CKM

S0776-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 776

(SENATE AUTHORS: SEEBERGER, Mitchell, Gustafson, Duckworth and Nelson) DATE D-PG OFFICIAL STATUS

DATE	D-I G	OFFICIAL STATUS
01/26/2023	409	Introduction and first reading
		Referred to Environment, Climate, and Legacy
01/27/2023	468	Author added Nelson
03/06/2023	1317a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection
03/20/2023		Comm report: To pass as amended and re-refer to Environment, Climate, and Legacy

1.1	A bill for an act
1.2 1.3 1.4	relating to environment; prohibiting the use of certain firefighting foam; appropriating money; allowing certain exemptions; amending Minnesota Statutes 2022, section 325F.072, subdivisions 1, 3.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 325F.072, subdivision 1, is amended to read:
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.8	the meanings given.
1.9	(b) "Class B firefighting foam" means foam designed for flammable liquid fires to
1.10	prevent or extinguish a fire in flammable liquids, combustible liquids, petroleum greases,
1.11	tars, oils, oil-based paints, solvents, lacquers, alcohols, and flammable gases.
1.12	(c) "PFAS chemicals" or "perfluoroalkyl and polyfluoroalkyl substances" means, for
1.13	the purposes of firefighting agents, a class of fluorinated organic chemicals containing at
1.14	least one fully fluorinated carbon atom and designed to be fully functional in class B
1.15	firefighting foam formulations.
1.16	(d) "Political subdivision" means a county, city, town, or a metropolitan airports
1.17	commission organized and existing under sections 473.601 to 473.679.
1.18	(e) "State agency" means an agency as defined in section 16B.01, subdivision 2.
1.19	(f) "Testing" means calibration testing, conformance testing, and fixed system testing.

1

	SF776	REVISOR	СКМ	S0776-1	1st Engrossment
2.1	Sec. 2. Min	nnesota Statutes 2022	, section 325F.0	072, subdivision 3, is a	mended to read:
2.2	Subd. 3.	Prohibition of testin	g and training	. (a) Beginning July 1,	, 2020, No person,
2.3	political sub	division, or state agen	cy shall discha	rge class B firefighting	; foam that contains
2.4	intentionally	added manufacture c	or knowingly se	ell, offer for sale, distri	bute for sale, or
2.5	distribute for	r use in this state, and	no person shall	use in this state, class	B firefighting foam
2.6	<u>containing</u> P	FAS chemicals : .			
2.7	(1) for te	sting purposes, unless	s the testing fac	ility has implemented	appropriate
2.8	containment,	treatment, and dispose	al measures to p	revent releases of foam	to the environment;
2.9	or				
2.10	(2) for tra	aining purposes, unles	ss otherwise red	quired by law, and with	1 the condition that
2.11	the training e	vent has implemented	appropriate con	tainment, treatment, an	d disposal measures
2.12	to prevent re	leases of foam to the	environment. F	For training purposes, o	class B foam that
2.13	contains inte	entionally added PFAS	S chemicals sha	ill not be used.	
2.14	(b) This (section does not restri	et:		
2.15	(1) the m	anufacture, sale, or d	istribution of cl	ass B firefighting foar	n that contains
2.16	intentionally	added PFAS chemica	als; or		
2.17	(2) the di	scharge or other use (of class B firefi	ghting foams that cont	ain intentionally
2.18	added PFAS	chemicals in emerger	ncy firefighting	; or fire prevention ope	rations.
2.19	<u>(b) This s</u>	subdivision does not a	pply to the man	ufacture, sale, distribu	tion, or use of class
2.20	B firefightin	g foam for which the	inclusion of PF	AS chemicals is requi	red by federal law,
2.21	including bu	t not limited to Code	of Federal Reg	ulations, title 14, section	on 139.317. If a
2.22	federal requi	rement to include PFA	AS chemicals in	class B firefighting fo	am is revoked after
2.23	January 1, 20	024, class B firefightin	ng foam subjec	t to the revoked require	ements is no longer
2.24	exempt unde	er this paragraph effec	ctive one year a	fter the day of revocat	ion.
2.25	<u>(c) This s</u>	subdivision does not a	pply to the man	ufacture, sale, distribu	tion, or use of class
2.26	B firefightin	g foam for purposes o	of use at an airp	ort, as defined under s	section 360.013,
2.27	subdivision :	39, until the state fire	marshal makes	a determination that:	
2.28	(1) the Fe	ederal Aviation Admi	nistration has p	rovided policy guidan	ce on the transition
2.29	to fluorine-f	ree firefighting foam;	and		
2.30	<u>(2)</u> a fluc	orine-free firefighting	foam product i	s included in the Feder	ral Aviation
2.31	<u>Administrati</u>	on's Qualified Produc	et Database.		

SF776	REVISOR	CKM	S0776-1	1st Engrossment
-------	---------	-----	---------	-----------------

3.1 (d) Until the state fire marshal makes a determination under paragraph (c), the operator

3.2 of an airport using class B firefighting foam containing PFAS chemicals must, on or before

3.3 December 31 of each calendar year, submit a report to the state fire marshal regarding the

3.4 status of the airport's conversion to class B firefighting foam products without intentionally

- 3.5 added PFAS, the disposal of class B firefighting foam products with intentionally added
- 3.6 **PFAS**, and an assessment of the factors listed in paragraph (c) as applied to the airport.
- 3.7 **EFFECTIVE DATE.** This section is effective January 1, 2024.

3.8 Sec. 3. FIREFIGHTER TURNOUT GEAR; REPORT.

3.9 (a) The commissioner of the Pollution Control Agency, in cooperation with the

3.10 <u>commissioner of health, must submit a report to the chairs and ranking minority members</u>

- 3.11 of the legislative committees and divisions with jurisdiction over the environment and
- 3.12 natural resources regarding perfluoroalkyl and polyfluoroalkyl substances (PFAS) in turnout
- 3.13 gear by January 15, 2024. The report must include:
- 3.14 (1) current turnout gear requirements and options for eliminating or reducing PFAS in
- 3.15 <u>turnout gear;</u>
- 3.16 (2) current turnout gear disposal methods and recommendations for future disposal to
 3.17 prevent PFAS contamination; and
- 3.18 (3) recommendations and protocols for PFAS biomonitoring in firefighters, including
- 3.19 <u>a process for allowing firefighters to voluntarily register for biomonitoring.</u>
- 3.20 (b) For the purposes of this section, "turnout gear" is the personal protective equipment
 3.21 (PPE) used by firefighters.
- 3.22 Sec. 4. <u>TEMPORARY EXEMPTION FOR TERMINALS AND OIL REFINERIES.</u>

3.23 Subdivision 1. Temporary exemption. Minnesota Statutes, section 325F.072, subdivision

- 3.24 3, does not apply to the manufacture, sale, distribution, or use of class B firefighting foam
- 3.25 for the purposes of use at a terminal or oil refinery until January 1, 2026.

3.26 Subd. 2. Extension; waiver. (a) A person who operates a terminal or oil refinery may

- 3.27 apply to the state fire marshal for a waiver to extend the exemption under subdivision 1,
- 3.28 <u>beyond January 1, 2026, as provided in this subdivision.</u>
- 3.29 (b) The state fire marshal may grant a waiver to extend the exemption under subdivision
- 3.30 <u>1, for a specific use if the applicant provides all of the following:</u>

	SF776	REVISOR	СКМ	S0776-1	1st Engrossment	
4.1	(1) clear	and convincing evic	lence that there is	s no commercially ava	ilable replacement	
4.2				emicals and that is cap		
4.3	fire for that	specific use;				
4.4	(2) infor	mation on the amoun	t of firefighting f	oam containing intenti	onally added PFAS	
4.5	chemicals s	tored, used, or releas	ed on-site on an	annual basis;		
4.6	(3) a det	ailed plan, with time	lines, for the ope	rator of the terminal o	r oil refinery to	
4.7	transition to	firefighting foam th	at does not conta	in intentionally added	PFAS chemicals	
4.8	for that spec	cific use; and				
4.9	<u>(4)</u> a pla	n for meeting the req	uirements under	subdivision 3.		
4.10	(c) The s	state fire marshal mus	st ensure there is a	an opportunity for pub	lic comment during	
4.11	the waiver p	process. The state fire	e marshal must co	onsider both informati	on provided by the	
4.12	applicant ar	d information provid	led through publi	ic comment when mak	ting a decision on	
4.13	whether to g	grant a waiver. The te	erm of a waiver r	nust not exceed two ye	ears. The state fire	
4.14	<u>marshal mu</u>	st not grant a waiver	for a specific use	e if any other terminal	or oil refinery is	
4.15	known to ha	ave transitioned to co	ommercially avai	lable class B firefighti	ng foam that does	
4.16	not contain	intentionally added I	PFAS chemicals	for that specific use. A	ll waivers must	
4.17	expire by January 1, 2028. A person that anticipates applying for a waiver for a terminal or					
4.18	oil refinery	must submit a notice	of intent to the s	tate fire marshal by Ja	anuary 1, 2025, in	
4.19	order to be	considered for a waiy	ver beyond Janua	ry 1, 2026. The state f	fire marshal must	
4.20	notify the w	vaiver applicant of a c	decision within s	ix months of the waive	er submission date.	
4.21	(d) The state fire marshal must provide an applicant for a waiver under this subdivision					
4.22	an opportun	ity to:				
4.23	<u>(1) corre</u>	ect deficiencies when	applying for a w	vaiver; and		
4.24	<u>(2) prov</u>	ide evidence to dispu	ite a determination	on that another termina	al or oil refinery is	
4.25	<u>known to ha</u>	ave transitioned to co	ommercially avai	lable class B firefighti	ng foam that does	
4.26	not contain	intentionally added H	PFAS chemicals	for that specific use, ir	cluding evidence	
4.27	that the spec	cific use is different.				
4.28	Subd. 3.	Use requirements.	(a) A person that	uses class B firefighti	ng foam containing	
4.29	intentionally	y added PFAS chemi	cals under this se	ection must:		
4.30	<u>(1) impl</u>	ement tactics that ha	ve been demonst	rated to prevent releas	e directly to the	
4.31	environmen	t, such as to unsealed	l ground, soakag	e pits, waterways, or u	incontrolled drains;	
4.32	<u>(2) attem</u>	pt to fully contain all	fire foams with H	PFAS on-site using den	nonstrated practices	
4.33	designed to	contain all PFAS rel	eases;			

4

SF776	REVISOR	CKM	S0776-1	1st Engrossment
-------	---------	-----	---------	-----------------

- (3) implement containment measures such as bunds and ponds that are controlled, 5.1 impervious to PFAS chemicals, and do not allow firewater, wastewater, runoff, and other 5.2 wastes to be released to the environment, such as to soils, groundwater, waterways, or 5.3 stormwater; and 5.4 (4) dispose of all firewater, wastewater, runoff, impacted soils, and other wastes in a 5.5 way that prevents releases to the environment. 5.6 (b) A terminal or oil refinery that has received a waiver under this section may provide 5.7 and use class B firefighting foam containing intentionally added PFAS chemicals in the 5.8 form of mutual aid to another terminal or oil refinery at the request of authorities only if 5.9 5.10 the other terminal or oil refinery also has a waiver. **EFFECTIVE DATE.** This section is effective January 1, 2024. 5.11 Sec. 5. APPROPRIATION; BIOMONITORING. 5.12
- 5.13 \$500,000 in fiscal year 2024 is appropriated from the general fund to the commissioner
- 5.14 of the Pollution Control Agency for developing and implementing firefighter biomonitoring
- 5.15 protocols under section 3. Of this amount, up to \$250,000 may be transferred to the
- 5.16 commissioner of health for biomonitoring of firefighters. This is a onetime appropriation
- 5.17 and is available until June 30, 2025.