



This article addresses the EPA's new PFAS rule, which marks the agency's first-ever exercise of its authority under Section 102(a) to directly identify CERCLA-specific hazardous substances.

The Biden administration has aggressively moved to regulate per- and polyfluoroalkyl substances (PFAS) in various ways. Regarding PFAS as a critical environmental and public health issue, the administration has implemented regulations outlined in the [PFAS Strategic Roadmap](#), including the establishment of national primary drinking water standards for PFAS.

[Read the entire article on The American Lawyer](#)

## Authors



### [Andrea Driggs](#)

Partner

[ADriggs@perkinscoie.com](mailto:ADriggs@perkinscoie.com) [602.351.8328](tel:602.351.8328)



### [Meredith Weinberg](#)

Partner

[MWeinberg@perkinscoie.com](mailto:MWeinberg@perkinscoie.com) [206.359.3229](tel:206.359.3229)



### [Ben Longbottom](#)

Associate

[BLongbottom@perkinscoie.com](mailto:BLongbottom@perkinscoie.com)

## Explore more in

[Environment, Energy & Resources](#) [Business Litigation](#) [Mining](#)