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State of Minnesota

HOUSE OF REPRESENTATIVES

NINETY-THIRD SESSION

H. F. No. 2571

03/06/2023

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The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy

A bill for an act

relating to environment; prohibiting misleading claims regarding product or

| 1.3 1.4 | packaging recyclability; requiring creation of recyclable materials list; proposing coding for new law in Minnesota Statutes, chapter 115A. |
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| 1.5 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
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| 1.6 | Section 1. [115A.5503] TRUTH IN LABELING FOR RECYCLABLE PRODUCTS. |
| 1.7 | Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have |
| 1.8 | the meanings given. |
| 1.9 | (b) "Chasing arrows symbol" means an equilateral triangle, formed by three arrows |
| 1.10 | curved at their midpoints, depicting a clockwise path, with a clear gap separating the apex |
| 1.11 | of each arrow from the base of the adjacent arrow. Chasing arrows symbol includes variants |
| 1.12 | of that symbol, including but not limited to one or more arrows arranged in a circular pattern |
| 1.13 | or around a globe, that are likely to be interpreted by a consumer as implying that the product |
| 1.14 | or packaging labeled with the chasing arrows symbol is recyclable. |
| 1.15 | (c) "Design features" means any physical characteristic of a specific product or packaging |
| 1.16 | that may affect its recyclability, including but not limited to its material, size, shape, or |
| 1.17 | <u>color.</u> |
| 1.18 | (d) "Intentionally added PFAS" means perfluoroalkyl or polyfluoroalkyl substances |
| 1.19 | (PFAS) that are intentionally added to a product by a manufacturer and that have a functional |
| 1.20 | or technical effect on the product. Intentionally added PFAS includes PFAS that are |

breakdown products of a chemical intentionally added to the product.

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| 2.1 | (e) "Labeling" means printing, embossing, or otherwise attaching information to a product |
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| 2.2 | or packaging. |
| 2.3 | (f) "Packaging" means a container and any material that provide a means of transporting, |
| 2.4 | marketing, protecting, or handling a product. Packaging includes the packaging's design |
| 2.5 | features. |
| 2.6 | (g) "Product" means any physical object sold or distributed in commerce. Product includes |
| 2.7 | the product's design features. |
| 2.8 | Subd. 2. Recyclable materials list. (a) No later than January 1, 2026, the commissioner |
| 2.9 | must develop and adopt rules under chapter 14 establishing a list of packaging and products |
| 2.10 | that the commissioner determines, after considering the design features of the product or |
| 2.11 | packaging and applying the criteria under subdivision 3, are recyclable in this state. |
| 2.12 | (b) The commissioner must post a copy of the recyclable materials list on the agency's |
| 2.13 | website. |
| 2.14 | (c) The recyclable materials list may not limit the authority of a local unit of government |
| 2.15 | to determine the packaging and products that a waste collection and recycling program |
| 2.16 | operated by the local unit of government may accept. |
| 2.17 | (d) The commissioner must review and may amend the recyclable materials list at least |
| 2.18 | every three years. |
| 2.19 | (e) A manufacturer, wholesaler, or retailer may request the commissioner to consider |
| 2.20 | placing a product or packaging on the materials recycling list by submitting to the |
| 2.21 | commissioner in writing the reasons why the product or packaging meets the recyclability |
| 2.22 | criteria established in subdivision 3. |
| 2.23 | Subd. 3. Recyclability criteria. A product or packaging is considered recyclable in the |
| 2.24 | state if, as determined by the commissioner, it meets the following criteria: |
| 2.25 | (1) at least 60 percent of the state's population reside within local units of government |
| 2.26 | that regularly collect and separate the product or packaging as part of a residential recycling |
| 2.27 | program; |
| 2.28 | (2) at least 90 percent of the volume of product or packaging in the state is regularly |
| 2.29 | sorted and aggregated into defined streams for recycling; |
| 2.30 | (3) the product or packaging is listed as a separate specification in the most recent version |
| 2.31 | of the Scrap Specifications Circular published by the Institute for Scrap Recycling Industries; |
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| | (4) at least 75 percent of the volume of product or packaging in the state is recycled into |
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| fe | eedstock that is used to make new products, excluding fuels; |
| | (5) the product or packaging is recycled in sufficient quantity and is of sufficient quality |
| to | o maintain a market value; |
| | (6) any plastic packaging or plastic product does not include components, inks, adhesives, |
| 0 | r labels that prevent the recyclability of the packaging, as determined by the most recent |
| V | ersion of APR Design Guide published by the Association of Plastic Recyclers; |
| | (7) the packaging or product does not contain an intentionally added chemical prohibited |
| u | nder section 115A.965; and |
| | (8) the packaging or product does not contain intentionally added PFAS or PFAS |
| n | neasured at or above 100 parts per million, as measured in total organic fluorine. |
| | Subd. 4. Deceptive recyclability claims prohibited. (a) Except as provided in paragraph |
| ((| c), displaying a chasing arrows symbol or any other statement on a product or packaging |
| iı | ndicating that a product or packaging that is not on the recyclable materials list is recyclable |
| is | s a deceptive or misleading claim under this section and section 325F.69, subdivision 1. |
| | (b) No person may offer for sale, sell, distribute, or import in or into the state a product |
| o | r packaging for which a deceptive or misleading claim about the recyclability of the product |
| 0 | r packaging is made. |
| | (c) Paragraph (a) does not apply to: |
| | (1) a product or packaging that is not on the initial recyclable materials list compiled by |
| tŀ | ne commissioner under subdivision 2, for 180 days after the initial recyclable materials list |
| is | s published; |
| | (2) a product or packaging that is removed from the recyclable materials list after |
| c | ommissioner review, for 180 days after the removal; |
| | (3) a product or packaging containing a chasing arrows symbol with a clearly visible |
| li | ne placed at a 135 degree angle over the chasing arrows symbol indicating that the item |
| is | s not recyclable; |
| | (4) a product required under federal or Minnesota law to display a chasing arrows symbol; |
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| | (5) a statement on a product or packaging that does not contain a chasing arrows symbol |
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| _ | nd is not on the materials recyclable list but that directs a consumer to take any of the ollowing actions: |
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| 1.1 | (i) compost the product or packaging through an organics recycling program; |
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| 1.2 | (ii) recycle or properly dispose of hazardous materials through a local drop-off program; |
| 1.3 | (iii) recycle or properly dispose of batteries as directed in section 325E.125; or |
| 1.4 | (iv) properly recycle electronic waste as directed in sections 115A.1310 to 115A.1330. |
| 1.5 | (d) If a product or packaging is composed of multiple materials, a chasing arrows symbol |
| 1.6 | or statement must make clear, in type or chasing arrow symbols of the same font size as the |
| 1.7 | symbol or the statement, which components are and are not recyclable. |
| 1.8 | Subd. 5. Enforcement. The commissioner may enforce this section under section 115.071 |
| 1.9 | or 116.072. The attorney general may enforce this section under section 325F.70. |
| 4.10 | EFFECTIVE DATE. This section is effective the day following final enactment. |