



Lessons learned from the first TURA PFAS reporting cycle

Heather Tenney, November 2023





TURA PFAS TIMELINE

TURA SAB Reviewed PFAS from 2016-2020

Recommended listing a large category of PFAS

Large category of PFAS Reportable July 2023

Identified sectors of expected use in Massachusetts

Guidance and education of companies

TURA brings preventative approach to other efforts

First year's reporting info just coming in



Expected Sectors in Massachusetts

Plastics and Resins

Coatings

Metal finishing

Textiles

Paper

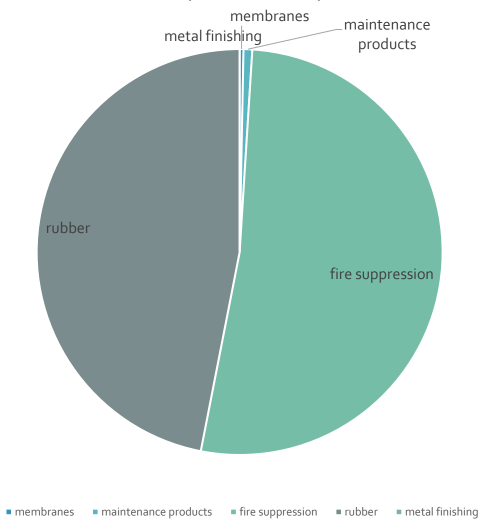
Petroleum Products

Surface Cleaning

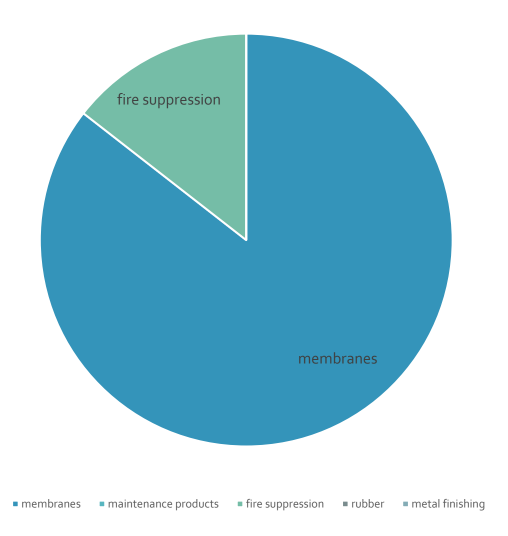
AFFF



2022 Preliminary PFAS Use by TURA Filers



2022 Preliminary PFAS Releases by TURA Filers





Who do we miss?

Textiles

Metal Finishers

Surface cleaning

AFFF

Plastics and Resins

Coatings

Paper



What's next

Outreach to filers

Use information to target assistance and grants

Enforcement

Planning



Things to watch out for

Changing TRI de minimis for RY 24 (TURA adopts)

New TRI PFAS

The lag between TRI PFAS being adopted under TURA

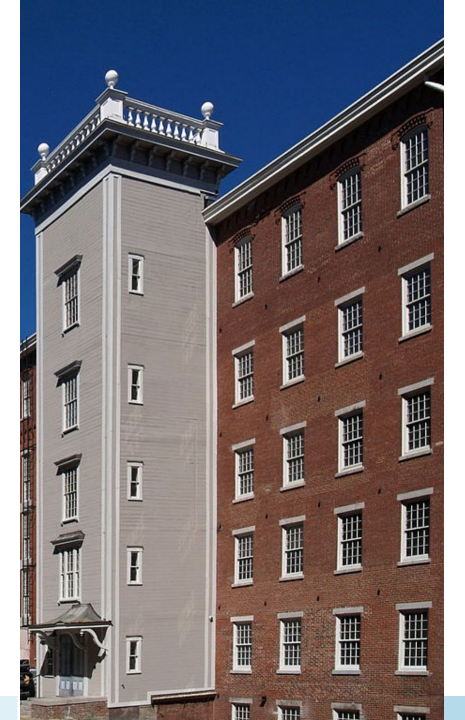
PFAS Under threshold



PFAS Resources

- PFAS Tracking Required Under TURA / Per- and poly-fluoroalkyl substances (PFAS) / Chemical Information / Toxic Chemicals / Our Work / TURI - Toxics Use Reduction Institute
- Addition of Certain PFAS to the TRI by the National Defense Authorization Act <u>I US EPA</u>
- <u>Changes to TRI Reporting Requirements for Per- and Polyfluoroalkyl</u>
 <u>Substances and to Supplier Notifications for Chemicals of Special Concern | US</u>
 <u>EPA</u>





Thank you

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