

Commonwealth of Massachusetts Executive Office of Energy & Environmental Affairs

Department of Environmental Protection

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IMPORTANT TIME SENSITIVE NOTICE NOTICE ABOUT ADDITIONS TO TRI PFAS REPORTING AND TURA CERTAIN PFAS NOL CHEMICAL CATEGORY

New TRI Chemicals: Per- and Polyfluoroalkyl Substances (PFAS)

Seventeen new PFAS have been added to the <u>Toxics Release Inventory (TRI) list</u>, with a 100 lbs reporting threshold, effective for TRI reporting forms due in 2021, 2022, and 2023. The TURA Administrative Council added the first 8 of these new PFAS to the TURA chemical list for reporting year 2023 (reports due July 1, 2024), <u>until then</u>, these PFAS should be reported under the TURA Certain PFAS NOL Category for reporting year 2022. Please see the <u>Guidance for Reporting PFAS Under TURA</u> for more information.

The eight PFAS chemicals that the Administrative Council added for Reporting Year 2023 are shown below. These are also shown at the end of Table 4 in the guidance for reporting link indicated above.

335-93-3	Silver(I) perfluorooctanoate reportable under TRI as of 1/1/21
507-63-1	Perfluorooctyl iodide (reportable under TRI as of 1/1/21)
2395-00-8	Potassium perfluorooctanoate (reportable under TRI as of 1/1/21)
375-73-5	Perfluorobutane sulfonic acid (PFBS) (reportable under TRI as of 1/1/22)
29420-49-3	Potassium perfluorobutane sulfonate (reportable under TRI as of 1/1/22)
65104-45-2	2-Propenoic acid, 2-methyl-, 3,3,4,4,5,5,6,6,7,7,8,8,9,9,10,10,11,11,12,12,12-
	heneicosafluorododecyl ester, polymer with 3,3,4,4,5,5,6,6,7,7,8,8,9,9,10,10,10-
	heptadecafluorodecyl 2-methyl-2-propenoate, methyl 2-methyl-2-propenoate,
	3,3,4,4,5,5,6,6,7,7,8,8,9,9,10,10,11,11,12,12,13,13,14,14,14-
	pentacosafluorotetradecyl 2-methyl-2-propenoate and 3,3,4,4,5,5,6,6,7,7,8,8,8-
	tridecafluorooctyl 2-methyl-2-propenoate (reportable under TRI as of 1/1/22)
203743-03-7	2-Propenoic acid, 2-methyl-, hexadecyl ester, polymers with 2-hydroxyethyl
	methacrylate, .gammaomegaperfluoro-C10-16-alkyl acrylate and stearyl
	methacrylate (reportable under TRI as of 1/1/22)
45187-15-3	Perfluorobutanesolfonate (reportable under TRI as of 1/1/22)

The following nine PFAS chemicals are being reviewed and will be voted on by the TURA Administrative Council in the near future. Until these 9 PFAS chemicals have been added to the TURA chemical list, they remain reportable under the TURA Certain PFAS NOL Category for reporting year 2022. Please see the <u>Guidance for Reporting PFAS Under TURA</u> for more information.

These nine PFAS chemicals are shown below. These are also shown at the end of Table 4 in the *Guidance for Reporting PFAS Under TURA* link indicated above.

375-22-4	PFBA (reportable under TRI as of 1/1/23)
45048-62-2	Perfluorobutanoate (reportable under TRI as of 1/1/23)
10495-86-0	Ammonium perfluorobutanoate (reportable under TRI as of 1/1/23)
2966-54-3	Potassium perfluorobutanoate (reportable under TRI as of 1/1/23)
2218-54-4	Sodium perfluorobutanoate (reportable under TRI as of 1/1/23)
2728655-42-1	Alcohols, C8-16, γ-ω-perfluoro, reaction products with 1,6-diisocyanatohexane, glycidol and
	stearyl alc. (reportable under TRI as of 1/1/23)
2738952-61-7	Acetamide, N-[3-(dimethylamino)propyl]-, 2-[(γ-ω-perfluoro-C4-20-alkyl)thio] derivs.
	(reportable under TRI as of 1/1/23)
2744262-09-5	Acetic acid, 2-[(γ-ω-perfluoro-C4-20-alkyl)thio] derivs., 2-hydroxypropyl esters (reportable
	under TRI as of 1/1/23)
2742694-36-4	Acetamide, N-(2-aminoethyl)-, 2-[(γ-ω-perfluoro-C4-20-alkyl)thio] derivs., polymers with
	N1,N1-dimethyl-1,3-propanediamine, epichlorohydrin and ethylenediamine, oxidized
	(reportable under TRI as of 1/1/23)

As a reminder, facilities should have tracked the PFAS reportable under the TURA Certain PFAS NOL category during calendar year 2022, with reports due July 1, 2023. Thresholds for the TURA Certain PFAS NOL category are the typical TURA thresholds of 25,000 lbs manufactured or processed and 10,000 lbs otherwise used. If your company needs to request information from their suppliers about PFAS reportable under the Toxics Release Inventory (TRI) and the Toxics Use Reduction Act (TURA) a template letter is available at this link: (https://www.mass.gov/news/pfas-tracking-and-reporting-updates).

For any regulatory questions, please contact the MassDEP TURA program via email at tura.program@mass.gov.

For guidance on managing PFAS at your facility, please contact the Office of Technical Assistance (OTA) via email at <u>tiffany.skogstrom@mass.gov</u>.