GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 882 PROPOSED COMMITTEE SUBSTITUTE S882-PCS75246-ST-20

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	Short Title: Statute of Repose/Products Liability. (I	Public)			
	Sponsors:				
	Referred to:				
	March 26, 2009				
1 2 3	A BILL TO BE ENTITLED AN ACT TO CLARIFY AND REFORM THE STATUTES OF LIMITATION AND RE IN PRODUCT LIABILITY ACTIONS.	POSE			
4 5	The General Assembly of North Carolina enacts: SECTION 1. G.S. 1-50 reads as rewritten:				
6	"§ 1-50. Six years.				
7	(a) Within six years an action –				
8 9 10 11 12	 No action for the recovery of damages for personal injury, death or d to property based upon or arising out of any alleged defect or any fai relation to a product shall be brought more than six years after the cinitial purchase for use or consumption. 	lure in			
13					
14 15	SECTION 2. G.S. 99B-2 reads as rewritten: "§ 99B-2. Seller's opportunity to inspect; privity requirements for warranty claims.				
16	§ 35D-2. Sener's opportunity to inspect, privity requirements for warranty claims.				
17 18	(b) A claimant who is a buyer, <u>or a lessee</u> as defined in the Uniform Commercial <u>G.S. 25-2A-103(1)(n)</u> , of the product involved, or who is a member or a guest of a mem				
19 20	the family of the buyer,buyer or lessee , a guest of the buyer,buyer or lessee , or an employ the buyer buyer or lessee may bring a product liability action directly against the manufa- of the product involved for breach of implied warranty and the lack of privity of contract	acturer			
21 22	of the product involved for breach of implied warranty; and the lack of privity of contract not be grounds for the dismissal of such action."	it shall			
23	SECTION 3. Chapter 99B of the General Statutes is amended by adding	a new			
24	section to read:				
25	"§ 99B-7. Limitation of actions; statute of repose.				
26	(a) The purpose of this section is to define in a single statute the time lim	<u>its for</u>			
27	commencing product liability actions, to protect the citizens, manufacturers, and sellers of				
28	North Carolina, and to reaffirm that the statute of repose for product liability actions does not				
29	apply to diseases.				
30	(b) All product liability actions, except those for wrongful death, shall be commenced				
31	within three years of the date on which the property damage or injury complained of occurs.				
32	(c) All product liability actions for wrongful death under G.S. 28A-18-2 sh				
33	commenced within two years of the date of death, so long as the decedent's claim would not				



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have	been barre	ed on the date of death by the provisions of subsections	s (d) and (e) of this
sectio	<u>n.</u>		
(d) Exce	pt as provided in subsection (f) of this section, all pro-	duct liability actions
against manufacturers shall be commenced as follows:			
•	(1)	For products manufactured in North Carolina, within si	x years after the date
		the product that allegedly caused the property damage,	injury, or death was
		first sold or leased for use or consumption.	• •
	<u>(2)</u>	For products manufactured outside North Carolina, wit	hin the time allowed
		by the applicable statute of repose, if any, of the state	or country where the
		product was manufactured, but in no event less than six	x years after the date
		the product that allegedly caused the property damage,	injury, or death was
		first sold or leased for use or consumption. If the state	or country where the
		product was manufactured does not have an applicab	le statute of repose,
		then the only limitations upon the commencement o	f a product liability
		action shall be as set forth in subsections (b) and (c) of t	his section.
(e) Except as provided in subsection (f) of this section, all product liability actions			
against sellers shall be commenced as follows:			
	<u>(1)</u>	For products sold or leased by the defendant seller in N	
		six years after the date the product that allegedly	caused the property
		damage, injury, or death was first sold or leased for use	or consumption.
	<u>(2)</u>	For products sold or leased by the defendant seller out	side North Carolina,
		within the time allowed by the applicable statute of r	epose, if any, of the
		state or country where the seller sold or leased the pro-	duct, but in no event
		less than six years after the date the product that a	llegedly caused the
		property damage, injury, or death was first sold or	r leased for use or
		consumption. If the state or country where the selle	r sold or leased the
		product does not have an applicable statute of rep	ose, then the only
		limitations upon the commencement of a product liabil	ity action shall be as
		set forth in subsections (b) and (c) of this section.	
<u>(f</u>		product liability actions in which a disease allegedly result	
or use of the product, the date of injury under subsection (b) of this section shall be the date of			
diagnosis of the disease. Subsections (d) and (e) of this section shall not apply to product			
-	-	involving claims for disease allegedly resulting from expo	osure to or use of the
<u>produ</u>			
<u>(g</u>		manufacturer or seller asserts that the statute of repose in	
of this section bars the product liability action, the manufacturer or seller shall have the burden			
of proving when the repose period began.			
<u>(h</u>		statutes of limitation and repose for product liability action	ns shall be subject to
the to		sions of G.S. 1-17 and G.S. 1-22."	1 11
		TION 4. This act becomes effective October 1, 2009, and	l applies to causes of
action	that accru	e on or after that date	

41 action that accrue on or after that date.