

7026.0080 DUE DILIGENCE.

Subpart 1. **Reporting due diligence.** A manufacturer must assume responsibility for reporting products containing intentionally added PFAS unless notification from another manufacturer is received according to part 7026.0020, subpart 2, confirming that the reporting requirements under part 7026.0030 have been fulfilled.

Subp. 2. **Supply chain requests.** A manufacturer or group of manufacturers must request detailed disclosure of information required in part 7026.0030 from their supply chain until all required information is known.

Subp. 3. **Documentation and recordkeeping.**

A. A manufacturer or group of manufacturers must maintain documentation of all communication with other manufacturers, including emails, letters, and responses regarding PFAS reporting compliance and reporting responsibility agreements as provided in part 7026.0020, subpart 2.

B. A manufacturer or group of manufacturers must provide the documentation under item A to the commissioner upon request.

C. A manufacturer or group of manufacturers must maintain records according to this subpart for at least five years after products containing intentionally added PFAS are removed from the supply chain.

Statutory Authority: *MS s 116.943*

History: *50 SR 537*

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