

- 1 SB104
- 2 SAAK777-1
- 3 By Senator Carnley
- 4 RFD: Judiciary
- 5 First Read: 15-Feb-24



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4	SYNOPSIS:
5	Under existing law, the plaintiff in an action
6	for damages from asbestos exposure is required to
7	provide the defendant with certain information.
8	This bill would require a plaintiff to specify
9	the basis for each claim against each defendant and
10	provide additional, more detailed information relating
11	to the asbestos exposure, including current and past
12	worksites and each individual who is knowledgeable
13	regarding the exposures.
14	This bill would allow a defendant in an asbestos
15	action to be dismissed from the action if not
16	identified as required.
17	This bill would also stay discovery in an
18	asbestos action until the required disclosures have
19	been made.
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22	A BILL
23	TO BE ENTITLED
24	AN ACT
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26	Relating to asbestos actions; to amend Sections
27	6-5-691, 6-5-692, 6-5-693, and 6-5-694, Code of Alabama 1975,
28	to further provide for various requirements for asbestos



29 actions; to authorize a defendant in an asbestos action to be 30 dismissed if certain requirements are not met; and to 31 authorize a court to stay discovery in an asbestos action 32 until certain requirements are met. 33 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: Section 1. Sections 6-5-691, 6-5-692, 6-5-693, and 34 6-5-694, Code of Alabama 1975, are amended to read as follows: 35 36 "§6-5-691 37 For the purposes of this article, the following terms shall have the following meanings: 38 39 (1) ASBESTOS ACTION. A civil action arising out of, based on, or related to the health effects of exposure to 40 asbestos and any derivative claim made by or on behalf of a 41 42 person exposed to asbestos or a representative, spouse, 43 parent, child, or other relative of that person. The term 44 asbestos action does not include claims alleging ovarian 45 cancer. 46 (2) ASBESTOS TRUST. A government-approved or 47 court-approved trust, qualified settlement fund, compensation 48 fund, or claims facility that is created as a result of an 49 administrative or legal action, a court-approved bankruptcy, 50 pursuant to 11 U.S.C. § 524(g), 11 U.S.C. § 1121(a), or other 51 applicable provision of law, that is intended, in whole or in 52 part, to provide compensation to claimants arising out of,

54 asbestos.

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55 (3) EXPOSED PERSON. A person whose exposure to asbestos
56 or to asbestos-containing products is the basis for an

based on, or related to the health effects of exposure to



57 asbestos action.

58 (3) (4) TRUST CLAIM MATERIALS. A final executed proof of claim and all documents and information submitted to or 59 60 received from an asbestos trust, including claim forms and supplementary materials, affidavits, medical and health 61 62 records, depositions and trial testimony of the plaintiff and 63 others knowledgeable about the plaintiff's exposure history, 64 work history, exposure allegations, and all documents that reflect the status of a claim against an asbestos trust and if 65 the trust claim has been resolved. 66

67 (4)(5) TRUST GOVERNANCE DOCUMENTS. All documents that
68 relate to eligibility and payment levels, including claims
69 payment matrices, trust distribution procedures, or plans for
70 reorganization, for an asbestos trust."

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"§6-5-692

(a) Subject to Section 6-5-693, within 90 days after aA
plaintiff who files an asbestos action, the plaintiff at the
time of the filing of the complaint or other initial pleading,
shall do all of the following: provide

76 (1) Provide all parties with an affidavit, signed under 77 oath by the plaintiff, <u>specifying the basis for each claim</u> 78 <u>against the defendant and stating all of the following with</u> 79 specificity:

80 a.(1) The plaintiff's exposed person's name, address,
81 date of birth, Social Security number, marital status, smoking
82 <u>history</u>, occupation, and current and past worksites and
83 employers, and if the plaintiff exposed person alleges
84 exposure to asbestos through another person, the identity of



85 the other person $_{\overline{r}}$ and that person's relationship to the 86 plaintiffexposed person. b.(2) The asbestos-related disease claimed to exist. 87 88 c.(3) TheAn affirmation that the plaintiff and plaintiff'shis or her counsel have conducted an investigation 89 90 into all potential sources of the plaintiff's exposed person's 91 exposure to asbestos and identified. 92 (4) The identity, with specificity, of each and every 93 source of exposure to asbestos that is available or known to the plaintiff or plaintiff's his or her counsel for the exposed 94 95 person and any person through which the plaintiff alleges exposure, including all asbestos-containing products to which 96 97 the plaintiffexposed person or other person was exposed, 98 whether from bankrupt entities or otherwise, and all premises 99 at which the plaintiff and the other exposed person werewas exposed to asbestos; the. 100 (5) The specific location and manner of each alleged 101 102 exposure to asbestos; the. 103 (6) The beginning and ending dates of each alleged 104 exposure; and the frequency of the exposure to the asbestos 105 product or its use. 106 (7) The specific connection of each defendant to the 107 alleged exposure to asbestos. 108 (8) The name, address, and relationship to the exposed 109 person of each individual who is knowledgeable regarding the 110 exposed person's exposures to asbestos. (2) (9) Provide all parties with allAll supporting 111 112 documentation relating to this the information required by



113 this section.

114 (b) If a defendant that is specifically identified in 115 the plaintiff's affidavit as a source of exposure presents 116 evidence that the plaintiff's affidavit is incomplete, the 117 defendant may move the court for an order to require the 118 plaintiff to supplement the affidavit. If the court determines 119 that there is a sufficient basis for the plaintiff to 120 supplement the affidavit, the court shall enter an order to 121 require the plaintiff to supplement the affidavit and shall stay the action until the plaintiff supplements the affidavit 122 123 as provided by the court and produces the supplemental affidavit to the parties. 124

(c) The court shall dismiss the plaintiff's claim without prejudice if the plaintiff fails to provide the information required in this section or fails to satisfy an order to supplement the plaintiff's affidavit within <u>90 days</u> from the time the information is required to be provided to the parties.

131 (d) A defendant whose product or premises is not 132 specifically identified in the plaintiff's affidavit may file 133 a motion with the court to dismiss the plaintiff's claim 134 against that defendant without prejudice."

135 "\$6-5-693

(a) A plaintiff in an asbestos action need not comply
with Section 6-5-692 if, within 90Within 30 days after the
plaintiff files an asbestos action, the plaintiff files shall
file all available asbestos trust claims and provides provide
the parties with all trust claim materials available to the



141 plaintiff or <u>plaintiff's</u> <u>his or her</u> counsel in relation to the 142 <u>plaintiff's</u> <u>exposed</u> <u>person's</u> exposure to asbestos. This 143 <u>section does not apply if the plaintiff complies with Section</u> 144 6-5-692.

(b) A plaintiff has a continuing duty to supplement the information and materials provided under subsection (a) within 30 days after the plaintiff supplements an asbestos trust claim, receives additional information or materials related to an asbestos trust claim, or files an additional trust claim.

(c) Not less than 60 days before trial, if a defendant 150 151 presents evidence that the plaintiff has not filed all available asbestos trust claims, as required under subsection 152 153 (a), the defendant may move the court for an order to require 154 the plaintiff to file additional trust claims. If a defendant 155 has previously filed a motion under this section, the court 156 shall not grant a subsequent motion if the defendant knew that 157 the claimant met the criteria for payment for the additional 158 trust claim identified in the subsequent motion at the time 159 the earlier motion was filed.

(d) Trial in an asbestos action may not begin until at least 60 days after the plaintiff complies with this section." %6-5-694

(a) In an asbestos action, there shall be a rebuttable
presumption that trust claim materials and trust governance
documents are relevant, authentic, and admissible in evidence.
A claim of privilege does not apply to trust claim materials
or trust governance documents.

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(b) A defendant in an asbestos action may seek



discovery from an asbestos trust. The plaintiff may not claim 169 170 privilege or confidentiality to bar discovery and shall 171 provide consent or other expression of permission that may be 172 required by the asbestos trust to release the information and 173 materials sought by the defendant. 174 (c) Discovery may not commence against a defendant in 175 an asbestos action until the requirements of Section 176 6-5-692(a) and 6-5-693(a) have been met." Section 2. This act shall become effective on October 177

178 1, 2024.