1	HOUSE BILL NO. 2189
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on
4	on)
5	(Patron Prior to SubstituteDelegate Rasoul)
6	A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 3.1 of Title 62.1 a section
7	numbered 62.1-44.15:5.3, relating to requirements to test for PFAS chemicals; publicly owned
8	treatment works.
9	Be it enacted by the General Assembly of Virginia:
10	1. That the Code of Virginia is amended by adding in Article 2 of Chapter 3.1 of Title 62.1 a section
11	numbered 62.1-44.15:5.3 as follows:
12	<u>§ 62.1-44.15:5.3. Requirements to test for PFAS chemicals; publicly owned treatment works.</u>
13	A. As used in this section, "PFAS chemical" means Perfluorooctanoic Acid (PFOA),
14	Perfluorooctane Sulfonate (PFOS), hexafluoropropylene oxide dimer acid (HFPO-DA), and
15	perfluorobutane sulfonate (PFBS) or any substance in a class of fluorinated organic chemicals containing
16	at least two adjacent fluorinated carbon atoms, where one carbon atom is fully fluorinated and the other
17	atom is at least partially fluorinated, also referred to as perfluoroalkyl and polyfluoroalkyl
18	substances, identified by a publicly owned treatment works in its pretreatment program as a PFAS
19	substance of concern for which there is an EPA approved testing method.
20	B. The pretreatment standards adopted by the Board shall require any industrial user of a publicly
21	owned treatment works that receives and cleans, repairs, refurbishes, or processes any equipment, parts,
22	or media used to treat any water or wastewater from any off-site manufacturing process using PFAS
23	chemicals to test its wastestream for PFAS chemicals prior to and after cleaning, repairing, refurbishing,
24	or processing such items. The results of such tests shall be transmitted to the receiving publicly owned
25	treatment works within three days of receipt of the test results by the industrial user of the publicly owned
26	treatment works.

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- 27 <u>C. Nothing in this section shall be construed to limit the authority of a publicly owned treatment</u>
- 28 works to require additional monitoring, testing, or other procedures or restrictions on the discharges of
- 29 PFAS chemicals by any industrial user of such publicly owned treatment works.

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