1	AN ACT
2	RELATING TO THE ENVIRONMENT; ENACTING THE PER- AND POLY-
3	FLUOROALKYL SUBSTANCES PROTECTION ACT; PROHIBITING CERTAIN
4	PRODUCTS THAT CONTAIN AN INTENTIONALLY ADDED PER- OR POLY-
5	FLUOROALKYL SUBSTANCE; AUTHORIZING THE ENVIRONMENTAL
6	IMPROVEMENT BOARD TO ADOPT RULES PROHIBITING CERTAIN PRODUCTS
7	THAT CONTAIN AN INTENTIONALLY ADDED PER- OR POLY-FLUOROALKYL
8	SUBSTANCE; REQUIRING DISCLOSURE OF INFORMATION AND TESTING OF
9	PRODUCTS SOLD, OFFERED FOR SALE OR DISTRIBUTED FOR SALE IN
10	THIS STATE THAT CONTAIN AN INTENTIONALLY ADDED PER- OR POLY-
11	FLUOROALKYL SUBSTANCE; PROVIDING PENALTIES.
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13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
14	SECTION 1. SHORT TITLEThis act may be cited as the
15	"Per- and Poly-Fluoroalkyl Substances Protection Act".
16	SECTION 2. DEFINITIONSAs used in the Per- and
17	Poly-Fluoroalkyl Substances Protection Act:
18	A. "board" means the environmental improvement
19	board;
20	B. "carpet or rug" means a fabric marketed or
21	intended for use as a floor covering;
22	C. "chemical" means a substance with a distinct
23	molecular composition or a group of structurally related
24	substances and includes the breakdown of products of the
25	substance or substances that form through decomposition,

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degradation or metabolism;

D. "cleaning product" means a finished product used for general cleaning purposes, including:

 (1) a polish or floor maintenance product;
 (2) an air care product labeled for the intended use of enhancing or conditioning the indoor environment by eliminating unpleasant odors or freshening the air; and

9 (3) an automotive maintenance product 10 labeled for the intended use of maintaining the appearance of 11 a motor vehicle, but does not include automotive paint or 12 paint repair products;

E. "consumer product" means a tangible personal property that is distributed in commerce and normally used for personal, family or household use, including product categories that are normally used in households but designed for or sold to businesses, such as commercial carpet or floor waxes;

F. "cookware" means durable houseware items
intended for direct food contact and used to prepare,
dispense or store food, foodstuffs or beverages;

22 G. "cosmetic" means a product or product 23 component, other than soap, intended to be applied to the 24 human body for cleansing, beautifying or promoting 25 attractiveness;

"currently unavoidable use" means a use of a н. 2 per- or poly-fluoroalkyl substance that the board has 3 determined by rule to be essential for health, safety or the 4 functioning of society and for which alternatives are not 5 reasonably available;

"department" means the department of I. environment;

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J. "fabric treatment" means a substance applied to 8 fabric for stain, grease or water resistance or flame 9 10 retardance;

"feminine hygiene product" means a disposable Κ. 11 or reusable product to collect menstruation and vaginal 12 discharge, including tampons, pads, sponges, menstruation 13 underwear, discs, applicators and menstruation cups; 14

15 L. "firefighting foam" means an aqueous film-forming foam containing an intentionally added per- or 16 poly-fluoroalkyl substance; 17

"food packaging" means a container, unit Μ. 18 package, intermediate package or shipping container applied 19 20 to or providing a means to market, protect, handle, deliver, serve, contain or store a food or beverage, including an 21 individual assembled part of a food package; 22

"intentionally added" means a per- or poly-N. 23 fluoroalkyl substance deliberately added or used during the 24 manufacture of a product where the continued presence, at any 25

1	level or concentration, of the per- or poly-fluoroalkyl
2	substance is desired or expected in the final product or one
3	of the product's components;
4	0. "juvenile product" means a product designed or
5	marketed for use by children under twelve years old,
6	including children's car seats, clothing and toys, but does
7	not include an electronic product, including:
8	(1) personal computers and any associated
9	equipment;
10	(2) audio and video equipment;
11	(3) calculators;
12	(4) wireless phones;
13	(5) gaming consoles;
14	(6) handheld devices incorporating a video
15	screen; and
16	(7) any associated peripheral device, such
17	as a mouse, keyboard, power supply unit or power cord;
18	P. "manufacturer" means:
19	(1) a person, a firm, an association, a
20	partnership, a corporation, an organization or a combination
21	or a joint venture that creates, produces or assembles a
22	product or whose brand name is affixed to a product; or
23	(2) in the case of a product imported into
24	the United States, an importer or first domestic distributor
25	of the product; provided that the entity or person that ${}_{\rm H}$

created, produced or assembled the product or whose brand name is affixed to the product does not have an office or employees in the United States;

Q. "medical device" means an instrument, an
apparatus, an implement, a machine, an implant, an in vitro
reagent or other similar or related device, including any
component or accessory, that is a product regulated as a drug
or medical device by the United States food and drug
administration under the Federal Food, Drug, and Cosmetic
Act, 21 U.S.C. 321 et seq.:

(1) recognized in an official compendium;
 (2) intended for use in the diagnosis of
 disease or other conditions, or in the cure, mitigation,
 treatment or prevention of disease, in a human or an animal;
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16 (3) intended to affect the structure or 17 function of the body of a human or an animal and that does 18 not achieve its principal intended purposes through chemical 19 action within or on the body of a human or an animal and that 20 is not dependent on being metabolized for achievement of its 21 principal intended purpose;

R. "official compendium" means a comprehensive,
authoritative listing of recognized medical devices,
including listings published by a federal regulatory body,
which detail specifications standards, and accepted uses of

medical devices;

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"per- or poly-fluoroalkyl substance" means a 2 S. 3 substance in a class of fluorinated organic chemicals 4 containing at least one fully fluorinated carbon atom; 5 т. "product" means an item created, produced, 6 assembled, packaged or otherwise prepared for sale to a consumer, including a product component sold or distributed 7 for personal, residential, commercial or industrial use or 8 for use in making a product; 9 "ski wax" means a lubricant applied to the 10 U. bottom of a snow runner, including a ski or snowboard, to 11 improve grip or glide properties and includes associated 12 tuning products; 13 V. "textile" means an item made in whole or in 14 15 part from a natural or synthetic fiber, yarn or fabric, including leather, cotton, silk, jute, hemp, wool, viscose, 16 nylon or polyester; 17 "textile furnishings" means a textile product 18 W. made in whole or part from a natural or synthetic fiber, yarn 19 20 or fabric that is used as furniture or a decorative accessory; and 21 Χ. "upholstered furniture" means furniture that is 22 wholly or partially stuffed with a filling material. 23 SECTION 3. PROHIBITION ON PRODUCTS CONTAINING PER- OR 24 POLY-FLUOROALKYL SUBSTANCES--EXEMPTIONS.--25

A. Subsections B through F of this section do not
 apply to:

(1) a product for which federal law governs the presence of a per- or poly-fluoroalkyl substance in the product in a manner that preempts state authority;

(2) used products offered for sale or resale;

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(3) medical devices or drugs and the packaging of the medical devices or drugs that are regulated by the United States food and drug administration, including prosthetic and orthotic devices;

cooling, heating, ventilation, air 12 (4) conditioning or refrigeration equipment that contains 13 intentionally added per- or poly-fluoroalkyl substances or 14 15 refrigerants listed as acceptable, acceptable subject to use conditions or acceptable to narrowed use limits by the United 16 States environmental protection agency pursuant to the 17 significant new alternatives policy program, 40 Code of 18 Federal Regulations, Part 82, Subpart G and sold, offered for 19 20 sale or distributed for sale for the use for which the refrigerant is listed pursuant to that program; 21

(5) a veterinary product and its packaging intended for use in or on animals, including diagnostic equipment or test kits and the veterinary product's components and any product that is a veterinary medical

1 device, drug, biologic or parasiticide or that is otherwise 2 used in a veterinary medical setting or in veterinary medical 3 applications that are regulated by or under the jurisdiction of: 4 5 (a) the United States food and drug 6 administration; the United States department of 7 (b) 8 agriculture pursuant to the federal Virus-Serum-Toxin Act; or 9 (c) the United States environmental 10 protection agency pursuant to the Federal Insecticide, Fungicide, and Rodenticide Act, except that any such products 11 approved by the United States environmental protection agency 12 pursuant to that law for aerial and land application are not 13 exempt from this section; 14 15 (6) a product developed or manufactured for 16 the purpose of public health or environmental or water quality testing; 17 (7) a motor vehicle or motor vehicle 18 equipment regulated under a federal motor vehicle safety 19 20 standard, as defined in 49 United States Code, Section 30102(a)(10), except that the exemption under this paragraph 21 does not apply to any textile article or refrigerant that is 22 included in or as a component part of such products; 23 any other motor vehicle, including an 24 (8) off-highway vehicle or a specialty motor vehicle, such as an 25

1 all-terrain vehicle, a side-by-side vehicle, farm equipment 2 or a personal assistive mobility device; 3 (9) a watercraft, an aircraft, a lighter-4 than-air aircraft or a seaplane; 5 (10) a semiconductor, including 6 semiconductors incorporated in electronic equipment, and materials used in the manufacture of semiconductors; 7 8 (11)non-consumer electronics and non-consumer laboratory equipment not ordinarily used for 9 10 personal, family or household purposes; a product that contains intentionally 11 (12) added per- or poly-fluoroalkyl substances with uses that are 12 currently listed as acceptable, acceptable subject to use 13 conditions or acceptable subject to narrowed use limits in 14 15 the United States environmental protection agency's rules under the significant new alternatives policy program; 16 provided that the product contains per- or poly-fluoroalkyl 17 substances that are being used as substitutes for 18 ozone-depleting substances under the conditions specified in 19 20 the rules; (13) a product used for the generation, 21 distribution or storage of electricity; 22 (14)equipment directly used in the 23 manufacture or development of the products described in 24 Paragraphs (1) through (13) of this subsection; 25

1 (15) a product for which the board has 2 adopted a rule providing that the use of the per- or 3 poly-fluoroalkyl substance in that product is a currently 4 unavoidable use; or 5 (16) a product that contains fluoropolymers 6 consisting of polymeric substances for which the backbone of the polymer is either a per- or polyfluorinated carbon-only 7 backbone or a perfluorinated polyether backbone that is a 8 solid at standard temperature and pressure. 9 10 Β. Except as provided in Subsection A of this section, beginning January 1, 2027, a manufacturer shall not 11 sell, offer for sale, distribute or distribute for sale in 12 this state, directly or indirectly or through intermediaries, 13 the following products if that product contains an 14 intentionally added per- or poly-fluoroalkyl substance: 15 (1) 16 cookware; (2) food packaging; 17 (3) dental floss; 18 (4) juvenile products; and 19 20 (5) firefighting foam. C. Except as provided in Subsection A of this 21 section, beginning January 1, 2028, a manufacturer shall not 22 sell, offer for sale, distribute or distribute for sale in 23 this state, directly or indirectly or through intermediaries, 24 25 the following products if that product contains an

intentionally added per- or poly-fluoroalkyl substance: 1 2 (1) carpets or rugs; 3 (2) cleaning products; 4 (3) cosmetics; 5 (4) fabric treatments; 6 (5) feminine hygiene products; (6) 7 textiles; 8 (7) textile furnishings; 9 (8) ski wax; and 10 (9) upholstered furniture. D. Except as provided in Subsection A of this 11 section, the board may adopt rules to prohibit consumer 12 products not enumerated in Subsections B and C of this 13 section that contain an intentionally added per- or poly-14 15 fluoroalkyl substance by category or use that a manufacturer may not sell, offer for sale, distribute or distribute for 16 sale in this state, directly or indirectly or through 17 intermediaries, upon a finding of fact that a prohibition on 18 the product is necessary to protect human health or the 19 20 environment. The board shall set effective dates for a prohibition established by rule pursuant to this subsection; 21 provided that the board shall not set an effective date for 22 the prohibition of a product less than six months after the 23 adoption of the final rule to prohibit the product or earlier 24 than January 1, 2027. The board shall prioritize the 25

prohibition of consumer products containing an intentionally added per- or poly-fluoroalkyl substance that are most likely to harm human health or contaminate the environment.

E. Except as provided in Subsection A of this section, beginning January 1, 2032, a manufacturer shall not sell, offer for sale, distribute or distribute for sale in this state, directly or indirectly or through intermediaries, a product containing an intentionally added per- or polyfluoroalkyl substance, unless the board has adopted a rule providing that the use of the per- or poly-fluoroalkyl substance in that product is a currently unavoidable use. The board may adopt rules to designate that the use of a peror poly-fluoroalkyl substance in a certain product is a currently unavoidable use.

15 F. The department shall consult with the New 16 Mexico department of agriculture before petitioning the board pursuant to Subsection D or E of this section with respect to 17 a pesticide, fertilizer, agricultural liming material or 18 plant or soil amendment that contains an intentionally added 19 20 per- or poly-fluoroalkyl substance. However, if a pesticide is regulated by or under the jurisdiction of the Federal 21 Insecticide, Fungicide, and Rodenticide Act, then Subsections 22 B through E of this section do not apply to the pesticide. 23 SECTION 4. RULES.--24

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A. The board shall adopt rules to:

(1)exempt from the reporting requirements 2 established pursuant to Section 5 of the Per- and 3 Poly-Fluoroalkyl Substances Protection Act any product that contains an intentionally added per- or poly-fluoroalkyl 4 5 substance that is exempt pursuant to Subsection A of Section 6 3 of that act or that has been designated as a currently unavoidable use; 7

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8 (2) create a series of ranges for the amount 9 of a per- or poly-fluoroalkyl substance in a product that 10 contains an intentionally added per- or poly-fluoroalkyl substance for reporting purposes unless exempted in 11 Subsection A of Section 3 of the Per- and Poly-Fluoroalkyl 12 Substances Protection Act: 13

identify currently unavoidable uses of a (3) 14 15 per- or poly-fluoroalkyl substance that are essential for health, safety or the functioning of society and for which 16 alternatives are not reasonably available unless exempted in 17 Subsection A of Section 3 of the Per- and Poly-Fluoroalkyl 18 Substances Protection Act; and 19

20 (4) as pertaining to firefighting foam: (a) require a periodic inventory of 21 firefighting foam quantities stored or used in New Mexico; 22 (b) require the use of firefighting 23 foam for emergency purposes only; and 24

> require the cleanup of discarded (c)

1 firefighting foam pursuant to the Hazardous Waste Act. 2 For purposes of this subsection, "emergency purposes" 3 does not include training or the use of firefighting foam in 4 fire suppression systems. 5 Β. The board may: adopt rules to carry out the provisions 6 (1) of the Per- and Poly-Fluoroalkyl Substances Protection Act, 7 including requiring the labeling of products in English and 8 9 Spanish; and 10 (2) determine that a product containing intentionally added per- or poly-fluoroalkyl substances are a 11 currently unavoidable use based on determinations made by 12 other states. 13 SECTION 5. RULES--INFORMATION REQUIRED--EXTENSIONS--14 15 WAIVERS. --The board shall adopt rules that enumerate the 16 Α. information required of a manufacturer. The information 17 required shall include: 18 (1) a brief description of the product, 19 20 including a universal product code, stock keeping unit or other numeric code assigned to the product; 21 (2) the purpose for which a per- or poly-22 fluoroalkyl substance is used in the product; 23 the amount of each per- or poly-24 (3) fluoroalkyl substance in the product, identified by its 25

chemical abstracts service registry number and reported as an exact quantity determined using commercially available analytical methods or as falling within a range approved for reporting purposes by the department;

(4) the name and address of the manufacturer and the name, address and phone number of a contact person for the manufacturer; and

(5) any additional information requested by 8 the department as necessary; provided that the department 9 10 shall not require disclosure of records, reports or information or particular parts of records, reports or 11 information that would divulge confidential business records 12 or methods or processes entitled to protection as trade 13 secret; and provided further that the manufacturer shall, by 14 15 a preponderance of evidence, demonstrate that the information requested would divulge confidential business records or 16 methods or processes entitled to protection as trade secrets. 17

B. On or before January 1, 2027, a manufacturer of
a product sold, offered for sale, distributed or distributed
for sale in the state, directly or indirectly or through
intermediaries, that contains an intentionally added per- or
poly-fluoroalkyl substance shall submit to the department the
information required by Subsection A of this section or a
rule adopted pursuant to that subsection.

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C. On or after January 1, 2028, a manufacturer

shall not sell, offer for sale, distribute or distribute for sale in this state, directly or indirectly or through intermediaries, a product if testing requested by the department demonstrates that the product contains an intentionally added per- or poly-fluoroalkyl substance and the manufacturer has failed to provide the department the information required by Subsection A of this section or a rule adopted pursuant to that subsection.

On or after January 1, 2028, a manufacturer 9 D. 10 shall not sell, offer for sale, distribute or distribute for sale in this state, directly or indirectly or through 11 intermediaries, a product that contains an intentionally 12 added per- or poly-fluoroalkyl substance unless the 13 manufacturer has submitted to the department the information 14 15 required by Subsection A of this section or a rule adopted pursuant to that subsection. A product reported pursuant to 16 this subsection containing an intentionally added per- or 17 poly-fluoroalkyl substance may be prohibited from sale 18 pursuant to the Per- and Poly-Fluoroalkyl Substances 19 20 Protection Act and to rules adopted pursuant to that act.

E. A manufacturer shall submit a revision of the information provided on a product within thirty days of a significant change to the information the manufacturer previously submitted or upon the request of the department.

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F. Upon written approval from the department, a

1 manufacturer may provide the information required by this 2 section to the department for a category or type of product 3 or product component.

The department may waive the obligation of a 4 G. 5 manufacturer to submit all or part of the information 6 required by this section if the department determines that substantially equivalent information is publicly available. 7 The department may grant a waiver to a manufacturer or a 8 group of manufacturers for multiple products or a product 10 category.

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H. The department may enter into an agreement with 11 one or more states or political subdivisions of a state to 12 collect information and may accept information to a shared 13 system as meeting the information requirements of this 14 15 section.

The department may extend the deadline for a 16 I. manufacturer to submit the information required by this 17 section upon a determination by the department that the 18 circumstances merit an extension of time. 19

20 J. Within sixty days of receiving information from a manufacturer, the department shall notify the manufacturer 21 that adequate information has been received or that 22 additional information is required. A manufacturer shall 23 submit to the department any additional information requested 24 by the department within thirty days of the request. 25

K. The requirements of this section do not apply to products that are exempt pursuant to Subsection A of Section 3 of the Per- and Poly-Fluoroalkyl Substances Protection Act.

SECTION 6. TESTING REQUIRED--CERTIFICATE OF COMPLIANCE--EXEMPTION.--

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If the department has reason to believe that a 7 Α. 8 product containing an intentionally added per- or poly-9 fluoroalkyl substance is being sold, offered for sale, 10 distributed or distributed for sale in the state, directly or indirectly or through intermediaries, the department may 11 direct the manufacturer of the product to, within thirty 12 days, provide the department with testing results that 13 demonstrate the amount of each per- or poly-fluoroalkyl 14 substance in the product, identified by its chemical 15 abstracts service registry number reported as an exact 16 quantity determined using commercially available analytical 17 methods or as falling within a range approved for reporting 18 purposes by the department. 19

B. If testing demonstrates that the product does
not contain an intentionally added per- or poly-fluoroalkyl
substance, the manufacturer shall provide the department with
a certificate of compliance attesting that the product does
not contain an intentionally added per- or poly-fluoroalkyl
substance, the testing results and any other relevant

information.

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C. If testing demonstrates that the product contains an intentionally added per- or poly-fluoroalkyl substance, the manufacturer shall:

(1) provide to the department, within thirty days, the information required for a product pursuant to the Per- and Poly-Fluoroalkyl Substances Protection Act or rules adopted pursuant to that act; and

9 (2) notify a person that sells, offers for
10 sale, distributes or distributes the product for sale in this
11 state that the product is prohibited in this state and
12 provide the department with a list of the names and addresses
13 of the people notified.

D. The department may notify a person that sells,
offers for sale, distributes or distributes for sale in this
state a product prohibited by the Per- and Poly-Fluoroalkyl
Substances Protection Act or rules adopted pursuant to that
act that the product is prohibited in this state.

E. The provisions of this section do not apply to a medical device or drug or the packaging of a medical device or drug that is regulated by the United States food and drug administration.

SECTION 7. ENFORCEMENT--CIVIL PENALTY.--

A. A manufacturer that violates a provision of the Per- and Poly-Fluoroalkyl Substances Protection Act or a rule

adopted pursuant to that act shall be assessed a civil penalty not to exceed fifteen thousand dollars (\$15,000), and for each day during which any portion of a violation occurs, the department may assess the manufacturer administrative costs the department incurs for enforcement of the Per- and Poly-Fluoroalkyl Substances Protection Act or a rule adopted pursuant to that act.

B. A manufacturer that fails to comply with an
administrative order issued pursuant to the Per- and PolyFluoroalkyl Substances Protection Act or a rule adopted
pursuant to that act may be assessed, pursuant to a court
order, a civil penalty of not more than twenty-five thousand
dollars (\$25,000) for each day of noncompliance.

C. Penalties and administrative costs imposed pursuant to this section are independent of any damages, remediation or cleanup costs, environmental restoration costs or other monetary or nonmonetary remedies that may be imposed by statute, rule or court decision.

D. In an action to enforce the provisions of the Per- and Poly-Fluoroalkyl Substances Protection Act or a rule or order adopted pursuant to that act, the department shall be represented by the attorney general or the department.

E. Penalties collected pursuant to this section shall be deposited in the recycling and illegal dumping fund.\_ HJC/HJC/HENRC/HB 212

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