# Second Regular Session Seventy-third General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 22-0351.01 Sarah Lozano x3858

**HOUSE BILL 22-1345** 

#### **HOUSE SPONSORSHIP**

Cutter and Bradfield,

SENATE SPONSORSHIP

(None),

#### **House Committees**

**Senate Committees** 

Energy & Environment

101

102

#### A BILL FOR AN ACT

CONCERNING MEASURES TO INCREASE PROTECTIONS FROM PERFLUOROALKYL AND POLYFLUOROALKYL CHEMICALS.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Section 1 of the bill enacts the "Perfluoroalkyl and Polyfluoroalkyl Chemicals Consumer Protection Act" to establish a regulatory scheme that collects information from product manufacturers regarding the use of perfluoroalkyl and polyfluoroalkyl chemicals (PFAS chemicals) in their products and phases out the sale or distribution of products that contain intentionally added PFAS chemicals. Section 1 requires

manufacturers of products that are sold or distributed in the state and that contain intentionally added PFAS chemicals to provide written notification (notification) to the executive director (executive director) of the Colorado department of public health and environment (department) that provides:

- The trade name of the product;
- A description of the purpose that PFAS chemicals serve in the product;
- Contact information for the manufacturer; and
- Any additional information required by the executive director.

For manufacturers that were already selling or distributing a product containing intentionally added PFAS chemicals in the state before January 1, 2025, the notification must be made no later than 30 days before January 1, 2025. For manufacturers that begin to sell or distribute a product containing intentionally added PFAS chemicals in the state on or after January 1, 2025, the notification must be made at least 30 days after the manufacturer begins selling or distributing the product in the state.

No later than 30 days after the executive director receives a notification, the executive director shall publish the trade name of the product and manufacturer name on the department's website. A manufacturer submitting the notification to the executive director must pay a fee established by the executive director. The fee will be credited to the perfluoroalkyl and polyfluoroalkyl substances cash fund (fund).

On and after January 1, 2024, a person shall not sell or distribute in the state any products in the following product categories if the products contain intentionally added PFAS chemicals:

- Carpets or rugs;
- Cookware:
- Cosmetics;
- Fabric treatments;
- Food packaging;
- Juvenile products;
- Oil and gas products;
- Textile furnishings; and
- Upholstered furniture.

No later than January 1, 2025, the executive director will identify by rule a list of priority products and priority product categories. No later than December 31, 2027, the executive director will promulgate rules prohibiting the sale or distribution of said priority products or priority product categories that contain intentionally added PFAS chemicals and that have not been exempted by the executive director.

No later than January 1, 2028, the executive director will identify by rule another list of priority products or priority product categories. No

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later than December 31, 2030, the executive director will promulgate rules prohibiting the sale or distribution of said priority products or priority product categories that contain intentionally added PFAS chemicals and that have not been exempted by the executive director.

A manufacturer or consumer that applies for an exemption for a priority product or priority product category identified by the executive director must pay a fee established by the executive director. The fee will be credited to the fund.

**Section 2** includes products that do not contain intentionally added PFAS chemicals in the definition of "environmentally preferable products" for the purposes of state agency procurement.

The bill also:

- Defines certain terminology (section 3);
- As of January 1, 2024, repeals the exemption for gasoline distribution facilities, refineries, and chemical plants from the restriction (sales restriction) on the sale of class B firefighting foam (firefighting foam) that contains PFAS chemicals (section 4);
- As of January 1, 2024, allows the executive director to grant a temporary exemption from the sales restriction for the purchase of firefighting foam that is used to extinguish class B fires at a facility that engages in the wholesale distribution of crude petroleum (section 4);
- Requires a person that uses firefighting foam to prohibit a release of the firefighting foam into the environment, fully contain the firefighting foam during its use, safely store the firefighting foam, and report certain information to the water quality spills hotline within 24 hours if there is a release of the firefighting foam into the environment (section 5):
- Requires a person that uses firefighting foam to report its use to the water quality spills hotline within 24 hours after the use (section 5); and
- Authorizes the attorney general to enforce laws regulating firefighting foams that contain PFAS chemicals (section 6).
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** In Colorado Revised Statutes, **add** part 14 to article
- 3 5 of title 25 as follows:
- 4 PART 14
- 5 PERFLUOROALKYL AND POLYFLUOROALKYL CHEMICALS

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1	<b>25-5-1401. Short title.</b> The short title of this part 14 is the
2	"PERFLUOROALKYL AND POLYFLUOROALKYL CHEMICALS CONSUMER
3	PROTECTION ACT".
4	<b>25-5-1402.</b> Legislative declaration. (1) The General assembly
5	HEREBY FINDS AND DECLARES THAT:
6	(a) CONTAMINATION OF THE SOIL AND WATER IN THE STATE FROM
7	PFAS CHEMICALS POSES A SIGNIFICANT THREAT TO THE ENVIRONMENT OF
8	THE STATE AND THE HEALTH OF ITS RESIDENTS;
9	(b) A GROWING BODY OF SCIENTIFIC RESEARCH HAS FOUND THAT
10	EXPOSURE TO PFAS CHEMICALS MAY LEAD TO SERIOUS AND HARMFUL
11	HEALTH EFFECTS;
12	(c) The full extent of the contamination of PFAS
13	CHEMICALS IN THE SOIL AND WATER OF THE STATE IS NOT CURRENTLY
14	KNOWN BUT IS ANTICIPATED TO BE WIDESPREAD AND TO REQUIRE A
15	SIGNIFICANT EXPENDITURE OF RESOURCES TO BE IDENTIFIED AND
16	REMEDIATED;
17	(d) PFAS CHEMICALS CONTINUE TO BE USED IN PRODUCTS ACROSS
18	A VARIETY OF INDUSTRIES AND FOR MANY DIFFERENT PURPOSES;
19	(e) PFAS CHEMICALS ARE NOT NECESSARY IN MANY PRODUCTS
20	AND COULD BE REPLACED WITH LESS HARMFUL CHEMICALS OR
21	TECHNOLOGIES; AND
22	(f) IF THE WIDESPREAD SALE AND DISTRIBUTION OF PRODUCTS
23	THAT CONTAIN INTENTIONALLY ADDED PFAS CHEMICALS CONTINUES IN
24	THE STATE:
25	(I) THERE IS A LARGER RISK OF PFAS CHEMICALS MIGRATING INTO
26	GROUNDWATER, COMPOST, AND SEWAGE SLUDGE THAT MAY BE USED TO
27	TREAT FOOD CROPS;

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1	(II) RESIDENTS OF THE STATE WILL LIKELY SUFFER ADVERSE
2	HEALTH EFFECTS FROM EXPOSURE TO PFAS CHEMICALS; AND
3	(III) THE STATE AND LOCAL COMMUNITIES WILL BE BURDENED
4	WITH THE TESTING, MONITORING, AND CLEAN-UP COSTS NECESSARY TO
5	KEEP RESIDENTS SAFE FROM EXPOSURE TO PFAS CHEMICALS.
6	(2) The general assembly therefore determines and
7	DECLARES THAT IT IS IMPERATIVE FOR THE HEALTH AND SAFETY OF THE
8	STATE'S RESIDENTS TO CREATE A REGULATORY SCHEME THAT:
9	(a) COLLECTS INFORMATION FROM MANUFACTURERS REGARDING
10	THE USE OF PFAS CHEMICALS IN PRODUCTS SOLD OR DISTRIBUTED IN THE
11	STATE; AND
12	(b) Phases out the sale or distribution of certain products
13	AND PRODUCT CATEGORIES IN THE STATE THAT CONTAIN INTENTIONALLY
14	ADDED PFAS CHEMICALS.
15	<b>25-5-1403. Definitions.</b> As used in this part 14, unless the
16	CONTEXT OTHERWISE REQUIRES:
17	(1) "ADULT MATTRESS" MEANS A MATTRESS PRODUCT THAT IS NOT
18	A CRIB OR A TODDLER MATTRESS.
19	(2) "CARPET OR RUG" MEANS A FABRIC PRODUCT MARKETED OR
20	INTENDED FOR USE AS A FLOOR COVERING.
21	(3) "CONSUMER" MEANS THE END USER OF A PRODUCT.
22	(4) (a) "Cookware" means a durable houseware product
23	THAT IS USED IN RESIDENCES AND KITCHENS TO PREPARE, DISPENSE, OR
24	STORE FOOD OR BEVERAGES.
25	(b) "Cookware" includes pots, pans, skillets, grills, baking
26	SHEETS, BAKING MOLDS, TRAYS, BOWLS, AND COOKING UTENSILS.
2.7	(5) (a) "Cosmetic" means a product that is intended to be

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1	RUBBED OR INTRODUCED INTO; POURED, SPRINKLED, OR SPRAYED ON; OR
2	OTHERWISE APPLIED TO THE HUMAN BODY FOR CLEANING, CLEANSING,
3	BEAUTIFYING, PROMOTING ATTRACTIVENESS, OR ALTERING THE
4	APPEARANCE.
5	(b) "COSMETIC" INCLUDES A SKIN MOISTURIZER, PERFUME,
6	LIPSTICK, NAIL POLISH, EYE OR FACIAL MAKEUP PREPARATION, SHAMPOO,
7	CONDITIONER, PERMANENT WAVE, HAIR DYE, TOOTHPASTE, DENTAL FLOSS,
8	AND DEODORANT.
9	(c) "COSMETIC" DOES NOT INCLUDE A PRODUCT THAT REQUIRES A
10	PRESCRIPTION FOR DISTRIBUTION OR DISPENSATION.
11	(6) "CURRENTLY UNAVOIDABLE USE" MEANS, AS DETERMINED BY
12	THE EXECUTIVE DIRECTOR BY RULE UNDER SECTION 25-5-1405 (2)(b)(II),
13	THAT:
14	(a) THE USE OF PFAS CHEMICALS IN A PRODUCT IS NECESSARY
15	FOR:
16	(I) THE PRODUCT TO ACHIEVE ITS MAIN FUNCTION; OR
17	(II) THE HEALTH AND SAFETY OF THE STATE'S RESIDENTS OR THE
18	FUNCTIONING OF THE STATE; OR
19	(b) There is no safer alternative that is feasible and
20	AVAILABLE.
21	(7) "DEPARTMENT" MEANS THE COLORADO DEPARTMENT OF
22	PUBLIC HEALTH AND ENVIRONMENT.
23	(8) "DRILLING FLUID" MEANS A FLUID THAT IS CIRCULATED INTO
24	THE BOREHOLE OF A WELL TO LUBRICATE AND COOL THE DRILL BIT.
25	(9) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
26	THE DEPARTMENT OR THE EXECUTIVE DIRECTOR'S DESIGNEE.
27	(10) "FABRIC TREATMENT" MEANS A PRODUCT APPLIED TO FABRIC

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1	TO GIVE THE FABRIC ONE OR MORE CHARACTERISTICS, INCLUDING STAIN
2	RESISTANCE AND WATER RESISTANCE.
3	(11) "FEASIBLE AND AVAILABLE" MEANS THAT A SAFER
4	ALTERNATIVE IS:
5	(a) AVAILABLE IN THE MARKETPLACE;
6	(b) ALREADY USED IN A SIMILAR OR ANALOGOUS PRODUCT TO
7	ACHIEVE A SIMILAR FUNCTION; OR
8	(c) IDENTIFIED BY A SCIENTIFIC ORGANIZATION OR A FEDERAL OR
9	STATE GOVERNMENTAL AGENCY AS A SAFER ALTERNATIVE TO PFAS
10	CHEMICALS IN A PRODUCT OR A SIMILAR OR ANALOGOUS PRODUCT.
11	(12) "FOOD PACKAGE" OR "FOOD PACKAGING" MEANS A PACKAGE
12	OR PACKAGING COMPONENT USED IN DIRECT CONTACT WITH FOOD.
13	(13) "FUND" MEANS THE PERFLUOROALKYL AND
14	POLYFLUOROALKYL SUBSTANCES CASH FUND CREATED IN SECTION
15	8-20-206.5 (7).
16	(14) "Hydraulic fracturing fluid" means the fluid,
17	INCLUDING THE APPLICABLE BASE FLUID AND ANY ADDITIVES, INJECTED
18	INTO AN OIL OR GAS WELL TO PERFORM HYDRAULIC FRACTURING
19	OPERATIONS.
20	(15)(a) "INTENTIONALLY ADDED PFAS CHEMICALS" MEANS PFAS
21	CHEMICALS THAT A MANUFACTURER HAS INTENTIONALLY ADDED TO A
22	PRODUCT AND THAT HAVE A FUNCTIONAL OR TECHNICAL EFFECT ON THE
23	PRODUCT.
24	(b) "Intentionally added PFAS chemicals" includes PFAS
25	CHEMICALS THAT ARE INTENTIONAL BREAKDOWN PRODUCTS OF AN ADDED
26	CHEMICAL.
2.7	(16) (a) "Juvenile product" means a product designed for

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1 USE BY INFANTS OR CHILDREN UNDER TWELVE YEARS OF AGE. 2 (b) "JUVENILE PRODUCT" INCLUDES: 3 (I) BASSINETS AND OTHER BEDSIDE SLEEPERS; 4 (II) BOOSTER SEATS, CAR SEATS, AND OTHER CHILD RESTRAINT 5 SYSTEMS; 6 (III) CHANGING PADS; 7 (IV) CO-SLEEPERS; 8 (V) CRIB OR TODDLER MATTRESSES; 9 (VI) FLOOR PLAY MATS; 10 (VII) HIGHCHAIRS AND HIGHCHAIR PADS; 11 (VIII) INFANT BOUNCERS; 12 (IX) INFANT CARRIERS; 13 (X) INFANT OR TODDLER FOAM PILLOWS; 14 (XI) INFANT SEATS; 15 (XII) INFANT SLEEP POSITIONERS; (XIII) INFANT SWINGS; 16 17 (XIV) INFANT TRAVEL BEDS; 18 (XV) INFANT WALKERS; 19 (XVI) NAP COTS; 20 (XVII) NURSING PADS AND PILLOWS; 21 (XVIII) PLAY MATS; 22 (XIX) PLAYPENS; 23 (XX) PLAY YARDS; 24 (XXI) POLYURETHANE FOAM MATS, PADS, OR PILLOWS; 25 (XXII) PORTABLE FOAM NAP MATS; 26 (XXIII) PORTABLE INFANT SLEEPERS AND HOOK-ON CHAIRS; 27 (XXIV) SOFT-SIDED PORTABLE CRIBS; AND

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I	(XXV) STROLLERS.
2	(c) "JUVENILE PRODUCT" DOES NOT INCLUDE:
3	(I) ELECTRONIC PRODUCTS, INCLUDING:
4	(A) PERSONAL COMPUTERS AND ANY ASSOCIATED EQUIPMENT;
5	(B) AUDIO AND VIDEO EQUIPMENT;
6	(C) CALCULATORS;
7	(D) WIRELESS PHONES;
8	(E) GAMING CONSOLES;
9	(F) HANDHELD DEVICES INCORPORATING A VIDEO SCREEN; AND
10	(G) ANY ASSOCIATED PERIPHERAL DEVICE SUCH AS A MOUSE,
11	KEYBOARD, POWER SUPPLY UNIT, OR POWER CORD;
12	(II) PRODUCTS THAT ARE REGULATED AS A DRUG, MEDICAL
13	DEVICE, OR DIETARY SUPPLEMENT BY THE FEDERAL FOOD AND DRUG
14	ADMINISTRATION UNDER THE "FEDERAL FOOD, DRUG, AND COSMETIC
15	ACT", 21 U.S.C. SEC. 301 ET SEQ., AS AMENDED, OR ANY FEDERAL
16	REGULATION PROMULGATED PURSUANT TO THAT ACT, AND ANY
17	EQUIPMENT AND MATERIALS USED TO MANUFACTURE SUCH PRODUCTS;
18	(III) AN INTERNAL COMPONENT OF A JUVENILE PRODUCT THAT
19	WOULD NOT COME INTO DIRECT CONTACT WITH A CHILD'S SKIN OR MOUTH
20	DURING REASONABLY FORESEEABLE USE AND ABUSE OF THE PRODUCT; OR
21	(IV) ADULT MATTRESSES.
22	(17) (a) "Manufacturer" means the person that
23	MANUFACTURES OR ASSEMBLES A PRODUCT OR WHOSE BRAND NAME IS
24	AFFIXED TO A PRODUCT.
25	(b) "MANUFACTURER" INCLUDES, IF A PRODUCT IS IMPORTED INTO
26	THE UNITED STATES AND THE MANUFACTURER DOES NOT HAVE A
27	PRESENCE IN THE UNITED STATES, THE IMPORTER OR FIRST DOMESTIC

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1	DISTRIBUTOR OF THE PRODUCT.
2	(18) "OIL AND GAS OPERATIONS" HAS THE MEANING SET FORTH IN
3	SECTION 34-60-103 (6.5).
4	(19) "OIL AND GAS PRODUCTS" MEANS ANY CHEMICAL PRODUCTS
5	USED FOR OIL AND GAS OPERATIONS, INCLUDING HYDRAULIC FRACTURING
6	FLUID, DRILLING FLUID, AND PROPPANTS.
7	(20) "PACKAGE" MEANS MATERIAL THAT IS USED TO CONTAIN,
8	PROTECT, HANDLE, DELIVER, OR PRESENT A PRODUCT.
9	(21) "PACKAGING COMPONENT" MEANS AN INDIVIDUAL PART OF A
10	PACKAGE, INCLUDING INTERIOR OR EXTERIOR BLOCKING, BRACING,
11	CUSHIONING, WEATHERPROOFING, EXTERIOR STRAPPING, COATINGS,
12	CLOSURES, INKS, AND LABELS.
13	(22) "PFAS CHEMICALS" HAS THE MEANING SET FORTH IN SECTION
14	25-5-1302 (7).
15	(23) "Priority product" means a product that the
16	EXECUTIVE DIRECTOR HAS IDENTIFIED AS A PRIORITY PRODUCT BY RULE
17	UNDER SECTION 25-5-1405 (2)(a) AND (3)(a).
18	(24) "Priority product category" means a product
19	CATEGORY THAT THE EXECUTIVE DIRECTOR HAS IDENTIFIED AS A PRIORITY
20	PRODUCT CATEGORY BY RULE UNDER SECTION 25-5-1405 (2)(a) AND
21	(3)(a).
22	(25) (a) "PRODUCT" MEANS AN ITEM THAT IS MANUFACTURED,
23	ASSEMBLED, PACKAGED, OR OTHERWISE PREPARED FOR SALE TO
24	CONSUMERS AND THAT IS SOLD OR DISTRIBUTED FOR PERSONAL,
25	RESIDENTIAL, COMMERCIAL, OR INDUSTRIAL USE, INCLUDING FOR USE IN
26	MAKING OTHER PRODUCTS.
27	(b) "PRODUCT" INCLUDES ANY PRODUCT COMPONENTS.

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1	(c) "PRODUCT" DOES NOT INCLUDE A USED PRODUCT OFFERED FOR
2	SALE OR RESALE.
3	(26) "PRODUCT CATEGORY" MEANS A CLASS OR DIVISION OF
4	PRODUCTS THAT SHARE RELATED CHARACTERISTICS.
5	(27) "PRODUCT COMPONENT" MEANS AN IDENTIFIABLE
6	COMPONENT OF A PRODUCT, REGARDLESS OF WHETHER THE
7	MANUFACTURER OF THE PRODUCT IS THE MANUFACTURER OF THE
8	COMPONENT.
9	(28) "Proppants" means materials that are inserted or
10	INJECTED INTO AN UNDERGROUND GEOLOGIC FORMATION DURING OIL AND
11	GAS OPERATIONS IN ORDER TO PREVENT FRACTURES FROM CLOSING.
12	(29) "SAFER ALTERNATIVE" MEANS AN ALTERNATIVE TO THE USE
13	OF PFAS CHEMICALS IN A PRODUCT, WHICH ALTERNATIVE:
14	(a) INVOLVES A CHEMICAL SUBSTITUTE OR A CHANGE IN THE
15	MATERIALS, FUNCTION, OR DESIGN OF THE PRODUCT;
16	(b) Does not include PFAS chemicals; and
17	$(c)\ Is Less Hazardous To Public Health and The environment$
18	THAN THE USE OF PFAS CHEMICALS.
19	(30) (a) "Sensitive population" means a category of people,
20	AS IDENTIFIED BY THE EXECUTIVE DIRECTOR BY RULE UNDER SECTION
21	25-5-1405 (2)(b)(III), WHO ARE DISPROPORTIONATELY OR SEVERELY
22	AFFECTED BY EXPOSURE TO PFAS CHEMICALS.
23	(b) "SENSITIVE POPULATION" INCLUDES:
24	(I) PEOPLE OF CHILDBEARING AGE;
25	(II) INFANTS AND CHILDREN;
26	(III) PEOPLE WHO ARE PREGNANT OR NURSING;
2.7	(IV) PEOPLE WITH OCCUPATIONAL EXPOSURE: AND

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1	(V) PEOPLE WHO ARE ELDERLY.
2	(31) "SENSITIVE SPECIES" MEANS A SPECIES OR GROUPING OF
3	ANIMALS, AS IDENTIFIED BY THE EXECUTIVE DIRECTOR BY RULE UNDER
4	SECTION 25-5-1405 (2)(b)(III), THAT ARE DISPROPORTIONATELY OR
5	SEVERELY AFFECTED BY EXPOSURE TO PFAS CHEMICALS.
6	(32) (a) "TEXTILE" MEANS ANY PRODUCT MADE IN WHOLE OR IN
7	PART FROM A NATURAL OR SYNTHETIC FIBER, YARN, OR FABRIC.
8	(b) "TEXTILE" INCLUDES LEATHER, COTTON, SILK, JUTE, HEMP,
9	WOOL, NYLON, AND POLYESTER.
10	(c) "TEXTILE" DOES NOT INCLUDE TEXTILES USED IN MEDICAL,
11	PROFESSIONAL, OR INDUSTRIAL SETTINGS.
12	(33) (a) "Textile furnishings" means textiles of a type
13	CUSTOMARILY USED IN HOUSEHOLDS AND BUSINESSES, INCLUDING
14	DRAPERIES, FLOOR COVERINGS, FURNISHINGS, BEDDING, TOWELS, AND
15	TABLECLOTHS.
16	(b) "Textile furnishings" does not include textile
17	FURNISHINGS USED IN MEDICAL, PROFESSIONAL, OR INDUSTRIAL SETTINGS.
18	(34) "Upholstered furniture" means any article of
19	FURNITURE THAT IS:
20	(a) Designed for sitting, resting, or reclining; and
21	(b) Wholly or partially stuffed with filling material.
22	25-5-1404. Notification requirement - rules - fee - repeal.
23	(1) (a) EXCEPT AS DESCRIBED IN SUBSECTION (7) OF THIS SECTION, BY THE
24	TIME SPECIFIED IN SUBSECTION $(1)(b)$ OF THIS SECTION, A MANUFACTURER
25	THAT SELLS OR DISTRIBUTES A PRODUCT THAT CONTAINS INTENTIONALLY
26	ADDED PFAS CHEMICALS FOR USE IN THE STATE SHALL SUBMIT A WRITTEN
27	NOTIFICATION TO THE EXECUTIVE DIRECTOR THAT INCLUDES:

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1	(I) THE TRADE NAME OF THE PRODUCT;
2	(II) A DESCRIPTION OF THE PURPOSE THAT PFAS CHEMICALS
3	SERVE IN THE PRODUCT;
4	(III) THE NAME AND PHYSICAL ADDRESS OF THE MANUFACTURER;
5	(IV) THE NAME, PHYSICAL ADDRESS, AND PHONE NUMBER OF A
6	CONTACT PERSON FOR THE MANUFACTURER; AND
7	(V) Any additional information required by the executive
8	DIRECTOR BY RULE.
9	(b) (I) (A) FOR MANUFACTURERS THAT WERE SELLING OR
10	DISTRIBUTING A PRODUCT THAT CONTAINS INTENTIONALLY ADDED PFAS
11	CHEMICALS FOR USE IN THE STATE BEFORE JANUARY 1, 2025, THE
12	MANUFACTURER SHALL SUBMIT THE WRITTEN NOTIFICATION PURSUANT TO
13	SUBSECTION (1)(a) OF THIS SECTION NO LATER THAN THIRTY DAYS BEFORE
14	January 1, 2025.
15	(B) This subsection (1)(b)(I) is repealed, effective
16	DECEMBER 31, 2025.
17	(II) FOR MANUFACTURERS THAT BEGIN TO SELL OR DISTRIBUTE A
18	PRODUCT THAT CONTAINS INTENTIONALLY ADDED PFAS CHEMICALS FOR
19	USE IN THE STATE ON OR AFTER JANUARY 1, 2025, THE MANUFACTURER
20	SHALL SUBMIT THE WRITTEN NOTIFICATION PURSUANT TO SUBSECTION
21	(1)(a) OF THIS SECTION AT LEAST THIRTY DAYS AFTER THE
22	MANUFACTURER BEGINS SELLING OR DISTRIBUTING THE PRODUCT.
23	(2) NO LATER THAN THIRTY DAYS AFTER THE EXECUTIVE
24	DIRECTOR RECEIVES A WRITTEN NOTIFICATION UNDER SUBSECTION (1) OF
25	THIS SECTION, THE EXECUTIVE DIRECTOR SHALL PUBLISH THE TRADE NAME
26	OF THE PRODUCT AND THE NAME OF THE MANUFACTURER OF THE PRODUCT
27	ON THE DEPARTMENT'S WERSITE

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1	(3) Upon the approval of the executive director, a
2	MANUFACTURER MAY SUPPLY THE INFORMATION, AS APPLICABLE,
3	REQUIRED UNDER SUBSECTION (1) OF THIS SECTION FOR A PRODUCT
4	CATEGORY MANUFACTURED BY THE MANUFACTURER.
5	(4) IF THERE IS A CHANGE IN THE INFORMATION PROVIDED UNDER
6	SUBSECTION (1) OR (3) OF THIS SECTION, THE MANUFACTURER SHALL
7	NOTIFY THE EXECUTIVE DIRECTOR AT LEAST THIRTY DAYS AFTER THE
8	DATE THAT THE MANUFACTURER HAS KNOWLEDGE OF THE CHANGE.
9	(5) THE EXECUTIVE DIRECTOR MAY WAIVE ALL OR PART OF THE
10	NOTIFICATION REQUIREMENT IN SUBSECTION (1) OF THIS SECTION IF THE
11	EXECUTIVE DIRECTOR DETERMINES THAT SUBSTANTIALLY EQUIVALENT
12	INFORMATION IS PUBLICLY AVAILABLE.
13	(6) THE EXECUTIVE DIRECTOR MAY:
14	(a) Enter into an agreement with one or more other states
15	OR POLITICAL SUBDIVISIONS OF A STATE TO COLLECT THE NOTIFICATIONS
16	REQUIRED UNDER SUBSECTION (1) OF THIS SECTION; AND
17	(b) Allow manufacturers to submit the notifications
18	REQUIRED UNDER SUBSECTION (1) OF THIS SECTION TO A SYSTEM SHARED
19	WITH ONE OR MORE OTHER STATES OR POLITICAL SUBDIVISIONS OF A
20	STATE.
21	(7) THE EXECUTIVE DIRECTOR MAY EXTEND THE DEADLINE FOR
22	THE NOTIFICATION REQUIREMENT IN SUBSECTION (1) OF THIS SECTION IF
23	THE EXECUTIVE DIRECTOR DETERMINES THAT MORE TIME IS NEEDED BY A
24	MANUFACTURER TO COMPLY WITH THE NOTIFICATION REQUIREMENT.
25	(8) (a) When submitting the notification required under
26	SUBSECTION (1) OF THIS SECTION, THE MANUFACTURER SHALL PAY A FEE
27	IN AN AMOUNT THAT THE EXECUTIVE DIRECTOR HAS ESTABLISHED OR

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1	ADJUSTED BY RULE FOR THE COSTS OF THE ADMINISTRATION AND
2	IMPLEMENTATION OF THIS SECTION.
3	(b) THE EXECUTIVE DIRECTOR MAY BASE THE FEE ON THE AMOUNT
4	OF PFAS CHEMICALS USED IN A PRODUCT OR PRODUCT CATEGORY OR THE
5	AMOUNT OF SALES OF THE PRODUCT OR PRODUCT CATEGORY IN THE STATE.
6	(c) THE EXECUTIVE DIRECTOR SHALL TRANSMIT ALL FEES
7	COLLECTED UNDER THIS SECTION TO THE STATE TREASURER, WHO SHALL
8	CREDIT THEM TO THE FUND.
9	25-5-1405. Prohibition - identification of the list of priority
10	products - exemption - fee - rules. (1) (a) ON AND AFTER JANUARY 1,
11	2024, A PERSON SHALL NOT SELL, OFFER FOR SALE, DISTRIBUTE FOR SALE,
12	OR DISTRIBUTE FOR USE IN THE STATE ANY PRODUCT IN ANY OF THE
13	FOLLOWING PRODUCT CATEGORIES IF THE PRODUCT CONTAINS
14	INTENTIONALLY ADDED PFAS CHEMICALS:
15	(I) CARPETS OR RUGS;
16	(II) Cookware;
17	(III) COSMETICS;
18	(IV) FABRIC TREATMENTS;
19	(V) FOOD PACKAGING;
20	(VI) JUVENILE PRODUCTS;
21	(VII) OIL AND GAS PRODUCTS;
22	(VIII) TEXTILE FURNISHINGS; AND
23	(IX) UPHOLSTERED FURNITURE.
24	(b) THE EXECUTIVE DIRECTOR SHALL ADOPT RULES TO IMPLEMENT
25	THIS SUBSECTION $(1)$ , INCLUDING RULES IDENTIFYING SPECIFIC PRODUCTS
26	WITHIN THE PRODUCT CATEGORIES DESCRIBED IN SUBSECTION (1)(a) OF
27	THIS SECTION, WHICH SPECIFIC PRODUCTS CONTAIN INTENTIONALLY

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1	ADDED PFAS CHEMICALS AND ARE THEREFORE SUBJECT TO THE
2	PROHIBITION SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION.
3	(2) (a) No later than January 1, 2025, the executive
4	DIRECTOR SHALL IDENTIFY BY RULE A LIST OF PRIORITY PRODUCTS AND
5	PRIORITY PRODUCT CATEGORIES THAT ARE NOT IDENTIFIED PURSUANT TO
6	SUBSECTION (1) OF THIS SECTION. THE EXECUTIVE DIRECTOR SHALL POST
7	THE LIST OF PRIORITY PRODUCTS AND PRIORITY PRODUCT CATEGORIES
8	IDENTIFIED UNDER THIS SUBSECTION (2)(a) ON THE DEPARTMENT'S
9	WEBSITE.
10	(b) THE EXECUTIVE DIRECTOR SHALL IDENTIFY EACH PRIORITY
11	PRODUCT OR PRIORITY PRODUCT CATEGORY BASED ON:
12	(I) WHETHER THE PRODUCT OR PRODUCT CATEGORY CONTAINS
13	INTENTIONALLY ADDED PFAS CHEMICALS;
14	(II) WHETHER THE USE OF PFAS CHEMICALS IN THE PRODUCT OR
15	PRODUCT CATEGORY CONSTITUTES A CURRENTLY UNAVOIDABLE USE, AS
16	DETERMINED BY THE EXECUTIVE DIRECTOR BY RULE;
17	(III) THE PRODUCT'S OR PRODUCT CATEGORY'S RISK OF EXPOSING
18	SENSITIVE POPULATIONS AND SENSITIVE SPECIES TO PFAS CHEMICALS, AS
19	SUCH SENSITIVE POPULATIONS AND SENSITIVE SPECIES MAY BE IDENTIFIED
20	BY THE EXECUTIVE DIRECTOR BY RULE;
21	(IV) THE PRODUCT'S OR PRODUCT CATEGORY'S RISK OF EXPOSING
22	THE OUTDOOR ENVIRONMENT TO $PFAS$ Chemicals, with priority given
23	TO SURFACE WATER, GROUNDWATER, SEDIMENTS, AND OTHER
24	ECOLOGICALLY SENSITIVE AREAS;
25	(V) THE PRODUCT'S OR PRODUCT CATEGORY'S RISK OF EXPOSING
26	THE INDOOR ENVIRONMENT TO PFAS CHEMICALS, INCLUDING INDOOR AIR
27	AND DUST;

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1	(V1) THE VOLUME OF PFAS CHEMICALS USED IN THE PRODUCT OR
2	PRODUCT CATEGORY; AND
3	(VII) RESTRICTIONS ON THE USE OF PFAS CHEMICALS IN THE
4	PRODUCT OR PRODUCT CATEGORY IN OTHER STATES AND NATIONS.
5	(c) No later than December 31, 2027, the executive
6	DIRECTOR SHALL PROMULGATE RULES PROHIBITING A PERSON FROM
7	SELLING, OFFERING FOR SALE, DISTRIBUTING FOR SALE, OR DISTRIBUTING
8	FOR USE IN THE STATE ANY PRIORITY PRODUCTS OR PRIORITY PRODUCT
9	CATEGORIES IDENTIFIED BY THE EXECUTIVE DIRECTOR UNDER SUBSECTION
10	(2)(a) OF THIS SECTION THAT CONTAIN INTENTIONALLY ADDED PFAS
11	CHEMICALS AND THAT THE EXECUTIVE DIRECTOR HAS NOT EXEMPTED
12	UNDER SUBSECTION (4) OF THIS SECTION. THE EXECUTIVE DIRECTOR SHALL
13	POST THE UPDATED LIST OF PRIORITY PRODUCTS AND PRIORITY PRODUCT
14	CATEGORIES IDENTIFIED UNDER SUBSECTION (2)(a) OF THIS SECTION ON
15	THE DEPARTMENT'S WEBSITE. THE EXECUTIVE DIRECTOR SHALL INCLUDE
16	ON THE UPDATED LIST ANY EXEMPTIONS FOR PRIORITY PRODUCTS AND
17	PRIORITY PRODUCT CATEGORIES THAT ARE GRANTED BY THE EXECUTIVE
18	DIRECTOR UNDER SUBSECTION (4) OF THIS SECTION.
19	(3) (a) No later than January 1, 2028, the executive
20	DIRECTOR SHALL IDENTIFY BY RULE A LIST OF PRIORITY PRODUCTS AND
21	PRIORITY PRODUCT CATEGORIES, IN ADDITION TO THE PRIORITY PRODUCTS
22	AND PRIORITY PRODUCT CATEGORIES IDENTIFIED BY THE EXECUTIVE
23	DIRECTOR UNDER SUBSECTION (2)(a) OF THIS SECTION, BASED ON THE
24	CONSIDERATIONS SET FORTH IN SUBSECTION (2)(b) OF THIS SECTION. THE
25	EXECUTIVE DIRECTOR SHALL POST THE ADDITIONAL LIST OF PRIORITY
26	PRODUCTS AND PRIORITY PRODUCT CATEGORIES IDENTIFIED UNDER THIS
27	SUBSECTION (3)(a) ON THE DEDARTMENT'S WEBSITE

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1 (b) No later than December 31, 2030, the executive 2 DIRECTOR SHALL PROMULGATE RULES PROHIBITING A PERSON FROM 3 SELLING, OFFERING FOR SALE, DISTRIBUTING FOR SALE, OR DISTRIBUTING 4 FOR USE IN THE STATE ANY PRIORITY PRODUCTS OR PRIORITY PRODUCT 5 CATEGORIES IDENTIFIED BY THE EXECUTIVE DIRECTOR PURSUANT TO 6 SUBSECTION (3)(a) OF THIS SECTION THAT CONTAIN INTENTIONALLY 7 ADDED PFAS CHEMICALS AND THAT THE EXECUTIVE DIRECTOR HAS NOT 8 EXEMPTED UNDER SUBSECTION (4) OF THIS SECTION. THE EXECUTIVE 9 DIRECTOR SHALL POST THE UPDATED LIST OF PRIORITY PRODUCTS AND 10 PRIORITY PRODUCT CATEGORIES IDENTIFIED UNDER SUBSECTIONS (2)(a) 11 AND (3)(a) OF THIS SECTION ON THE DEPARTMENT'S WEBSITE. THE 12 EXECUTIVE DIRECTOR SHALL INCLUDE ON THE UPDATED LIST ANY 13 EXEMPTIONS FOR PRIORITY PRODUCTS AND PRIORITY PRODUCT 14 CATEGORIES THAT ARE GRANTED BY THE EXECUTIVE DIRECTOR UNDER 15 SUBSECTION (4) OF THIS SECTION.

(4) (a) THE EXECUTIVE DIRECTOR MAY EXEMPT A PRIORITY PRODUCT OR A PRIORITY PRODUCT CATEGORY FROM THE RESTRICTIONS OF THIS SECTION IF THE MANUFACTURER OR A CONSUMER OF THE PRIORITY PRODUCT OR PRIORITY PRODUCT CATEGORY DEMONSTRATES TO THE REASONABLE SATISFACTION OF THE EXECUTIVE DIRECTOR THAT, BASED ON CURRENT MARKET DATA AND OTHER RELEVANT INFORMATION, THE USE OF PFAS CHEMICALS IN THE PRIORITY PRODUCT OR PRIORITY PRODUCT CATEGORY CONSTITUTES A CURRENTLY UNAVOIDABLE USE.

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(b) AN EXEMPTION GRANTED BY THE EXECUTIVE DIRECTOR IS EFFECTIVE FOR FIVE YEARS AFTER THE DATE THAT IT IS GRANTED. THE EXECUTIVE DIRECTOR MAY RENEW ANY EXEMPTIONS FOR AN ADDITIONAL FIVE YEARS IF THE MANUFACTURER OR A CONSUMER OF THE PRIORITY

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2	REASONABLE SATISFACTION OF THE EXECUTIVE DIRECTOR THAT, BASED ON
3	CURRENT MARKET DATA AND OTHER RELEVANT INFORMATION, THE USE OF
4	PFAS CHEMICALS IN THE PRIORITY PRODUCT OR PRIORITY PRODUCT
5	CATEGORY CONTINUES TO CONSTITUTE A CURRENTLY UNAVOIDABLE USE.
6	(5) (a) When submitting a request for an exemption or an
7	EXEMPTION RENEWAL UNDER SUBSECTION (4) OF THIS SECTION, THE
8	MANUFACTURER OR CONSUMER SHALL PAY A FEE IN AN AMOUNT THAT THE
9	EXECUTIVE DIRECTOR HAS ESTABLISHED OR ADJUSTED BY RULE FOR THE
10	COSTS OF THE ADMINISTRATION AND IMPLEMENTATION OF THIS SECTION.
11	(b) THE EXECUTIVE DIRECTOR MAY BASE THE FEE ON THE AMOUNT
12	OF PFAS CHEMICALS USED IN A PRIORITY PRODUCT OR PRIORITY PRODUCT
13	CATEGORY OR THE AMOUNT OF SALES OF THE PRIORITY PRODUCT OR
14	PRIORITY PRODUCT CATEGORY IN THE STATE.
15	(c) The executive director shall transmit all fees
16	COLLECTED UNDER THIS SECTION TO THE STATE TREASURER, WHO SHALL
17	CREDIT THEM TO THE FUND.
18	SECTION 2. In Colorado Revised Statutes, 24-103-904, amend
19	(1) as follows:
20	24-103-904. Purchasing preference for environmentally
21	preferable products - definitions. (1) As used in this section, unless the
22	context otherwise requires:
23	(a) "Environmentally preferable products" means products,
24	INCLUDING PRODUCTS THAT DO NOT CONTAIN INTENTIONALLY ADDED
25	PFAS CHEMICALS, that have a lesser or reduced adverse effect on human
26	health and the environment when compared with competing products that

PRODUCT OR PRIORITY PRODUCT CATEGORY DEMONSTRATES TO THE

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1 factors as the availability of any raw materials used in the product being 2 purchased and the availability, use, production, safe operation, 3 maintenance, packaging, distribution, disposal, or recyclability of the 4 product being purchased. 5 (b) "Intentionally added PFAS Chemicals" has the meaning 6 SET FORTH IN SECTION 25-5-1403 (15). 7 **SECTION 3.** In Colorado Revised Statutes, 25-5-1302, add (1.5), 8 (3.6), (5.8), (7.5), (9), and (10) as follows: 9 **25-5-1302. Definitions.** As used in this part 13, unless the context 10 otherwise requires: 11 (1.5) "CLASS B FIRE" MEANS A FIRE INVOLVING FLAMMABLE 12 LIQUIDS OR GASES, INCLUDING PETROLEUM, PAINT, ALCOHOL, SOLVENT, 13 OIL, AND TAR. 14 (3.6) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF 15 THE DEPARTMENT OR THE EXECUTIVE DIRECTOR'S DESIGNEE. 16 "INTENTIONALLY ADDED PFAS CHEMICALS" HAS THE (5.8)17 MEANING SET FORTH IN SECTION 25-5-1403 (15). 18 (7.5)"RELEASE" MEANS ANY SPILLING, LEAKING, PUMPING, 19 POURING, EMPTYING, DISCHARGING, INJECTING, ESCAPING, LEACHING, 20 DUMPING, OR DISPOSING OF A CHEMICAL INTO THE ENVIRONMENT. "TERMINAL" MEANS A FACILITY THAT ENGAGES IN THE 21 22 WHOLESALE DISTRIBUTION OF CRUDE PETROLEUM AND PETROLEUM 23 PRODUCTS, INCLUDING LIQUIFIED PETROLEUM GAS FROM BULK LIQUID 24 STORAGE FACILITIES. (10) "WATER QUALITY SPILLS HOTLINE" MEANS THE PHONE 25 26 SYSTEM CREATED AND MAINTAINED BY THE DEPARTMENT FOR THE

REPORTING OF SPILLS OR DISCHARGES INTO STATE WATERS TO THE

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1	DEPARTMENT.
2	SECTION 4. In Colorado Revised Statutes, 25-5-1303, amend
3	(2)(b) and (2)(c); and <b>add</b> (3)as follows:
4	25-5-1303. Restriction on sale of certain firefighting foams -
5	exemptions - recall - rules - repeal. (2) The restrictions in subsection
6	(1) of this section do not apply to the manufacture, sale, or distribution of
7	class B firefighting foam:
8	(b) (I) For use at a gasoline, special fuel, or jet fuel storage and
9	distribution facility that is supplied by a pipeline, vessel, or refinery; a
10	tank farm from which gasoline, special fuel, or jet fuel may be removed
11	for distribution; or a refinery.
12	(II) This subsection (2)(b) is repealed, effective January 1.
13	2024.
14	(c) (I) For use at a chemical plant; and
15	(II) This subsection $(2)(c)$ is repealed, effective January 1.
16	2024.
17	(3) (a) Beginning on January 1, 2024, the executive director
18	MAY GRANT A TEMPORARY EXEMPTION FROM THE RESTRICTIONS IN
19	SUBSECTION (1) OF THIS SECTION FOR THE PURCHASE OF CLASS E
20	FIREFIGHTING FOAM THAT IS USED TO EXTINGUISH CLASS B FIRES AT A
21	TERMINAL.
22	(b) The executive director may grant a temporary
23	EXEMPTION UNDER SUBSECTION (3)(a) OF THIS SECTION ONLY IF THE
24	APPLICANT PROVIDES TO THE EXECUTIVE DIRECTOR:
25	(I) CLEAR AND CONVINCING EVIDENCE THAT THERE IS NOT A
26	COMMERCIALLY AVAILABLE ALTERNATIVE TO THE CLASS B FIREFIGHTING
27	FOAM THAT:

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1	(A) Does not contain intentionally added PFAS
2	CHEMICALS; AND
3	(B) IS CAPABLE OF SUPPRESSING A CLASS B FIRE AT A TERMINAL;
4	(II) A DESCRIPTION OF THE AMOUNT OF CLASS B FIREFIGHTING
5	FOAM CONTAINING INTENTIONALLY ADDED PFAS CHEMICALS THAT IS
6	STORED, USED, AND RELEASED AT THE TERMINAL ON AN ANNUAL BASIS;
7	(III) A DESCRIPTION OF THE STEPS TAKEN TO TRANSITION THE
8	TERMINAL TO USING ONLY CLASS B FIREFIGHTING FOAM THAT DOES NOT
9	CONTAIN INTENTIONALLY ADDED PFAS CHEMICALS; AND
10	(IV) A DESCRIPTION OF THE CONTAINMENT MEASURES USED AT
11	THE TERMINAL TO PREVENT RELEASES OF CLASS B FIREFIGHTING FOAM
12	AND ANY ASSOCIATED FIREWATER, WASTEWATER, RUNOFF, AND OTHER
13	WASTE.
14	(c) A TEMPORARY EXEMPTION GRANTED UNDER SUBSECTION (3)(a)
15	OF THIS SECTION MAY NOT:
16	(I) EXCEED FIVE YEARS; OR
17	(II) BE RENEWED.
18	SECTION 5. In Colorado Revised Statutes, add 25-5-1303.5 as
19	follows:
20	25-5-1303.5. Restriction on use of certain firefighting foams.
21	(1) BEGINNING JANUARY 1, 2024, A PERSON THAT USES CLASS B
22	FIREFIGHTING FOAM CONTAINING INTENTIONALLY ADDED PFAS
23	CHEMICALS SHALL:
24	(a) NOT ALLOW A RELEASE OF THE CLASS B FIREFIGHTING FOAM;
25	(b) Fully contain the class B firefighting foam by
26	IMPLEMENTING APPROPRIATE CONTAINMENT MEASURES, WHICH MAY
27	INCLUDE BUNDS AND PONDS, THAT:

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1	(I) ARE CONTROLLED;
2	(II) ARE IMPERVIOUS TO PFAS CHEMICALS; AND
3	(III) DO NOT ALLOW THE CLASS B FIREFIGHTING FOAM OR ANY
4	ASSOCIATED FIREWATER, WASTEWATER, RUNOFF, OR OTHER WASTE TO BE
5	RELEASED;
6	(c) SAFELY STORE ALL CLASS B FIREFIGHTING FOAM AND ANY
7	ASSOCIATED FIREWATER, WASTEWATER, RUNOFF, AND OTHER WASTE IN A
8	WAY THAT PREVENTS THEIR RELEASE UNTIL THE FEDERAL
9	ENVIRONMENTAL PROTECTION AGENCY HAS PUBLISHED GUIDANCE ON THE
10	PROPER DISPOSAL AND DESTRUCTION METHODS FOR PFAS CHEMICALS.
11	AFTER THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY HAS
12	PUBLISHED GUIDANCE ON THE PROPER DISPOSAL AND DESTRUCTION
13	METHODS FOR PFAS CHEMICALS, THE PERSON THAT USES THE CLASS B
14	FIREFIGHTING FOAM CONTAINING INTENTIONALLY ADDED PFAS
15	CHEMICALS SHALL DISPOSE OF AND DESTROY THE CLASS B FIREFIGHTING
16	FOAM IN ACCORDANCE WITH SUCH GUIDANCE.
17	(d) If there is a release of the class $\boldsymbol{B}$ firefighting foam or
18	ANY ASSOCIATED FIREWATER, WASTEWATER, RUNOFF, OR OTHER WASTE,
19	REPORT THE FOLLOWING INFORMATION TO THE WATER QUALITY SPILLS
20	HOTLINE WITHIN TWENTY-FOUR HOURS AFTER ITS RELEASE:
21	(I) THE TRADE NAME AND PRODUCT NAME OF THE CLASS B
22	FIREFIGHTING FOAM;
23	(II) THE QUANTITY OF CLASS B FIREFIGHTING FOAM USED THAT
24	CONTAINS INTENTIONALLY ADDED PFAS CHEMICALS;
25	(III) THE AMOUNT AND TYPE OF PFAS CHEMICALS IN THE CLASS
26	B FIREFIGHTING FOAM; AND
27	(IV) THE AMOUNT OF CLASS B FIREFIGHTING FOAM OR ANY

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1	ASSOCIATED FIREWATER, WASTEWATER, RUNOFF, AND OTHER WASTE THAT
2	IS RELEASED; AND
3	(e) DOCUMENT ANY MEASURES UNDERTAKEN PURSUANT TO THE
4	REQUIREMENTS OF THIS SECTION. IN INVESTIGATING COMPLIANCE WITH
5	THE REQUIREMENTS OF THIS SECTION, THE ATTORNEY GENERAL MAY
6	REQUEST THAT THE PERSON PROVIDE THE DOCUMENTATION CREATED
7	PURSUANT TO THE REQUIREMENTS OF THIS SUBSECTION (1)(e) TO THE
8	ATTORNEY GENERAL.
9	(2) Beginning January 1, 2024, a person that uses class $\boldsymbol{B}$
10	FIREFIGHTING FOAM THAT CONTAINS INTENTIONALLY ADDED PFAS
11	$\label{thm:chemicals} \textbf{CHEMICALSMUSTREPORTTHEUSEOFTHECLASSBFIREFIGHTINGFOAMTO}$
12	THE WATER QUALITY SPILLS HOTLINE WITHIN TWENTY-FOUR HOURS AFTER
13	ITS USE.
14	(3) THE RESTRICTIONS AND REQUIREMENTS IN SUBSECTIONS (1)
15	AND (2) OF THIS SECTION DO NOT APPLY TO THE USE OF CLASS B
16	FIREFIGHTING FOAM WHERE THE INCLUSION OF PFAS CHEMICALS IS
17	REQUIRED OR AUTHORIZED BY FEDERAL LAW, INCLUDING 14 CFR 139, OR
18	IMPLEMENTED IN ACCORDANCE WITH FEDERAL AVIATION ADMINISTRATION
19	GUIDANCE, OR OTHERWISE REQUIRED FOR A MILITARY PURPOSE.
20	<b>SECTION 6.</b> In Colorado Revised Statutes, <b>amend</b> 25-5-1307 as
21	follows:
22	<b>25-5-1307.</b> Civil penalty. (1) A manufacturer or a person who
23	violates the provisions of this part 13 is subject to a civil penalty not to
24	exceed five thousand dollars for each violation in the case of a first
25	offense. A manufacturer or a person who violates this part 13 repeatedly
26	is subject to a civil penalty not to exceed ten thousand dollars for each
27	repeat offense. Penalties collected under this part 13 must be deposited

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1	in the local firefighter safety and disease prevention fund created in
2	section 24-33.5-1231.
3	(2) THE ATTORNEY GENERAL HAS THE AUTHORITY TO ENFORCE
4	THIS PART 13 AND TO CONDUCT CIVIL INVESTIGATIONS AND BRING CIVIL
5	ACTIONS FOR VIOLATIONS OF THIS PART 13.
6	SECTION 7. In Colorado Revised Statutes, 8-20-206.5, amend
7	(7)(a) as follows:
8	8-20-206.5. Environmental response surcharge - liquefied
9	petroleum gas and natural gas inspection fund - perfluoroalkyl and
10	polyfluoroalkyl substances cash fund - definitions. (7) (a) There is
11	hereby created in the state treasury the perfluoroalkyl and polyfluoroalkyl
12	substances cash fund, referred to in this subsection (7) as the "fund". The
13	fund consists of money credited to the fund pursuant to subsection (6) of
14	this section, SECTION 25-5-1404(8), SECTION 25-5-1405(5), and any other
15	money that the general assembly may appropriate or transfer to the fund.
16	SECTION 8. Safety clause. The general assembly hereby finds,
17	determines, and declares that this act is necessary for the immediate
18	preservation of the public peace, health, or safety.

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