<u>SSB 5231</u> - S AMD TO S AMD (S-2077.1/11) **145** By Senator Honeyford

NOT CONSIDERED 05/25/2011

1 On page 5, beginning on line 1 of the amendment, strike all of 2 section 2 and insert the following:

3 "Sec. 2. RCW 70.240.040 and 2008 c 288 s 5 are each amended to 4 read as follows:

(1) Beginning six months after the department has adopted rules 5 ((under section 8(5) of this act)) identifying chemicals of high 6 concern for children, a manufacturer of a children's product in which 7 8 a chemical of high concern was intentionally added, or a trade 9 organization on behalf of its member manufacturers, shall provide 10 notice to the department that the manufacturer's ((product)) children's 11 products, or product components that a child is likely to come into contact with through reasonable and foreseeable use, contains a high 12 13 priority chemical intentionally added during the manufacturing process. The notice must be filed annually with the department and must include 14 the following information: 15

16 (((1))) (a) The name of the chemical ((used or produced)) of high 17 <u>concern intentionally added</u> and its chemical abstracts service registry 18 number;

19 (((2))) <u>(b)</u> A brief description of the product or product 20 component, that a child is likely to come into contact with through 21 reasonable and foreseeable use, containing the substance;

22 (((3))) <u>(c)</u> A description of the function of the chemical in the 23 product <u>or product component</u>;

24 (((4))) <u>(d)</u> The amount of the chemical used in each unit of the 25 product or product component. The amount may be reported in ranges, 26 rather than the exact amount;

(((5))) (e) The name and address of the manufacturer and the name, address, and phone number of a contact person for the manufacturer; and (((6))) (f) Any other information the manufacturer deems relevant to the appropriate use of the product. 1 (2) Manufacturers may provide notification through a department-2 approved and certified third party."

On page 5, line 27 of the amendment, after "assessments." insert "Only products identified as having a chemical of high concern added by manufacturers as required under RCW 70.240.040 may be included on the draft list."

7 On page 7, line 5 of the amendment, after "comment." insert 8 "Priority products must be identified by the manufacturer as having a 9 chemical of high concern added during the manufacturing of the 10 children's product as required under RCW 70.240.040."

EFFECT: Limits the reporting requirements to those chemicals that a manufacturer intentionally adds to a product and those that a child is likely to come into contact with through reasonable and foreseeable use.

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