

STATE OF NEW YORK

11369--A

IN ASSEMBLY

May 14, 2026

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Glick, Otis)
-- read once and referred to the Committee on Environmental Conservation -- reported and referred to the Committee on Codes -- reported and referred to the Committee on Rules -- Rules Committee discharged, bill amended, ordered reprinted as amended and recommitted to the Committee on Rules

AN ACT to amend the environmental conservation law, in relation to enacting the "extended producer responsibility for artificial turf act of 2026"

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Short title. This act shall be known and may be cited as
2 the "extended producer responsibility for artificial turf act of 2026".

3 § 2. The title heading of title 33 of article 27 of the environmental
4 conservation law, as amended by chapter 206 of the laws of 2025, is
5 amended to read as follows:

6 EXTENDED PRODUCER RESPONSIBILITY FOR
7 CARPET AND ARTIFICIAL TURF

8 § 3. Section 27-3301 of the environmental conservation law, as added
9 by chapter 795 of the laws of 2022, the opening paragraph and subdivi-
10 sion 3-a as added and subdivisions 2, 3, and 10 as amended by chapter 82
11 of the laws of 2023, is amended to read as follows:
12 § 27-3301. Definitions.

13 For the purposes of this title, the following terms shall have the
14 following meanings:

15 1. "Artificial turf" means natural and synthetic materials developed
16 to resemble natural grass, grass, sod, or lawn, and includes any shock
17 attenuation layer, infill, or padding.

18 2. "Brand" means a name, symbol, word, or mark that attributes [~~the~~] a
19 product to the owner or licensee of the brand as the producer.

20 [~~2-~~] 3. "Carpet" means a manufactured article that is (a) used by a
21 consumer, (b) affixed or placed on the floor or building walking surface
22 as a decorative or functional building interior or exterior feature, and
23 (c) primarily constructed of a top surface of synthetic or natural face

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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1 fibers or yarns or tufts attached to a backing system made of synthetic
2 or natural materials. "Carpet" includes, but is not limited to, a
3 commercial or residential broadloom carpet, modular carpet tiles, [~~arti-~~
4 ~~ficial turf,~~] a pad or underlayment used in conjunction with a carpet.
5 "Carpet" does not include handmade rugs, area rugs, or mats.

6 [~~3-~~] 4. "Closed loop recycling" means recycling in which materials
7 that are reclaimed are returned to the original process or processes in
8 which they were generated and they are reused in the production process.

9 [~~3-a, "Carpet collection~~] 5. "Collection program" or "program" means a
10 program financed and implemented by producers, either individually, or
11 through a representative organization, that provides for, but is not
12 limited to, the collection, transportation, reuse, recycling, proper
13 end-of-life management, or an appropriate combination thereof, of
14 discarded carpet or artificial turf.

15 [~~4-~~] 6. "Collection site" means (a) a permanent location in the state
16 at which discarded carpet or artificial turf may be returned by a
17 consumer [~~Collection~~]; or (b) a mobile collection unit, such as a truck
18 and trailer, a roll-off truck, or a roll-off container that is
19 dispatched to a specific site located in the state in order to collect
20 discarded artificial turf. Carpet collection sites shall accept all
21 types of carpet, as defined by this title, regardless of brand and arti-
22 ficial turf collection sites shall accept all types of artificial turf,
23 as defined by this title, regardless of brand.

24 [~~5-~~] 7. "Consumer" means a person located in the state who purchases,
25 owns, leases, or uses carpet or artificial turf, including but not
26 limited to an individual, a business, corporation, limited partnership,
27 not-for-profit corporation, the state, a public corporation, public
28 school, school district, private or parochial school, or board of coop-
29 erative educational services or governmental entity.

30 [~~6-~~] 8. "Discarded artificial turf" means artificial turf that a
31 consumer has used and disposed of in the state and is no longer used for
32 its manufactured purpose.

33 9. "Discarded carpet" means carpet that a consumer has used and
34 disposed of in the state and is no longer used for its manufactured
35 purpose.

36 [~~7-~~] 10. "Energy recovery" means the process by which all or a portion
37 of solid waste materials are processed or combusted in order to utilize
38 the heat content or other forms of energy derived from such solid waste
39 materials.

40 11. "Infill" means loose material installed within and between the
41 fibers of an artificial turf system to provide ballast, stability, and
42 impact attenuation. Infill materials may include sand, rubber, polymeric
43 materials, organic materials, or other engineered or natural materials.

44 [~~8-~~] 12. "Perfluoroalkyl and polyfluoroalkyl substances" or "PFAS
45 substances" means a class of fluorinated organic chemicals containing at
46 least one fully fluorinated carbon atom.

47 [~~9-~~] 13. "Producer" means any person who manufactures carpet or arti-
48 ficial turf that is sold, offered for sale, or distributed in the state
49 under the manufacturer's own name or brand. "Producer" includes:

50 (a) the owner of a trademark or brand under which carpet or artificial
51 turf is sold, offered for sale, or distributed in this state, whether or
52 not such trademark or brand is registered in the state; and

53 (b) any person who imports a carpet or artificial turf into the United
54 States that is sold or offered for sale in the state and that is manu-
55 factured by a person who does not have a presence in the United States.

1 ~~[10-]~~ 14. "Recycling" means to separate, dismantle or process the
2 materials, components or commodities contained in discarded carpet or
3 discarded artificial turf for the purpose of preparing the materials,
4 components, or commodities for use or reuse in new products or compo-
5 nents. "Recycling" does not include: (a) energy recovery or energy
6 generation by any means, including but not limited to, combustion,
7 incineration, pyrolysis, gasification, solvolysis, waste to fuel or any
8 chemical conversion process; or (b) landfill disposal of discarded
9 carpet, discarded artificial turf, or discarded product component mate-
10 rials.

11 ~~[11-]~~ 15. "Recycling rate" means the percentage of discarded carpet or
12 discarded artificial turf that is managed through recycling or reuse, as
13 defined by this title, and is computed by dividing the amount of recy-
14 cled output derived from collected carpet or collected artificial turf,
15 plus any pounds sent for reuse by the estimated total amount of
16 discarded carpet or discarded artificial turf generated during a program
17 year.

18 ~~[12-]~~ 16. "Representative organization" means a not-for-profit organ-
19 ization established by a producer or group of producers to implement the
20 [~~carpet~~] collection program.

21 ~~[13-]~~ 17. "Retailer" means any person who sells or offers for sale
22 carpet or artificial turf to a consumer in the state.

23 ~~[14-]~~ 18. "Reuse" means the return of a product into the economic
24 stream for use in the same kind of application as the product was
25 originally intended to be used, without a change in the product's iden-
26 tity.

27 ~~[15-]~~ 19. "Sell" or "sale" means any transfer for consideration of
28 title or the right to use, from a manufacturer or retailer to a person,
29 including, but not limited to, transactions conducted through retail
30 sales outlets, catalogs, mail, the telephone, the internet, or any elec-
31 tronic means; this does not include samples, donations, and reuse.

32 § 4. Subdivisions 1, 2 and 4 of section 27-3303 of the environmental
33 conservation law, subdivisions 1 and 4 as amended by chapter 82 of the
34 laws of 2023, and subdivision 2 as added by chapter 795 of the laws of
35 2022, are amended to read as follows:

36 1. No later than December thirty-first, two thousand twenty-five, a
37 producer, either individually or cooperatively with one or more produc-
38 ers, or a representative organization shall submit to the department for
39 the department's approval a plan for the establishment of a [~~carpet~~]
40 collection program that meets the collection requirements described in
41 this section.

42 2. A producer may satisfy the [~~carpet~~] collection program requirement
43 of this section by agreeing to participate collectively with other
44 producers. Any such collective [~~carpet~~] collection program shall notify
45 the department.

46 4. The plan submitted by the producer or representative organization
47 to the department under this section shall, at a minimum:

48 (a) provide a list of each participating producer and [~~brands~~] brand
49 covered by the program;

50 (b) provide information on the products covered by the program;

51 (c) describe how the producer or representative organization will
52 collect, transport, recycle, and process carpet or artificial turf;

53 (d) describe how the program will provide for collection of carpet or
54 artificial turf in the state, free of cost and in a manner convenient to
55 consumers and [~~carpet~~] installers, including how the program will
56 achieve, at a minimum, a convenience standard which ensures that: (i)

1 for carpet, all counties of the state and all municipalities which have
2 a population of ten thousand or greater have at least one permanent
3 collection site and one additional permanent collection site for every
4 thirty thousand people located in those areas, that accepts carpet from
5 consumers during normal business hours; provided, however, with respect
6 to a city having a population of one million or more, after consultation
7 with the department of sanitation of such city, the department may
8 otherwise establish an alternative convenience standard; and (ii) for
9 artificial turf, a producer or representative organization utilizes
10 mobile collection units that are readily available to consumers and, to
11 the extent necessary to provide convenience for consumers in all coun-
12 ties of the state, permanent collection sites. Producers and represen-
13 tative organizations utilizing mobile collection units shall ensure
14 that: (A) discarded artificial turf is shipped directly to the desig-
15 nated facility, and (B) such shipment is verified through chain of
16 custody documentation. The producer or representative organization may
17 coordinate the program with existing municipal waste collection infras-
18 tructure as is mutually agreeable. Convenience standards shall be evalu-
19 ated by the department periodically and the department may require addi-
20 tional permanent collection locations for carpet or artificial turf to
21 ensure adequate consumer convenience;

22 (e) describe in detail education and outreach efforts to inform
23 consumers, [~~carpet~~] installers and others engaged in the management of
24 discarded carpet or discarded artificial turf about the program includ-
25 ing, at a minimum, an internet website and a toll-free telephone number
26 and written information included at the time of sale of carpet or arti-
27 ficial turf that provides sufficient information to allow a consumer to
28 learn how to return such carpet or artificial turf for disposal, recycl-
29 ing or reuse;

30 (f) describe the methods to be used to reuse or recycle discarded
31 carpet or artificial turf;

32 (g) describe the methods to be used to manage or dispose of discarded
33 carpet or discarded artificial turf that cannot be recycled or reused;

34 (h) describe how the program will meet annual performance goals, as
35 determined by the department, provided that at a minimum, the program
36 shall achieve the following recycling rates:

37 (i) a thirty percent recycling rate for carpets or artificial turf,
38 excluding infill, of which ten percent shall be closed-loop recycling by
39 five years after the plan is approved by the department pursuant to
40 section 27-3309 of this title;

41 (ii) a fifty percent recycling rate for carpets or artificial turf,
42 excluding infill, of which twenty percent shall be closed-loop recycling
43 by ten years after the plan is approved by the department pursuant to
44 section 27-3309 of this title; [~~and~~]

45 (iii) a seventy-five percent recycling rate for carpets or artificial
46 turf, excluding infill, of which forty percent shall be closed-loop
47 recycling by fifteen years after the plan is approved by the department
48 pursuant to section 27-3309 of this title;

49 (iv) a forty percent recycling rate for infill, which may also be met
50 through composting for organic infill and reuse, by five years after the
51 plan is approved by the department pursuant to section 27-3309 of this
52 title;

53 (v) a sixty percent recycling rate for infill, which may also be met
54 through composting for organic infill and reuse, by ten years after the
55 plan is approved by the department pursuant to section 27-3309 of this
56 title; and

1 (vi) an eighty percent recycling rate for infill, which may also be
2 met through composting for organic infill and reuse, by fifteen years
3 after the plan is approved by the department pursuant to section 27-3309
4 of this title;

5 (i) describe what, if any, incentives will be used to encourage
6 retailer participation;

7 (j) describe the outreach and education methods that will be used to
8 encourage municipal landfill and transfer station participation;

9 (k) describe the sources of data and methodology for estimating the
10 amount of carpet or artificial turf discarded in the state annually;
11 [~~and~~]

12 (l) describe, for artificial turf, how such producer or representative
13 organization will satisfy section 27-3313 of this title; and

14 (m) any other information as specified by the department.

15 § 5. Subdivisions 1, 2, 5, 6, and paragraphs (a) and (c) of subdivi-
16 sion 7 of section 27-3305 of the environmental conservation law, as
17 amended by chapter 82 of the laws of 2023, are amended to read as
18 follows:

19 1. Beginning not later than July first, two thousand twenty-six, the
20 producer or representative organization shall implement the [~~carpet~~]
21 collection program utilizing collection sites established pursuant to
22 paragraph (d) of subdivision four of section 27-3303 of this title.

23 2. A producer shall not sell, or offer for sale, carpet or artificial
24 turf to any person in the state unless the producer is implementing or
25 participating under an approved plan.

26 5. A producer or representative organization shall be responsible for
27 all costs associated with the implementation of the [~~carpet~~] collection
28 program, including but not limited to the cost of collection. A produc-
29 er, producers or representative organization shall pay costs incurred by
30 the department in the administration and enforcement of this title.
31 Exclusive of fines and penalties, the department shall only be reim-
32 bursed its actual cost of administration and enforcement.

33 6. Any person who becomes a producer on or after December thirty-
34 first, two thousand twenty-five shall submit a plan to the department,
35 or notify the department that it has joined an existing plan, prior to
36 selling or offering for sale in the state any carpet or artificial turf,
37 and shall comply with the requirements of this title.

38 (a) a detailed description of the methods used to collect, transport,
39 and process carpet or artificial turf in the state, including detailing
40 collection methods made available to consumers and an evaluation of the
41 program's collection convenience;

42 (c) the weight of all of the producer's carpet or artificial turf
43 collected in the state by method of disposition, including reuse, recy-
44 cling and other methods of processing or disposal;

45 § 6. Section 27-3307 of the environmental conservation law, as amended
46 by chapter 82 of the laws of 2023, is amended to read as follows:

47 § 27-3307. Retailer requirements.

48 1. Beginning July first, two thousand twenty-six, no retailer may sell
49 or offer for sale carpet or artificial turf in the state unless the
50 producer of such carpet or artificial turf is participating in a
51 [~~carpet~~] collection program. A retailer shall be in compliance with this
52 section if, on the date the carpet or artificial turf was offered for
53 sale, the producer is listed on the department's website as implementing
54 or participating in an approved program or if the carpet or artificial
55 turf brand is listed on the department's website as being included in
56 the program.

1 2. Any retailer may participate, on a voluntary basis, as a designated
2 collection site pursuant to a [~~carpet~~] collection program and in accord-
3 ance with all applicable laws and regulations.

4 § 7. Paragraphs (a) and (b) of subdivision 5 and subdivision 6 of
5 section 27-3309 of the environmental conservation law, paragraphs (a)
6 and (b) of subdivision 5 as amended by chapter 82 of the laws of 2023
7 and subdivision 6 as added by chapter 795 of the laws of 2022, are
8 amended to read as follows:

9 (a) the stream of carpet or artificial turf in the state;

10 (b) disposal, recycling and reuse rates in the state for carpet or
11 artificial turf;

12 6. Starting four years after the plan is approved by the department
13 pursuant to this section, the department shall impose a penalty of twen-
14 ty-five cents per pound to be assessed on the producer or representative
15 organization for the number of additional pounds of carpet or artificial
16 turf that would have needed to be recycled through the program to
17 achieve the performance goals specified in the approved stewardship
18 plan. All penalties collected pursuant to this section shall be paid
19 over to the commissioner for deposit to the environmental protection
20 fund established pursuant to section ninety-two-s of the state finance
21 law.

22 § 8. The section heading, subdivision 1, and paragraphs (a), (b), (c),
23 (d), (e) and (f) of subdivision 2 of section 27-3311 of the environ-
24 mental conservation law, as added by chapter 795 of the laws of 2022,
25 are amended to read as follows:

26 Carpet and artificial turf stewardship advisory board.

27 1. There is hereby established within the department the carpet and
28 artificial turf stewardship advisory board to make recommendations to
29 the commissioner regarding producer plans required by this title.

30 (a) one representative of carpet or artificial turf producers;

31 (b) two representatives of carpet or artificial turf retailers;

32 (c) one representative of carpet or artificial turf recyclers;

33 (d) two representatives of carpet or artificial turf collectors;

34 (e) one representative of a company that utilizes discarded carpet or
35 artificial turf to manufacture a new product;

36 (f) one representative of a carpet or artificial turf installer asso-
37 ciation;

38 § 9. Section 27-3313 of the environmental conservation law, as amended
39 by chapter 82 of the laws of 2023, is amended to read as follows:

40 § 27-3313. Labeling and design requirements.

41 1. On and after one year after the plan is approved by the department
42 pursuant to section 27-3309 of this title, carpet or artificial turf
43 sold or offered for sale in the state shall be accompanied by the
44 following identifying information:

45 (a) Name of the producer and contact information; and

46 (b) Carpet or artificial turf material, composition, and type of
47 construction.

48 2. On and after December thirty-first, two thousand twenty-six, no
49 carpet or artificial turf sold or offered for sale in the state shall
50 contain or be treated with PFAS substances for any purpose.

51 § 10. The opening paragraph of section 27-3315 of the environmental
52 conservation law, as added by chapter 795 of the laws of 2022, is
53 amended to read as follows:

54 All carpet and artificial turf sold in the state shall be manufactured
55 with the following minimum amounts from post-consumer sources:

1 § 11. Section 27-3319 of the environmental conservation law, as added
2 by chapter 206 of the laws of 2025, is amended to read as follows:

3 § 27-3319. Limits on liability for antitrust, restraint of trade, or
4 unfair trade practices.

5 1. A producer, representative organization, or retailer shall not be
6 liable for any claim of a violation of antitrust, restraint of trade, or
7 unfair trade practice laws arising from the performance of an action
8 required to be undertaken by this title or which is necessary to imple-
9 ment or participate under a producer plan approved by the department,
10 solely to increase the collection and recycling of carpet or artificial
11 turf, which affects the types and quantities being collected and recy-
12 cled or the cost and structure of such collection program that the
13 producer, representative organization, or retailer is participating in
14 pursuant to this title.

15 2. Provided, however, subdivision one of this section shall not apply
16 to any agreement establishing or affecting the price of carpet or arti-
17 ficial turf, except, as necessary, to fulfill producer responsibility
18 under subdivision five of section 27-3305 of this title, the output or
19 production of carpet or artificial turf, or restricting the geographic
20 area or customers to which carpet or artificial turf will be sold.

21 § 12. This act shall take effect immediately.