Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-0786.01 Sarah Lozano x3858

SENATE BILL 24-081

SENATE SPONSORSHIP

Cutter, Bridges, Buckner, Coleman, Danielson, Exum, Gonzales, Jaquez Lewis, Kolker, Michaelson Jenet, Priola, Winter F.

HOUSE SPONSORSHIP

Kipp and Rutinel,

Senate CommitteesBusiness, Labor, & Technology

House Committees

A BILL FOR AN ACT

101	CONCERNING	MEASURES	TO	INCREASE	PROTECTIONS	FROM
102	PERFLU	OROALKYL AI	ND PO	LYFLUOROA	LKYL CHEMICAI	S.

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 http://leg.colorado.gov.)

Current law prohibits the sale or distribution of class B firefighting foam that contains perfluoroalkyl and polyfluoroalkyl chemicals (PFAS chemicals). **Section 1** of the bill, on and after January 1, 2025, repeals the exemption from the prohibition for gasoline distribution facilities, refineries, and chemical plants.

Current law also prohibits the sale or distribution of products in

SENATE d Reading Unamended March 25, 2024

SENATE Amended 2nd Reading March 22, 2024 certain product categories on and after certain dates if the products contain intentionally added PFAS chemicals (product phaseout timeline). Current law exempts from the definition of "product" drugs, medical devices, biologics, or diagnostics (medical products) approved or authorized by the federal food and drug administration or the federal department of agriculture (applicable federal agencies), but not medical products cleared by the applicable federal agencies. The bill changes current law by:

- Clarifying that medical products cleared by the applicable federal agencies are also exempted from the definition of "product" (section 4);
- On and after January 1, 2025, prohibiting the sale or distribution of certain outdoor apparel intended for extreme or extended use in severe wet conditions (outdoor apparel for severe wet conditions) that contains intentionally added PFAS chemicals unless the product is accompanied by a disclosure that states that the product contains PFAS chemicals (disclosure requirement) (section 5);
- On and after January 1, 2025, as part of the product phaseout timeline, banning the sale or distribution of cleaning products, cookware, dental floss, menstruation products, ski wax, and textile articles that contain intentionally added PFAS chemicals (section 5);
- On and after January 1, 2028, repealing the disclosure requirement and banning the sale or distribution of outdoor apparel for severe wet conditions that contains intentionally added PFAS chemicals (section 5);
- On and after January 1, 2032, repealing the product phaseout timeline (**section 5**) and prohibiting the sale or distribution of any nonexempted product that contains intentionally added PFAS chemicals (**section 6**); and
- On and after July 1, 2024, prohibiting a person from installing artificial turf that contains intentionally added PFAS chemicals on any portion of property in the state (section 6).

Be it enacted by the General Assembly of the State of Colorado:

3 **SECTION 1.** In Colorado Revised Statutes, **amend** 25-15-601 as

4 follows:

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5 **25-15-601.** Short title. The short title of this part 6 is the

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1	"Perfluoroalkyl and Polyfluoroalkyl Chemicals Consumer Protection
2	Act".
3	SECTION 2. In Colorado Revised Statutes, 25-15-602, amend
4	(1) introductory portion, (1)(f) introductory portion, and (2) as follows:
5	25-15-602. Legislative declaration. (1) The general assembly
6	hereby finds and declares that:
7	(f) If the widespread sale and distribution of products that contain
8	intentionally added PFAS chemicals continues AND THE INSTALLATION OF
9	ARTIFICIAL TURF THAT CONTAINS INTENTIONALLY ADDED PFAS
10	CHEMICALS CONTINUE in the state:
11	(2) The general assembly therefore determines and declares that
12	it is imperative for the health and safety of the state's residents <u>to create</u>
13	a regulatory scheme that:
14	(a) Phases out the sale or distribution of certain products and
15	product categories in the state that contain intentionally added PFAS
16	chemicals; AND
17	(b) <u>Prohibits</u> the installation of artificial turf that
18	CONTAINS INTENTIONALLY ADDED PFAS CHEMICALS.
19	SECTION <u>3.</u> In Colorado Revised Statutes, 25-15-603, amend
20	(20)(c); repeal (6) and (8); and add (1.5), (4)(c), (16.5), (16.7), (23.5),
21	and (24.5) as follows:
22	25-15-603. Definitions - repeal. As used in this part 6, unless the
23	context otherwise requires:
24	(1.5) "APPAREL" MEANS:
25	(a) CLOTHING ITEMS INTENDED FOR REGULAR WEAR OR FORMAL
26	OCCASIONS, INCLUDING ATHLETIC WEAR, BIBS, BODYSUITS, COSTUMES,
2.7	DANCEWEAR DIAPERS DRESSES EVERYDAY SWIMWEAR EVERYDAY WORK

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1	UNIFORMS, FOOTWEAR, FORMAL WEAR, LEGGINGS, LEISUREWEAR, ONESIES,
2	OVERALLS, PANTS, SARIS, SCARVES, SCHOOL UNIFORMS, SHIRTS, SKIRTS,
3	SPORTS UNIFORMS, SUITS, TOPS, UNDERGARMENTS, AND VESTS; AND
4	(b) OUTDOOR APPAREL.
5	
6	(4) (c) "Cookware" does not include food equipment
7	INTENDED PRIMARILY FOR USE IN COMMERCIAL SETTINGS, INCLUDING
8	FOOD EQUIPMENT SOLD TO A BUSINESS THAT HAS A RETAIL FOOD
9	ESTABLISHMENT LICENSE.
10	(6) "Department" means the Colorado department of public health
11	and environment.
12	(8) "Executive director" means the executive director of the
13	department or the executive director's designee.
14	(16.5) (a) "Outdoor Apparel" means apparel intended
15	PRIMARILY FOR USE IN OUTDOOR ACTIVITIES, INCLUDING BICYCLING,
16	CAMPING, CLIMBING, FISHING, HIKING, AND SKIING.
17	(b) "OUTDOOR APPAREL" DOES NOT INCLUDE OUTDOOR APPAREL
18	FOR SEVERE WET CONDITIONS.
19	(16.7) (a) "Outdoor appared for severe wet conditions"
20	MEANS OUTDOOR APPAREL THAT IS:
21	(I) AN EXTREME AND EXTENDED USE PRODUCT THAT PROVIDES
22	PROTECTION AGAINST EXTENDED EXPOSURE TO EXTREME RAIN
23	CONDITIONS OR AGAINST EXTENDED IMMERSION IN WATER OR WET
24	CONDITIONS, SUCH AS SNOW CONDITIONS, IN ORDER TO PROTECT THE
25	HEALTH AND SAFETY OF THE USER;
26	(II) DESIGNED FOR USE BY OUTDOOR SPORTS EXPERTS; AND
27	(III) NOT MARKETED FOR GENERAL CONSUMER USE.

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1	(b) "OUTDOOR APPAREL FOR SEVERE WET CONDITIONS" INCLUDES
2	OUTERWEAR INTENDED FOR USE IN OFFSHORE FISHING, OFFSHORE SAILING,
3	WHITEWATER KAYAKING, AND MOUNTAINEERING.
4	(c) "OUTDOOR APPAREL FOR SEVERE WET CONDITIONS" DOES NOT
5	INCLUDE PERSONAL FLOTATION DEVICES MADE FOR THE HEALTH AND
6	SAFETY OF THE USER.
7	(20) (c) "Product" does not include:
8	(I) Drugs, medical devices, biologics, or diagnostics approved or
9	authorized USED IN A MEDICAL SETTING OR IN MEDICAL APPLICATIONS
10	REGULATED by the federal food and drug administration; or the federal
11	department of agriculture; or
12	(II) Veterinary pesticide AND PARASITICIDE products approved by
13	the federal environmental protection agency OR THE FEDERAL
14	DEPARTMENT OF AGRICULTURE for use in animals; or
15	(II.5) BIOLOGICS OR DIAGNOSTICS APPROVED BY THE FEDERAL
16	DEPARTMENT OF AGRICULTURE FOR USE IN A VETERINARY SETTING OR IN
17	<u>VETERINARY APPLICATIONS; OR</u>
18	(III) Packaging used for the products described in subsections
19	(20)(c)(I), and (20)(c)(II), OR (20)(c)(II.5) of this section.
20	(23.5) "SKI WAX" MEANS A LUBRICANT APPLIED TO THE BOTTOM
21	OF SNOW RUNNERS, INCLUDING SKIS AND SNOWBOARDS, TO IMPROVE THE
22	GRIP OR GLIDE PROPERTIES OF THE SNOW RUNNERS.
23	(24.5) (a) "Textile article" means a textile that is
24	PRIMARILY USED IN HOUSEHOLDS AND BUSINESSES.
25	(b) "TEXTILE ARTICLE" INCLUDES ACCESSORIES, APPAREL,
26	BACKPACKS, AND HANDBAGS.
27	(c) "TEXTILE ARTICLE" DOES NOT INCLUDE:

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1	(I) OUTDOOR APPAREL FOR SEVERE WET CONDITIONS;
2	(II) OUTDOOR TEXTILE FURNISHINGS;
3	(III) OUTDOOR UPHOLSTERED FURNITURE; AND
4	(IV) TEXTILE ARTICLES USED IN MEDICAL, PROFESSIONAL, OR
5	INDUSTRIAL SETTINGS.
6	SECTION 4. In Colorado Revised Statutes, 25-15-604, add
7	(2)(g), (2.5), (3.5), and (5) as follows:
8	25-15-604. Prohibition on the sale or distribution of certain
9	products that contain intentionally added PFAS chemicals - product
10	disclosure requirements - repeal. (2) (g) This subsection (2) is
11	Repealed, effective January 1, $\underline{2026}$.
12	(2.5) (a) On and after January 1, 2025, a person shall not
13	SELL, OFFER FOR SALE, DISTRIBUTE FOR SALE, OR DISTRIBUTE FOR USE IN
14	THE STATE, INCLUDING IN AN INTERNET LISTING OR TRANSACTION, AN
15	OUTDOOR APPAREL FOR SEVERE WET CONDITIONS PRODUCT THAT
16	CONTAINS INTENTIONALLY ADDED PFAS CHEMICALS UNLESS THE
17	PRODUCT IS ACCOMPANIED BY A LEGIBLE AND EASILY DISCERNIBLE
18	DISCLOSURE THAT INCLUDES THE PHRASE "MADE WITH PFAS CHEMICALS".
19	(b) This subsection (2.5) is repealed, effective January 1,
20	2028.
21	_
22	(3.5) On and after January 1, 2026, a person shall not sell,
23	OFFER FOR SALE, DISTRIBUTE FOR SALE, OR DISTRIBUTE FOR USE IN THE
24	STATE THE FOLLOWING PRODUCTS THAT CONTAIN INTENTIONALLY ADDED
25	PFAS CHEMICALS:
26	(a) COOKWARE;
27	(b) DENTAL ELOSS:

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1	(c) MENSTRUATION PRODUCTS; AND
2	(d) SKI WAX.
3	(5) On and after January 1, 2028, a person shall not sell,
4	OFFER FOR SALE, DISTRIBUTE FOR SALE, OR DISTRIBUTE FOR USE THE
5	FOLLOWING PRODUCTS THAT CONTAIN INTENTIONALLY ADDED PFAS
6	<u>CHEMICALS:</u>
7	(a) TEXTILE ARTICLES;
8	(b) OUTDOOR APPAREL FOR SEVERE WET CONDITIONS; AND
9	(c) FOOD EQUIPMENT INTENDED PRIMARILY FOR USE IN
10	COMMERCIAL SETTINGS THAT COMES INTO DIRECT CONTACT WITH FOOD.
11	_
12	SECTION 5. In Colorado Revised Statutes, add 25-15-605 as
13	<u>follows:</u>
14	25-15-605. Prohibition on the installation of artificial turf that
15	contains intentionally added PFAS chemicals. (1) ON AND AFTER
16	JANUARY 1, 2026, A PERSON SHALL NOT INSTALL ARTIFICIAL TURF THAT
17	CONTAINS INTENTIONALLY ADDED PFAS CHEMICALS ON ANY PORTION OF
18	PROPERTY IN THE STATE.
19	(2) NOTHING IN THIS SECTION PROHIBITS A PERSON FROM
20	MAINTAINING ARTIFICIAL TURF INSTALLED BEFORE $\underline{\text{January 1, 2026}}$.
21	SECTION 6. Safety clause. The general assembly finds,
22	determines, and declares that this act is necessary for the immediate
23	preservation of the public peace, health, or safety or for appropriations for
24	the support and maintenance of the departments of the state and state
25	institutions.

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