



## Snapshot: Anticipated Regulatory Burden/Costs Facing the Chemical Sector

The below table represents a small snapshot of the anticipated regulatory burden/costs facing the chemicals and plastics industry, with more proposed regulations in the queue.

Proposal	Agency	Annual Cost
Climate disclosure reporting	SEC	\$2,400,000,000
Feedstock production of Class II ODS	EPA	\$386,667
Emission guidelines for oil and natural gas sector (methane)	EPA	\$963,462
NAAQS PM	EPA	\$390,000,000
Restrictions of certain uses of HFCs	EPA	\$150,000,000
Asbestos chrysotile TSCA Section 6	EPA	\$78,000,000
CERCLA PFOA/PFOS*	EPA	\$2,528,000,000
Risk Management Plan regulations	EPA	\$76,700,000
Ethylene oxide sterilizers	EPA	\$32,000,000
NESHAP HON rule	EPA	\$70,133,333
MCL PFOA/PFOS	EPA	\$1,204,600,000
Methylene chloride TSCA Section 6**	EPA	\$13,600,000
TSCA new chemical review procedural changes **	EPA	\$TBD
<b>TOTAL</b>		<b>\$6,944,383,462</b>

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Note: Unless noted, all rules are economically significant (subject to OMB review) and all cost estimates are from the issuing agency and discounted at 7%.

\* ACC developed this cost estimate to account for the indirect cost of CERCLA cleanup.

\*\* Not designated as an economically significant rule by OMB.

