GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

H.B. 864 Apr 25, 2023 HOUSE PRINCIPAL CLERK

D

H HOUSE BILL DRH30316-RIa-11

Short Title: PFAS Pollution and Polluter Liability. (Public)

Sponsors: Representative Davis.

Referred to:

A BILL TO BE ENTITLED

AN ACT TO PROTECT THE CITIZENS OF NORTH CAROLINA FROM DRINKING WATER CONTAMINATED BY GENX AND OTHER PFAS COMPOUNDS.

The General Assembly of North Carolina enacts:

4 5 6

7

8

9

10

11

12

13

14 15

16

17

18

19

20

21

22

23

24

25

26

2728

29

30

31

32 33

34

35

36

1

2

3

PART I. ABATEMENT OF PFAS EXCEEDANCES IN PUBLIC WATER SYSTEMS

SECTION 1. Article 1 of Chapter 130A of the General Statutes is amended by adding a new section to read:

"§ 130A-19.1. Abatement of PFAS exceedances.

- (a) The following definitions apply in this section:
 - (1) Permissible concentration level. Means both of the following:
 - a. For an individual per- and polyfluoroalkyl substances (PFAS) compound, the lesser of (i) 10 parts per trillion (ppt) or (ii) any maximum contaminant level that may be established by the United States Environmental Protection Agency for the PFAS compound in question.
 - b. For combined PFAS compounds, a total concentration of 70 ppt.
 - PFAS manufacturer. Means facilities that produce PFAS compounds or precursors through processes including, but not limited to, electrochemical fluorination (ECF), telomerization, fluorocarbon polymerization, and production of fluoropolymers. The term shall not include PFAS customers of PFAS manufacturers that use raw PFAS feedstock, for example: (i) to produce commercial or consumer goods, such as weatherproof caulking, or (ii) as intermediary products for use in the manufacture of commercial goods, such as a greaseproof coating for a pizza box.
 - (3) Responsible party. Means a PFAS manufacturer whose discharge or release of PFAS into the environment has caused or contributed to the presence of PFAS in a public water system as described in subsection (b) of this section.
 - (4) Secretary. Means the Secretary of Environmental Quality.
- (b) If the Secretary determines that the concentration of any PFAS in a public water system, including any raw water intake, regardless of the system's raw water source, including surface water, public well, or pumped groundwater storage, has exceeded a permissible concentration level, the Secretary may order the responsible party to pay the public water system any actual and necessary costs incurred by the public water system to remove, correct, or abate any adverse effects upon the water supply resulting from the contamination for which the person is responsible. Such costs shall include costs to procure, implement, maintain, and operate



technology to reduce PFAS concentrations in finished drinking water below the permissible concentration level. If a responsible party refuses to comply with an order, the Secretary may institute an action in the superior court of the county where the public water system exists to enforce the order. The action shall be calendared for trial within 60 days after service of the complaint upon the defendant.

(c) A responsible party shall be jointly and severally liable for all actual and necessary costs imposed pursuant to subsection (b) of this section. Nothing in this section shall limit or diminish any rights of contribution for costs incurred herein.

(d) A public water system shall reimburse ratepayers of the system through a reduction

in future rates charged if (i) the public water system has previously expended funds to remove, correct, or abate any adverse effects upon its water supply resulting from PFAS contamination, (ii) the amount of funds expended by the public water system for that purpose has been included in rates charged to its ratepayers, and (iii) the funds expended by the public water system are subsequently reimbursed by the responsible party as the result of an order issued pursuant to subsection (b) of this section."

PART II. IMPLEMENTATION FUNDING

SECTION 2.(a) Department Funding. – The sum of two million dollars (\$2,000,000) in nonrecurring funds for the 2023-2024 fiscal year is appropriated from the General Fund to the Department of Environmental Quality (Department) to implement the requirements of this act. These funds shall be deposited into the PFAS Public Water Protection Fund, which is established in the Department as a special fund. The Department may establish time-limited positions with the funds appropriated by this subsection.

SECTION 2.(b) Report. – The Department shall report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources no later than December 15, 2023, and annually thereafter, on their use of the funds appropriated by this act, including abatement orders issued by the Secretary of Environmental Quality using the authority conferred by G.S. 130A-19.1, as enacted by Section 1 of this act.

PART III. EFFECTIVE DATE

SECTION 3. Section 2 of this act becomes effective July 1, 2023. Section 1 of this act is effective when it becomes law and applies retroactively to discharges from responsible parties occurring on or after January 1, 2017. The remainder of this act is effective when it becomes law.

Page 2 DRH30316-RIa-11