REVISOR SF2525 CKM S2525-1 1st Engrossment

SENATE STATE OF MINNESOTA **EIGHTY-NINTH SESSION**

A bill for an act

S.F. No. 2525

(SENATE AUTHORS: JENSEN, Reinert, Bonoff and Franzen)

1.1

DATE	D-PG	OFFICIAL STATUS
03/10/2016	4955	Introduction and first reading Referred to Environment and Energy
03/17/2016	5125	Authors added Reinert; Bonoff
03/21/2016	5147a 5167	Comm report: To pass as amended and re-refer to Commerce Author added Franzen
03/24/2016		Comm report: To pass as amended and re-refer to Judiciary

1.2 1.3	relating to environment; providing for labeling of certain nonwoven disposable products; proposing coding for new law in Minnesota Statutes, chapter 325E.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [325E.048] NONWOVEN PERSONAL CARE DISPOSABLE
1.6	PRODUCTS LABELING.
1.7	Subdivision 1. Definitions. For the purposes of this section, the following terms
1.8	have the meanings given:
1.9	(1) "advertised" means represented by statement, word, design, device, sound, or
1.10	any combination thereof in print, electronic, or broadcast media;
1.11	(2) "flushable, septic safe, and sewer safe" means a nonwoven disposable product
1.12	that is:
1.13	(i) able to clear toilets and properly maintained drainage pipe systems under
1.14	expected product use and conditions;
1.15	(ii) compatible with wastewater conveyance, treatment, reuse, and disposal systems
1.16	without causing blockage, clogging, or other operational problems; and
1.17	(iii) unrecognizable in effluent leaving on-site and municipal wastewater treatment
1.18	systems and in digested sludge from wastewater treatment plants that are applied to soil;
1.19	(3) "label" means representations made by statement, word, picture, design, or
1.20	emblem on the packaging of a nonwoven disposable product; and
1.21	(4) "nonwoven disposable product" means a product constructed from nonwoven
1.22	sheets that is designated for, marketed for, or commonly used for personal hygiene
1.23	purposes.

Section 1. 1

- Subd. 4. Penalty; enforcement. (a) A manufacturer that violates this section is subject to a civil penalty of not more than \$5,000.
- (b) The attorney general may bring an action in the name of the state in a court of competent jurisdiction for recovery of civil penalties under paragraph (a). The attorney general may accept an assurance of discontinuance of acts in violation of subdivision 2 or 3 in the manner provided in section 8.31, subdivision 2b.
 - Subd. 5. **Exceptions.** Nothing in this section applies to:

include on the product's label the phrase "Do Not Flush."

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- (1) television or radio broadcasting stations or a publisher of a newspaper, magazine, or other form of printed or electronic advertising that broadcasts, publishes, or prints an advertisement that features a nonwoven disposable product packaged or labeled as flushable, septic safe, or sewer safe; or
- (2) wholesalers or retailers that distribute or sell but do not package or label a nonwoven disposable product that is advertised, packaged, or labeled as flushable, septic safe, or sewer safe.
- 2.21 **EFFECTIVE DATE.** This section is effective January 1, 2018.

Section 1. 2