#### **SENATE BILL 519\***

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Short Title:	Child Lead Poisoning Prevention Prgm AmendsAB	(Public)
Sponsors:	Senator Purcell.	
Referred to:	Health & Human Resources.	

March 24, 2003

1		A BILL TO BE ENTITLED
2	AN ACT TO	AMEND THE LAW REGARDING THE PREVENTION AND
3	CONTROL	OF LEAD POISONING IN CHILDREN.
4	The General As	sembly of North Carolina enacts:
5	SECT	<b>FION 1.</b> G.S. 130A-131.7 reads as rewritten:
6	"§ 130A-131.7.	Definitions.
7	As used in t	his Part, unless the context requires otherwise, the term: The following
8	definitions apply	y in this Part:
9	(1)	"Abatement" means undertaking any of the following measures to
10		eliminate a lead-based paint hazard:
11		a. Removing lead-based paint from a surface and repainting the
12		surface.
13		b. Removing a component, such as a windowsill, painted with
14		lead-based paint and replacing the component.
15		c. Enclosing a surface painted with lead-based paint with
16		paneling, vinyl siding, or another approved material.
17		d. Encapsulating a surface painted with lead-based paint with a
18		sealant.
19		e. Any other measure approved by the Commission.
20	(2)	"Child-occupied facility" means a building, or portion of a building,
21		constructed prior tobefore 1978, regularly visited by a child who is less
22		than <u>6-six</u> years of age. Child-occupied facilities may include, but are
23		not limited to, child care facilities, preschools, nurseries, kindergarten
24		classrooms, schools, clinics, or treatment centers including the
25		common areas, the grounds, any outbuildings, or other structures
26		appurtenant to the facility.
27	(3)	"Confirmed lead poisoning" means a blood lead concentration of 20
28		micrograms per deciliter or greater determined by the lower of two
29		consecutive blood tests within a six-month period.

1	(4)	"Depa	artment" means the Department of Environment and Natural
2		_	urces or its authorized agent.
3	(5)	"Elev	ated blood lead level" means a blood lead concentration of 10
4		micro	ograms per deciliter or greater determined by the lower of two
5			cutive blood tests within a six-month period.
6	(6)		I-based paint hazard" means a condition that is likely to cause
7			se health effects as a result of <u>in</u> exposure to lead-based paint or
8			il or dust that contains lead derived from lead based paint.at a
9			entration that constitutes a lead poisoning hazard.
10	(7)		l poisoning hazard" means <u>any of</u> the <del>presence of readily</del>
11			sible or mouthable lead-bearing substances, including lead-based
12			measuring 1.0 milligram per square centimeter or greater by
13		-	Fluorescence or five tenths of one percent (0.5%) or greater by
14		-	ical analysis; or 15 parts per billion or greater in drinking water;
15			0 micrograms per square foot or greater for dust on floors; or 500
16			ograms per square foot or greater for dust on windowsills; or 800
17			grams per square foot or greater for dust in window troughs, or
18			ead concentrations in an amount greater than or equal to 400 parts
19			illion that is determined by the Department to present a hazard in
20		-	of (i) the condition and use of the land and (ii) other relevant
21		-	<del>rs.</del> following:
22		<u>a.</u>	Any lead-based paint or other substance that contains lead in an
23		<u> </u>	amount equal to or greater than 1.0 milligrams lead per square
24			centimeter as determined by X-ray fluorescence or five-tenths
25			of a percent (0.5%) lead by weight as determined by chemical
26			analysis: (i) on any readily accessible or chewable surface on
27			which there is evidence of teeth marks or mouthing; or (ii) on
28			any other deteriorated or otherwise damaged interior or exterior
29			surface.
30		<u>b.</u>	Any substance that contains lead intended for use by children
31		<u>.</u>	less than six years of age in an amount equal to or greater than
32			0.06 percent (0.06%) lead by weight as determined by chemical
33			analysis.
34		<u>c.</u>	Any concentration of lead dust that is equal to or greater than
35		<u>.</u>	40 micrograms per square foot on floors or 250 micrograms per
36			square foot on interior windowsills, vinyl miniblinds, bathtubs,
37			kitchen sinks, or lavatories.
38		<u>d.</u>	Any lead-based paint or other substance that contains lead on a
39		<u>u.</u>	friction or impact surface that is subject to abrasion, rubbing,
40			binding, or damage by repeated contact and where the lead dust
40 41			concentrations on the nearest horizontal surface underneath the
41			friction or impact surface are equal to or greater than 40
42 43			micrograms per square foot on floors or 250 micrograms per
43 44			square foot on interior windowsills.
<del>44</del>			square root on micror windowsins.

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1		e. <u>Any concentration of lead in bare soil in play areas, gardens, pet</u>
2		sleeping areas, and areas within three feet of a residential
3		housing unit or child-occupied facility equal to or greater than
4		400 parts per million. Any concentration of lead in bare soil in
5		other locations of the yard equal to or greater than 1,200 parts
6		per million.
7		f. Any ceramic ware generating equal to or greater than three
8		micrograms of lead per milliliter of leaching solution for
9		flatware or 0.5 micrograms of lead per milliliter for cups, mugs,
10		and pitchers as determined by Method 973.32 of the
11		Association of Official Analytical Chemists.
12		g. Any concentration of lead in drinking water equal to or greater
13		than 15 parts per billion.
14	(8)	"Lead-safe housing" is housing that was built since 1978 or has been
15		tested by a person that has been certified to perform risk assessments
16		and found to have no lead-based paint hazard within the meaning of
17		the Residential Lead-Based Paint Reduction Act of 1992, 42 U.S.C. §
18		4851b(15).
19	(9)	"Maintenance standard" means the following:
20		a. Using safe work practices, repairing and repainting areas of
21		deteriorated paint inside a residential housing unit and for
22		single-family and duplex residential dwelling built prior
23		tobefore 1950, repairing and repainting areas of deteriorated
24		paint on interior and exterior surfaces;
25		b. Cleaning the interior of the unit to remove dust that constitutes
26		a lead poisoning hazard;
27		c. Adjusting doors and windows to minimize friction or impact on
28		surfaces;
29		d. Subject to the occupant's approval, appropriately cleaning any
30		carpets;
31		e. Taking such steps as are necessary to ensure that all interior
32		surfaces on which dust might collect are readily cleanable; and
33		f. Providing the occupant or occupants all information required to
34		be provided under the Residential Lead-Based Paint Hazard
35		Reduction Act of 1992, and amendments thereto.
36	(10)	"Managing agent" means any person who has charge, care, or control
37		of a building or part thereof in which dwelling units or rooming units
38		are leased.
39	(11)	"Mouthable lead bearing substance" means any substance on surfaces
40		or fixtures five feet or less from the floor or ground that form a
41		protruding corner or similar edge, or protrude one-half inch or more
42		from a flat wall surface, or are freestanding, containing
43		lead contaminated dust at a level that constitutes a lead poisoning
44		hazard. Mouthable surfaces or fixtures include toys, vinyl miniblinds,

1		doors, door jambs, stairs, stair rails, windows, windowsills, and
2		baseboards.
3	(12)	"Persistent elevated blood lead level" means a blood lead
4		concentration of 15-19 micrograms per deciliter determined by the
5		lowest of three consecutive blood tests. The first two blood tests shall
6		be performed within a six-month period, and the third blood test shall
7		be performed at least 12 weeks and not more than six months after the
8		second blood test.
9	(13)	"Readily accessible lead bearing substance" means any substance
10		containing lead at a level that constitutes a lead poisoning hazard
11		whichthat can be ingested or inhaled by a child under 6less than six
12		years of age. Readily accessible substances include deteriorated paint
13		that is peeling, chipping, cracking, flaking, or blistering to the extent
14		that the paint has separated from the substrate. Readily accessible
15		substances also include soil, water, water, toys, vinyl miniblinds,
16		bathtubs, lavatories, doors, door jambs, stairs, stair rails, windows,
17		interior windowsills, baseboards, and paint that is chalking.
18	(14)	"Regularly visits" means the presence at a residential housing unit or
19		child-occupied facility on at least two different days within any week,
20		provided that each day's visit lasts at least three hours and the
21		combined weekly visits last at least six hours, and the combined
22		annual visits last at least 60 hours.
23	(15)	"Remediation" means the elimination or control of lead poisoning
24		hazards by methods approved by the Department.
25	(16)	"Residential housing unit" means a dwelling, dwelling unit, or other
26		structure, all or part of which is designed or used for human habitation,
27		including the common areas, the grounds, any outbuildings, or other
28		structures appurtenant to the residential housing unit.
29	(17)	"Supplemental address" means a residential housing unit or
30		child-occupied facility where a child with a persistent elevated blood
31		lead level or a confirmed lead poisoning regularly visits or attends.
32		Supplemental address also means a residential housing unit or
33		child-occupied facility where a child resided, regularly visited, or
34		attended within the six months immediately preceding the
35		determination of a persistent elevated blood lead level or a confirmed
36	SEC	lead poisoning."
37		<b>FION 2.</b> G.S. 130A-131.8 reads as rewritten:
38 20		<b>Reports of blood levels in children.</b>
39 40		ries doing business in this State shall report to the Department <u>all blood</u>
40 41		ne microgram per deciliter or greater <u>test results</u> for children less than 6 e and for individuals whose ages are unknown at the time of testing.
41 42		made within five working days after test completion on forms provided
42 43	_	ent or on self-generated forms containing: the child's full name, date of
43 44	• •	address, and Medicaid number, if any; the name, address, and telephone
	on in, sex, race,	address, and medicard number, if any, the name, address, and telephone

number of the requesting health care provider; the name, address, and telephone number 1 2 of the testing laboratory; the laboratory results, the specimen type – venous or capillary; 3 the laboratory sample number, and the dates the sample was collected and analyzed. 4 Such The reports may be made by electronic submissions." 5 SECTION 3. G.S. 130A-131.9 reads as rewritten: 6 "§ 130A-131.9. Examination and testing. 7 When the Department has a reasonable suspicion that a child less than 6-six years of 8 age has a persistent an elevated blood lead level or a confirmed lead poisoning, the 9 Department may require that child to be examined and tested within 30 days. The 10 Department shall require from the owner, managing agent, or tenant of the residential housing unit or child-occupied facility information on each child who resides in, 11 12 regularly visits, or attends, or, who has within the past six months, resided in, regularly 13 visited, or attended the unit or facility. The information required shall include each 14 child's name and date of birth, the names and addresses of each child's parents, legal 15 guardian, or full-time custodian. The owner, managing agent, or tenant shall submit the 16 required information within 10 days of receipt of the request from the Department." 17 **SECTION 4.** G.S. 130A-131.9A reads as rewritten: 18 "§ 130A-131.9A. Investigation to identify lead poisoning hazards. 19 When the Department learns of a persistent elevated blood lead level or a (a) 20 confirmed lead poisoning, the Department shall conduct an investigation to identify the 21 lead poisoning hazards to children. The Department shall investigate the residential housing unit or child-occupied facility where the child with the persistent elevated blood 22 23 lead level or the confirmed lead poisoning resides, regularly visits, or attends. resides. 24 The Department shall also investigate the supplemental addresses of the child who has a persistent elevated blood lead or a confirmed lead poisoning. 25 When the Department learns of an elevated blood lead level, the Department 26 (a1) shall, upon informed consent, investigate the residential housing unit where the child 27 with the elevated blood level resides. When consent to investigate is denied, the child 28 29 with the elevated blood lead level cannot be located, or the child's parent or guardian 30 fails to respond, the Department shall document the denial of consent, inability to locate, or failure to respond. 31 32 The Department shall also conduct an investigation when it reasonably (b) 33 suspects that a lead poisoning hazard to children exists in a residential housing unit or 34 child-occupied facility occupied, regularly visited, or attended by a child less than 6- six

35 years of age.

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- (c) In conducting an investigation, the Department may take samples of surface
   materials, or other materials suspected of containing lead, for analysis and testing. If
   samples are taken, chemical determination of the lead content of the samples shall be by
   atomic absorption spectroscopy or equivalent methods approved by the Department."
  - **SECTION 5.** G.S. 130A-131.9B reads as rewritten:
- 41 "§ 130A-131.9B. Notification.

42 Upon determination that a lead poisoning hazard exists, the Department shall give 43 written notice of the lead poisoning hazard to the owner or managing agent of the 44 residential housing unit or child-occupied facility and to all persons residing in,

1 attending, or regularly visiting the unit or facility. The written notice to the owner or 2 managing agent shall include a list of possible methods of abatement of the lead based 3 paint hazards and of possible methods of remediation of any other lead poisoning 4 hazard. remediation."

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SECTION 6. G.S. 130A-131.9C reads as rewritten: "§ 130A-131.9C. Abatement and remediation. Remediation.

Upon determination that a child less than 6-six years of age has a confirmed 7 (a) lead poisoning of 20 micrograms per deciliter or greater and that child resides in, 8 9 attends, or regularly visits, in a residential housing unit or child-occupied facility 10 containing lead poisoning hazards, the Department shall require abatement of the leadbased paint hazards and the remediation of other the lead poisoning hazards. The 11 12 Department shall also require the abatement of the lead-based paint hazards and the 13 remediation of other the lead poisoning hazards identified at the supplemental addresses 14 of a child less than 6-six years of age with a confirmed lead poisoning of 20 micrograms 15 per deciliter or greater.

16 (b) When abatement of lead based paint hazards or remediation of other lead 17 poisoning hazards is required under subsection (a) of this section, the owner or 18 managing agent shall submit a written remediation plan to the Department within 14 19 days of receipt of the lead poisoning hazard notification and shall obtain written 20 approval of the plan prior tobefore initiating abatement of lead based paint hazards or 21 remediation of other lead poisoning hazards.activities. The remediation plan shall 22 comply with subsections (g), (h), and (i) of this section.

(c) If the remediation plan submitted fails to meet the requirements of this
section, the Department shall issue an order requiring submission of a modified plan.
The order shall indicate the modifications which that shall be made to the remediation
plan and the date by which that the plan as modified shall be submitted to the
Department.

(d) If the owner or managing agent does not submit a remediation plan within 14
days, the Department shall issue an order requiring submission of a remediation plan
within five days of receipt of the order.

(e) The owner or managing agent shall notify the Department and the occupants
 of the dates of remediation activities at least three days prior to the before
 commencement of the activities.

34 (f) Abatement of lead-based paint hazards and remediationRemediation of other 35 the lead poisoning hazards shall be completed within 60 days of the Department's 36 approval of the remediation plan. If these the remediation activities are not completed 37 within 60 days as required, days, the Department shall issue an order requiring 38 completion of the activities. An owner or managing agent may apply to the Department 39 for an extension of the deadline. The Department may issue an order extending the 40 deadline for 30 days upon proper written application by the owner or managing agent.

41 (g) The <u>All of the following methods of abatement remediation of lead-based</u> 42 paint hazards are prohibited:

43 (1) Stripping paint on-site with methylene chloride-based 44 solutions;solutions.

1	(2)	Torch or flame <del>burning;</del> burning.
2	(3)	Heating paint with a heat gun above 1,100 degrees
3		Fahrenheit; Fahrenheit.
4	(4)	Covering with new paint or wallpaper unless all readily accessible
5		lead-based paint has been <del>removed;</del>
6	(5)	Uncontrolled abrasive <del>blasting; or <u>blasting</u>, machine sanding, or</del>
7		grinding, except when used with High Efficiency Particulate Air
8		(HEPA) exhaust control that removes particles of 0.3 microns or larger
9		from the air at ninety-nine and seven-tenths percent (99.7%) or greater
10		efficiency.
11	(6)	Uncontrolled waterblasting.
12	(3) (7)	Dry scraping, unless used in conjunction with heat guns, or around
12	<u>, , , ,</u>	electrical outlets, or when treating no more than two square feet on
14		interior surfaces, or no more than 20 square feet on exterior surfaces.
15	(h) All le	ead-containing waste and residue shall be removed and disposed of in
16		h applicable federal, State, and local laws and rules. <u>Other substances</u>
17		that are intended for use by children less than six years of age and vinyl
18	-	constitute a lead poisoning hazard shall be removed and disposed of in
19		applicable federal, State, and local laws and rules.
20		emediation plans shall require that the lead poisoning hazards be reduced
20	to <del>below</del> the fol	
22	(1)	Floor lead dust levelsLess are less-than 100-40 micrograms per square
22	(1)	foot; foot for lead dust on floors.
23 24	(2)	Windowsill lead dust levels are lessLess than 500-250 micrograms per
25	(2)	square foot; foot for lead dust on interior windowsills, bathtubs, kitchen
25 26		sinks, and lavatories.
20 27	(3)	Window trough lead dust levels are lessLess than 800-400 micrograms
28		per square foot; foot for lead dust on window troughs.
29	(4)	Soil lead levels are less Less than 400 parts per million or such other
30		level higher than 400 parts per million as determined by the
31		Department to prevent a hazard in light of the condition and use of the
32		land and in light of other relevant factors; and for lead in bare soil in
33		play areas, gardens, pet sleeping areas, and areas within three feet of
34		the residential housing unit or child-occupied facility. Lead in bare soil
35		in other locations of the yard shall be reduced to less than 1,200 parts
36		per million.
37	(5)	Drinking water lead levels less Less than 15 parts per billion. billion
38		for lead in drinking water.
39	(j) The	Department shall verify by visual inspection that the approved
40	-	n has been completed. The Department may also verify plan completion
41	-	dust monitoring and soil or drinking water lead level measurement.
42	•	pliance with the maintenance standard satisfies the remediation
43	• •	or confirmed lead poisoning cases identified on or after 1 October 1990
44	-	lead poisoning hazards identified on interior and exterior surfaces are

addressed by remediation. Except for owner-occupied residential housing units, 1 2 continued compliance shall be verified by means of an annual monitoring inspection 3 conducted by the Department. For owner-occupied residential housing units, continued 4 compliance shall be verified (i) by means of an annual monitoring inspection, (ii) by 5 documentation that no child less than six years of age has resided in or regularly visited 6 the residential housing unit within the past year, or (iii) by documentation that no child 7 less than six years of age residing in or regularly visiting the unit has an elevated blood 8 lead level. 9 (k) Removal of children from the residential housing unit or child-occupied 10 facility shall not constitute abatement or remediation if the property continues to be used for a residential housing unit or child-occupied facility. The remediation 11 12 requirements imposed in subsection (a) of this section apply so long as the property 13 continues to be used as a residential housing unit or child-occupied facility." 14 **SECTION 7.** G.S. 130A-131.9G reads as rewritten: 15 "§ 130A-131.9G. Resident responsibilities. In any residential housing unit occupied by a child less than 6-six years old-of age 16 17 who has an elevated blood lead level of 10 micrograms per deciliter or greater, the 18 Department shall advise, in writing, the owner or managing agent and the child's parents 19 or legal guardian as toof the importance of carrying out routine cleaning activities in the 20 units they occupy, own, or manage. Such-The cleaning activities shall include:include 21 all of the following: 22 (1)Wiping clean all windowsills with a damp cloth or sponge at least 23 weekly;weekly. 24 Regularly washing all surfaces accessible to children; children. (2)25 (3) In the case of a leased residential housing unit, identifying any deteriorated paint in the unit and notifying the owner or managing 26 27 agent of such the conditions within 72 hours of discovery; and discovery. 28 29 Identifying and understanding potential lead poisoning hazards in the (4) 30 environment of each child <del>under the age of 6</del> less than six years of age in the unit (including toys, vinyl miniblinds, playground equipment, 31 32 drinking water, soil, and painted surfaces), and taking steps to prevent 33 children from ingesting lead such as encouraging children to wash their faces and hands frequently and especially after playing outdoors." 34 35 **SECTION 8.** This act becomes effective 1 July 2003.