HOUSE BILL 1153

M3 (4lr2015)

ENROLLED BILL

— Environment and Transportation/Education, Energy, and the Environment — Introduced by Delegates Love and Ivey, Ivey, Allen, Boyce, Foley, Guyton, Healey, Lehman, J. Long, Ruth, Stein, and Terrasa

Read and	Examined	by Proofre	eaders:			
					Proofre	ader.
					Proofre	ader.
Sealed with the Great Seal and	presented	to the C	Governor,	for his a	approval	this
day of	at			_ o'clock,		M.
					Spe	aker.
	CHAPTER					
AN ACT concerning						
Environment – Water Pollution (Protecting State	Pollut	ion			rom PF	FAS
FOR the purpose of establishing a certain significant water it discharges to a pulpose industrial users in a certain reduction develop certain PFAS monitor manner by a certain date; required	narged from t industriant bliely owner of the Environment by a ring and te	n a certal laser to a certain description	ein signi reduce PF ent works to iden ate; requi eria for ce	ficant ind FAS chemi in a certain tify certain iring the Dertain user	ustrial cals fron tain mai n signif epartme s in a ce	user; n the nner; icant ent to rtain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1 2 3 4 5 6 7	<u>dispos</u> requir organ report <u>to upo</u>	se of strementic fluctures those late a	n a certain manner; <u>authorizing a certain significant industrial user to tored PFAS chemicals in a certain manner and in accordance with certain test;</u> requiring a certain significant industrial user to measure levels of the <u>PFAS chemicals</u> in industrial wastewater by a certain date and to elevels to the Department of the <u>Environment</u> ; requiring the <u>Department certain action plan on or before a certain date</u> ; and generally relating to estand PFAS pollution.		
8 9 10 11 12	Articl Sectio Annot	e – Er n 9–1 cated	reenacting, without amendments, avironment 01(a) through (c), (g), and (i) Code of Maryland accement Volume and 2023 Supplement)		
13 14 15 16 17 18	Section Annot	e – Er on 9–3 Prote ated	nvironment 353 through 9-356 and 9-354 to be under the new part "Part VII. ecting State Waters From PFAS Pollution" Code of Maryland accement Volume and 2023 Supplement)		
19 20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
21			Article – Environment		
22	9–101.				
23	(a)	In th	is title the following words have the meanings indicated.		
24	(b)	"Disc	harge" means:		
25 26	into the wat	(1) ers of	The addition, introduction, leaking, spilling, or emitting of a pollutant this State; or		
27 28	pollute.	(2)	The placing of a pollutant in a location where the pollutant is likely to		
29 30	(c) above surface	(1) e, or u	"Disposal system" means a system for disposing of wastes by surface, underground methods.		
31		(2)	"Disposal system" includes a treatment works and a disposal well.		
32	(g)	"Poll	utant" means:		
33		(1)	Any waste or wastewater that is discharged from:		

1	1 (i) A publicly owned trea	tment works; or
2	2 (ii) An industrial source;	or
3 4		lid, or other substance that will pollute any
5	5 (i) "Publicly owned treatment works"	means a facility that is:
6 7	` '	olitical subdivision, municipal corporation,
8	8 (2) Used for the treatment of po	llutants.
9	9 9–351. Reserved.	
0	0 9–352. RESERVED.	
1	PART VII. PROTECTING STATE WAY	TERS FROM PFAS POLLUTION.
2	2 9–353.	
.3		VING WORDS HAVE THE MEANINGS
15	(B) (1) "INDUSTRIAL USER" MEAN	NS:
6	· /	IS ENGAGED IN MANUFACTURING,
18 19	· /	CLASS OF SIGNIFICANT PRODUCERS OF ONS ADOPTED BY:
20	20 (1) 1. THE SECRETA	ARY; OR
21 22	· · · —	TRATOR OF THE U.S. ENVIRONMENTAL
23 24		S NOT INCLUDE THE FEDERAL, STATE,
	(C) "PFAS CHEMICALS" MEANS AND CHEMICALS THAT CONTAIN AT LEAST ONE	A CLASS OF FLUORINATED ORGANIC FULLY FLUORINATED CARBON ATOM,

INCLUDING PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES.

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- 1 (D) "PRETREATMENT PERMIT" MEANS A DOCUMENT ISSUED BY THE
- 2 DEPARTMENT OR THE DEPARTMENT'S DESIGNEE THAT AUTHORIZES A SIGNIFICANT
- 3 INDUSTRIAL USER TO INTRODUCE INDUSTRIAL WASTES INTO A PUBLICLY OWNED
- 4 TREATMENT WORKS IN COMPLIANCE WITH THE PRETREATMENT REQUIREMENTS
- 5 UNDER COMAR 26.08.01.01A(69).
- 6 (E) (1) "SIGNIFICANT INDUSTRIAL USER" MEANS AN INDUSTRIAL USER
- **7 THAT:**
- 8 (1) IS SUBJECT TO CATEGORICAL PRETREATMENT STANDARDS
- 9 UNDER 40 C.F.R. PART 403.6;
- 10 (11) DISCHARGES AN AVERAGE OF 25,000 GALLONS PER DAY OR
- 11 MORE OF PROCESSED WASTEWATER TO A PUBLICLY OWNED TREATMENT WORKS,
- 12 NOT INCLUDING SANITARY, NONCONTACT COOLING, AND BOILER BLOWDOWN
- 13 WASTEWATER;
- 14 (III) CONTRIBUTES PROCESSED WASTEWATER THAT MAKES UP
- 15 5% OR MORE OF THE AVERAGE DRY-WEATHER HYDRAULIC OR ORGANIC CAPACITY
- 16 OF THE PUBLICLY OWNED TREATMENT WORKS; OR
- 17 (IV) IS DESIGNATED AS A SIGNIFICANT INDUSTRIAL USER BY
- 18 THE PUBLICLY OWNED TREATMENT WORKS ON THE BASIS THAT THE INDUSTRIAL
- 19 USER HAS:
- 20 (1) 1. A REASONABLE POTENTIAL FOR ADVERSELY
- 21 AFFECTING THE WASTEWATER TREATMENT PLANT'S OPERATIONS AND SEWER
- 22 SYSTEM; OR
- 23 (II) 2. VIOLATED A PRETREATMENT STANDARD OR
- 24 **REQUIREMENT.**
- 25 (2) "SIGNIFICANT INDUSTRIAL USER" DOES NOT INCLUDE THE
- 26 FEDERAL, STATE, AND LOCAL GOVERNMENTS.
- 27 (F) "WATERS OF THE STATE" INCLUDE:
- 28 (1) BOTH SURFACE AND UNDERGROUND WATERS WITHIN THE
- 29 BOUNDARIES OF THE STATE SUBJECT TO ITS JURISDICTION;
- 30 (2) That portion of the Atlantic Ocean within the
- 31 BOUNDARIES OF THE STATE;
- 32 (3) THE CHESAPEAKE BAY AND ITS TRIBUTARIES;

- 1 (4) ALL PONDS, LAKES, RIVERS, STREAMS, PUBLIC DITCHES, TAX 2 DITCHES, AND PUBLIC DRAINAGE SYSTEMS WITHIN THE STATE, OTHER THAN THOSE
- 3 DESIGNED AND USED TO COLLECT, CONVEY, OR DISPOSE OF SANITARY SEWAGE; AND
- 4 (5) THE FLOODPLAIN OF FREE-FLOWING WATERS DETERMINED BY 5 THE DEPARTMENT ON THE BASIS OF THE 100-YEAR FLOOD FREQUENCY.
- 6 **9–354.**
- 7 (A) THIS SECTION APPLIES TO A SIGNIFICANT INDUSTRIAL USER THAT:
- 8 (1) HAS A PRETREATMENT PERMIT; AND
- 9 (2) (1) IS CURRENTLY AND INTENTIONALLY USING PFAS 10 CHEMICALS; OR
- 13 (B) A SIGNIFICANT INDUSTRIAL USER SHALL ELIMINATE THE PRESENCE OF
- 14 PFAS CHEMICALS IN THE WATER THAT IT DISCHARGES TO A PUBLICLY OWNED
- 15 TREATMENT WORKS IN ACCORDANCE WITH THIS SECTION ON OR BEFORE OCTOBER
- 16 1, 2024, THE DEPARTMENT SHALL, IN COLLABORATION WITH PUBLICLY OWNED
- 17 TREATMENT WORKS AND SIGNIFICANT INDUSTRIAL USERS IN THE STATE, IDENTIFY
- 18 THE SIGNIFICANT INDUSTRIAL USERS THAT CURRENTLY AND INTENTIONALLY USE
- 19 PFAS CHEMICALS.
- 20 (C) ON OR BEFORE JANUARY 1, 2025, IN ACCORDANCE WITH GUIDANCE
- 21 FROM THE U.S. ENVIRONMENTAL PROTECTION AGENCY, THE DEPARTMENT SHALL
- 22 <u>DEVELOP PFAS MONITORING AND TESTING PROTOCOLS FOR SIGNIFICANT</u>
- 23 INDUSTRIAL USERS IDENTIFIED IN ACCORDANCE WITH SUBSECTION (B) OF THIS
- 24 SECTION.
- 25 (D) (1) ON OR BEFORE JUNE 1, 2025, THE DEPARTMENT SHALL, IN
- 26 COLLABORATION WITH THE PUBLICLY OWNED TREATMENT WORKS AND THE
- 27 SIGNIFICANT INDUSTRIAL USERS IN THE STATE IDENTIFIED IN ACCORDANCE WITH
- 28 SUBSECTION (B) OF THIS SECTION, DEVELOP PFAS ACTION LEVELS FOR
- 29 ADDRESSING PFAS CONTAMINATION FROM INDUSTRIAL DISCHARGE FOR
- 30 PRETREATMENT PERMITS.
- 31 (2) ON OR BEFORE SEPTEMBER 1, 2025, THE DEPARTMENT SHALL,
- 32 IN COLLABORATION WITH THE PUBLICLY OWNED TREATMENT WORKS AND THE
- 33 SIGNIFICANT INDUSTRIAL USERS IN THE STATE IDENTIFIED IN ACCORDANCE WITH

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 $\frac{(2)}{(2)}$

- SUBSECTION (B) OF THIS SECTION, DEVELOP MITIGATION PLANS FOR ADDRESSING 1 2 PFAS CONTAMINATION FROM INDUSTRIAL DISCHARGE FOR PRETREATMENT 3 PERMITS. (3) THE MITIGATION PLANS UNDER PARAGRAPH (2) OF THIS 4 SUBSECTION SHALL INCLUDE STRATEGIES AND OPTIONS FOR REDUCING THE 5 6 PRESENCE OF PFAS IN INDUSTRIAL DISCHARGE, INCLUDING: 7 (I)SUBSTITUTING OR ELIMINATING PRODUCTS CONTAINING 8 PFAS CHEMICALS: 9 (II)TAKING PRECAUTIONS TO AVOID ACCIDENTAL 10 **DISCHARGES**; 11 (III) DECONTAMINATING OR REPLACING EQUIPMENT CONTAMINATED WITH PFAS CHEMICALS; OR 12 (IV) USING ANY OTHER METHOD THE DEPARTMENT 13 14 DETERMINES IS NECESSARY FOR THE REDUCTION OR ELIMINATION OF PFAS CHEMICALS IN WATER. IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE U.S. 15 16 ENVIRONMENTAL PROTECTION AGENCY REGARDING THE ELIMINATION OF PFAS CHEMICALS IN WATER, THE DISCHARGE LIMIT FOR PFAS CHEMICALS IN ANY 17 18 WATER, INCLUDING STORMWATER, DISCHARGED FROM ANY SIGNIFICANT 19 INDUSTRIAL USER IS 4 PARTS PER TRILLION. 20 (D) IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE U.S. ENVIRONMENTAL PROTECTION AGENCY REGARDING THE ELIMINATION OF PFAS 2122CHEMICALS IN WATER. A SIGNIFICANT INDUSTRIAL USER SHALL REDUCE PFAS 23 CHEMICALS FROM THE WATER THAT IT DISCHARGES TO A PUBLICLY OWNED TREATMENT WORKS TO A CONCENTRATION OF NOT MORE THAN 4 PARTS PER 2425 TRILLION, INCLUDING BY: 26 (1) SUBSTITUTING OR ELIMINATING PRODUCTS CONTAINING PFAS 27 **CHEMICALS:**
- 29 (3) DECONTAMINATING OR REPLACING EQUIPMENT CONTAMINATED
 30 WITH PFAS CHEMICALS; OR
 31 (4) USING ANY OTHER METHOD THE U.S. ENVIRONMENTAL

TAKING PRECAUTIONS TO AVOID ACCIDENTAL DISCHARGES:

32 PROTECTION AGENCY DETERMINES IS NECESSARY FOR THE ELIMINATION OF PFAS
33 CHEMICALS IN WATER.

(E) (1) IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE U.S. 1 ENVIRONMENTAL PROTECTION AGENCY REGARDING THE STORAGE OF PFAS 3 CHEMICALS, A SIGNIFICANT INDUSTRIAL USER SHALL SAFELY STORE PFAS CHEMICALS THAT WERE CAPTURED AFTER REDUCING PFAS CHEMICALS FROM 4 5 WATER IN ACCORDANCE WITH THIS SECTION. 6 $\frac{(2)}{(2)}$ IN ACCORDANCE WITH ANY FEDERAL, STATE, OR LOCAL LAW, 7 REGULATION, OR POLICY, A SIGNIFICANT INDUSTRIAL USER MAY REUSE STORED PFAS CHEMICALS IN ITS FACILITY OPERATIONS. 8 9 SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A A SIGNIFICANT INDUSTRIAL USER MAY DISPOSE OF STORED PFAS CHEMICALS USING 10 11 SAFE DISPOSAL SYSTEMS OR TECHNOLOGIES APPROVED BY THE DEPARTMENT OF 12 IN ANOTHER MANNER APPROVED BY THE DEPARTMENT BY REGULATION. 13 (2) A SIGNIFICANT INDUSTRIAL USER MAY NOT DISPOSE OF STORED 14 PFAS CHEMICALS IN ANY MANNER INVOLVING: 15 (I) DISPOSAL AT A SOLID WASTE LANDFILL; 16 (II) **INCINERATION; OR** 17 (III) LAND APPLICATION. (G) A SIGNIFICANT INDUSTRIAL USER SHALL: 18 19 BY APRIL SEPTEMBER 1, 2025, MEASURE THE LEVELS OF **(1) (I)** ORGANIC-FLUORINE PFAS CHEMICALS IN ITS INDUSTRIAL WASTEWATER USING 20 21METHODS APPROVED BY THE DEPARTMENT; AND 22REPORT THE LEVELS OF ORGANIC FLUORINE PFAS 23 CHEMICALS IN THE INDUSTRIAL WASTEWATER IN A MANNER APPROVED BY THE 24**DEPARTMENT**; BY OCTOBER JULY 1, 2025 2026, AND IN ACCORDANCE WITH THIS 25SECTION, IMPLEMENT MEASURES TO REDUCE PFAS CHEMICALS FROM WATER 2627 DISCHARGED TO A PUBLICLY OWNED TREATMENT WORKS; PROVIDE DOCUMENTATION OF PFAS STORAGE OR REUSE ON 28**(3) REQUEST TO:** 29THE ATTORNEY GENERAL; 30 **(I)**

(II) THE DEPARTMENT;

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1	(III) A COUNTY COUNCIL;
2	(IV) A STATE'S ATTORNEY;
-	(IV) II SIIII SIIIIII
3	(V) A CITY ATTORNEY; OR
4	(VI) ANY OTHER STATE OR LOCAL GOVERNMENTAL ENTITY; AND
5 6	(4) REPORT THE STORAGE OR DISPOSAL OF PFAS CHEMICALS UNDER 40 C.F.R. PART 372 (TOXIC CHEMICAL RELEASE REPORTING).
7	(H) THE DEPARTMENT SHALL CONSIDER THE MEMORANDUM ADDRESSING
8	PFAS DISCHARGES IN NPDES PERMITS AND THROUGH THE PRETREATMENT
9	PROGRAM AND MONITORING PROGRAMS ISSUED BY THE U.S. ENVIRONMENTAL
10	PROTECTION AGENCY ON DECEMBER 5, 2022, WHEN DETERMINING PERMISSIBLE
11	LEVELS OF ORGANIC FLUORINE CHEMICALS IN INDUSTRIAL WASTEWATER UNDER
12	SUBSECTION (G)(1) OF THIS SECTION.
13	(I) ANY CONTRACT OR AGREEMENT BETWEEN A SIGNIFICANT INDUSTRIAL
14	USER AND A PUBLICLY OWNED TREATMENT WORKS THAT AUTHORIZES A DISCHARGE
15	OF WATER INTO THE WATERS OF THE STATE THAT EXCEEDS THE DISCHARGE LIMIT
16	FOR PFAS CHEMICALS UNDER SUBSECTION (C) OF THIS SECTION SHALL BE
17	SUPERSEDED BY THIS SECTION.
18	9-355.
19	ON OR BEFORE DECEMBER 1, 2024, THE DEPARTMENT SHALL ADOPT
20	REGULATIONS TO INCLUDE THE DISCHARGE LIMIT FOR PFAS CHEMICALS
21	ESTABLISHED UNDER § 9-354(C) OF THIS SUBTITLE AS A CONDITION FOR ISSUING A
22	PRETREATMENT PERMIT TO A SIGNIFICANT INDUSTRIAL USER.
23	9–356.
24	(A) THE PRESENCE OF TOTAL ORGANIC FLUORINE OR PFAS CHEMICALS
25	EXCEEDING 4 PARTS PER TRILLION IN ANY DISCHARGE INTO THE WATERS OF THE
26	STATE IS A VIOLATION OF THE TERMS OF A PRETREATMENT PERMIT.
27	(B) IN ADDITION TO A VIOLATION UNDER SUBSECTION (A) OF THIS SECTION,
28	THE DEPARTMENT MAY ENFORCE A VIOLATION OF THIS PART IN ACCORDANCE WITH
29	REGULATIONS ADOPTED BY THE DEPARTMENT.
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30	SECTION 2. AND BE FURTHER ENACTED, That on or before December 1, 2025,
31	the Department of the Environment shall update the Department's PFAS Action Plan with

an evaluation of disposal methods for PFAS chemicals and the progress made on the 1 2requirements of this Act. 3 SECTION $\frac{2}{2}$. AND BE IT FURTHER ENACTED, That this Act shall take effect October July 1, 2024. Approved: Governor.

President of the Senate.

Speaker of the House of Delegates.