## SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 2525

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

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	Comm report: To pass as amended and re-refer to Commerce		
	5167	Author added Franzen		
03/24/2016	5268a	Comm report: To pass as amended and re-refer to Judiciary		
03/29/2016	5325	Author added Pappas		
04/04/2016	5494a	Comm report: To pass as amended		
	5515	Second reading		
05/19/2016	7231	Special Order		
	7231	Third reading Passed		

1.1	A bill for an act
1.2	relating to environment; providing for labeling of certain nonwoven disposable
1.3	products; proposing coding for new law in Minnesota Statutes, chapter 325E.

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## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

## Section 1. [325E.048] NONWOVEN PERSONAL CARE DISPOSABLE PRODUCTS.

Subdivision 1. **Definitions.** For purposes of this section, the following terms have the meanings given:

- (1) "advertised" means represented by statement, word, design, device, sound, or any combination thereof in print, electronic, or broadcast media;
- (2) "nonwoven disposable product" means a product constructed from nonwoven sheet products that the manufacturer has designed for, marketed for, or are commonly used in a bathroom setting, or for toileting purposes; and during normal use could become contaminated with feces, menses, urine, and germs typically associated with these wastes;
- (3) "flushable, septic safe, or sewer safe" means a nonwoven disposable product that meets the tests for flushability established by the Federal Trade Commission in Docket

  No. C-4556 for non-misleading representations regarding the flushability of nonwoven disposable products, or that complies with the most recent INDA (Association of the Nonwoven Fabrics Industry) code of practice for product labeling that has been approved by the Pollution Control Agency;
- (4) "tests for flushability" means competent and reliable scientific evidence that is of sufficient quantity and quality to substantiate that nonwoven disposable product disperses in a sufficiently short amount of time after flushing to avoid clogging or other

Section 1.

SF2525	REVISOR	CKM	S2525-3	3rd Engrossment				
operational	operational problems in household and municipal sewage lines, septic systems, and other							
standard wastewater equipment;								
<u>(5) "cc</u>	(5) "competent and reliable evidence" means tests, analyses, research, studies, or							
other eviden	other evidence based on the expertise of professionals in the relevant area, that have been							
conducted a	conducted and evaluated in an objective manner by qualified persons, using procedures							
generally ac	generally accepted in the profession to yield accurate and reliable results and that							
substantially	substantially replicate the physical conditions of the environment in which the nonwoven							
disposable product will likely be disposed; and								
(6) "label" means representations made by statement, word, picture, design, or								
emblem on t	emblem on the primary and secondary packaging of a nonwoven disposable product.							
Subd.	Subd. 2. Prohibition. No nonwoven disposable product for sale in the state may be							
advertised, p	advertised, packaged, or labeled as flushable, septic safe, or sewer safe unless it meets the							
definition se	definition set forth in subdivision 1, clause (3).							
Subd.	Subd. 3. Labeling requirement. A nonwoven disposable product for sale in the state							
must meet the most recent INDA (Association of the Nonwoven Fabrics Industry) code of								
practice for	practice for product labeling that has been approved by the Pollution Control Agency.							
Subd. 4. Penalty; enforcement. (a) A manufacturer that violates this section is								
subject to a civil penalty of \$100 for each pre-packaged salable unit offered for sale up to								
a maximum of \$5,000 and may be enjoined from those violations.								
<u>(b) Th</u>	e attorney general n	nay bring an act	ion in the name of the	state in a court of				
competent ju	urisdiction for recov	ery of civil pen	alties 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. (a) Nothing in this section applies to:								
(1) tele	evision or radio broa	adcasting station	ns or a publisher of a ne	wspaper, magazine,				
or other form of printed or electronic advertising that broadcasts, publishes, or prints								
an advertise	an advertisement that features a nonwoven disposable product packaged or labeled as							

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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.
- (b) A manufacturer in possession of nonwoven disposable products on January 1, 2018, that do not meet the labeling standards of this section may exhaust their existing stock through distribution or sale to wholesalers or retailers.

## **EFFECTIVE DATE.** This section is effective June 1, 2017.

Section 1. 2