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REVISOR

H. F. No. 2571

State of Minnesota HOUSE OF REPRESENTATIVES

NINETY-THIRD SESSION

03/06/2023

Authored by Hollins and Pursell The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to environment; prohibiting misleading claims regarding product or packaging recyclability; requiring creation of recyclable materials list; proposing coding for new law in Minnesota Statutes, chapter 115A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [115A.5503] TRUTH IN LABELING FOR RECYCLABLE PRODUCTS.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.8	the meanings given.
1.9	(b) "Chasing arrows symbol" means an equilateral triangle, formed by three arrows
1.10	curved at their midpoints, depicting a clockwise path, with a clear gap separating the apex
1.11	of each arrow from the base of the adjacent arrow. Chasing arrows symbol includes variants
1.12	of that symbol, including but not limited to one or more arrows arranged in a circular pattern
1.13	or around a globe, that are likely to be interpreted by a consumer as implying that the product
1.14	or packaging labeled with the chasing arrows symbol is recyclable.
1.15	(c) "Design features" means any physical characteristic of a specific product or packaging
1.16	that may affect its recyclability, including but not limited to its material, size, shape, or
1.17	<u>color.</u>
1.18	(d) "Intentionally added PFAS" means perfluoroalkyl or polyfluoroalkyl substances
1.19	(PFAS) that are intentionally added to a product by a manufacturer and that have a functional
1.20	or technical effect on the product. Intentionally added PFAS includes PFAS that are
1.21	breakdown products of a chemical intentionally added to the product.

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2.1	(e) "Labeling" means printing, embo	ossing, or otherwise	e attaching information to	o a product
2.2	or packaging.			
2.3	(f) "Packaging" means a container a	nd any material th	at provide a means of tra	ansporting,
2.4	marketing, protecting, or handling a pr	oduct. Packaging	includes the packaging'	s design
2.5	features.			
2.6	(g) "Product" means any physical ob	ject sold or distrib	uted in commerce. Produ	ct includes
2.7	the product's design features.			
2.8	Subd. 2. Recyclable materials list.	(a) No later than	January 1, 2026, the com	nmissioner
2.9	must develop and adopt rules under cha	apter 14 establishi	ng a list of packaging an	d products
2.10	that the commissioner determines, after	er considering the	design features of the pr	roduct or
2.11	packaging and applying the criteria un	der subdivision 3,	are recyclable in this st	tate.
2.12	(b) The commissioner must post a	copy of the recycl	able materials list on the	e agency's
2.13	website.			
2.14	(c) The recyclable materials list may	y not limit the auth	ority of a local unit of g	overnment
2.15	to determine the packaging and produc	cts that a waste co	llection and recycling p	rogram
2.16	operated by the local unit of governme	ent may accept.		
2.17	(d) The commissioner must review	and may amend t	he recyclable materials	list at least
2.18	every three years.			
2.19	(e) A manufacturer, wholesaler, or	retailer may reque	est the commissioner to	consider
2.20	placing a product or packaging on the	materials recyclin	g list by submitting to t	he
2.21	commissioner in writing the reasons w	why the product or	packaging meets the rea	cyclability
2.22	criteria established in subdivision 3.			
2.23	Subd. 3. Recyclability criteria. A	product or packag	ing is considered recycl	able in the
2.24	state if, as determined by the commiss	ioner, it meets the	following criteria:	
2.25	(1) at least 60 percent of the state's	population reside	within local units of go	vernment
2.26	that regularly collect and separate the p	roduct or packagin	ng as part of a residentia	l recycling
2.27	program;			
2.28	(2) at least 90 percent of the volum	e of product or pa	ckaging in the state is re	egularly
2.29	sorted and aggregated into defined stre	eams for recycling		
2.30	(3) the product or packaging is listed	l as a separate spec	rification in the most reco	ent version
2.31	of the Scrap Specifications Circular pub	lished by the Instit	tute for Scrap Recycling	Industries;

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3.1	(4) at least 75 percent of the volum	ne of product or pac	kaging in the state is	recycled into
3.2	feedstock that is used to make new pr	roducts, excluding f	fuels;	
3.3	(5) the product or packaging is rec	cycled in sufficient c	quantity and is of suff	icient quality
3.4	to maintain a market value;			
3.5	(6) any plastic packaging or plastic	product does not in	clude components, inl	ks, adhesives,
3.6	or labels that prevent the recyclability	y of the packaging,	as determined by the	most recent
3.7	version of APR Design Guide publish	hed by the Associat	ion of Plastic Recycl	ers;
3.8	(7) the packaging or product does	not contain an intent	tionally added chemic	cal prohibited
3.9	under section 115A.965; and			
3.10	(8) the packaging or product does	not contain intentio	onally added PFAS o	r PFAS
3.11	measured at or above 100 parts per m	nillion, as measured	in total organic fluor	rine.
3.12	Subd. 4. Deceptive recyclability of	laims prohibited. (a) Except as provided	l in paragraph
3.13	(c), displaying a chasing arrows symbol	bol or any other stat	tement on a product of	or packaging
3.14	indicating that a product or packaging	that is not on the rec	cyclable materials list	is recyclable
3.15	is a deceptive or misleading claim un	der this section and	section 325F.69, sub	odivision 1.
3.16	(b) No person may offer for sale,	sell, distribute, or ir	nport in or into the st	ate a product
3.17	or packaging for which a deceptive or	misleading claim ab	out the recyclability of	of the product
3.18	or packaging is made.			
3.19	(c) Paragraph (a) does not apply t	0:		
3.20	(1) a product or packaging that is	not on the initial rec	yclable materials list	compiled by
3.21	the commissioner under subdivision 2	2, for 180 days after	the initial recyclable	materials list
3.22	is published;			
3.23	(2) a product or packaging that is	removed from the 1	ecyclable materials l	ist after
3.24	commissioner review, for 180 days a	fter the removal;		
3.25	(3) a product or packaging contain	ning a chasing arrov	ws symbol with a cle	arly visible
3.26	line placed at a 135 degree angle ove	r the chasing arrow	s symbol indicating t	hat the item
3.27	is not recyclable;			
3.28	(4) a product required under federa	l or Minnesota law t	o display a chasing ar	rows symbol;
3.29	or			
3.30	(5) a statement on a product or pac	kaging that does no	ot contain a chasing ar	rows symbol
3.31	and is not on the materials recyclable	list but that directs	a consumer to take a	any of the
3.32	following actions:			

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4.1	(i) compost the product or packaging through an organics recycling program;
4.2	(ii) recycle or properly dispose of hazardous materials through a local drop-off program;
4.3	(iii) recycle or properly dispose of batteries as directed in section 325E.125; or
4.4	(iv) properly recycle electronic waste as directed in sections 115A.1310 to 115A.1330.
4.5	(d) If a product or packaging is composed of multiple materials, a chasing arrows symbol
4.6	or statement must make clear, in type or chasing arrow symbols of the same font size as the
4.7	symbol or the statement, which components are and are not recyclable.
4.8	Subd. 5. Enforcement. The commissioner may enforce this section under section 115.071
4.9	or 116.072. The attorney general may enforce this section under section 325F.70.
4.10	EFFECTIVE DATE. This section is effective the day following final enactment.