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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3326

(SENATE AUTHORS: MARTY, Bigham, Dibble, McEwen and Newton)

DATE	D-PG	OFFICIAL STATUS
02/21/2022	5079	Introduction and first reading
		Referred to Environment and Natural Resources Policy and Legacy Finance
02/24/2022	5132	Authors added Bigham; Dibble; McEwen
03/31/2022	5949	Author added Newton

1.1	A bill for an act
1.2 1.3	relating to environment; requiring notice of products containing PFAS; requiring rulemaking; proposing coding for new law in Minnesota Statutes, chapter 116.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [116.943] DISCLOSURE OF PFAS IN PRODUCTS.
1.6	Subdivision 1. Definitions. For purposes of this section, the following terms have the
1.7	meanings given:
1.8	(1) "commissioner" means the commissioner of the Pollution Control Agency;
1.9	(2) "intentionally added PFAS" means PFAS that a manufacturer intentionally adds to
1.10	a product and that have a functional or technical effect in the product, including the PFAS
1.11	components of intentionally added chemicals and PFAS that are intentional breakdown
1.12	products of an added chemical that also have a functional or technical effect in the product;
1.13	(3) "manufacturer" means the person that manufactures a product or whose brand name
1.14	is affixed to the product. In the case of a product imported into the United States,
1.15	manufacturer includes the importer or first domestic distributor of the product if the person
1.16	that manufactured or assembled the product or whose brand name is affixed to the product
1.17	does not have a presence in the United States;
1.18	(4) "perfluoroalkyl and polyfluoroalkyl substances" or "PFAS" means substances that
1.19	include any member of the class of fluorinated organic chemicals containing at least one
1.20	fully fluorinated carbon atom;
1.21	(5) "product" means an item manufactured, assembled, packaged, or otherwise prepared
1.22	for sale to consumers, including the product components, sold or distributed for personal,

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2.1	residential, co	mmercial, or ind	ustrial use, includir	ng for use in making other	products. Product			
2.2	does not mean used products offered for sale or resale; and							
2.3	<u>(6)</u> "produ	ct component" 1	neans an identifial	ble component of a produ	ict, regardless of			
2.4	whether the n	whether the manufacturer of the product is the manufacturer of the component.						
2.5	Subd. 2. Notice required. (a) Except as provided under subdivision 3 and rules adopted							
2.6	under subdivi	sion 4, a manufa	acturer of a produc	t for sale in the state that	contains			
2.7	intentionally a	added PFAS mu	st submit to the co	mmissioner a written not	tice that includes:			
2.8	<u>(1) a brief</u>	description of the	ne product;					
2.9	(2) the fur	action served by	PFAS in the produ	ect, including in any proc	luct components;			
2.10	(3) the amo	ount of each of th	ne PFAS, identified	by its Chemical Abstract	s Service Registry			
2.11	number, in the	e product, report	ed as an exact qua	ntity determined using c	ommercially			
2.12	available anal	ytical methods of	or as falling within	a range approved for rep	porting purposes			
2.13	by the commi	ssioner;						
2.14	(4) the nar	me and address of	of the manufacture	r and the name, address,	and telephone			
2.15	number of a c	contact person fo	r the manufacture	; and				
2.16	(5) any oth	her information,	as required by rule	e adopted by the commis	sioner, necessary			
2.17	to implement	this section.						
2.18	<u>(b) This s</u> ı	ubdivision does	not apply to the sa	le or resale of used produ	<u>icts.</u>			
2.19	<u>Subd. 3.</u>	<u>Commissioner's</u>	authority. (a) The	commissioner may waiv	ve all or part of the			
2.20	notice require	ment under sub	division 2 if the co	mmissioner determines t	hat substantially			
2.21	equivalent inf	formation is alre	ady publicly availa	ıble.				
2.22	<u>(b)</u> The co	ommissioner may	y enter into an agre	eement with one or more	other states or			
2.23	political subd	ivisions of a stat	e to collect notices	and may accept notices t	to a shared system			
2.24	as meeting the	e notice requirer	nent under subdivi	<u>sion 2.</u>				
2.25	<u>(c)</u> The co	mmissioner may	v extend the deadli	ne for a manufacturer to	submit the notice			
2.26	under subdivi	sion 2 if the con	nmissioner determ	ines that more time is ne	eded by the			
2.27	manufacturer	to comply.						
2.28	<u>Subd. 4.</u>	Rulemaking. Th	e commissioner m	ust adopt rules to implen	nent this section.			
2.29	The rules:							
2.30	<u>(1) may p</u>	rioritize product	s subject to subdiv	ision 2 based on the proc	lucts that, in the			
2.31	commissioner	r's judgment, are	most likely to caus	e contamination of the st	ate's land or water			
2.32	resources;							
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3.1 3.2	(2) may allow a manufacturer to supply the notice under subdivision 2 for a category or type of product rather than for each individual product;							
3.3	(3) must require a manufacturer to update and revise the information required in the							
3.4	notice under subdivision 2 when there is a substantive change in the information; and							
3.5 3.6	(4) notwithstanding section 16A.1283, may establish a fee to be paid by a manufacturer upon submitting the notice under subdivision 2 to cover the commissioner's reasonable costs							
3.7	in developing rules to implement this section. The fees may be based on the volume of							
3.8	PFAS, volume of sales, or type of PFAS.							
3.9			odivisions 1, 3, and	4 are effective the day f	ollowing final			

3.10 <u>enactment. Subdivision 2 is effective January 1, 2025.</u>