	04/01/22 08:51 am	COUNSEL	BS/1G	SCS4062A13
1.1	Senator moves to a	mend S.F. No. 4062	as follows:	
1.2	Page 80, after line 10, insert:			
1.3	"Sec. 78. PFAS MONITORING	PLAN EXPENSES	<u>S.</u>	
1.4	Notwithstanding any other provi	ision of law, the com	missioner of the	Pollution Control
1.5	Agency shall not require a person, f	acility, or other entit	ty to monitor PFA	S as part of its
1.6	March 2022 PFAS monitoring plan	unless the monitoring	ng can be done at	no cost to the
1.7	person, facility, or other entity or unless the commissioner agrees to reimburse the person,			
1.8	facility, or other entity for all costs of	of the monitoring. N	othing in this sec	tion shall be
1.9	construed to prohibit:			
1.10	(1) voluntary compliance with a	n agency request to	monitor PFAS;	
1.11	(2) compliance with a PFAS mor	nitoring requirement	t that is not part o	f the March 2022
1.12	PFAS monitoring plan; or			
1.13	(3) a PFAS monitoring requirement	ent imposed as a resu	ılt of a known rele	ease or threatened
1.14	release of PFAS from a facility.			
1.15	EFFECTIVE DATE. This section	ion is effective the d	ay following fina	l enactment."

Renumber the sections in sequence and correct the internal references

1.16

1.17

Sec. 78.

Amend the title accordingly