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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 834

(SENATE AUTHORS: SEEBERGER, Morrison, Mann, McEwen and Boldon)DATED-PGOFFICIAL STATUS01/26/2023421Introduction and first reading
Referred to Environment, Climate, and Legacy03/06/20231311aComm report: To pass as amended and re-refer to Commerce and Consumer Protection03/20/20231993aComm report: To pass as amended and re-refer to State and Local Government and Veterans03/27/20232727Author stricken Kunesh
Chief author stricken, shown as co-author Morrison
Chief author added Seeberger2676Comm report: To pass2722Second reading
1149811498Rule 47, returned to State and Local Government and Veterans
See HF2310

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to environment; prohibiting PFAS in certain products; requiring disclosure; authorizing rulemaking; amending Minnesota Statutes 2022, section 325F.072, subdivisions 1, 3, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 116.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [116.943] PRODUCTS CONTAINING PFAS.
1.8	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.9	the meanings given.
1.10	(b) "Adult mattress" means a mattress other than a crib mattress or toddler mattress.
1.11	(c) "Air care product" means a chemically formulated consumer product labeled to
1.12	indicate that the purpose of the product is to enhance or condition the indoor environment
1.13	by eliminating odors or freshening the air.
1.14	(d) "Automotive maintenance product" means a chemically formulated consumer product
1.15	labeled to indicate that the purpose of the product is to maintain the appearance of a motor
1.16	vehicle, including products for washing, waxing, polishing, cleaning, or treating the exterior
1.17	or interior surfaces of motor vehicles. Automotive maintenance product does not include
1.18	automotive paint or paint repair products.
1.19	(e) "Carpet or rug" means a fabric marketed or intended for use as a floor covering.
1.20	(f) "Cleaning product" means a finished product used primarily for domestic, commercial,
1.21	or institutional cleaning purposes, including but not limited to an air care product, an

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2.1	automotive	e maintenance product, a	a general cleanin	g product, or a polish o	or floor maintenance	
2.2	product.					
2.3	<u>(g)</u> "Co	ommissioner" means the	e commissioner	of the Pollution Cont	rol Agency.	
2.4	<u>(h) "Co</u>	okware" means durable	e houseware iten	ns used to prepare, disp	oense, or store food,	
2.5	foodstuffs,	or beverages. Cookwa	re includes but i	s not limited to pots, j	oans, skillets, grills,	
2.6	baking she	ets, baking molds, tray	s, bowls, and co	oking utensils.		
2.7	<u>(i) "Cos</u>	smetic" means articles,	excluding soap	<u>.</u>		
2.8	<u>(1) inte</u>	nded to be rubbed, pour	red, sprinkled, or	sprayed on, introduce	ed into, or otherwise	
2.9	applied to	the human body or any	v part thereof for	the purpose of cleans	sing, beautifying,	
2.10	promoting	attractiveness, or alter	ing the appearan	ce; and		
2.11	<u>(2) inte</u>	ended for use as a comp	oonent of any su	ch article.		
2.12	<u>(j)</u> "Cut	rrently unavoidable use	e" means a use o	f PFAS that the comm	nissioner has	
2.13	determined	d by rule under this sec	tion to be essent	ial for health, safety,	or the functioning	
2.14	of society and for which alternatives are not reasonably available.					
2.15	(k) "Fabric treatment" means a substance applied to fabric to give the fabric one or more					
2.16	characteris	tics, including but not	limited to stain	resistance or water res	sistance.	
2.17	<u>(1)</u> "Inte	entionally added" mear	ns PFAS delibera	ately added during the	e manufacture of a	
2.18	product wł	nere the continued pres	ence of PFAS is	desired in the final pr	roduct or one of the	
2.19	product's c	components to perform	a specific funct	on.		
2.20	<u>(m)</u> "Ju	venile product" means	a product desig	ned or marketed for u	se by infants and	
2.21	children ur	nder 12 years of age:				
2.22	<u>(1) incl</u>	uding but not limited to	a baby or toddl	er foam pillow; bassir	net; bedside sleeper;	
2.23	booster sea	at; changing pad; child	restraint system	for use in motor vehi	cles and aircraft;	
2.24	co-sleeper;	; crib mattress; highcha	air; highchair pa	d; infant bouncer; infa	ant carrier; infant	
2.25	seat; infant	t sleep positioner; infan	it swing; infant t	ravel bed; infant walk	er; nap cot; nursing	
2.26	pad; nursir	ng pillow; play mat; pla	aypen; play yard	; polyurethane foam 1	nat, pad, or pillow;	
2.27	portable fo	am nap mat; portable i	nfant sleeper; po	ortable hook-on chair;	soft-sided portable	
2.28	crib; strolle	er; and toddler mattress	s; and			
2.29	<u>(2) not</u>	including a children's e	electronic produ	ct such as a personal c	computer, audio and	
2.30	video equi	pment, calculator, wire	less phone, gam	e console, handheld d	evice incorporating	
2.31	a video scr	een, or any associated	peripheral such	as a mouse, keyboard,	power supply unit,	
2.32	or power c	ord; a medical device;	or an adult matt	ress.		

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3.1	<u>(n)</u> "M	anufacturer" means the	e person that cre	ates or produces a pro	duct or whose brand		
3.2	name is af	fixed to the product. In	the case of a p	roduct imported into t	he United States,		
3.3	manufactu	rer includes the import	ter or first dome	stic distributor of the	product if the person		
3.4	that manuf	factured or assembled t	the product or w	hose brand name is at	ffixed to the product		
3.5	does not h	does not have a presence in the United States.					
3.6	<u>(o)</u> "M	edical device" has the	meaning given	'device" under United	l States Code, title		
3.7	21, section	n 321, subsection (h).					
3.8	<u>(p) "Pe</u>	erfluoroalkyl and polyf	luoroalkyl subst	ances" or "PFAS" me	ans a class of		
3.9	fluorinated	d organic chemicals co	ntaining at least	one fully fluorinated	carbon atom.		
3.10	<u>(q) "Pro</u>	oduct" means an item n	nanufactured, as	sembled, packaged, o	r otherwise prepared		
3.11	for sale to	consumers, including b	ut not limited to	its product component	ts, sold or distributed		
3.12	for person	al, residential, commen	cial, or industri	al use, including for u	se in making other		
3.13	products.						
3.14	<u>(r) "Pro</u>	oduct component" mea	ns an identifiab	le component of a pro	oduct, regardless of		
3.15	whether th	e manufacturer of the	product is the m	nanufacturer of the con	mponent.		
3.16	<u>(s)</u> "Sk	i wax" means a lubrica	ant applied to th	e bottom of snow run	ners, including but		
3.17	not limited	to skis and snowboards	s, to improve the	ir grip or glide propert	ies. Ski wax includes		
3.18	related tun	ing products.					
3.19	<u>(t)</u> "Tex	xtile" means an item ma	ade in whole or	part from a natural or s	synthetic fiber, yarn,		
3.20	or fabric. T	Textile includes but is no	ot limited to leat	her, cotton, silk, jute, l	nemp, wool, viscose,		
3.21	nylon, and	l polyester.					
3.22	<u>(u)</u> "Te	extile furnishings" mea	ns textile goods	of a type customarily	used in households		
3.23	and busine	esses, including but not	limited to drape	ries, floor coverings, f	urnishings, bedding,		
3.24	towels, and	d tablecloths.					
3.25	<u>(v) "U</u>	pholstered furniture" m	neans an article	of furniture that is des	igned to be used for		
3.26	sitting, res	ting, or reclining and t	hat is wholly or	partly stuffed or filled	d with any filling		
3.27	material.						
3.28	Subd. 2	2. Information requir	ed. (a) On or be	fore January 1, 2026,	a manufacturer of a		
3.29	product so	ld, offered for sale, or	distributed in th	e state that contains in	ntentionally added		
3.30	PFAS mus	st submit to the commis	ssioner informa	tion that includes:			
3.31	<u>(1) a br</u>	rief description of the p	product, includi	ng a universal product	t code (UPC), stock		
3.32	keeping un	nit (SKU), or other nur	neric code assig	ned to the product;			

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4.1	(2) the purp	ose for which PF	AS are used in t	he product, including i	n any product
4.2	components;				
		ut of each DEAS	identified by its		:
4.3	<u></u>	· · · · · · · · · · · · · · · · · · ·	•	chemical abstracts serv ermined using commer	
4.4 4.5	-	•	• ·	pproved for reporting p	
4.5	commissioner;	ous of as failing	within a range a		Juiposes by the
4.7	<u>~ /</u>			and the name, address	, and phone number
4.8	of a contact per	son for the manu	facturer; and		
4.9	(5) any addi	tional information	n requested by th	e commissioner as neco	essary to implement
4.10	the requirement	ts of this section.			
4.11	(b) With the	e approval of the c	commissioner, a	manufacturer may sup	ply the information
4.12	required in para	agraph (a) for a ca	ategory or type of	of product rather than f	or each individual
4.13	product.				
4.14	(c) A manuf	acturer must subm	nit the informatio	n required under this su	lbdivision whenever
4.15	a new product t	hat contains inten	tionally added P	FAS is sold, offered for	r sale, or distributed
4.16	in the state and	update and revise	e the information	n whenever there is sig	nificant change in
4.17	the information	or when request	ed to do so by th	e commissioner.	
4.18	(d) A person	n may not sell, of	fer for sale, or d	istribute for sale in the	state a product
4.19	containing inter	ntionally added PF	AS if the manufa	acturer has failed to prov	vide the information
4.20	required under	this subdivision a	and the person h	as received notification	n under subdivision
4.21	<u>4.</u>				
4.22	Subd. 3. Int	formation requir	ement waivers	; extensions. (a) The c	ommissioner may
4.23	waive all or par	rt of the informati	on requirement	under subdivision 2 if	the commissioner
4.24	determines that	substantially equ	uvalent informa	tion is already publicly	v available. The
4.25	commissioner r	nay grant a waive	er under this par	agraph to a manufactu	rer or a group of
4.26	manufacturers	for multiple produ	ucts or a product	t category.	
4.27	(b) The com	nmissioner may e	nter into an agre	ement with one or mor	re other states or
4.28	political subdiv	isions of a state to	collect informat	ion and may accept info	ormation to a shared
4.29	system as meet	ing the information	on requirement u	under subdivision 2.	
4.30	(c) The com	missioner may ex	ctend the deadlir	ne for submission by a	manufacturer of the
4.31	information rec	uired under subd	ivision 2 if the c	ommissioner determin	es that more time is
4.32	needed by the r	nanufacturer to c	omply with the s	submission requiremer	<u>nt.</u>

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5.1	Subd. 4. Testing required and certificate of compliance. (a) If the commissioner has
5.2	reason to believe that a product contains intentionally added PFAS and the product is being
5.3	offered for sale in the state, the commissioner may direct the manufacturer of the product
5.4	to, within 30 days, provide the commissioner with testing results that demonstrate the amount
5.5	of each of the PFAS, identified by its chemical abstracts service registry number, in the
5.6	product, reported as an exact quantity determined using commercially available analytical
5.7	methods or as falling within a range approved for reporting purposes by the commissioner.
5.8	(b) If testing demonstrates that the product does not contain intentionally added PFAS,
5.9	the manufacturer must provide the commissioner a certificate attesting that the product does
5.10	not contain intentionally added PFAS, including testing results and any other relevant
5.11	information.
5.12	(c) If testing demonstrates that the product contains intentionally added PFAS, the
5.13	manufacturer must provide the commissioner with the testing results and the information
5.14	required under subdivision 2.
5.15	(d) A manufacturer must notify persons who sell or offer for sale a product prohibited
5.16	under subdivision 2 or 5 that the sale of that product is prohibited in this state and provide
5.17	the commissioner with a list of the names and addresses of those notified.
5.18	(e) The commissioner may notify persons who sell or offer for sale a product prohibited
5.18 5.19	(e) The commissioner may notify persons who sell or offer for sale a product prohibited under subdivision 2 or 5 that the sale of that product is prohibited in this state.
5.19	under subdivision 2 or 5 that the sale of that product is prohibited in this state.
5.19 5.20	<u>under subdivision 2 or 5 that the sale of that product is prohibited in this state.</u> <u>Subd. 5.</u> Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for
5.195.205.21	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains
5.195.205.215.22	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS:
 5.19 5.20 5.21 5.22 5.23 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs;
 5.19 5.20 5.21 5.22 5.23 5.24 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs; (2) cleaning products;
 5.19 5.20 5.21 5.22 5.23 5.24 5.25 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs; (2) cleaning products; (3) cookware;
 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs; (2) cleaning products; (3) cookware; (4) cosmetics;
 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26 5.27 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs; (2) cleaning products; (3) cookware; (4) cosmetics; (5) dental floss;
 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26 5.27 5.28 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs; (2) cleaning products; (3) cookware; (4) cosmetics; (5) dental floss; (6) fabric treatments;
 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26 5.27 5.28 5.29 	under subdivision 2 or 5 that the sale of that product is prohibited in this state. Subd. 5. Prohibitions. (a) Beginning January 1, 2025, a person may not sell, offer for sale, or distribute for sale in this state the following products if the product contains intentionally added PFAS: (1) carpets or rugs; (2) cleaning products; (3) cookware; (4) cosmetics; (5) dental floss; (6) fabric treatments; (7) juvenile products;

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6.1	<u>(10) ski</u>	wax; or							
6.2	<u>(11)</u> upl	(11) upholstered furniture.							
6.3	<u>(b)</u> The	commissioner may b	y rule identify a	dditional products by a	category or use that				
6.4	may not be	sold, offered for sale	e, or distributed f	or sale in this state if t	hey contain				
6.5	intentional	ly added PFAS and d	esignate effectiv	e dates. A prohibition	adopted under this				
6.6	paragraph 1	must be effective no e	earlier than Janua	ary 1, 2025, and no lat	er than January 1,				
6.7	2032. The	commissioner must p	prioritize the prob	nibition of the sale of p	product categories				
6.8	that, in the	commissioner's judg	ment, are most li	kely to contaminate or	r harm the state's				
6.9	environmen	nt and natural resource	ces if they contai	n intentionally added	PFAS.				
6.10	<u>(c) Beg</u>	inning January 1, 203	2, a person may	not sell, offer for sale,	or distribute for sale				
6.11	in this state	any product that cor	ntains intentional	ly added PFAS, unless	s the commissioner				
6.12	has determ	ined by rule that the u	use of PFAS in th	ne product is a current	ly unavoidable use.				
6.13	The comm	issioner may specify	specific products	s or product categories	for which the				
6.14	commission	ner has determined th	ne use of PFAS is	s a currently unavoidal	ole use. The				
6.15	commission	commissioner may not determine that the use of PFAS in a product is a currently unavoidable							
6.16	use if the p	use if the product is listed in paragraph (a).							
6.17	Subd. 6	. Fees. The commissi	ioner may establi	sh by rule a fee payabl	e by a manufacturer				
6.18	to the com	to the commissioner upon submission of the information required under subdivision 2 to							
6.19	cover the a	cover the agency's reasonable costs to implement this section. Fees collected under this							
6.20	subdivision must be deposited in an account in the environmental fund.								
6.21	Subd. 7	<u>. Enforcement. (a) T</u>	The commissione	r may enforce this sec	tion under sections				
6.22	<u>115.071 an</u>	d 116.072. The comm	nissioner may co	ordinate with the com	missioners of				
6.23	commerce	and health in enforcing	ng this section.						
6.24	<u>(b) What</u>	en requested by the co	ommissioner, a p	person must furnish to	the commissioner				
6.25	any inform	ation that the person i	may have or may	reasonably obtain that	t is relevant to show				
6.26	compliance	e with this section.							
6.27	<u>Subd. 8</u>	. Exemptions. This s	section does not	apply to:					
6.28	<u>(1) a pr</u>	oduct for which feder	ral law governs t	he presence of PFAS i	n the product in a				
6.29	manner tha	t preempts state auth	ority;						
6.30	<u>(2)</u> a pro	oduct regulated under	r section 325F.07	72 or 325F.075; or					
6.31	(3) the s	sale or resale of a use	ed product.						

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7.1	Subd. 9	. Rules. The commiss	ioner may adopt	rules necessary to imp	olement this section.
7.2		125 does not apply to t			
7.3	Sec. 2. M	linnesota Statutes 202	2, section 325F.0	072, subdivision 1, is	amended to read:
7.4	Subdivi	ision 1. Definitions. (a	a) For the purpos	es of this section, the f	ollowing terms have
7.5	the meanin	gs given.			
7.6	(b) "Cla	ass B firefighting foan	n" means foam d	lesigned for flammab l	e liquid fires to
7.7	prevent or	extinguish a fire in fla	mmable liquids,	, combustible liquids,	petroleum greases,
7.8	tars, oils, o	il-based paints, solver	nts, lacquers, alc	ohols, and flammable	gases.
7.9	(c) "PF.	AS chemicals" or "per	fluoroalkyl and	polyfluoroalkyl subst	ances" means , for
7.10	the purpose	es of firefighting agen	ts, a class of flue	orinated organic chem	icals containing at
7.11	least one fi	ally fluorinated carbor	n atom and desig	ned to be fully function	onal in class B
7.12	firefighting	g foam formulations .			
7.13	(d) "Po	litical subdivision" me	eans a county, ci	ty, town, or a metropo	olitan airports
7.14	commissio	n organized and existi	ng under sectior	ns 473.601 to 473.679	
7.15	(e) "Sta	te agency" means an a	agency as define	ed in section 16B.01, s	subdivision 2.
7.16	(f) "Tes	ting" means calibratic	on testing, confo	rmance testing, and fi	xed system testing.
7.17	Sec. 3. M	linnesota Statutes 202	2, section 325F.0	072, subdivision 3, is	amended to read:
7.18	Subd. 3	. Prohibition of testi	ng and training	. (a) Beginning July 1	, 2020, No person,
7.19	political su	bdivision, or state age	ncy shall discha	rge class B firefighting	g foam that contains
7.20	intentional	ly added manufacture	or knowingly se	ell, offer for sale, distr	ibute for sale, or
7.21	distribute f	or use in this state, and	l no person shall	use in this state, class	B firefighting foam
7.22	containing	PFAS chemicals:			
7.23	(1) for 1	testing purposes, unle	ss the testing fac	ility has implemented	appropriate
7.24	containmer	nt, treatment, and dispo	sal measures to p	revent releases of foan	n to the environment;
7.25	or				
7.26	(2) for 1	training purposes, unl	ess otherwise rea	quired by law, and wit	the condition that
7.27	the training	event has implemented	d appropriate con	tainment, treatment, ar	nd disposal measures
7.28	to prevent	releases of foam to the	e environment. F	For training purposes,	class B foam that
7.29	contains in	tentionally added PFA	AS chemicals sha	ll not be used.	
7.30	(b) Thi	s section does not rest	riet:		

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8.1	(1) the r	nanufacture, sale, or c	listribution of c	lass B firefighting foa	m that contains		
8.2	intentionall	y added PFAS chemic	cals; or				
8.3	(2) the c	lischarge or other use	of class B fire	ighting foams that cor	ntain intentionally		
8.4	added PFAS	S chemicals in emerge	ency firefightin	g or fire prevention or	oerations.		
8.5	(b) This	subdivision does not	apply to the ma	nufacture, sale, distrib	ution, or use of class		
8.6	B firefighti	ng foam for which the	e inclusion of P	FAS chemicals is requ	ired by federal law,		
8.7	including b	ut not limited to Code	e of Federal Re	gulations, title 14, sect	ion 139.317. If a		
8.8	federal requ	irement to include PF	AS chemicals i	n class B firefighting f	oam is revoked after		
8.9	January 1, 2	2024, class B firefight	ing foam subje	ct to the revoked requi	rements is no longer		
8.10	exempt und	er this paragraph effe	ctive one year	after the day of revoca	tion.		
8.11	<u>(c)</u> This	subdivision does not	apply to the ma	nufacture, sale, distrib	ution, or use of class		
8.12	B firefighting	ng foam for purposes	of use at an air	port, as defined under	section 360.013,		
8.13	subdivision	39, until the state fire	e marshal make	es a determination that	<u>.</u>		
8.14	<u>(1) the I</u>	Federal Aviation Adm	inistration has	provided policy guida	nce on the transition		
8.15	to fluorine-free firefighting foam;						
8.16	(2) a fluorine-free firefighting foam product is included in the Federal Aviation						
8.17	Administration's Qualified Product Database; and						
8.18	(3) a firefighting foam product included in the database under clause (2) is commercially						
8.19	available in quantities sufficient to reliably meet the requirements under Code of Federal						
8.20	Regulations, title 14, part 139.						
8.21	<u>(d)</u> Unti	l the state fire marsha	l makes a deter	mination under paragr	aph (c), the operator		
8.22	of an airpor	t using class B firefig	hting foam con	taining PFAS chemica	ls must, on or before		
8.23	December 3	31 each calendar year.	, submit a repo	rt to the state fire mars	hal regarding the		
8.24	status of the	airport's conversion t	to class B firefi	ghting foam products v	without intentionally		
8.25	added PFAS	S, the disposal of class	s B firefighting	foam products with in	ntentionally added		
8.26	PFAS, and	an assessment of the f	factors listed in	paragraph (c) as appli	ed to the airport.		
8.27	<u>EFFEC</u>	TIVE DATE. This so	ection is effecti	ve January 1, 2024.			
8.28	Sec. 4. M	innesota Statutes 2022	2, section 325F	.072, is amended by a	dding a subdivision		
8.29	to read:						
8.30	Subd. 3	a. Discharge for testi	ng and trainir	ng. A person, political	subdivision, or state		
8.31	agency exer	mpted from the prohil	bitions under su	ubdivision 3 may not d	lischarge class B		
8.32	firefighting	foam that contains in	tentionally add	ed PFAS chemicals fo	<u>r:</u>		

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9.1	(1) testing purposes, unless the testing facility has implemented appropriate containment,
9.2	treatment, and disposal measures to prevent releases of foam to the environment; or
9.3	(2) training purposes, unless otherwise required by law, and with the condition that the
9.4	training event has implemented appropriate containment, treatment, and disposal measures
9.5	to prevent releases of foam to the environment.
9.6	EFFECTIVE DATE. This section is effective January 1, 2024.
9.7	Sec. 5. FIREFIGHTER TURNOUT GEAR; REPORT.
9.8	(a) The commissioner of the Pollution Control Agency, in cooperation with the
9.9	commissioner of health, must submit a report to the chairs and ranking minority members
9.10	of the legislative committees and divisions with jurisdiction over the environment and
9.11	natural resources regarding perfluoroalkyl and polyfluoroalkyl substances (PFAS) in turnout
9.12	gear by January 15, 2024. The report must include:
9.13	(1) current turnout gear requirements and options for eliminating or reducing PFAS in
9.14	turnout gear;
9.15	(2) current turnout gear disposal methods and recommendations for future disposal to
9.16	prevent PFAS contamination; and
9.17	(3) recommendations and protocols for PFAS biomonitoring in firefighters, including
9.18	a process for allowing firefighters to voluntarily register for biomonitoring.
9.19	(b) For the purposes of this section, "turnout gear" is the personal protective equipment
9.20	(PPE) used by firefighters.
9.21	Sec. 6. TEMPORARY EXEMPTION FOR TERMINALS AND OIL REFINERIES.
9.22	Subdivision 1. Temporary exemption. Minnesota Statutes, section 325F.072, subdivision
	3, does not apply to the manufacture, sale, distribution, or use of class B firefighting foam
9.23	
9.24	for the purposes of use at a terminal or oil refinery until January 1, 2026.
9.25	Subd. 2. Extension; waiver. (a) A person who operates a terminal or oil refinery may
9.26	apply to the state fire marshal for a waiver to extend the exemption under subdivision 1
9.27	beyond January 1, 2026, as provided in this subdivision.
9.28	(b) The state fire marshal may grant a waiver to extend the exemption under subdivision
9.29	1 for a specific use if the applicant provides all of the following:

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10.1	(1) clea	r and convincing evi	dence that there is	s no commercially av	vailable replacement		
10.2					pable of suppressing		
10.3		t specific use;					
10.4	<u>(2) info</u>	rmation on the amou	nt of firefighting f	oam containing inten	tionally added PFAS		
10.5	chemicals s	stored, used, or releas	sed on-site on an	annual basis;			
10.6	<u>(3)</u> a de	tailed plan, with time	elines, for the ope	rator of the terminal	or oil refinery to		
10.7	transition to	o firefighting foam tl	hat does not conta	in intentionally adde	ed PFAS chemicals		
10.8	for that spe	cific use; and					
10.9	<u>(4) a pla</u>	an for meeting the re	quirements under	subdivision 3.			
10.10	<u>(c) The</u>	state fire marshal mu	st ensure there is a	an opportunity for pu	blic comment during		
10.11	the waiver	process. The state fin	re marshal must c	onsider both informa	tion provided by the		
10.12	applicant a	nd information provi	ded through publ	ic comment when ma	aking a decision on		
10.13	whether to	grant a waiver. The 1	term of a waiver r	nust not exceed two	years. The state fire		
10.14	<u>marshal m</u> u	ust not grant a waive	r for a specific use	e if any other termina	al or oil refinery is		
10.15	known to h	ave transitioned to c	ommercially avai	lable class B firefigh	ting foam that does		
10.16	not contain intentionally added PFAS chemicals for that specific use. All waivers must						
10.17	expire by January 1, 2028. A person that anticipates applying for a waiver for a terminal or						
10.18	oil refinery must submit a notice of intent to the state fire marshal by January 1, 2025, in						
10.19	order to be	considered for a wai	ver beyond Janua	ry 1, 2026. The state	e fire marshal must		
10.20	notify the waiver applicant of a decision within six months of the waiver submission date.						
10.21	(d) The state fire marshal must provide an applicant for a waiver under this subdivision						
10.22	an opportu	nity to:					
10.23	<u>(1) corr</u>	ect deficiencies when	n applying for a w	vaiver; and			
10.24	<u>(2)</u> prov	vide evidence to disp	ute a determination	on that another termin	nal or oil refinery is		
10.25	known to h	ave transitioned to c	ommercially avai	lable class B firefigh	ting foam that does		
10.26	not contain	intentionally added	PFAS chemicals	for that specific use,	including evidence		
10.27	that the spe	ecific use is different.	<u>.</u>				
10.28	Subd. 3	<u>.</u> Use requirements.	(a) A person that	uses class B firefigh	ting foam containing		
10.29	intentional	ly added PFAS chem	icals under this se	ection must:			
10.30	<u>(1) imp</u>	lement tactics that ha	ave been demonst	rated to prevent relea	ase directly to the		
10.31	environmen	nt, such as to unseale	ed ground, soakag	e pits, waterways, or	uncontrolled drains;		
10.32	<u>(2)</u> atter	npt to fully contain a	ll firefighting foar	ns with PFAS on-site	e using demonstrated		
10.33	practices de	esigned to contain al	l PFAS releases;				

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- 11.1 (3) implement containment measures such as bunds and ponds that are controlled, are
- 11.2 impervious to PFAS chemicals, and do not allow fire water, wastewater, runoff, and other
- 11.3 wastes to be released to the environment, such as to soils, groundwater, waterways, or
- 11.4 stormwater; and
- 11.5 (4) dispose of all fire water, wastewater, runoff, impacted soils, and other wastes in a
- 11.6 way that prevents releases to the environment.
- 11.7 (b) A terminal or oil refinery that has received a waiver under this section may provide
- 11.8 and use class B firefighting foam containing intentionally added PFAS chemicals in the
- 11.9 form of mutual aid to another terminal or oil refinery at the request of authorities only if
- 11.10 the other terminal or oil refinery also has a waiver.
- 11.11 **EFFECTIVE DATE.** This section is effective January 1, 2024.