THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 1226 Session of 2019

INTRODUCED BY POLINCHOCK, CIRESI, FARRY, GILLEN, MILLARD, MURT, NEILSON, ROTHMAN, STAATS, ULLMAN AND WEBSTER, APRIL 29, 2019

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, APRIL 29, 2019

AN ACT

Amending the act of October 18, 1988 (P.L.756, No.108), entitled "An act providing for the cleanup of hazardous waste sites; 2 providing further powers and duties of the Department of 3 Environmental Resources and the Environmental Quality Board; providing for response and investigations for liability and cost recovery; establishing the Hazardous Sites Cleanup Fund; 6 providing for certain fees and for enforcement, remedies and 7 penalties; and repealing certain provisions relating to the 8 rate of the capital stock franchise tax," in preliminary 9 provisions, further providing for definitions; in powers and 10 duties, further providing for powers and duties of 11 department; and, in liability and settlement procedures, 12 further providing for responsible person. 13 14 The General Assembly of the Commonwealth of Pennsylvania 15 hereby enacts as follows: 16 Section 1. The definition of "hazardous substance" in section 103 of the act of October 18, 1988 (P.L.756, No.108), 17 18 known as the Hazardous Sites Cleanup Act, is amended to read: 19 Section 103. Definitions. 20 The following words and phrases when used in this act shall 21 have the meanings given to them in this section unless the 22 context clearly indicates otherwise: * * * 23

1	"Hazardous substance."
2	(1) Any element, compound or material which is:
3	(i) Designated as a hazardous waste under the act of
4	July 7, 1980 (P.L.380, No.97), known as the Solid Waste
5	Management Act, and the regulations promulgated thereto.
6	(ii) Defined or designated as a hazardous substance
7	pursuant to the Federal Superfund Act.
8	(iii) Contaminated with a hazardous substance to the
9	degree that its release or threatened release poses a
10	substantial threat to the public health and safety or the
11	environment as determined by the department.
12	(iv) Determined to be substantially harmful to
13	public health and safety or the environment based on a
14	standardized and uniformly applied department testing
15	procedure and listed in regulations proposed by the
16	department and promulgated by the Environmental Quality
17	Board.
18	(v) A polyfluoroalkyl substance or perfluorinated
19	chemical, including, but not limited to, perfluorooctane
20	sulfonate (PFOS) and perfluorooctanoic acid (PFOA).
21	(1.1) A chemical substance or chemical compound not
22	included under paragraph (1) that:
23	(i) the department determines to be the equivalent
24	of a compound under paragraph (1) in accordance with
25	<u>section 301(16.1); or</u>
26	(ii) is designated by executive order of the
27	Governor as a chemical substance or chemical compound
28	that poses a threat to public health and safety or the
29	<pre>environment.</pre>
30	(2) The term does not include petroleum or petroleum

- 1 products, including crude oil or any fraction thereof, which
- 2 are not otherwise specifically listed or designated as a
- 3 hazardous substance under paragraph (1); natural gas, natural
- 4 gas liquids, liquified natural gas or synthetic gas usable
- 5 for fuel or mixtures of natural gas and synthetic gas usable
- for fuel; or an element, substance, compound or mixture from
- 7 a coal mining operation under the jurisdiction of the
- 8 department or from a site eligible for funding under Title IV
- 9 of the Surface Mining Control and Reclamation Act of 1977
- 10 (Public Law 95-87, 30 U.S.C. § 1201 et seq.). The term shall
- also not include the following wastes generated primarily
- from the combustion of coal or other fossil fuels for the
- production of electricity: slag waste; flue gas emission
- 14 control waste; and fly ash waste and bottom ash waste which
- is disposed of or beneficially used in accordance with the
- Solid Waste Management Act and the regulations promulgated
- 17 thereto or which has been disposed of under a valid permit
- issued pursuant to any other environmental statute.
- 19 * * *
- Section 2. Sections 301 and 701(b) of the act are amended by
- 21 adding paragraphs to read:
- 22 Section 301. Powers and duties of department.
- 23 The department has the following powers and duties:
- 24 * * *
- 25 (16.1) Within 12 months of the establishment of a
- 26 maximum contaminant level, health advisory level or
- 27 provisional health advisory level under the act of May 1,
- 28 1984 (P.L.206, No.43), known as the Pennsylvania Safe
- 29 Drinking Water Act, or a similar Federal law for any chemical
- 30 substance or chemical compound not included in the definition

- of "hazardous substance," determine whether the chemical_
- 2 compound or chemical substance should be designated by
- 3 regulation as a hazardous substance.
- 4 * * *
- 5 Section 701. Responsible person.
- 6 * * *
- 7 (b) Exceptions.--
- 8 * * *
- 9 (6) No municipality, municipal authority or other public
- water supplier shall be a responsible person under this act
- due to the presence of a polyfluoroalkyl substance or
- 12 <u>perfluorinated chemical in wastewater treatment plant sludge</u>,
- 13 <u>water supply treatment residuals, spent filter media or</u>
- 14 similar facility operational wastes, where the presence of
- the polyfluoroalkyl substance or perfluorinated chemical is
- due to chemical characteristics of the entity's water supply
- 17 source or discharges into the wastewater treatment facility.
- 18 * * *
- 19 Section 3. This act shall take effect in 60 days.