distribute public service announcements 26 to newspapers, television and radio stations throughout the 27 Commonwealth to further the goals of the outreach program.

28 (d) Hazardous Substance Fact Sheets.--The department may 29 produce and disseminate to the public a Hazardous Substance Fact 30 Sheet for any hazardous substance. The categories of information 19830H1236B3630 - 34 - contained therein shall include, but not be limited to, the
 information contained in a Material Safety Data Sheet. The
 department may require employers to supply the Hazardous
 Substance Fact Sheet to requesting employees instead of the
 supplier's Material Safety Data Sheet.

6 Section 11. Trade secrets.

7 (a) Trade secret claims.--Any importer, employer,
8 manufacturer or supplier may withhold the chemical name or other
9 specific identification of a chemical as a trade secret,
10 provided that:

(1) The claim that the information withheld is a tradesecret can be supported by the person making the claim.

13 (2) The material safety data sheet discloses the 14 information concerning the properties and effects of the 15 chemical, if said chemical is a hazardous substance or 16 mixture.

17 (3) The label and material safety data sheet indicates
18 that the specific chemical identity is being withheld as a
19 trade secret AND SPECIFICALLY NOTES THAT A TRADE SECRET FOR A
20 SPECIAL HAZARDOUS SUBSTANCE IS BEING CLAIMED.

(4) The specific chemical identity is made available tohealth professionals in accordance with this section.

(5) The person making the claim files a notice of said claim with the department. Said notice shall not require the person making the claim to disclose the information which is claimed to be a trade secret.

(b) Disclosure to treating physicians and nurses.-Notwithstanding any other provision of this act, an employer,
manufacturer, importer or supplier shall disclose the chemical
identification or other information claimed as a trade secret to
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a treating physician or nurse when such information is needed 1 for medical diagnosis or treatment of an exposed person. The 2 3 employer, manufacturer, importer or supplier may require the 4 physician or nurse to sign a confidentiality agreement before 5 disclosing the trade secret. In the case of a medical emergency, the employer, manufacturer, importer or supplier shall first 6 7 disclose the trade secret to the treating physician or nurse but may later require a confidentiality agreement when circumstances 8 9 permit.

10 (c) Disclosure to other health professionals.--Upon the 11 request of a health professional who is not a treating physician or nurse, an employer, supplier, manufacturer or importer shall 12 13 disclose information which is claimed as a trade secret under 14 the same conditions and subject to the same requirements as 15 contained in the OSHA Hazard Communication Standard, 29 CFR Sec. 16 1900.1200(i)(3), (4) and (7). A health professional who is 17 denied such information under this section may file a complaint 18 or charge with the department. If the department concludes that 19 the information is not a bona fide trade secret, or that it is a 20 trade secret but the requesting health professional has a 21 legitimate medical or occupational health need for the 22 information, has executed a written confidentiality agreement, 23 and has shown adequate means to protect the confidentiality of 24 the information, the department may find the employer, supplier, 25 manufacturer or importer in violation of this act and order them 26 to disclose the requested information to the health 27 professional.

28 (d) Confidentiality agreement restrictions.--The 29 confidentiality agreement authorized by subsection (b) may 30 restrict the use of the information to providing medical or 19830H1236B3630 - 36 - other occupational health services to the exposed person,
prohibit disclosure of the information to anyone who has not
entered into a similar agreement with the consent of the person
claiming the trade secret, and provide for appropriate legal
remedies in the event of a breach of the agreement. No
confidentiality agreement shall include requirements for the
posting of a penalty bond.

8 (e) Request for review of trade secret claims.--Any 9 AGGRIEVED person OR EMPLOYEE REPRESENTATIVE may request the 10 department to review trade secret claims made hereunder: 11 Provided, That any appeal from the decision of the department 12 shall not give said person the right of access to any 13 information considered confidential in subsection (f)(2).

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14 (f) Review of trade secret claims.--Upon request by any 15 person, AGGRIEVED PERSON OR EMPLOYEE REPRESENTATIVE, or upon its <---16 own initiative, the department may SHALL review trade secret <---17 claims as provided herein:

18 Within 30 days of receipt of a request for review of (1) 19 a trade secret claim, the department shall notify the person 20 making the claim and require the person to file an 21 application and supporting evidence. All proceedings shall be 22 in conformity with Title 1 of the Pennsylvania Code (relating 23 to general provisions). If the department finds that the 24 information in question is not a trade secret as defined by 25 this act, it shall order disclosure of the information. Such 26 order shall be a final adjudication appealable to the 27 Commonwealth Court. Any appeal shall act as a stay to any 28 order of the department or any court which requires disclosure. 29

30 (2) All trade secret applications, pleadings, hearing 19830H1236B3630 - 37 -

1 transcripts, documents and other records filed with the 2 department or any court pursuant to a review of trade secret 3 claims or appeals thereof shall be confidential and shall not 4 be disclosed to the public. The notice of claim filed with 5 the department and any petition for review or other pleading 6 filed with the courts which do not reveal either the trade 7 secret or any information claimed as confidential shall be 8 considered as public records. All records that reveal either 9 the trade secret or any information claimed as confidential 10 shall be sealed and held as confidential by the department 11 or, upon request, returned to the employer, supplier, manufacturer or importer at the close of all proceedings 12 13 hereunder. All hearings provided for under this section shall 14 be closed to all persons except the employer, supplier, 15 manufacturer or importer and the department. 16 Penalty. -- Any officer or employee of the Commonwealth, (q) contractor to the Commonwealth, physician or employee of a 17 18 county health department, local fire department or local police 19 department who has access to any confidential information and 20 who willingly or knowingly discloses the confidential 21 information to any person not authorized to receive it, shall, 22 upon conviction thereof, be guilty of a misdemeanor of the third 23 degree. The person or institution which discloses the confidential information is liable for damages to the full 24 25 extent of those damages. Violation of this section shall be 26 prima facie evidence of trespass under Pennsylvania common law. 27 (h) Protection of confidential information.--Information certified to by appropriate officials of the Federal Government 28 29 as "necessarily kept secret" for national defense purposes shall 30 be accorded the full protection against disclosure as specified

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1 by such official or in accordance with Federal law.

2 Section 12. Risk to public health.

3 If the department determines that any hazardous substance or 4 other chemical poses a potential health risk to the general 5 public in an area surrounding the workplace, it shall inform the 6 nearest public health agency, hospital and fire company and 7 shall submit to them copies of each relevant Material Safety 8 Data Sheet or Hazardous Substance Fact Sheet.

9 Section 13. Protection of employees.

10 (a) General rule.--No employer shall discharge or cause to 11 be discharged, or otherwise discipline or in any manner discriminate against an employee because the employee has filed 12 13 a complaint, assisted the department with respect to an inspection under section 14, has instituted or caused to be 14 15 instituted any proceeding under or related to this act, has 16 testified or is amount ABOUT to testify in any proceeding, has requested any information or properly refused work under section 17 18 5, or has exercised any right afforded pursuant to the 19 provisions of this act.

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(b) Burden of proof.--If the department or the employee establishes that within the six months prior to the alleged violation the employee exercised any right provided in this act, the employer shall have the burden to show just cause for his action by clear and convincing evidence.

(c) Waivers invalid.--Any waiver by an employee or applicant for employment of the benefits or requirements of this act shall be against public policy and shall be null and void. Any employer's request or requirement that an employee waive any rights under this act as a condition of employment shall constitute a violation.

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1 Section 14. Complaints and investigations.

Procedure. -- The department is hereby empowered to 2 (a) 3 prevent any violations of this act. All proceedings under this 4 section will be scheduled and decisions rendered with all 5 deliberate speed in the interests of protecting employees and members of the public from the dangers of chemical substances. 6 Any person who believes there is a violation by an employer or 7 supplier of this act or any part thereof, may file a complaint 8 within 180 days of the violation with the department. The 9 complaint shall be in writing, verified, and shall set forth the 10 11 grounds for the complaint. Upon request of the complainant, his or her identity shall not be revealed. Within 30 days after 12 13 receipt of the complaint, the department shall so notify the 14 respondent in writing and permit the respondent to demonstrate 15 compliance with this act. If such compliance has not been 16 demonstrated by clear and convincing evidence to the department 17 within 14 days of the mailing of the notification, and if the 18 facts in controversy are susceptible to verification by 19 inspection, an employee of the department shall inspect, at 20 reasonable times, the employer's workplace and all conditions 21 relevant to the complaint and shall, in reasonable manner, make 22 any additional investigation deemed necessary for the full and 23 effective determination of the employer's or supplier's 24 compliance with this act. Whenever the representative of the 25 department proceeding under this section is denied admission to 26 any place of employment, he may obtain a warrant to make an 27 inspection or investigation of the place of employment from the 28 appropriate judicial authority upon a showing of the following: 29 (1)That the individual seeking the warrant is a duly 30 authorized agent of the department.

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1 (2) That such individual has established under oath or 2 affirmation that the place of employment to be investigated 3 in accordance with this section is to be inspected to 4 determine compliance or noncompliance with the requirements 5 of this act.

6 (b) Prerefusal warrant.--Upon application to the appropriate 7 judicial authority and for good cause shown, the department may 8 seek and obtain an inspection warrant prior to the 14-day period 9 set forth in subsection (a) and prior to any refusal by 10 respondent to voluntarily admit a representative of the 11 department.

12 (c) Issuance and content of order.--If, upon inspection or 13 investigation of a complaint, the department finds that a 14 respondent has violated any requirements of this act, it shall 15 within seven days issue to the respondent an order to comply. 16 This order shall be in writing and shall specifically describe 17 the nature of the violation and shall state a reasonable time 18 period, not to exceed 90 days, within which the violation must 19 be corrected by the employer.

(d) Civil penalties. -- The department shall have authority to 20 21 assess any civil penalties from \$500 to \$10,000 for each 22 violation of this act, unless a greater amount is specified 23 elsewhere in this act, giving due consideration to the 24 appropriateness of the penalty with respect to the size of the 25 business of the employer being charged, the gravity of the 26 violation, the good faith of the respondent and the history of previous violations. If the violation has not been corrected 27 28 within the time period, the department may levy a further civil 29 penalty of not more than \$5,000 per day for each violation. 30 Civil penalties due under this act shall be paid to the 19830H1236B3630 - 41 -

1 department for deposit into the State Treasury and may be
2 collected by the department in a civil action brought in the
3 appropriate court of common pleas. The penalties collected shall
4 be used to defray the costs of the administration and
5 enforcement of this act.

(e) Hearings.--The respondent may, in writing, request the 6 7 department to provide a hearing concerning any orders to comply or penalties levied upon the employer under this section within 8 30 days of the respondent's receipt of notice thereof. The 9 10 hearing shall be afforded in accordance with Title 2 of the 11 Pennsylvania Consolidated Statutes (relating to administrative law and procedure). After the hearing, the department shall 12 13 affirm, reverse or modify its original determination.

14 (f) Preliminary relief. -- Where the department determines 15 that reasonable cause exists to believe a violation has 16 occurred, and that said violation may present an imminent danger 17 to any employee or member of the public, the department shall 18 seek a preliminary or special injunction in the appropriate 19 court of common pleas. The courts of common pleas are hereby 20 empowered to, and shall issue said injunctive relief upon a 21 prima facie showing by the department of a violation and a 22 showing by a preponderance of the evidence that an imminent 23 danger situation is present.

24 Interference with inspection .-- Any employer or (g) 25 individual who willfully obstructs or impedes an authorized 26 representative of the department from carrying out an 27 investigation or inspection pursuant to this act or who refuses 28 entry to an authorized representative of the department to any 29 workplace where such inspection is authorized by a warrant, 30 shall be assessed a civil penalty of not more than \$1,000. Any 19830H1236B3630 - 42 -

person who gives advance notice of any inspection to be
 conducted under this act, without authority from the department,
 shall be assessed a civil penalty of not more than \$1,000.
 Section 15. Judicial review and enforcement.

5 (a) Appellate review. -- Any person or persons aggrieved by a final determination of the department pursuant to sections 11 6 7 and 14 may file a petition for review within 30 days of said determination in the Commonwealth Court pursuant to 42 Pa.C.S. § 8 9 763(a) (relating to direct appeals from government agencies). 10 The decision of the department shall not be reversed or modified 11 unless said decision is found to be arbitrary, capricious, 12 illegal or not supported by substantial evidence.

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13 (b) Original action. Any person may bring a civil action in 14 the appropriate court of common pleas on his own behalf against 15 any employer or supplier for a violation of any provision of this act or any rule promulgated pursuant thereto, or may bring 16 suit in the Commonwealth Court against the department for 17 18 failure to enforce the provisions of this act or any rule promulgated pursuant thereto. Where the action involves the 19 20 rights of more than one employee, any certified or recognized 21 collective bargaining representative shall have standing to sue 22 on behalf of said employees. The court may issue, whenever it 23 deems appropriate, a preliminary, permanent or special 24 injunction and award compensatory and liquidated damages, costs 25 and expenses of litigation, including expert witness fees and 26 reasonable attorney fees.

(B) ORIGINAL ACTION. -- ANY AGGRIEVED PERSON MAY BRING A CIVIL <--
 ACTION IN THE APPROPRIATE COURT OF COMMON PLEAS ON HIS OWN
 BEHALF AGAINST ANY EMPLOYER OR SUPPLIER FOR A VIOLATION OF ANY
 PROVISION OF THIS ACT, EXCEPT SECTION 11, OR ANY RULE
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PROMULGATED THERETO, OR MAY BRING SUIT IN THE COMMONWEALTH COURT 1 AGAINST THE DEPARTMENT FOR FAILURE TO ENFORCE THE PROVISIONS OF 2 3 THIS ACT OR ANY RULE PROMULGATED PURSUANT THERETO. WHERE THE 4 ACTION INVOLVES THE RIGHTS OF MORE THAN ONE EMPLOYEE, ANY 5 CERTIFIED OR RECOGNIZED COLLECTIVE BARGAINING REPRESENTATIVE SHALL HAVE STANDING TO SUE ON BEHALF OF SAID EMPLOYEES. THE 6 7 COURT MAY ISSUE, WHENEVER IT DEEMS APPROPRIATE, A PRELIMINARY, PERMANENT OR SPECIAL INJUNCTION. UNDER NO CIRCUMSTANCES MAY THIS 8 9 ACT BE READ TO REQUIRE, AND UNDER NO CIRCUMSTANCES MAY A COURT 10 AWARD, COMPENSATORY AND LIQUIDATED DAMAGES, COSTS AND EXPENSES 11 OF LITIGATION, INCLUDING EXPERT WITNESS FEES AND REASONABLE ATTORNEY FEES. 12

13 Section 16. False statements and intentional omissions. 14 Any person who knowingly makes a false statement, 15 representation or certification in any list, record or other 16 document required to be maintained pursuant to this act or who 17 intentionally or deliberately refrains from complying with this 18 act shall be assessed a civil penalty of not more than \$10,000, or shall be guilty of a criminal offense classed as a 19 20 misdemeanor of the first degree, or both. Any employer or 21 supplier who willfully or recklessly prepares a Material Safety 22 Data Sheet for the purpose of withholding or falsifying relevant 23 information concerning the nature and severity of the hazardous 24 nature of the substance shall be assessed a civil penalty of not 25 more than \$10,000 or shall be guilty of a criminal offense 26 classed as a misdemeanor of the first degree, or both. 27 Section 17. Rules and regulations.

The department shall, in the manner provided by law, promulgate such rules and regulations and provide such forms and written materials as are necessary to carry out the provisions 19830H1236B3630 - 44 -

of this act. 1

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2 SECTION 18. SPECIAL APPLICATIONS.

3 (A) EXEMPTIONS. -- NOTWITHSTANDING ANY LANGUAGE TO THE 4 CONTRARY, THE PROVISIONS OF THIS ACT SHALL NOT APPLY TO THE 5 FOLLOWING:

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6 (1) AN ARTICLE.

7 (2) PRODUCTS INTENDED FOR PERSONAL CONSUMPTION BY 8 EMPLOYEES IN THE WORKPLACE.

9 (3) CONSUMER PRODUCTS PACKAGED IN CONTAINERS WHICH ARE 10 PRIMARILY DESIGNED FOR DISTRIBUTION TO, AND USE BY, THE 11 GENERAL PUBLIC.

12 (4) FOODS, DRUGS AND COSMETICS AS DEFINED IN THE FEDERAL 13 FOOD, DRUG AND COSMETIC ACT, (21 U.S.C. § 301 ET SEQ.).

14 (B) RESEARCH AND DEVELOPMENT LABORATORY. -- A RESEARCH AND 15 DEVELOPMENT LABORATORY AS DEFINED IN THIS ACT SHALL NOT BE 16 REQUIRED TO COMPLY WITH SECTIONS 3, 4, 5(B) AND (G), 6 AND 7(1) 17 7(A)(1). IN ADDITION, SAID RESEARCH AND DEVELOPMENT LABORATORY 18 SHALL NOT BE REQUIRED TO DEVELOP NEW MATERIAL SAFETY DATA SHEETS 19 FOR NEW OR EXPERIMENTAL CHEMICALS CREATED IN THE LABORATORY, BUT 20 SHALL MAKE AVAILABLE MATERIAL SAFETY DATA SHEETS FOR CHEMICALS 21 OTHERWISE ACQUIRED FROM MANUFACTURERS, SUPPLIERS AND IMPORTERS.

(C) HANDLING SEALED PACKAGES. -- AN EMPLOYER WHICH STORES, 23 WAREHOUSES OR TRANSPORTS SEALED PACKAGES, AND WHICH IS NOT THE 24 MANUFACTURER, SUPPLIER OR IMPORTER OF THE CHEMICAL OR CHEMICALS 25 CONTAINED THEREIN, SHALL NOT BE REQUIRED TO COMPLY WITH SECTIONS 26 3(D) AND (F), 5(E), 6 AND 7 WITH RESPECT TO SEALED PACKAGES, PROVIDED THE SEALS REMAIN INTACT WHILE THE PACKAGES ARE IN THE 27 28 EMPLOYER'S POSSESSION AND CONTROL, AND SAID EMPLOYER 29 SUBSEQUENTLY TRANSFERS POSSESSION AND CONTROL OF SAID SEALED 30 PACKAGES TO ANOTHER PERSON WITHIN 20 DAYS. A SEALED PACKAGE MAY

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BE OPENED TO EXAMINE THE CONTENTS FOR EMERGENCY OR SAFETY
 REASONS, AND FEDERAL AUTHORITIES MAY OPEN THE SEALED PACKAGE FOR
 EXAMINATION.

4 (D) EMPLOYERS WITHOUT EMPLOYEES.--AN EMPLOYER SHALL NOT BE
5 REQUIRED TO COMPLY WITH THE REQUIREMENTS OF SECTIONS 3(D), 5(E),
6 6(A)(1) THROUGH (5), 6(B) THROUGH (G), 7 AND 8 FOR ANY PERIOD OF
7 TIME DURING WHICH THE EMPLOYER DOES NOT HAVE ANY PRESENT
8 EMPLOYEES.

9 (E) PROTECTION OF PROPRIETARY INFORMATION.--NOTHING IN THIS 10 ACT SHALL BE CONSTRUED AS REQUIRING THE DISCLOSURE OF PROCESS OR 11 PERCENTAGE OF MIXTURE INFORMATION WHICH IS A TRADE SECRET. 12 Section 18 19. Construction of act.

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(a) No release from liability.--Nothing in this act shall in any way relieve an employer or supplier from liability with regard to the health and safety of an employee or other persons exposed to any substances, nor shall it relieve an employer or supplier from any other duty or responsibility under any other provision of law.

(b) Construction with Federal law.--This act is to be read in conjunction with any provision of Federal law providing for the identification, labeling or providing of information concerning hazardous substances and is intended to supplement such Federal regulation in the interests of protecting the health and safety of citizens of the Commonwealth.

(c) Local ordinances. This act shall not preempt or
supersede any local ordinance or rule concerning the subject
matter of this act, except to the extent that said local
ordinance or rule directly conflicts with the provisions herein.
(C) LOCAL ORDINANCES.--THIS ACT SHALL PREEMPT AND SUPERSEDE
ANY LOCAL ORDINANCE OR RULE CONCERNING THE SUBJECT MATTER OF
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1 THIS ACT.

(D) REVIEW OF PREEMPTION.--SHOULD FEDERAL GOVERNMENT
PREEMPTION BE FINALLY ADJUDICATED AND RESULT IN LESSENING THE
BURDEN ON ANY EMPLOYER TO MEET THE REQUIREMENTS OF THIS ACT, IT
IS THE INTENT THAT THE GENERAL ASSEMBLY REEXAMINE THIS ACT SO
THAT ALL EMPLOYERS HEREUNDER SHALL BE REEXAMINED AS TO
REQUIREMENTS NECESSARY IN MEETING THE STANDARDS OF THIS ACT SO
AS TO TREAT ALL EMPLOYERS FAIRLY AND EQUITABLY.

9 Section 19 20. Severability.

10 The provisions of this act are severable. If any provision of 11 this act or its application to any person or circumstances held 12 invalid, the invalidity shall not affect other provisions or 13 applications of this act which can be given effect without the 14 invalid provision or application. <---

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15 Section 20 21. Appropriation.

16 The sum of \$2,900,000, or as much thereof as may be 17 necessary, is hereby appropriated from the General Fund to the 18 Department of Health LABOR AND INDUSTRY to carry out the purpose <---19 of this act.

20 Section 21. Emergency information.

21 An employer, distributor or importer who has over 110 gallons 22 or 1,000 pounds of hazardous substances within his workplace,

23 shall inform police, fire and emergency officials of the

24 political subdivisions in which the workplace is located of the

- 25 presence of these hazardous substances and the name and
- 26 telephone number of two responsible representatives of the
- 27 employer (for example, manager or foreman) who can be contacted
- 28 in case of an emergency. Upon request, the employer or importer
- 29 shall also provide further information to these officials
- 30 concerning these hazardous substances, including their average

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approximate quantities, their location within the workplace and 1 an MSDS for each hazardous substance. These police, fire and 2 3 emergency officials shall also be allowed to tour any workplace 4 during business hours so that an appropriate emergency response plan can be developed. 5 Section 22. Effective date. 6 7 (a) Section 3 shall take effect in 180 days. 8 (b) Sections 4(b), 5(c)(2) and (d) and 6(a)(1) and (2) shall take effect one year after the promulgation of regulations. 9 10 (c) Section 6(a)(3) and (4) shall take effect two years after the promulgation of regulations. 11 12 (D) SECTION 21 SHALL TAKE EFFECT IMMEDIATELY. 13 (d) (E) The obligation of the department to create lists of hazardous substances and the power of the department to make 14 15 rules and regulations shall take effect immediately, and the 16 department shall mail to each employer copies of said lists 17 within six months. 18 (e) (F) The remainder of this act shall take effect in one

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19 year.