

## The Commonwealth of Massachusetts Executive Office of Energy and Environmental Affairs 100 Cambridge Street, Suite 900 Boston, MA 02114

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## THE COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS NOTICE OF PUBLIC HEARING

The Massachusetts Executive Office of Energy and Environmental Affairs will hold a public hearing on proposed amendments to 301 CMR 41.00: *Toxic or Hazardous Substance List* as authorized by the Toxics Use Reduction Act (TURA, G.L. c. 21I). **Please note that this hearing will be conducted remotely.** 

These amendments will add nine per- and polyfluoroalkyl substances (PFAS) to the TURA List, pursuant to a vote by the Administrative Council on Toxics Use Reduction on May 21, 2025. USEPA added these substances to the federal Toxics Release Inventory (TRI) under EPCRA Section 313 in 2024. G.L. c. 21I, § 9 requires the Administrative Council to adjust the TURA List annually to add substances consistent with changes in the TRI list.

A public hearing via Zoom will be conducted from 2:00-4:00 PM on Friday, November 14, 2025, to receive comments on the proposed amendments. Testimony may be presented orally at the hearing or may be submitted in writing. Meeting access information is below:

Join Zoom Webinar: https://zoom.us/j/93503027671

Webinar ID: 935 0302 7671

Find your local number: <a href="https://zoom.us/u/acLDWywvcd">https://zoom.us/u/acLDWywvcd</a>

Simultaneous interpretation, including ASL, will be provided at this virtual hearing in the following languages: Spanish, Portuguese, Chinese, Haitian Creole, and Vietnamese.

Written testimony will be accepted until 5 PM on November 14, 2025. Written testimony may be submitted via email to Tiffany Skogstrom at <a href="mailto:tiffany.skogstrom@mass.gov">tiffany.skogstrom@mass.gov</a> or via mail to: Tiffany Skogstrom, Executive Director, TURA Administrative Council, Executive Office of Energy and Environmental Affairs, 100 Cambridge Street, 10<sup>th</sup> Floor, Boston, MA 02114. Copies of the proposed regulations are available on the Executive Office of Energy and Environmental Affairs web site at <a href="https://www.mass.gov/tura-regulations-and-amendments">https://www.mass.gov/tura-regulations-and-amendments</a>, or may be obtained by sending an email or calling Tiffany Skogstrom at 857-275-1561.

Reasonable accommodations for people with disabilities are available upon request. To submit a request for an accommodation please email eeadiversity@mass.gov or call 617-872-3270, and an

ADA Coordinator will receive your request. Please include a description of the request in as much detail as possible and a way we can contact you if we need more information. Please allow at least two weeks (14 days) advance notice. Last-minute requests will be accepted but we may be unable to fulfill the request.

Translations of this notice are available in Spanish, Portuguese, Chinese, Haitian Creole, and Vietnamese at <a href="https://www.mass.gov/tura-regulations-and-amendments">https://www.mass.gov/tura-regulations-and-amendments</a>.

This document contains important information. Please have it translated immediately.

В данном документе содержится важная информация. Вам необходимо срочно сделать перевод документа.

Este documento contiene información importante. Por favor, consiga una traducción inmediatamente.

تحتوي هذه الوثيقة على معلومات هامة. . يُرجى ترجمتها فورًا

Docikman sa gen enfômasyon enpôtan. Tanpri fè yon moun tradwi l touswit.

Questo documento contiene informazioni importanti. La preghiamo di tradurio inmediatamente.

Este documento contém informações importantes. Por favor, traduzi-lo imediatamente.

此文件含有重要信息。 请证即找人翻译。

본 문서에는 중요한 정보가 포함되어 있습니다. 본 문서를 즉시 번역하도록 하십시오.

Tài liệu này có chứa thông tin quan trọng. Vui lòng dịch tài liệu này ngay.

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សមបកប្រែវាជាបន្ទាន់។

Ce document contient des informations importantes. Veuillez le faire traduire au plus tôt.

## **Small Business Impact Statement** (As required by M.G.L. c. 30A §§ 2, 3 & 5) CMR No: 301 CMR 41:00 Toxic or Hazardous Substance List Estimate of the Number of Small Businesses Impacted by the Regulation: 0 to 3 Select Yes or No and Briefly Explain Yes No Will small businesses have to create, file, or issue additional reports? $\boxtimes$ Regulated manufacturers using above the threshold amount of listed substances will be required to report their use of the listed substances. Yes No Will small businesses have to implement additional recordkeeping procedures? $\boxtimes$ Regulated manufacturers are required to develop and use a tracking system. However, they already must track use for federal annual waste and emissions reporting for substances that are on the EPA EPCRA 313 list, including the substances included in this regulation. Yes No Will small businesses have to provide additional administrative oversight? $\boxtimes$ All manufacturers expected to be covered by the regulation are already TURA filers and will not need to provide additional oversight. Will small businesses have to hire additional employees in order to comply with the proposed Yes No $\boxtimes$ regulation? All manufacturers expected to be covered by the regulation are already TURA filers and will not need to hire additional employees to comply. Yes No Does compliance with the regulation require small businesses to hire other professionals (e.g. a П $\boxtimes$ lawyer, accountant, engineer, etc.)? All manufacturers expected to be covered by the regulation are already TURA filers and will not need to hire other professionals to comply. Yes No Does the regulation require small businesses to purchase a product or make any other capital $\boxtimes$ investments in order to comply with the regulation? Yes Are performance standards more appropriate than design standards? No TURA is neither a performance nor a design standard, but employs right to know disclosure and what has been termed a "management" standard. It leaves the decision of whether to switch substances or make manufacturing process changes up to the manufacturer based on the self-evaluation of their business needs. This approach ensures that companies subject to TURA only undertake changes that are technically and financially feasible and make good business sense. Yes No Does the regulation require small businesses to cooperate with audits, inspections, or other regulatory enforcement activities? Yes No Will the regulation have the effect of creating additional taxes and/or fees for small businesses? $\boxtimes$ The reports that are submitted to the MassDEP are accompanied by an annual reporting fee. If a facility reduces use below threshold, the fee no longer applies. Yes No Does the regulation require small businesses to provide educational services to keep up to date $\boxtimes$ with regulatory requirements?

Yes	No 🖂	Is the regulation likely to <i>deter</i> the formation of small businesses in Massachusetts?
Yes	No 🖂	Is the regulation likely to encourage the formation of small businesses in Massachusetts?
Yes	No 🗆	Can the regulation provide for less stringent compliance or reporting requirements for small businesses?  TURA exempts manufacturers with fewer than 10 full-time equivalent employees. All large quantity toxics users above this threshold are subject to the same reporting and compliance requirements, but the fee varies by the size of the manufacturer (number of employees), with smaller manufacturers paying significantly less than larger manufacturers. The law also allows manufacturers to remove themselves from the regulatory requirements by reducing use below threshold amounts.
Yes	No 🖂	Can the regulation establish less stringent schedules or deadlines for compliance or reporting requirements for small businesses?  All large quantity toxics users are subject to the same reporting and compliance requirements. The statute requires they be treated equally and does not allow for less stringent schedules or deadlines for compliance.
Yes	No 🖂	Can the compliance or reporting requirements be consolidated or simplified for small businesses?  All large quantity toxics users are subject to the same reporting and compliance requirements. The statute requires they be treated equally and does not allow for consolidation or simplified reporting.  However, the TURA Program may assist small manufacturing businesses with compliance by targeting assistance services, outreach, research, and grant programs to users of substances on the TURA List.
Yes	No 🖂	Can performance standards for small businesses replace design or operational standards?  The design of the program is established by statute.
Yes	No 🖂	Are there alternative regulatory methods that would minimize the adverse impact on small businesses?
Yes 🖂	No	Were any small businesses or small business organizations contacted during the preparation of this document? If so, please describe
		Announcement of the public meetings with an agenda was sent to the list of TURA program stakeholders that are notified of each Administrative Council and Advisory Committee meeting.
Yes	No 🖂	Are there regulations of the promulgating agency, or of another agency or department of the commonwealth, which may duplicate or conflict with the proposed regulation?