

The final rule on the National Primary Drinking Water Regulation (NPDWR) for per- and polyfluoroalkyl substances (PFAS) was announced by the U.S. Environmental Protection Agency (EPA) on April 10, 2024.

Background

After considering 120,000 comments, EPA issued the <u>first federal standards for PFAS in drinking water</u>. The new rule will be effective 60 days after the date of publication in the *Federal Register*. In response to concerns over economic feasibility and implementation challenges, EPA extended the compliance deadline from three to five years, while continuing to claim that health risk reductions justify the regulation without needing to factor in all the costs.[1]

The Biden administration also <u>announced</u> nearly \$1 billion in funding to help states and territories implement PFAS treatment measures through the Bipartisan Infrastructure Law.

Highlights of the Final Rule

The regulation primarily focuses on PFOA and PFOS, setting the Maximum Contaminant Level Goals (MCLGs) at zero due to potential carcinogenicity and Maximum Contaminant Levels (MCLs) at 4 parts per trillion (ppt).[2] For PFHxS, PFNA, and GenX, the MCL and MCLG are 10 ppt. A Hazard Index (HI) of 1.0 will be applied to mixtures involving two or more of PFHxS, PFNA, GenX, and PFBS.[3]

| Compound | Final MCLG | Final MCL |
|---|------------------------------|------------------------------|
| PFOA | 0 | 4.0 ppt |
| PFOS | 0 | 4.0 ppt |
| PFHxS | 10 ppt | 10 ppt |
| PFNA | 10 ppt | 10 ppt |
| HFPO-DA (GenX) | 10 ppt | 10 ppt |
| Mixtures containing two or more of PFHxS, PFNA, HFPO-DA, and PFBS | 1 (unitless) Hazard Index | 1 (unitless) Hazard Index |

Takeaways

- Water utilities have up to three years after the date of publication in the *Federal Register* to complete the initial monitoring, and they are to include the results in their Annual Water Quality reports.
- In cases where PFAS levels exceed the set standards, utilities have five years after the date of publication in the *Federal Register* to implement treatment solutions and are required to notify the public.
- Despite funding from the Bipartisan Infrastructure Law that has been allocated to support implementation, utilities may still incur additional costs, due to the limited (and expensive) options to achieve the very stringent levels set by EPA, potentially affecting ratepayers.
- Regulated utilities will likely look upstream to consider the sources of influents that may contain PFAS.
- Moreover, these MCLs could influence cleanup standards for contaminated sites and inform discharge standards under the Clean Water Act and similar state laws, potentially resulting in liability or additional costs for regulated entities and likely increased litigation across the public and private sectors.

Endnotes

- [1] Register Notice at 7, 108.
- [2] *Id.* at 125, 165. MCLs are enforceable, and the MCLGs are intended to be health-based but are non-enforceable.
- [3] A Hazard Index is the sum of hazard quotients from multiple substances. A hazard quotient is the ratio of exposure to substances and the level at which adverse effects are not anticipated to occur. *Id.* at 166.
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Authors



Andrea Driggs

Partner

ADriggs@perkinscoie.com 602.351.8328



Sara Cloon

Associate

SCloon@perkinscoie.com 206.359.8004



Jane E. Carmody

Associate

JCarmody@perkinscoie.com 206.359.3545



Christopher W. Rich

Partner

CRich@perkinscoie.com 503.727.2004



Katie Page

Partner

KPage@perkinscoie.com 206.359.6228



John Morris

Counsel

JohnMorris@perkinscoie.com 415.344.7071



Jeffrey L. Hunter

Partner

JHunter@perkinscoie.com 503.727.2265



Priscilla E. Hampton

Partner

PHampton@perkinscoie.com 503.727.2165

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