AN ACT

To enact Part XII of Chapter 2 of Title 51 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 51:771 through 776, relative to the sale of certain cosmetics; to provide definitions; to prohibit the sale of certain cosmetics; to provide exemptions; to provide for application of law in political subdivisions; to provide for penalties; to provide for severability; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. Part XII of Chapter 2 of Title 51 of the Louisiana Revised Statutes of 1950, comprised of R.S. 51:771 through 776, is hereby enacted to read as follows:

PART XII. SALE OF COSMETICS TESTED ON ANIMALS

§771. Definitions

As used in this Part, the following terms have the following meanings:

(1) "Cosmetic" means either of the following:

(a) Articles intended to be applied to or introduced into the human body or any part thereof for purposes of cleansing, beautifying, promoting attractiveness, or altering appearance.

(b) Articles intended for use as a component of any articles provided for in Subparagraph (a) of this Paragraph.

(c) "Cosmetic" does not include soap.

(2) "Cosmetic animal testing" means the internal or external application or exposure of any cosmetic product, cosmetic ingredient, or nonfunctional constituent
to the skin, eyes, or any other body part, organ, or extremity of a live nonhuman vertebrate.

(3) "Cosmetic ingredient" means any single chemical entity or mixture used as a component in the manufacture of a cosmetic product as defined in 21 CFR 700.3(e) on the date of enactment of this Part.

(4) "Cosmetic product" means a finished and complete cosmetic.

(5) "Manufacturer" means any entity required to specify conspicuously its name and place of business on the label of a cosmetic in package form pursuant to 21 CFR 701.12.

(6) "Nonfunctional constituent" means any incidental ingredient as defined in 21 CFR 701.3(1) on the date of enactment of this Part.

(7) "Supplier" means any entity that provides, whether directly or through a third party, any cosmetic ingredient used by a manufacturer in the formulation of a cosmetic product.

§772. Prohibition on the sale or offer for sale of certain cosmetics

Notwithstanding any provision of law to the contrary, it is unlawful for a manufacturer to sell or offer for sale in this state a cosmetic that utilized cosmetic animal testing during the development or manufacture of the cosmetic, if the cosmetic animal testing was conducted by the manufacturer, any supplier of the manufacturer, or any person or business hired or contracted by the manufacturer.

§773. Exemptions

A. The provisions of this Part shall not apply to the following instances of cosmetic animal testing:

(1) Cosmetic animal testing conducted outside of the United States as required by a foreign regulatory authority, provided that no evidence derived from the testing was relied upon to substantiate the safety of the cosmetic ingredient or cosmetic product being sold by the manufacturer in this state.

(2) Cosmetic animal testing conducted for any cosmetic or cosmetic ingredient subject to regulation under 21 USC 351 et seq.
(3) Cosmetic animal testing conducted for a cosmetic ingredient intended to
be used in a product that is not a cosmetic product and conducted pursuant to a
requirement of a federal, state, or foreign regulatory authority, provided that no
evidence derived from the testing was relied upon to substantiate the safety of a
cosmetic sold in this state by a cosmetics manufacturer, unless all of the following
apply:

(a) There is no nonanimal alternative method or strategy recognized by any
federal or state agency or the Organisation for Economic Co-operation and
Development for the relevant safety endpoints for the cosmetic ingredient or
nonfunctional constituent.

(b) There is documented evidence of the noncosmetic intent of the test.

(c) There is a history of use of the ingredient outside of cosmetics at least
twelve months prior to reliance.

(4) Cosmetic animal testing requested, required, or conducted by a federal
or state regulatory authority if all of the following apply:

(a) There is no nonanimal alternative method or strategy recognized by any
federal or state agency or the Organisation for Economic Co-operation and
Development for the relevant safety endpoints for the cosmetic ingredient or
nonfunctional constituent.

(b) The cosmetic ingredient or nonfunctional constituent poses a risk of
causing a specific substantiated human health problem and the need to conduct
cosmetics animal testing is justified and supported by a detailed research protocol
proposed as the basis for the evaluation of the cosmetics ingredient or nonfunctional
constituent.

(c) The cosmetic ingredient or nonfunctional constituent is in wide use and,
in the case of a cosmetic ingredient, cannot be replaced by another cosmetic
ingredient capable of performing a similar function.

B. The provisions of this Part shall not apply to any of the following:
(1) A cosmetic in its final form, which was tested on animals before the
effective date of this Part, regardless of if the cosmetic is manufactured on or after
the effective date of this Part.

(2) An ingredient in a cosmetic, which was tested on animals before the
effective date of this Part, even if the ingredient is manufactured on or after the
effective date of this Part.

(3) A cosmetic manufacturer reviewing, assessing, or retaining evidence
from a cosmetic animal test.

§774. Political subdivisions; prohibition

No parish or political subdivision of this state shall establish or continue any
prohibition on or relating to cosmetic animal testing, as defined in this Part, that is
not identical to the prohibitions set forth in this Part.

§775. Penalties

A manufacturer that sells or offers for sale a cosmetic in violation of this Part
commits a civil violation punishable by a fine of not more than one thousand dollars
for the first day of each violation and an additional fine of five hundred dollars for
each day that each violation continues.

§776. Severability

If any provision of this Part is held invalid, or if its application to any person
or circumstance is held invalid, such invalidity does not affect other provisions or
applications which can be given effect without the invalid provision or application.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: ________________________

CODING: Words in struck through type are deletions from existing law; words underscored
are additions.