S.B. NO. 683

JAN 1 7 2025

A BILL FOR AN ACT

RELATING TO ENVIRONMENTAL PROTECTION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that perfluoroalkyl and 2 polyfluoroalkyl substances (PFAS) are persistent, toxic 3 substances that can contaminate drinking water, bioaccumulate in 4 fish and wildlife, and have multiple adverse health effects on 5 humans. PFAS are utilized in a broad range of products, including clothing, textiles, food packaging, and cosmetic 6 products, such as lotions, nail polish, shaving cream, and 7 8 mascara.

9 The legislature further finds that PFAS are often called 10 "forever chemicals" because they do not naturally break down in 11 the environment and can continue to pollute the environment for 12 thousands of years. PFAS can enter the human body when consumed, when applied directly on skin, and after eating food 13 14 packaged in materials that contain PFAS. Although the 15 legislature enacted Act 152, Session Laws of Hawaii 2022, to 16 prohibit PFAS in certain types of food packaging and



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firefighting foam by the end of 2024, it is evident that further
 action is needed.

When these forever chemicals are brought into the State,
they never leave. Instead, they make their way into residents'
bodies and the State's wastewater, landfills, and eventually
groundwater and the drinking water supply. The State can no
longer afford to import toxic substances that contaminate the
State's finite resources and risk residents' health.

9 Accordingly, the purpose of this Act is to prohibit the
10 manufacture, sale, offer for sale, distribution for sale, and
11 distribution for use of any food packaging, food service ware,
12 cosmetic, or personal care product that contains intentionally
13 added PFAS.

SECTION 2. Chapter 321, Hawaii Revised Statutes, is amended by adding a new section to part XLVII to be appropriately designated and to read as follows:

17 "<u>§321-</u> Food packaging, food service ware, cosmetics,
18 personal care products; prohibited items. (a) Beginning
19 January 1, 2028, it shall be unlawful to manufacture, sell,
20 offer for sale, distribute for sale, or distribute for use in
21 the State any food packaging, food service ware, cosmetic, or



1	personal	care product that contains intentionally added PFAS;
2	provided	that this section shall not apply to:
3	(1)	Hydrofluoroolefins used as propellants in cosmetics;
4	(2)	A product that is regulated as a drug, medical device,
5		or dietary supplement by the United States Food and
6		Drug Administration under the Federal Food, Drug, and
7		Cosmetic Act (21 U.S.C. 321 et seq.) or the Dietary
8		Supplement Health and Education Act of 1994; and
9	<u>(3)</u>	A combination product as defined under title 21 Code
10		of Federal Regulations section 3.2(e).
11	(b)	For the purposes of this section:
12	"Cos	smetic" has the same meaning as defined in section
13	321-30.4	<u>-</u>
14	"Foc	od service ware" means all containers, bowls, bowl lids,
15	clamshell	ls, plates, trays, cups, cup lids, straws, forks,
16	spoons, }	knives, napkins, utensils, chopsticks, cup sleeves,
17	<u>condiment</u>	packets and saucers, stirrers, splash sticks, cocktail
18	<u>st</u> icks, t	coothpicks, and other like items that are designed for a
19	single us	se for or alongside prepared foods, including but not
20	limited t	to service ware for takeout foods or leftovers from
21	partially	y consumed meals prepared by food vendors.



1	"Intentionally added PFAS" means PFAS that a manufacturer		
2	has intentionally added to a product and that have a functional		
3	or technical effect on the product.		
4	"Manufacturer" means:		
5	(1) Any entity that produces or manufactures a product		
6	covered under this section; or		
7	(2) In the case of a cosmetic, any person whose name		
8	appears on the label of a cosmetic product pursuant to		
9	the requirements of title 21 Code of Federal		
10	Regulations section 701.12.		
11	"Personal care product" has the same meaning as defined in		
12	section 321-30.5."		
13	SECTION 3. Section 321-602, Hawaii Revised Statutes, is		
14	repealed.		
15	[" [§321-602] Food packaging; prohibited items. (a)		
16	Beginning December 31, 2024, it shall be unlawful to		
17	manufacture, sell, offer for sale, distribute for sale, or		
18	distribute for use in the State any food packaging specified in		
19	subsection (b) to which PFAS chemicals have been intentionally		
20	introduced in any amount.		



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1 (b) The prohibition under this section shall apply to 2 wraps and liners, plates, food boats, and pizza boxes."] 3 SECTION 4. Statutory material to be repealed is bracketed 4 and stricken. New statutory material is underscored. 5 SECTION 5. This Act shall take effect upon its approval; 6 provided that section 3 of this Act shall take effect on 7 January 1, 2028. 8

INTRODUCED BY: Mile Jetter



Report Title:

PFAS; Food Packaging; Food Service Ware; Cosmetics; Personal Care Products; Prohibition

Description:

Beginning 1/1/2028, prohibits the manufacture, sale, offer for sale, distribution for sale, and distribution for use of any food packaging, food service ware, cosmetic, or personal care product that contains intentionally added perfluoroalkyl and polyfluoroalkyl substances, with certain exceptions.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

