C		DEPARTMENT OF THE PRIME MINISTER AND CABINET	•
ſ	fo: Pri	ime Minister, The Hon Malcom Turnbull MP (for noting by 31 March 2017)	
c	c: Ass Greg H	ristant Minister to the Prime Minister, Senator James McGrath; Minister for Health, Th unt MP; Minister for Defence, Senator Marise Payne.	ie Hon
F	PFAS	TASKFORCE - RELEASE OF FSANZ HEALTH BASED GUIDANCE VA	ALUES
	Rec	ommendations - that you:	
		Note that the Food Standards Australia New Zealand's (FSANZ) report on Perfluorinated chemicals in food will be released on 3 April 2017.	
			Noted
	2. 1	Note the attached report release communication strategy and talking points.	
			Noted
	MA	LCOLM TURNBULL Date:	
	Con	nments:	

Key Points:

s 2 (a)

- 1. On Monday 3 April 2017, the Department of Health will release the Food Standards Australia New Zealand's (FSANZ) report on Perfluorinated chemicals in food, which includes final health based guidance values for the three main PFAS chemicals of concern. A summary of the report is at Attachment A.
- 2. Talking points on the FSANZ report release can be found at Attachment B.
- 3. The FSANZ health based guidance values, expressed as 'tolerable daily intakes' indicate the amount of PFAS in food or drinking water that a person can consume on a regular basis, over a lifetime, without any significant risk to their health.
- 4. The FSANZ final tolerable daily intakes have been derived specifically for the Australian context from the results of toxicity studies in laboratory animals combined with Australian Dietary modelling data.
- 5. The final FSANZ values shown below will replace the interim advice from the Environmental Health Standing Committee (enHealth) in June 2016, to adopt European values (see Attachment C for more detail on international comparisons).

	Tolerable daily intake (ng/kg/d)		
	FSANZ	enHealth	International
PFOS/PFHxS	20	150	20-300
PFOA	160	1500	20-1500

6. It is important to note that the FSANZ report does not alter the existing advice about health effects of these chemicals, and reaffirms that there is no consistent evidence that

exposure to PFAS is harmful to human health. This is a key message that all Commonwealth spokespeople will be conveying to affected communities.

- 7. The FSANZ values are most relevant for people living and working in areas where PFAS were used in firefighting foams, namely around some Defence bases, some airports, and some fire brigade training sites. The FSANZ analysis showed it is highly unlikely that the general population outside of these areas would exceed the new FSANZ values.
- 8. s 47C
- 9. Due to the more stringent values derived by FSANZ, a larger number of people in both communities will be advised to observe precautionary recommendations previously provided to a narrower sub-section of the community.
- 10. The Deputy Chief Medical Officer will present the findings of the FSANZ report to the communities of Oakey and Williamtown on 5 and 6 April 2017 respectively. The Department of Defence will also present the review of the HHRAs, which recommend site specific precautions to minimise PFAS exposure.
- 11. A schedule of events and activities taking place next week, in relation to the report release, is at <u>Attachment D</u>.

Geoffrey Brown First Assistant Secretary PFAS Taskforce 30 March 2017 Policy Officer: ^{\$ 22(1)(a)(ii)} Phone no: ^{\$ 22(1)(a)(ii)} Consultation: Health and Education Branch, Agriculture Branch, Environment Branch, Defence Branch.

ATTACHMENTS

ATTACHMENT A	SUMARRY – FSANZ REPORT
ATTACHMENT B	TALKING POINTS
ATTACHMENT C	COMPARATIVE HEALTH BASED GUIDANCE VALUES (HBGVS) FOR PFOS AND PFOA
ATTACHMENT D	SCHEDULE OF ACTIVITIES/EVENTS – WEEK COMMENCING 3 APRIL 2017

Attachment A



Hazard assessment report – Perfluorooctane sulfonate (PFOS), Perfluorooctanic Acid (PFOA), Perfluorohexane sulfonate (PFHxS)

SUMMARY

The Department of Health contracted Food Standards Australia New Zealand (FSANZ) to provide advice on tolerable daily intake values (TDI) for perfluorooctane sulfonate (PFOS), perfluorooctanoic acid (PFOA) and perfluorohexane sulfonate (PFHxS). These substances belong to a group of compounds known collectively as perfluoroalkyated (PFAS) substances.

A TDI is the amount of a chemical in food or drinking water that can be ingested over a lifetime without appreciable risk to the consumer.

PFAS have been used since the 1950s in industrial processes, in a range of common household products, and some types of firefighting foams. Their use in firefighting foams has raised some environmental concerns as PFAS have contaminated sites where the foams have been used.

FSANZ considered a number of comprehensive international assessments on the health effects of PFAS. These assessments established TDIs ranging from 20 - 300 ng/kg bw/day for PFOS and 20 - 1,500 ng/kg bw/day for PFOA. TDI's for PFHxS have generally not been established due to a lack of data.

FSANZ also considered the June 2016 enHealth Statement: *Interim national guidance on human health reference values for per- and poly-fluoroalkyl substances for use in site investigations in Australia*, and the August 2016 independent *Procedural Review of Health Reference Values Established by enHealth for PFAS*.

Most international agencies have concluded that there is no clear evidence of any adverse health effects of PFAS in humans, including in highly exposed occupational populations. However, the United States Environmental Protection Agency (US EPA) has noted that there appears to be an association between increased serum cholesterol and decreased body weight at birth. FSANZ has reviewed the available human epidemiological information and concluded that while there is evidence of this association, it is not possible to determine whether PFAS causes the changes, or whether other factors are involved.

A literature review commissioned by FSANZ concluded that there are both positive and negative studies showing associations for increasing PFOS and PFOA concentrations to

compromise antibody production in humans. However, to date there is no convincing evidence for increased incidence of infective disease associated with PFOS or PFOA effects on human immune function.

FSANZ concluded that available human epidemiology data are not suitable to support the derivation of TDI for PFOS or PFOA. This is consistent with the findings of other regulatory agencies. Therefore, FSANZ has recommended TDIs based on extensive toxicological databases in laboratory animals.

- For PFOS, the TDI is 20 ng/kg bw/day on the basis of decreased parental and offspring body weight gain in a reproductive toxicity study in rats. Pharmacokinetic modelling was applied to the serum concentrations at the no observed adverse effect level (NOAEL) to calculate the human equivalent dose (HED). An uncertainty factor of 30 was applied to the HED, which comprised a factor of 3 to account for inter-species differences in toxicodynamics and a factor of 10 for intra-species differences in the human population.
- For PFOA, FSANZ has recommended a TDI of 160 ng/kg bw/day on the basis of a NOAEL for fetal toxicity in a developmental and reproductive study in mice. Pharmacokinetic modelling was applied to the serum concentrations at the NOAEL to calculate the HED. An uncertainty factor of 30 was applied to the HED, which comprised a factor of 3 to account for inter-species differences in toxicodynamics and a factor of 10 for intra-species differences in the human population.

There was not enough toxicological and epidemiological information to justify establishing a TDI for PFHxS. In the absence of a TDI, it is reasonable to conclude that the enHealth 2016 approach of using the TDI for PFOS is likely to be conservative and (as an interim measure) will protect public health. Effectively, this means that PFHxS and PFOS exposure should be summed for the purposes of risk assessment.

Attachment B

PM Talking Points – release of FSANZ Report

- Today, the Department of Health has released Food Standards Australia New Zealand's (FSANZ) report on Perfluorinated chemicals in food, which includes final health based guidance values for the three main chemicals of concern in the group of chemicals generally referred to as 'PFAS'.
- Per- and Poly- Fluoro-alkyl substances (PFAS) are a group of manufactured chemicals that have been widely used, globally, since the 1950s to make household and industrial products that resist heat, stains, grease and water.
- These chemicals have also been used in firefighting foams which have been a cause of contamination in some areas such as Oakey and Williamtown and my government is working hard support the affected communities.
- It is most important that people understand that the FSANZ report does not alter the existing advice about health effects of these chemicals. There is no consistent evidence that exposure to PFAS is harmful to human health.
- The FSANZ health based guidance values, expressed as 'tolerable daily intakes' indicate the amount of PFAS in food or drinking water that a person can consume on a regular basis, over a lifetime, without any significant risk to their health.
- The FSANZ final tolerable daily intakes have been derived from the results of toxicity studies in laboratory animals combined with Australian Dietary modelling data.
- I understand people living in Williamtown and Oakey in particular are concerned about what it means for their health and livelihoods. Representatives from the Departments of Health and Defence, including the Deputy Chief Medical Officer, Dr Tony Hobbs, along with our state and territory colleagues, will be visiting Oakey and Williamtown this week to explain further what the new guidance values mean.
- This is not only a Commonwealth concern. We are actively working with state, territory and local governments, as well as industry and international counterparts, to manage and investigate the potential effects of PFAS contamination.
- We are committed to supporting affected communities. The Australian Government has committed \$55m to address PFAS contamination, including support for people in the communities of Williamtown, NSW and Oakey, Qld. This includes providing dedicated mental health and counselling services.

Further information:

- Questions about the health based guidance values (also known as tolerable daily intakes), blood testing for PFAS, mental health and counselling services and the epidemiological study should be directed to the Minister for Health or the Department of Health. Contact: <u>News@health.gov.au</u>
- Questions about Defence bases and investigations should be directed to the Minister for Defence or the Department of Defence. Contact: <u>Media@defence.gov.au</u>
- Questions about federally leased airports, local government and territories, and maritime issues should be directed to Minister for Infrastructure or the Department of Infrastructure and Regional Development. Contact: Media@infrastructure.gov.au or 1300 732 749.

Attachment C

Comparative health based guidance values (HBGVs) for PFOS and PFOA

HBGVs for PFOS and PFOA			
Agency/body, year	HBGV type	HBGV	
PFOS			
FSANZ, 2017	Tolerable daily intake ¹	20 ng/kg bw/day	
enHealth, 2016	Tolerable daily intake	150 ng/kg bw/day	
US Environmental Protection Agency, 2016	Reference dose ²	20 ng/kg bw/day	
Danish, Environmental Protection Agency 2015	Tolerable daily intake	30 ng/kg bw/day	
UK Committee on Toxicity, 2006	Tolerable daily intake (provisional)	300 ng/kg bw/day	
European Food Safety Authority, 2008	Tolerable daily intake	150 ng/kg bw/day	
PFOA			
FSANZ, 2017	Tolerable daily intake	160 ng/kg bw/day	
enHealth, 2016	Tolerable daily intake	1500 ng/kg bw/day	
US Environmental Protection Agency, 2016	Reference Dose	20 ng/kg/day	
Danish Environmental Protection Agency, 2015	Tolerable Daily Intake	100 ng/kg/day	
UK Committee on Toxicity, 2006	Tolerable Daily Intake (provisional)	1.5 µg/kg bw/day	
European Food Safety Authority, 2008	Tolerable Daily Intake	1.5 µg/kg bw/day	

¹A Tolerable Daily Intake is an estimate of the amount of a chemical in food or drinking water, expressed on a body weight basis, that can be ingested daily over a lifetime without appreciable health risk to the consumer (FAO/WHO, 2009). ²A Reference Dose is an estimate, with uncertainty spanning perhaps an order of magnitude, of a daily oral exposure to the human population (including sensitive subgroups) that is likely to be without an appreciable risk of deleterious effects during a lifetime (US EPA, 2002).

Attachment D

Schedule of activities/events - week commencing 3 April 2017

Release of FSANZ report on perfluorinated chemicals in food

Date/s	Activity	
Mon 3	 Release of FSANZ report and CMO media release on Health website National DCMO interviews as required 	
Tues 4	Oakey: Targeted stakeholder meetings	
Weds 5	 Oakey: Community walk-in session Local media briefing Release of Oakey HHRA factsheets on Defence website Presentations by DCMO and Dep Sec Defence 	
Thurs 6	 Williamtown: Community walk-in session Local media briefing Release of Williamtown HHRA factsheets on Defence website Presentations by DCMO and Dep Sec Defence 	
Fri 7	Williamtown: Targeted stakeholder meetings	

Other PFAS events in Australia - week commencing 3 April 2017

Date/s	Activity
4 April	Federal Court case management hearing in Sydney on the Williamtown class action (Gaden's)
4-5 April	Heads of Environmental Protection Agencies (HEPA) Regulators PFAS Summit in Melbourne. Heads of EPAs from across the country will be participating. Aimed at supporting a nationally-consistent response to PFAS investigations.

Note: due to a conflict with the HEPA PFAS Summit, Environment representatives are unable to attend the community walk-in sessions at Oakey and Williamtown.

DEPARTMENT OF THE PRIME MINISTER AND CABINET PM&C Secretary To: Prime Minister, The Hon Malcom Turnbull MP (for noting by 31 March 2017) cc: Assistant Minister to the Prime Minister, Senator James McGrath; Minister for Health, The Hon Greg Hunt MP; Minister for Defence, Senator Marise Payne. PFAS TASKFORCE - RELEASE OF FSANZ HEALTH BASED GUIDANCE VALUES Recommendations - that you: Mr Jones 1. Note that the Food Standards Australia New Zealand's (FSANZ) report on Perfluorinated chemicals in food will be released on 3 April 2017. s 22(1)(a)(ii) 2. Note the attached report release communication strategy and talking points. s 22(1)(a)(ii) Date: 5-4-17 MALCOLM TURNBU Comments:

Key Points:

- 1. On Monday 3 April 2017, the Department of Health will release the Food Standards Australia New Zealand's (FSANZ) report on Perfluorinated chemicals in food, which includes final health based guidance values for the three main PFAS chemicals of concern. A summary of the report is at Attachment A.
- 2. Talking points on the FSANZ report release can be found at Attachment B.
- The FSANZ health based guidance values, expressed as 'tolerable daily intakes' indicate 3. the amount of PFAS in food or drinking water that a person can consume on a regular basis, over a lifetime, without any significant risk to their health.
- The FSANZ final tolerable daily intakes have been derived specifically for the Australian 4. context from the results of toxicity studies in laboratory animals combined with Australian Dietary modelling data.
- 5. The final FSANZ values shown below will replace the interim advice from the Environmental Health Standing Committee (enHealth) in June 2016, to adopt European values (see Attachment C for more detail on international comparisons).

	Tolerable daily intake (ng/kg/d)		
	FSANZ	enHealth	International
PFOS/PFHxS	20	150	20-300
PFOA	160	1500	20-1500

6. It is important to note that the FSANZ report does not alter the existing advice about health effects of these chemicals, and reaffirms that there is no consistent evidence that

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Ms Hatfield Dodds Mr Brown Mr Carlile Ms Da Rocha Mr Williamson Ms Fitzgerald Mr Yeaman Ms Pickworth Ms Pearce Ms Bryant

s 22(1)(a)

exposure to PFAS is harmful to human health. This is a key message that all Commonwealth spokespeople will be conveying to affected communities.

7. The FSANZ values are most relevant for people living and working in areas where PFAS were used in firefighting foams, namely around some Defence bases, some airports, and some fire brigade training sites. The FSANZ analysis showed it is highly unlikely that the general population outside of these areas would exceed the new FSANZ values.

s 47C

- 9. Due to the more stringent values derived by FSANZ, a larger number of people in both communities will be advised to observe precautionary recommendations previously provided to a narrower sub-section of the community.
- 10. The Deputy Chief Medical Officer will present the findings of the FSANZ report to the communities of Oakey and Williamtown on 5 and 6 April 2017 respectively. The Department of Defence will also present the review of the HHRAs, which recommend site specific precautions to minimise PFAS exposure.
- 11. A schedule of events and activities taking place next week, in relation to the report release, is at <u>Attachment D</u>.

Geoffrey Brown First Assistant Secretary PFAS Taskforce 30 March 2017 Policy Officer: ^s 22(1)(a)(ii) Phone no: ^s 22(1)(a)(ii) Consultation: Health and Education Branch, Agriculture Branch, Environment Branch, Defence Branch.

ATTACHMENTS

ATTACHMENT A	SUMARRY – FSANZ REPORT
ATTACHMENT B	TALKING POINTS
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ATTACHMENT D	SCHEDULE OF ACTIVITIES/EVENTS – WEEK COMMENCING 3 APRIL 2017

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Document 5 PDR: MS17-005675

DEPARTMENT OF THE PRIME MINISTER AND CABINET

To: Prime Minister (for decision by 23 January to ensure responses from First Ministers prior to the 9 February COAG meeting)

COUNCIL OF AUSTRALIAN GOVERNMENTS (COAG) OUT OF SESSION DECISIONS

Recommendations - That you:

1. <u>Agree to and sign</u> the PFAS Intergovernmental Agreement (at <u>Attachment A</u>);

Agreed / Not Agreed Signed / Not Signed

Signed / Not Signed

s 22(1)(a)(ii)

MALCOLM TURNBULL

Date:

Comments:

PM&C Secretary Ms Hatfield-Dodds Mr Sheehan Ms Lynch Mr Duggan Mr Williamson Mr Brown Ms Bryant Ms Lowe

s 22(1)(a)(ii)

CABINET SECRETARY

Key Points:

s 22(1)(a)(ii)

a. <u>PFAS Intergovernmental Agreement</u>: In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. We have drafted the Agreement in close consultation with the States and Territories, and the Australian Local Government Association. COAG is asked to <u>agree to and sign</u> the Agreement (at <u>Attachment A</u>).

s 22(1)(a)(ii)

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s 22(1)(a)(ii)

Dominique Lowe Assistant Secretary Commonwealth-State Relations Branch 17 January 2018 Policy Officer: ^{s 22(1)(a)(ii)} Phone no: ^{s 22(1)(a)(ii)} Consultation: PFAS Taskforce, SPD, CCTC, Gov Div

ATTACHMENTS

ATTACHMENT A PFAS INTERGOVERNMENTAL AGREEMENT

s 22(1)(a)(ii)

ATTACHMENT H LETTERS TO FIRST MINISTERS

Reference: MS17-005675

Mr Andrew Barr MLA Chief Minister of the Australian Capital Territory GPO Box 1020 CANBERRA ACT 2601

Dear Chief Minister

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Gladys Berejiklian MP Premier of New South Wales GPO Box 5341 SYDNEY NSW 2001

Dear Premier

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Michael Gunner MLA Chief Minister of the Northern Territory GPO Box 3146 DARWIN NT 0801

Dear Chief Minister

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Annastacia Palaszczuk MLA Premier of Queensland PO Box 15185 CITY EAST QLD 4002

Dear Premier

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Jay Weatherill MP Premier of South Australia GPO Box 2343 ADELAIDE SA 5001

Dear Premier

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Will Hodgman MP Premier of Tasmania GPO Box 123 HOBART TAS 7001

Dear Premier

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Daniel Andrews MP Premier of Victoria 1 Treasury Place MELBOURNE VIC 3002

Dear Premier

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

The Hon Mark McGowan MLA Premier of Western Australia 1 Parliament Place WEST PERTH WA 6005

Dear Premier

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be also appreciated by 5 February 2018.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

Reference: MS17-005675

Mayor David O'Loughlin President of the Australian Local Government Association 8 Geils Court DEAKIN ACT 2600

Dear Mayor O'Loughlin

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. I advise that I have asked First Ministers to agree to and sign the PFAS Intergovernmental Agreement.

I have written in similar terms to other COAG members.

Yours sincerely

INTERGOVERNMENTAL AGREEMENT ON A NATIONAL FRAMEWORK FOR RESPONDING TO PFAS CONTAMINATION

Council of Australian Governments

An agreement between

- the Commonwealth of Australia and
- the states and territories, being:
 - New South Wales
 - Victoria
 - Queensland
 - Western Australia
 - South Australia
 - Tasmania
 - Australian Capital Territory
 - Northern Territory

This agreement supports collaboration and cooperation between governments in Australia to respond consistently to per- and poly- fluoroalkyl substances (PFAS) contamination.

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Intergovernmental Agreement on a National Framework for Responding to PFAS Contamination

PRELIMINARIES

- 1. This Intergovernmental Agreement (the Agreement) supports collaboration and cooperation between the Parties to respond consistently and effectively to per- and poly-fluoroalkyl substances (PFAS) contamination.
- 2. PFAS are a group of manufactured chemicals that have been widely used globally since the 1950s in the manufacture of household and industrial products that resist heat, stains, grease and water, and in other specialised applications. Because they are heat resistant and film forming in water, some have also been used very effectively in fire-fighting foams.
- 3. The contamination of land and water due to the use of PFAS, especially historic and current use of PFOS¹, PFOA² and PFHxS³, is an issue that all Australian governments are working to address.
- 4. The Parties to this Agreement commit to collaborating to deliver effective, risk-based responses to PFAS contamination that prioritise the wellbeing of affected communities and protection of the environment.
- 5. The Parties recognise that early identification, effective cooperation, and clear communication are core elements of this Agreement, to ensure timely and appropriate responses for the benefit of communities.
- 6. While it is clear that PFAS can persist in humans, animals and the environment, there is currently no consistent evidence that PFAS exposure is harmful to human health. As a precaution, governments in Australia recommend that exposure be reduced wherever possible while research into any potential health effects continues.

² perfluorooctanoic acid

¹ perfluorooctane sulfonate, also known as perfluorooctane sulfonic acid

³ perfluorohexane sulfonic acid

RECITALS

- 7. In entering this Agreement, the Parties recognise that they have a mutual interest in responding to PFAS contamination, and need to work together to do this effectively.
- 8. This Agreement complements existing guidance and legislation that works to protect human health and the environment from harm caused by chemical contaminants, including but not limited to:
 - a) The Environmental Health Risk Assessment: Guidelines for assessing human health risks from environmental hazards and the associated Australian Exposure Factor Guide 2012, developed by the Environmental Health Standing Committee (enHealth)
 - b) The Environment Protection and Biodiversity Conservation Act 1999 (Cth)
 - c) The Food Regulation Agreement (2008), and Australia's regulatory systems for food
 - d) The *Industrial Chemicals (Notification and Assessment) Act 1989* (Cth) and state and territory regulatory systems for chemicals
 - e) The National Environment Protection Council Act 1994 (Cth), including but not limited to the National Environment Protection (Assessment of Site Contamination) Measure 1999 (Cth) and state and territory regulatory systems for contaminated sites and environmental protection
 - f) Commonwealth, state and territory regulatory systems for the storage, treatment, transportation and disposal of waste, and in particular, hazardous waste
 - g) The National Environmental Health Strategy
 - h) The National Water Quality Management Strategy, including but not limited to:
 - i. The Australian Drinking Water Guidelines
 - ii. The Australian and New Zealand Guidelines for Fresh and Marine Water Quality
 - iii. The Australian Guidelines for Water Quality Monitoring and Reporting
 - iv. The Australian Guidelines for Water Recycling
 - v. The Guidelines for Managing Risks in Recreational Water
 - vi. The Guidelines for Groundwater Quality Protection in Australia
 - i) Responding to Environmental Health Incidents Community Engagement Handbook, developed by enHealth.
- 9. This Agreement does not override any existing legislation, agreements or other guidance.
- 10. This Agreement bears no consequence for international obligations relating to these chemicals, which will continue to be fulfilled by the Commonwealth on behalf of all Australian governments.

PART 1 — FORMALITIES

Parties to this Agreement

- 11. This Agreement is between the following Parties:
 - a) the Commonwealth of Australia (the Commonwealth)
 - b) the states and territories (the States).

PART 2 — OBJECTIVES, PRINCIPLES AND KEY AREAS FOR ACTION

Objectives

- 12. Through the implementation of this Agreement, the Parties aim to:
 - a) Effectively respond to PFAS contamination to protect the environment and, as a precaution, protect human health, including immediate responses to identified contamination, and longer term remediation or management responses
 - b) Strengthen national consistency, collaboration and cooperation in responding to PFAS contamination
 - c) Ensure actions are effective, implementable, financially and logistically sustainable, proportionate to risk, and support economic stability.

Principles

- 13. The Parties will be guided by the following principles in responding to PFAS contamination:
 - a) The primary focus of governments should be:
 - i. action to protect the environment
 - ii. precautionary action to minimise human exposure
 - b) Cooperation between governments will deliver a more effective and efficient response, especially where contamination crosses jurisdictional boundaries
 - c) Governments should be transparent in their communication with affected communities and each other
 - d) Government responses to PFAS contamination should:
 - i. acknowledge that a polluting Party will generally hold responsibility for identification and investigation of sites, assessment of risks, engagement with stakeholders, and management and remediation of the affected land as required (including associated costs), subject to the Party's legal rights and obligations
 - ii. be informed by available scientific evidence, consultation, risk assessment and good practice environmental management
- iii. be financially and logistically sustainable for those responding
- iv. allow continued provision of public services
- v. Provide a balanced response to community and industry concerns, acknowledging the need for transparency, and early and direct communication
- e) Governments acknowledge that responses to PFAS contamination should consider the varying characteristics and needs of affected communities, taking into account both short and longer term community expectations and needs
- f) All governments acknowledge the varying characteristics, responsibilities and needs of each jurisdiction
- g) Public land and government activities should be subject to the same requirements for managing PFAS as private landholders and enterprises.

Key areas for action

- 14. Key areas for action to increase national consistency in responding to PFAS contamination will include (but not be limited to):
 - Following standard processes and existing guidance material to identify, investigate and manage PFAS contamination on government-owned sites, or on sites where government activities have resulted in PFAS contamination (PFAS Contamination Response Protocol at Appendix A)
 - b) Applying the PFAS National Environmental Management Plan, as endorsed by the Heads of EPAs in Australia and New Zealand (HEPA) and agreed by Environment Ministers (Appendix B)
 - c) Implementing consistent communication and stakeholder consultation and engagement and sharing information across governments (PFAS Information Sharing, Communication and Engagement Guidelines at Appendix C)
 - d) Applying guidance material agreed by relevant national government expert groups, including
 - i. Health Based Guidance Values for PFAS for use in site investigations in Australia (Appendix D)
 - ii. Environmental Health Standing Committee (enHealth) Guidance Statements on Perand poly-fluoroalkyl substances (Appendix E)
 - iii. Australian Health Protection Principal Committee Per- and poly-fluoroalkyl substances (PFAS) Factsheet (Appendix F)
 - iv. Food Regulation Standing Committee Statement Per- and poly-fluoroalkyl substances (PFAS) and the general food supply (Appendix G)
 - v. Any other guidance or statement on PFAS agreed by relevant national government expert groups.
 - e) Supporting collaboration between agencies and industry stakeholders across jurisdictions

f) Collaborating to advance high quality research into PFAS, potentially including but not limited to, human health, environmental impacts and remediation options.

PART 3 — ROLES AND RESPONSIBILITIES

15. To realise the objectives and commitments in this Agreement, each Party has specific roles and responsibilities, as outlined below and in the appendices to this Agreement.

Role of the Commonwealth

16. The Commonwealth agrees to work with the relevant States and other responsible entities such as industry bodies and Local Government to identify and manage PFAS contamination on and from Commonwealth sites and on sites where Commonwealth government activities have resulted in PFAS contamination, consistent with the PFAS Contamination Response Protocol (at Appendix A), and Clause 13d) of this Agreement.

Role of the States

17. The States agree to work with each other, other responsible entities such as industry bodies, Local Government, and the Commonwealth, as relevant, to identify and manage PFAS contamination on and from sites in their jurisdiction and on sites where States' activities have resulted in PFAS contamination, consistent with the PFAS Contamination Response Protocol (at Appendix A), and Clause 13d) of this Agreement.

PART 4 — IMPLEMENTATION ARRANGEMENTS

- 18. Each Party will ensure an appropriate response to PFAS contamination in their jurisdiction, consistent with its areas of responsibility.
- 19. Environment Ministers will oversee the operation of this Agreement, including through the provision of advice and/or direction where areas of responsibility are unclear or disputed, in line with Clauses 24-25 of this Agreement.

PART 5 — GOVERNANCE ARRANGEMENTS

Term of the Agreement

20. This Agreement will commence as soon as the Agreement is signed by the Commonwealth and one other party and will operate unless the Parties by unanimous agreement in writing revoke it.

Enforceability of the Agreement

21. The Parties do not intend any of the provisions of this Agreement to be legally enforceable. However, that does not lessen the Parties' commitment to this Agreement.

Review of the Agreement

22. A review of this Agreement will occur one year after its commencement or earlier if agreed by the Parties, with regard to progress made by Parties in respect of achieving the agreed objectives.

Withdrawal from the Agreement

23. A Party to the Agreement may terminate their participation in the Agreement at any time by notifying all the other parties in writing.

Dispute resolution

- 24. Any Party may give notice to other Parties of a dispute under this Agreement.
- 25. The Parties agree that if a dispute about this Agreement arises between the Parties it must be resolved expeditiously in accordance with the principles of the IGA, and the following:
 - a) officials of relevant Parties will attempt in good faith to resolve any dispute in the first instance
 - b) if the dispute remains unresolved, it may be referred to the relevant First Ministers' departments
 - c) if the dispute remains unresolved, it may be escalated to Environment Ministers, or First Ministers where appropriate and taking into account relevant regulatory frameworks, for resolution as soon as practical.

Variation of the Agreement

26. The Agreement and its appendices may be amended at any time by agreement in writing by all the Parties, represented by their minister with responsibility for the environment.

The Parties have confirmed their commitment to this Agreement as follows:

Signed for and on behalf of the Commonwealth of Australia by

The Honourable Malcolm Turnbull MP Prime Minister of the Commonwealth of Australia Date Signed for behalf Signed for and on of the and on behalf of the State of New South Wales by State of Victoria by The Honourable Gladys Berejiklian MP The Honourable Daniel Andrews MP Premier of the State of New South Wales Premier of the State of Victoria Date Date Signed for Signed for and behalf of the and on behalf the on of State of Queensland by State of Western Australia by The Honourable Annastacia Palaszczuk MP The Honourable Mark McGowan MP Premier of the State of Queensland Premier of the State of Western Australia Date Date Signed for and behalf the Signed for and behalf the on of on of State of South Australia by State of Tasmania by The Honourable Will Hodgman MP The Honourable Jay Weatherill MP Premier of the State of South Australia Premier of the State of Tasmania Date Date Signed for and on behalf of the Australian Signed for and on behalf of the Northern Capital Territory by Territory by **Mr Andrew Barr MLA** The Honourable Michael Gunner MLA Chief Minister of the Australian Capital Territory Chief Minister of the Northern Territory of Australia Date Date

APPENDICES

Appendix A: PFAS Contamination Response Protocol

Appendix B: The PFAS National Environmental Management Plan⁴

Appendix C: PFAS Information Sharing, Communication and Engagement Guidelines

Appendix D: Health Based Guidance Values for PFAS for use in site investigations in Australia⁵

Appendix E: Environmental Health Standing Committee (enHealth) Guidance Statements on Per- and poly-fluoroalkyl substances⁶

Appendix F: Australian Health Protection Principal Committee Per- and poly-fluoroalkyl substances (PFAS) Factsheet⁷

Appendix G: Food Regulation Standing Committee Statement Per- and poly-fluoroalkyl substances (PFAS) and the general food supply⁸

⁴ Developed by the Heads of EPAs in Australia and New Zealand (HEPA)

⁵ Endorsed by the Australian Health Protection Principal Committee (AHPPC) and reviewed by the Australian Health Ministers Advisory Committee (AHMAC)

⁶ Developed by the Environmental Health Standing Committee (enHealth) and endorsed by the Australian Health Protection Principal Committee (AHPPC)

⁷ Developed by enHealth and endorsed by the AHPPC

⁸ Published by the Food Regulation Standing Committee (FRSC)

PFAS Contamination Response Protocol

NATIONAL FRAMEWORK FOR RESPONDING TO PFAS CONTAMINATION

The PFAS Contamination Response Protocol (the Protocol) outlines agreed key priorities and guidance for governments in Australia when responding to PFAS contamination. It covers PFAS contamination on government-owned sites and other sites where government activities have resulted in PFAS contamination. The guidance is applicable to both loss of containment events (e.g. spills) and legacy contamination.

The widespread use of PFAS and unpredictable mobility of these chemicals in the environment means that clearly determining all sources can be very challenging. Additionally, PFAS contamination may cross jurisdictional boundaries and there are often multiple responsible entities. Working together to quickly determine roles and necessary actions is the best way to overcome these challenges and protect the environment and, as a precaution, protect human health.

The Protocol is a quick-reference tool to help governments work together to respond rapidly and effectively to PFAS contamination. It outlines high-level information about government roles and processes and directs the user to more detailed, specifically relevant guidance materials. It aims to assist government agencies to collaborate more effectively, respond more consistently, and provide clear information to communities and industry on what they can expect from governments in Australia on PFAS contamination.

Scope

The Protocol will

- Outline governments' priorities for responding to PFAS contamination.
- Identify and build on existing guidance material that can assist when responding to PFAS contamination.
- Provide guidance on how governments can work together to determine roles and respond to contamination consistently, particularly where multiple entities and/or jurisdictions are involved.
- Give examples of how governments in Australia may work together to manage risks arising from PFAS contamination.

The Protocol will not

- Override any existing legislation, agreements or other guidance, or exempt governments from any usual obligations.
- Provide a set of sequential steps to respond to specific instances of PFAS contamination.
- Extensively cover guidance for environmental regulators. More detail can be found in the PFAS National Environmental Management Plan (Appendix B to the National Framework for Responding to PFAS Contamination).
- Create new obligations for nongovernment entities.

The Protocol

The Protocol outlines general guidance relating to three priorities for responding to PFAS contamination. These priorities are of equal importance and may occur simultaneously. For each priority, the protocol provides information on the steps that should be undertaken, gives guidance on determining roles, and describes how governments can work together.

Figure A: Priorities for responding to PFAS contamination



The protocol also identifies other documents that governments may refer to when acting on these priorities. The documents are listed at **Attachment A**.

Key terms

There are some key terms used in this document.

Entities are agencies, organisations, businesses and similar bodies, and can be government or non-government.

Government agencies are offices of the Australian Government, state and territory governments, and local governments, including statutory authorities and other bodies created by legislation.

Government-owned sites are parcels of land owned by either the Australian Government, a state or territory government, or a local government.

PFAS-related activities are the current or historic use and disposal of consumer and industrial products or the application of industrial processes that involve products containing PFAS. It is important to note that, while public awareness is mostly about PFAS use in aqueous film-forming foams for firefighting, PFAS are also used extensively in a wide range of industrial processes and consumer and industrial products, including but not limited to, chromium plating, medical imaging, various fabric treatments, cooking appliances, paper treatments, and in aviation hydraulic fluid.

Key entities

Known or potential polluters	Entities that have or may have contributed to PFAS contamination at a given site through PFAS-related activities.		
Government land lessees	Entities that lease government land and have obligations under a lease agreement. They may or may not be a known or potential polluter.		
Governments	The Australian Government, state and territory governments, and local governments.		
Environmental regulators	 Government agencies that have regulatory functions in relation to environmental contamination. On state and territory land (including local government sites), environment regulators are environment departments and EPAs. On Commonwealth land, the environmental regulatory function depends on which agency is responsible for the land.¹ 		
Lead entity(ies)	Known or potential polluters that have been identified by the environmental regulator(s). These entities have certain responsibilities for responding to PFAS contamination, as outlined in the Protocol. Lead entity(ies) may be government or non-government entities. A known or potential polluter may agree to undertake some or all of the responsibilities of another known or potential polluter to streamline activities. Note: in rare circumstances where a polluter cannot be identified, the lead entity could be an entity as prescribed under existing relevant legislation.		
Health, food, primary industry and agriculture agencies	Government agencies that provide expert advice on human health, food, agriculture and trade matters. These departments may also have regulatory functions in these areas.		
First Minister(s') departments	Government agencies that coordinate whole-of-government activities on behalf of individual jurisdictions.		
Expert advisers	Entities or people holding, or having ready access to, expert knowledge on management and disposal of PFAS and management of a PFAS contamination incident. Areas of expertise could include community engagement, medical, health, environmental effects, monitoring, remediation and environmental auditing.		

The key entities discussed in this document are:

This is not an exhaustive list of all entities that may be involved in responding to PFAS contamination. Other entities may be involved on a case-by-case basis.

¹ For example, the Department of Infrastructure and Regional Development is responsible for the regulation of environmental protection at most federally leased (owned) airports (Adelaide, Alice Springs, Archerfield, Canberra, Bankstown, Brisbane, Camden, Darwin, Essendon, Gold Coast, Hobart, Jandakot, Launceston, Melbourne Tullamarine, Moorabbin, Parafield, Perth, Sydney Kingsford Smith and Townsville), and the Department of Defence is responsible for environmental management on Defence land. The Department of the Environment and Energy is also responsible for the protection of matters of national environmental significance as defined in the *Environment Protection and Biodiversity Conservation Act 1999* (Cth).

Priorities

Priority: Identify sites, investigate and assess risks



Governments should take measures to identify sites potentially contaminated through current or historic use, testing, storage or disposal of products containing PFAS. Potentially contaminated sites should be prioritised and investigated in accordance with the *National Environment Protection (Assessment of Site Contamination) Measure* 1999 (ASC NEPM), state and territory regulatory systems for contaminated sites, and PFAS National Environmental Management Plan (PFAS NEMP) (Appendix B to the National Framework for Responding to PFAS Contamination). The ASC NEPM investigation process is iterative and includes:

- A preliminary assessment, which involves inspecting and identifying the characteristics of the site, including potential off-site sources and receptors.
- Where appropriate, a detailed assessment, which usually includes assessment of potential risks to human health and the environment.

What are the roles of the key entities?

Known or potential polluters (including all governments)	In accordance with the ASC NEPM and the PFAS NEMP, identify sites owned or leased by the entity where PFAS-related activities have been undertaken, and other sites where the entity may have conducted PFAS-related activities. Notify relevant agencies (including the environmental regulator(s)) where an entity has undertaken a PFAS-related activity in another jurisdiction and/or PFAS contamination may have spread into another jurisdiction.
Environmental	Determine lead entity(ies) (see section below).
regulator(s) ² of the relevant jurisdiction(s)	Work with / monitor the lead entity's(ies') investigations and conduct regulatory activities to ensure compliance with relevant legislation and/or guidelines, as appropriate.
Lead entity(ies)	In accordance with the ASC NEPM and PFAS NEMP, conduct investigations and assess risks, with the assistance and oversight and advice of government and the advice of non-government expert advisers, in consultation with all relevant environmental regulator(s) and entities (e.g. government land lessees).
Health, food, primary industry and agriculture agencies of the relevant jurisdiction(s)	Advise the lead entity(s) on matters including health advice, human health risk assessments, hydrology, food, trade and market access, as appropriate, in consultation with relevant environmental regulator(s).
First Minister(s') department(s)	Monitor and, where necessary, coordinate relevant agencies in managing PFAS contamination. Work with other jurisdictions to facilitate consistency.

² See Key Entities section for further information on environmental regulators

How will governments identify actions and roles?

This Protocol outlines a standard process for determining the lead entity(ies), with the aim to foster effective collaboration amongst regulators, known and potential polluters and other stakeholders (e.g. government land lessees). It is designed to provide transparency to governments, industry and communities alike about the process for determining actions and roles. These decisions should be made by timely negotiations undertaken in good faith, with the wellbeing of affected communities and protection of the environment as priorities.

The below figure and box outline the standard process for relevant environment regulators, known and potential polluters and other stakeholders to work together to determine actions and roles.

Figure B: Flow chart for determining activities and roles at multi-jurisdiction / multi-entity sites



Determining the lead entity(ies)

The relevant environmental regulator(s)³ will work together to agree on the lead entity(ies) where contamination is identified.

Unless otherwise stipulated in legislation, the environmental regulator(s) will identify known or potential polluters, or require another party to do so. Environmental regulator(s), or the required party, should undertake a thorough analysis to ensure all potential polluters are identified.

If only one entity is known to or may be the polluter, it will be deemed to be the lead entity. Where there are multiple known or potential polluters, the polluters will have joint responsibility to lead. A polluter may agree to undertake some or all of the responsibilities of another polluter to streamline activities, in consultations with the environmental regulator(s).

Based on new information and consultation with known and potential polluters, the environmental regulator(s) may determine that an entity is no longer a lead entity, or that a new entity is a lead entity, at any time.

How is responding to a loss of containment event different to legacy contamination?

The information provided in the Protocol is applicable to both loss of containment events and legacy contamination. However, where a large amount of PFAS contamination enters the environment suddenly, such as during a loss of containment event, polluters need to take actions quickly. The following contact list will assist these parties to respond rapidly and involve the appropriate regulatory bodies, and commence the outlined actions, as soon as possible.

Australian Capital Territory Pollution Hotline 13 22 81	South Australia Pollution and Environment Incident Reporting Hotline (08) 8204 2004 (metro callers) 1800 623 445 (non-metro callers)
New South Wales	Tasmania
Environment Line	Pollution Incidents and Complaints Hotline
131 555	1800 005 171
Northern Territory	Victoria
Pollution Hotline	Pollution Hotline
1800 064 567	1300 372 842
Queensland	Western Australia
Pollution Hotline	Pollution Watch Hotline
1300 130 372	1300 784 782

For Commonwealth land, polluters should contact the government agency that manages the property.

Commonwealth: Where Australian Government entities are involved, the relevant agency/ies (e.g. Defence, Infrastructure, Airservices, Environment) should be contacted through the usual channels.

³ See Key Entities section for further information on environmental regulators.

Priority: Engage with stakeholders



Engaging with local communities and stakeholders is a critical part of responding to PFAS contamination. Timely, open, transparent and consistent communication is essential to share information, address concerns, explain actions, and advise on risk management actions. This should be undertaken in accordance with the PFAS Information Sharing, Communication and Engagement Guidelines (Appendix C to the National Framework for Responding to PFAS Contamination). This is an ongoing activity at all stages of responding to PFAS contamination.

What are the roles of the key entities?

Lead entity(ies)	Lead prompt, open and transparent stakeholder engagement about responding to PFAS contamination.
	Share information and data about investigations, risk management and planned engagement activities with relevant environmental regulator(s), health, food, primary industry and agriculture agencies, other key agencies and relevant entities.
	Seek and consider advice from relevant environmental regulator(s), health, primary industry and agriculture departments, other relevant entities (e.g. government land lessees) and expert advisers on engagement activities.
	Engage with communities potentially affected by PFAS contamination and key influencers.
Environmental regulator(s) of the	Advise the lead entity(ies) and stakeholders affected by PFAS contamination about regulatory activities and possible environmental
relevant jurisdiction(s)*	impacts as appropriate.
Health, food, primary industry and agriculture agencies of the relevant jurisdiction(s)	impacts as appropriate. Support the lead entity(ies) and stakeholders affected by PFAS contamination by providing advice on matters including health, human health risk assessments, hydrology, food, trade and market access, as appropriate, in consultation with relevant environmental regulator(s).

⁴ See Key Entities section for further information on environmental regulators.

Priority: Manage risks



As soon as an understanding of the risks begins to emerge, governments should ensure that they are managed in a consistent way. Any response to risks resulting from PFAS contamination, including remedial actions, should be based on evidence and commensurate with the level of risk.

What are the roles of the key entities?

Lead entity(ies)	Consider advice provided by relevant environmental regulator(s), health, primary industry and agriculture departments, other key agencies and expert advisers on risk management actions. Conduct activities as appropriate to manage the risks identified in the investigation process, in consultation with relevant environmental regulator(s).
Environmental	Monitor activities of the lead entity(ies) and conduct relevant
regulator(s) of the	regulatory activities as appropriate.
relevant jurisdiction(s) ⁵	Where necessary, coordinate regulatory and compliance actions.
Health, food, primary	Advise the lead entity(ies) and stakeholders affected by PFAS
industry and agriculture	contamination on risk mitigation as appropriate, in consultation with
agencies of the relevant	relevant environmental regulator(s).
jurisdiction(s)	Where necessary, coordinate regulatory and compliance actions.
First Minister(s')	Monitor and, where necessary, coordinate relevant agencies in managing PFAS contamination.
department(s)	Work with other jurisdictions to facilitate consistency.

What are some examples of risk management responses?

Risk management responses will vary depending on a range of factors including:

- Technical considerations (e.g. the level of contamination, hydrogeology, exposure pathways, available technology)
- Community needs
- Financial and logistical feasibility
- Provision of critical public services.

Any response should be tailored for individual circumstances, based on evidence, and commensurate with the level of risk. Agencies can consult the documents identified in Attachment A for further information on appropriate responses.

Responses can be categorised as source management, pathway management or receptor management. Generally, source management is preferable to pathway management, and pathway management is preferable to receptor management. Some examples of risk management responses that may be appropriate to manage the risk posed by PFAS contamination include:

Source management

Measures that may remove the source of contamination.

- Substituting products containing PFAS (particularly PFOS, PFOA or PFHxS) with alternative products, ensuring alternative products meet the requirements of relevant international conventions and relevant guidance.
- Replacing contaminated infrastructure.
- Containing and preventing run-off from sites where PFAS-containing products are, or have been, used.
- Disposing of PFAS stocks, or waste/infrastructure contaminated by PFAS with consideration of:
 - o availability of disposal sites and technologies
 - guidance from the relevant state/territory regulator responsible for environmental protection, including in relation to transport and disposal
 - o the Stockholm Convention on Persistent Organic Pollutants
 - the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and Their Disposal.

Pathway management

Measures that may prevent the contamination reaching an exposure pathway.

- Immobilising the contaminant to prevent migration or leaching.
- Storing contaminated soil or other material in a contained facility.
- Filtering/treating water.
- Capping groundwater bores.

Receptor management

Measures focussed on the receptor of the contamination (people such as those in surrounding communities, and the environment), where harm may occur.

- Providing information to people about exposure pathways and risks of exposure to PFAS.
- Providing food advisories to people likely to consume commodities produced on PFAS contaminated land or water.
- Providing alternative drinking water for a specified period of time to people whose drinking water source consistently exceeds the tolerable daily intake for PFAS, where the tolerable daily intake has been determined.
- Restricting animal access to contaminated land or water.

ATTACHMENT A: GUIDANCE DOCUMENTS

Guidance	Q	***	F	
	Identify sites, investigate & assess risks	Engage with stakeholders	Manage risks	
Appendices to the National Framework for Responding	to PFAS Conta	mination		
The PFAS National Environmental Management Plan – Appendix B	\checkmark		\checkmark	
PFAS Information Sharing, Communication and Engagement Guidelines – Appendix C		\checkmark		
Health Based Guidance Values for PFAS for use in site investigations in Australia – Appendix D	\checkmark			
Environmental Health Standing Committee (enHealth) Guidance Statements on PFAS – Appendix E	\checkmark	\checkmark	\checkmark	
Australian Health Protection Principal Committee PFAS Factsheet – Appendix F		\checkmark	\checkmark	
Food Regulation Standing Committee Statement PFAS and the general food supply – Appendix G	\checkmark		\checkmark	
Additional guidance on environmental health	1		1	
The Environmental Health Risk Assessment guidelines for assessing human health risks from environmental hazards and associated Australian Exposure Factor Guide 2012, developed by the Environmental Health Standing Committee (enHealth)	\checkmark			
Additional guidance on environmental protection	1	1	1	
The Environment Protection and Biodiversity Conservation Act 1999	\checkmark	\checkmark		
Additional guidance on food	1	1	1	
The Food Regulation Agreement (2008), and Australia's regulatory systems for food	\checkmark		\checkmark	
Additional guidance on chemicals management	1		1	
The <i>Industrial Chemicals (Notification and Assessment) Act</i> 1989 and its proposed replacement, the Industrial Chemicals Bill 2017, and state and territory regulatory systems for chemicals			\checkmark	
The National Industrial Chemicals Notification and Assessment Scheme (NICNAS) Information Sheet on PFAS	\checkmark	\checkmark	\checkmark	
The NICNAS Alerts on PFAS	\checkmark	\checkmark	\checkmark	
Additional guidance on contaminated sites				

Guidance	Identify sites, investigate & assess risks	Engage with stakeholders	Manage risks
National Environment Protection (Assessment of Site Contamination) Measure 1999 (ASC NEPM), and state and territory regulatory systems for contaminated sites and environmental protection	\checkmark	\checkmark	\checkmark
Additional guidance on waste management			
The National Waste Policy, and state and territory regulatory systems for waste management, and in particular, hazardous waste	\checkmark	\checkmark	\checkmark
Additional guidance on water standards	'		
 The National Water Quality Management Strategy, including The Australian Drinking Water Guidelines The Australian and New Zealand Guidelines for Fresh and Marine Water Quality The Australian Guidelines for Water Quality Monitoring and Reporting The Australian Guidelines for Water Recycling The Guidelines for Managing Risks in Recreational Water The Guidelines for Groundwater Quality Protection in Australia. 	\checkmark	\checkmark	\checkmark
Additional guidance on community engagement		1	
Responding to Environmental Health Incidents - Community Engagement Handbook, developed by enHealth		\checkmark	

PFAS National Environmental Management Plan

NOVEMBER 2017





Introduction

The environmental and potential human health impacts from exposure to a group of manufactured chemicals known as PFAS (per-and poly-fluoroalkyl substances) are of increasing concern worldwide. At the request of Environment Ministers around Australia, the Heads of EPAs Australia and New Zealand (HEPA) and the Australian Government Department of the Environment and Energy (DoEE) have collaborated to develop this PFAS National Environmental Management Plan (NEMP). The Plan is designed to achieve a clear, effective coherent and nationally consistent approach to the environmental regulation of PFAS.

PFAS have been widely used for many decades in household products such as non-stick cookware, stain protection and food packaging as well as industrial and commercial applications, such as firefighting foams, mist suppressants and coatings. PFAS are persistent and highly resistant to physical, chemical and biological degradation. Consequently, they are found in humans, animals and the environment around Australia.

Addressing the wide range of issues associated with PFAS contamination, including the management of PFAS contaminated materials, represents a challenge for us as environmental regulators. These are challenges best dealt with collectively. As such, the development of the Plan began in April 2017 with the PFAS Regulator's Summit. Following the Summit, the HEPA National Chemicals Working Group (NCWG), in collaboration with DoEE, developed a Consultation Draft, which was released in August 2017 for public comment.

Information sessions were held in all jurisdictions with over 400 people providing comments and feedback on the Consultation Draft. In addition, there were over 180 responses to the public call for comments, including over 80 submissions and many requests for further information. These comments have been summarised in the Consultation Summary Report, published with this Plan. The insights shared by community, industry, government representatives, consultants and researchers during the public consultation were an important contribution to the development of the Plan.

The Plan: Guiding environmental regulation of PFAS

The Plan provides an evidence-based approach that will be adapted to reflect increasing scientific knowledge relevant to environmental regulation of PFAS. It has been prepared to guide environmental regulators in their regulation of PFAS contaminated sites, PFAS contaminated materials and, where applicable, PFAS-containing products. It is structured to provide general guidance as well as specific Guidance notes, both of which will be implemented through individual jurisdictional mechanisms and associated regulatory activities, allowing for the implementation of actions in a way that becomes 'business as usual' for environmental regulators. The Plan recognises the need for sound regulation of PFAS by each jurisdiction in a way that can adapt to local circumstances and emerging priorities.

The Plan reflects the current state of knowledge and will be adapted as further information becomes available. Ongoing review and adaption will ensure that the Plan continues to support a nationally consistent approach to the environmental regulation of PFAS. The Plan includes a list of further work to be completed by the NCWG. The outcomes of this work will contribute to a review and update of the Plan, expected in mid-2018.

Acknowledgments

The Heads of EPAs Australia and New Zealand (HEPA) acknowledge the contributions to this Plan of Commonwealth, State and Territory agencies.

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Abbreviations

μg	micrograms (10-6 g)
AELERT	Australasian Environmental Law Enforcement and Regulators network
AFFF	aqueous film-forming foam
ASC NEPM	National Environment Protection (Assessment of Site Contamination) Measure
ASLP	Australian standard leaching procedure
ASTM	American Society for Testing and Materials
bw	body weight
CRC CARE	Cooperative Research Centre for Contamination Assessment and Remediation of the Environment
DoEE	Australian Government Department of the Environment and Energy
DW	drinking water
ECF	electrochemical fluorination
enHealth	Environmental Health Standing Committee of the Australian Health Protection Principal Committee
EPA	Environmental Protection Agency/Environment Protection Authority
EPBC	Environment Protection and Biodiversity Conservation Act 1999 (Commonwealth)
FSANZ	Food Standards Australia New Zealand
GAC	granular activated carbon
GIS	geographic information system
HDPE	high-density polyethylene
HEPA	Heads of EPAs Australia and New Zealand
HIL	health investigation level
kg	kilogram
km	kilometre
L	litre
LC-MS	liquid chromatography – mass spectrometry
LC-MS/MS	liquid chromatography – tandem mass spectrometry
LOR	limit of reporting
mg	milligrams (10–3 g)
NATA	National Association of Testing Authorities
NCWG	National Chemicals Working Group
NEMP	National Environmental Management Plan
NEPC	National Environment Protection Council
NEPM	National Environment Protection Measure
ng	nanograms (10–9 g)
NHMRC	National Health and Medical Research Council
NMI	National Measurement Institute
NWQMS	National Water Quality Management Strategy
	polychlorinated bipnenyi
PFA5	per- and poly-fluoroalkyl substances; refer to Appendix A for a list of PFAS compounds
	Quality assurance/quality control
	total ovidisable precursor assay
	United Nations Environment Programme
WOG	Water Quality Guidelines (Australian and New Zealand Guidelines for Fresh and Marine Water Quality)
** **	wetwoight

1 Scope

The Plan:

- provides guidance about per- and poly-fluoroalkyl substances referred to as PFOS, PFOA, and perfluorohexane sulfonate (PFHxS), and their direct and indirect precursors, as these are the most widely studied
- recognises that PFOS, PFOA, and PFHxS are usually primary indicators of a broad range of PFAS, including short chain and other long chain perfluorocarboxylic acids (PFCA) and perfluorosulfonates (PFSA)
- recognises that PFAS produced by different methods can create many different precursor compounds. These can degrade in the environment to numerous products and intermediates. This complexity needs to be considered, at least gualitatively.
- recognises the need to respond to a rapidly evolving scientific understanding of PFAS characteristics, management techniques and environmental risks, including regular review of the guidance provided for specific PFAS
- recognises that in addition to contaminated sites, facilities such as landfills and wastewater treatment plants receiving PFAS-contaminated materials, may also be contributing to broader catchment PFAS contamination
- considers the identification and implementation of site- and catchment-specific risk management actions
- recognises the role of Australia's health-based guidance on PFAS and ongoing research to better understand the human health effects. Since these chemicals remain in humans and the environment for many years, it is recommended that as a precaution, human exposure to PFAS be minimised¹.
- does not address current uses of PFAS-containing products. However, environmental regulators, under their jurisdictional legislation, may take action to restrict the use of PFAS-containing products.

An introduction to PFAS

PFAS is an abbreviation for per-and polyfluoroalkyl substances. These are manufactured chemicals that have been used for more than 50 years. PFAS make products non-stick, water repellent, and fire, weather and stain resistant. PFAS have been used in a range of consumer products, such as carpets, clothes and paper, and have also been used in firefighting foams, pesticides and stain repellents.

PFAS resist physical, chemical and biological degradation, and are very stable. This stability creates a problem: PFAS last for a long time. There are many types of PFAS, with the best known being perfluorooctane sulfonate (PFOS), perfluorooctanoic acid (PFOA) and perfluorohexane sulfonate (PFHxS).

Molecules of PFAS are made up of a chain of carbon atoms flanked by fluorine atoms, with a hydrophilic group at their head. Their high solubility in water means that PFAS readily leach from soil to groundwater, where they can move long distances. When the groundwater reaches the surface, the PFAS will enter creeks, rivers and lakes. There it can become part of the food chain, being transferred from organism to organism.

In Australia, PFAS have been used for a long time in both consumer products and industrial applications and there are now PFAS contaminated sites resulting from these various uses, including from the use of firefighting foams that contained PFAS. Over time, the chemicals have worked their way through the soil to contaminate surface and ground water, and have migrated into adjoining land areas. PFAS are also present in our landfills and wastewater treatment facilities and more broadly in the environment.

¹ Per- and Poly-Fluoroalkyl substances (PFAS): Health effects and exposure pathways, Australian Government, Department of Health (http://www.health.gov.au/internet/main/publishing.nsf/Content/44CB8059934695D6CA25802800245F06/\$File/ Health-effects-exposure-pathways.pdf)

2 Australia's international obligations

If Australia decides to ratify the listing of PFOS, its salts and PFOS-related chemicals on the Stockholm Convention on Persistent Organic Pollutants, or future listings of other PFAS, additional actions will be required to implement the globally accepted standards outlined in the Convention for the use and management of persistent organic pollutants. The Australian Government is reviewing the remaining uses of PFOS, its salts and PFOS-related chemicals as part of the ratification process.

The objective of the Stockholm Convention is to protect human health and the environment from persistent organic pollutants. PFOS, its salts and PFOS-related chemicals were listed on Annex B (restriction) of the Stockholm Convention in 2009, with continued use permitted in some applications. The Australian Government Department of the Environment and Energy is conducting a treaty-making process to inform an Australian Government decision on ratification of the listing of PFOS. The treaty-making process includes analytical, consultative and parliamentary steps. These steps are critical to ensure any management measures deliver the desired environmental outcomes, and that potential impacts (such as economic impacts on industry) are manageable. Public consultation was undertaken in late 2017 on the Regulation Impact Statement of options for the national phase-out of PFOS in the context of the Stockholm Convention.

PFOA, its salts and PFOA-related chemicals were nominated in 2015 for listing on the Stockholm Convention, while PFHxS, its salts and PFHxS related chemicals were nominated in 2017. The earliest date for the Convention's decision-making body to decide on the listing of PFOA is 2019. PFHxS was assessed against the Annex D criteria by the Convention's subsidiary scientific body, the Persistent Organic Pollutants Review Committee, in October 2017. The Committee concluded that PFHxS meets the screening criteria for persistence, bioaccumulation, potential for long range environmental transport and evidence for adverse impacts. It will proceed to the second of three technical review stages in 2018. Australia will continue to participate in the Convention's processes and to address any domestic implementation requirements that may result if PFOA, PFHxS or other PFAS are listed.

Ratification of the PFOS listing or future listings of PFOA, PFHxS or other PFAS in the Stockholm Convention, would mean accepting international standards for the management of these chemicals. For PFOS, this would include requirements regarding waste that contains PFOS at a level above 50 mg/kg.

3 Guiding principles

The following principles of sound environmental regulation have guided the development of the Plan and will continue to guide its implementation.

- 1. a focus on protection of the environment and, as a precaution, protection of human health
- consideration of the principles established by the Intergovernmental Agreement on the Environment² in all decision-making, including
 - a. the precautionary principle. The precautionary principle states that where there are threats of serious or irreversible environmental damage, lack of full scientific certainty should not be used as a reason for postponing measures to prevent environmental degradation. In the application of the precautionary principle, public and private decisions should be guided by: careful evaluation to avoid, wherever practicable, serious or irreversible damage to the environment; and an assessment of the risk-weighted consequences of various options.
 - b. intergenerational equity. The present generation should ensure that the health, diversity and productivity of the environment is maintained or enhanced for the benefit of future generations.
 - conservation of biological diversity and ecological integrity. Conservation of biological diversity and ecological integrity should be a fundamental consideration.
 - d. improved valuation, pricing and incentive mechanisms. Environmental factors should be included in the valuation of assets and services; polluter pays, i.e. those who generate pollution and waste should bear the cost of containment, avoidance, or abatement; the users of goods and services should pay prices based on the full life cycle costs of providing good and services, including the use of natural resources and assets and the ultimate disposal of any wastes; and environmental goals, having been established, should be pursued in the most cost effective way, by establishing incentive structures, including market mechanisms, which enable those best placed to maximise benefits and/or minimise costs to develop their own solutions and responses to environmental problems.

3

- regulatory actions and decisions are risk-based, informed by scientific evidence, focused on the identification of PFAS exposure pathways, and meet national and international obligations
- quantitative PFAS assessment is to be based on appropriate analytical methods and standards, with the required quality assurance and control
- consistency across jurisdictions, supported by the Plan, with consideration of accountability for pollution and management actions
- 6. coordinated and cooperative action on crossboundary issues, including within catchments
- consideration of legislative and policy frameworks across jurisdictions and at the national and international level for chemical and contaminated sites management
- integration with existing national guidelines, including the National Water Quality Management Strategy, the National Environment Protection (Assessment of Site Contamination) Measure 1999 (ASC NEPM) and the National Environment Protection (Movement of Controlled Waste between States and Territories) Measure 1998
- 9. where existing principles, guidelines, approaches or management options do not adequately foresee or address an identified environment risk, responses are to be guided by available scientific approaches, the precautionary principle and the understanding that action may be required to reduce risks
- consideration of sustainability, including environmental, economic and social factors, when assessing the benefits and effects of management options, acknowledging the limited management options for PFAS currently available in Australia.

General environmental obligations concerning PFAS

Environmental legislation in many jurisdictions includes obligations and duties to prevent environmental harm, nuisances and contamination. PFAS contamination can be environmentally significant due to its persistence and potential for bioaccumulation.

The following actions will enable the responsible person or organisation to demonstrate compliance with these obligations and duties:

- understanding the PFAS content of products and/ or presence of PFAS contamination, for example, by determining the concentrations of PFAS present and/or the nature and location of PFAS sources
- understanding the environmental values that may be impacted by the contamination, both on- and off-site, such as determining the surface water and groundwater environments and determining what the water is used for. Important issues include any off-site movement, PFAS transformations and exposure pathways
- taking all reasonable and practicable measures to prevent or minimise potential environmental harm from PFAS-related activities and contamination, such as ensuring PFAS wastes, contaminated materials and products are effectively stored and/or remediated to prevent release, and having appropriate contingency plans to deal with leaks and spillage
- undertaking appropriate monitoring to check the effectiveness of management measures implemented and to assess the extent and impacts of any contamination
- ensuring proper disposal of PFAS-contaminated waste, for example, by properly characterising waste and sending it to a facility licensed to accept it. Dilution is not acceptable for example in soil, compost or other products
- ensuring environmental regulators and any persons or organisations likely to be adversely affected by any releases are promptly advised of any incidents and contamination.

Non-compliance with these duties, including not taking actions such as those described above, may trigger a range of regulatory responses. Environmental regulators have produced guidance on how to meet these obligations for PFAS-containing products and materials.

4 Communication and engagement

Clear and timely communication on PFAS, its impacts and its management, benefits everyone. The way in which information is conveyed is critical to building trust between those responsible, polluters, regulators and the community.

Industry and government should be transparent and clear in their communication about PFAS; accurately and swiftly communicating what is known and unknown, and presenting all relevant information and data. Where the data suggests there are PFAS levels above the guidelines and exposure pathways, the government should communicate how the community can minimise their exposure as soon as possible.

When engaging with the community about PFAS, the community needs to feel confident that:

- those responsible are focused on the wellbeing of people and their environment
- their concerns are being heard, acknowledged and understood
- information is tailored, easy to understand and available through multiple channels
- they understand the uncertainties associated with risks of PFAS exposure, including the basis for precautionary measures and risks that PFAS pose relative to other risks
- they understand what is happening in their area, how it will affect them, and steps they can take to manage any issues
- they trust the information being provided to them, such that there is confidence that conclusions are based on the most up to date and credible information, and scientifically robust processes.

Effective collaboration between all levels of government is critical to successful communication and engagement with communities affected by PFAS contamination. The environmental regulator should be involved from the outset in planning and delivering communication and engagement activities. The environmental regulator should act as an accessible source of information for the community and ensure that the polluter undertakes appropriate engagement activities in accordance with the environmental legislation. It may also be appropriate to involve the polluter in these discussions.

The roles and responsibilities of all government agencies, including who has the lead responsibility, along with inter-agency communication arrangements, should be clear from the outset. These steps will help to ensure that communication and engagement about PFAS contamination is evidence-based, consistent and accessible to the public.

GUIDANCE NOTE Communication and engagement

This Guidance note provides advice for communication and engagement activities about PFAS contamination, particularly in areas impacted by point sources of PFAS contamination. It is designed to complement the *Australian Government, Per-and Poly-fluroalkyl Substances (PFAS) Information Sharing, Communication and Engagement Guidelines 2017.* and has a particular focus on the role of environmental regulators.

This Guidance note is divided into two sections. The first includes principles that should be considered when undertaking any PFAS-related communication and engagement activities. The second provides approaches for environmental regulators working with stakeholders on this issue. The aim is to support all environmental regulators in being a partner and a protector of human health and the environment in delivering the best outcomes for the community and the environment.

Clear and consistent communication is vital to increasing the community's understanding of the PFAS issue. By communicating in a way that is tailored and easy-to-understand, confusion, anxiety and distrust are reduced.

Section 1: Principles for effective engagement

Early and well considered engagement is important to establish a good foundation for working with communities and managing community expectations in relation to contaminated sites. Site-specific, and where applicable, catchmentwide strategies, including the identification of key stakeholders, should be developed particularly for sites that are complex, sensitive and pose an increased risk to human health. It is important to be clear about the purpose of engagement when creating these strategies.

In developing a site-specific strategy, identifying and mapping stakeholders will help to target activities, tailor messages and materials. Stakeholders include:

- primary Those who are directly affected.
- secondary Those with a vested interest and/or ability to lobby decision makers
- influencers Media, respected and trusted community members or spokespeople, and decision makers.

Where the contamination crosses jurisdictional boundaries, all relevant jurisdictions should be involved in identifying stakeholders and planning engagement.

Section 2: Approaches for environmental regulators

The role of the regulator is to ensure the best outcome for the community and the environment. There are a number of measures that environmental regulators can use to ensure that the best outcomes for the community are achieved. These measures range from supporting engagement by the polluter with the community, to regulatory action which instructs the polluter to engage with the community.

It may be a regulator's preference to work collaboratively with polluters to ensure that accurate, timely and consistent messaging is delivered to the community.

Working with a polluter to engage with the community does not undermine the role of the environmental regulator; rather, it can achieve the best results. By working with, and supporting, those responsible, site owners and occupants to engage, the environmental regulator can ensure accurate and consistent messaging. Should the need arise to direct a polluter to undertake specific engagement activities, this option remains available.

Equally, while it is important for an environmental regulator to work with site owners and occupants to ensure effective community engagement, the environmental regulator must maintain a distinct and separate identity to perform its function, and to maintain the community's trust as effective and independent.

It is therefore important in all engagement and communications to distinguish and clearly communicate the roles and responsibilities of those responsible, the polluter, site owner and/ or occupant and the environmental regulator.

5 PFAS monitoring

Environmental monitoring is used to determine if PFAS are present at a particular location and to provide quantitative data about concentrations and forms of PFAS at those locations. Monitoring provides data to determine whether human health and the environment are protected from PFAS exposure. Monitoring also provides the evidence for policy development, regulatory activities and site-specific management controls. Monitoring for PFAS will inform whether regulatory requirements are being met, such as whether the PFAS concentration in water meets licence discharge limits.

The two main forms of monitoring programs are: ambient (which can be done across and within catchments) and site specific. Ambient programs provide data to assess the background and/or baseline concentrations and known forms of PFAS across a range of land uses and environmental media. A site-specific program provides information on the PFAS concentrations, type, spatial extent, nature, transport means, fate, and exposure pathways and may determine whether the PFAS are changing at an impacted site (e.g. location where PFAS was used) or potentially impacted site (e.g. containment area or landfill). Monitoring programs need to consider the possibility of other PFAS sources within the same catchment, including how PFAS moves through the environment from source(s) via pathways to receptors.

GUIDANCE NOTE PFAS monitoring

This Guidance note provides advice for the two forms of monitoring programs: ambient (which can be done across and within catchments) and site-specific.

Ambient monitoring programs

Ambient monitoring should test for a broad range of PFAS in environmental media to establish baseline information and identification of temporal and spacial trends in concentration and the presence of specific PFAS. The following environmental media should be considered for inclusion in an ambient monitoring program:

- soil urban (e.g. residential, public open space, parks) and rural land use segments, to be used for assessment of changes to land over time, and to monitor impacts from reuse of materials (e.g. soils and biosolids)
- groundwater within different land use segments, to assess changes to groundwater aquifers over time

- fresh and marine surface water: within different catchments and regions to assess impacts over time
- sediments sampling of freshwater, estuarine and coastal sediments to assess impacts on receiving environments
- biota assessment of flora and fauna (e.g. tissues from finfish, crustaceans and molluscs) to inform bioaccumulation trends
- air sampling of air particles (including dust), particularly where there is a high potential for airborne particles, noting options for air sampling are currently limited in Australia.

Some environmental media act as PFAS sinks. It is important to include these in PFAS ambient environmental monitoring programs. For example, PFAS concentrations in sediments in surface water bodies (including drainage lines) are important to consider when assessing transport via wastewater and surface water pathways.

Ambient monitoring should include samples from a range of land uses across a catchment, this will help to eliminate bias and to provide information about PFAS concentration variation (e.g. urban, industrial and agricultural areas within a catchment). This will also provide information about how PFAS are partitioning between environmental media.

The inclusion of environmental parameters relevant to PFAS behaviour (e.g. pH, redox and salinity) will ensure that the data collected can be appropriately compared. Some of this information may be available from existing programs in the area.

CASE STUDY

PFAS assessment pilot program – ambient monitoring

Victoria lacks comprehensive data on the presence of PFAS in the environment. In 2017, EPA Victoria completed a pilot environmental assessment program to assess the ambient concentration of a number of PFAS. While the assessment was limited, the results indicate that PFAS are present throughout the state. The program examined soil, groundwater, fresh surface water, marine biota, wastewater treatment plants and landfills.

There were PFAS in all types of media sampled, but not at all locations. The pilot program recommended further monitoring through an ambient environmental assessment program, allowing assessment of ambient environmental PFAS concentrations into the future.

Site-specific monitoring programs

The ASC NEPM outlines the process for characterising site contamination (including monitoring), informed by the development of a robust conceptual site model, which takes into account the features of the surrounding land. In general, the same media and sinks should be assessed as in an ambient program (above).

Due to the bioaccumulative and biomagnifying nature of PFAS, additional PFAS-specific considerations include the need to sample aquatic and other biota and animal/human food sources wherever a plausible transport pathway from a contaminated source exists, even if water concentrations are below the limit of reporting (LOR) (refer NSW EPA (2016) for further information). Food and livestock testing would be for the purpose of informing the conceptual site model.

Well-designed site monitoring allows assessors to differentiate between ambient (diffuse) contamination, and point source contamination originating from the site, and the extent to which onsite source(s) are contributing to offsite impacts.

6 PFAS inventory

Local, jurisdictional and national information on the mass and volume of PFAS-containing products and PFAS-contaminated materials can be provided by collecting information on PFAS stocks from:

- facilities including industrial and government facilities that currently hold, use, or have used or received PFAS-containing products or PFAScontaminated materials. These may be point sources such as the site of historic or current PFAS use, storage and/or disposal, or facilities that receive diffuse PFAS inputs such as landfills and wastewater treatment plants.
- current stocks of PFAS-containing products: including surfactants used in chrome plating or firefighting
- sites contaminated by PFAS: including government and industry sites, on- and off-site contamination and catchment information.

This information will assist those with management responsibilities for PFAS contamination, inform government policy development and assist in evaluating the effectiveness of the Plan.

Appendix C provides a list of activities that may include PFAS, including a brief description about PFAS use. This list can be used to support PFAS inventory activities.

GUIDANCE NOTE PFAS inventory

Information on the stocks of PFAS-containing products and PFAS-contaminated materials can be informed by collecting information from industrial and government facilities that hold, use, or have used or received PFAS, and by inventories evaluating major sites and industries for potential contamination.

There are a number of steps in undertaking a PFAS inventory:

- Establish an inventory team. Depending on the objectives, this may include agencies responsible for chemicals management, customs services, representatives from major PFAS producers or consumers, research institutions and non-government organisations.
- Identify key stakeholders. The involvement of appropriate stakeholders can help to clarify the relevant areas of industrial PFAS use, making the inventory process more practical and efficient. Appendix C provides a list of PFAS activities in Australia.

- Define the scope of the inventory, which involves identifying the following:
 - industry and government sectors that should be considered further, based on the relevant areas of industrial use from the stakeholder identification stage
 - existing and potential waste sources
 - the resources available to perform the inventory
 - spatial priorities, such as, where there are areas of environmental significance or other values of specific interest.
- Plan the inventory. This involves agreement on aims, objectives, timeframes, outputs, resources, stakeholder engagement, governance, probity and conflict of interest.
- Data management. This involves arrangement for data acquisition, input, storage, integration, and issues such as QA/QC, probity and data security. Participant education should be considered where there is a risk that knowledge gaps may lead to misunderstanding or misrepresentation.
- Report, follow up, and review. This should include presenting the results of the inventory, legal and policy obligations and stakeholder communication.

Commonly, the objective of a PFAS inventory is to obtain data to identify areas or sites to prioritise regulatory action. Information required includes the types, locations and quantities of PFAS-containing products or PFAScontaminated materials, management practices employed and the where available, the extent of contamination present in the environment.

The scope of a PFAS inventory should include:

- identifying major industrial and government facilities/activities that historically or currently use or store PFAS-containing products, noting that all PFAS formulations should be considered for inclusion
- identifying point sources (e.g. firefighting training facilities, foam installations, metal plating works, electricity generation and distribution facilities)
- identifying secondary sources (such as landfills, wastewater treatment facilities, biosolids use sites)
- liaising with other agencies to obtain governmentheld information on PFAS stocks or legacy issues

- 6
 - surveying major historical or current users of PFAS-containing products to assess the types, volumes, storage, disposal, spills, suppliers and products in the jurisdiction
- reviewing government and public records on known and potential site contamination.

PFAS stocks data can be obtained using a staged approach:

- an initial desktop study, where potential sources of PFAS data and key industry and government facilities/activities of concern are identified
- qualitative and/or quantitative assessment using stakeholder questionnaires or surveys, which can provide evaluations of stocks, use, contamination and waste management
- gathering of internal information, where publicly available records and the lead agency's own information sources are reviewed
- gathering of external information, where information requests are sent to other government bodies, industries or industry associations.

In addition to the above activities which seek to identify potential point sources of PFAS contamination and current stocks of PFAScontaining product, priority should also be given to the identification of inputs to the environmental burden of PFAS (particularly PFOS, PFOA and PFHxS) that are contributing to overall PFAS background levels. There is a need to acknowledge ambient environmental concentrations in catchments and that diffuse sources may also be contributing to these ambient concentrations.

CASE STUDY Firefighting foam survey

The Queensland Department of Environment and Heritage Protection effected the Operational Policy – *Environmental Management of Firefighting Foam* in response to growing concern regarding PFAS. The policy bans the use of certain foams and provides for the use of some PFAS-containing foams under certain requirements. Full compliance is to be achieved by July 2019. A voluntary survey in early 2017 collected information on foam stocks, historical use, containment and waste management practices and compliance with the policy.

Participants included those responsible for sites likely to store high volumes of firefighting foam, such as bulk fuel storage, chemical storage, chemical manufacturing, mining and petroleum, locations handling dangerous goods and major hazard facilities. Desktop identification of these included assistance from workplace health and safety authorities in addition to departmental records.

The survey was sent to over 900 participants, with 468 responses received. Approximately 425,000 kg of foam containing at least 80% PFAS was reported, mostly at bulk fuel and chemical storage facilities. Survey limitations include the narrow scope of participants and its voluntary nature. A lack of understanding of PFAS and limited availability of information on foams may have led to unintentionally misleading answers. As such the results were considered indicative only.

7 Site prioritisation

Prioritising sites within a broader inventory of PFAScontaminated sites involves determining which sites have a risk of causing harm to the environment and/ or human health either on- or off-site or within the catchment. This gives agencies, site owners and managers the information they need to prioritise investigation, management and/or remediation actions, and ensure environmental regulators focus on activities that address the highest risk sites.

This risk-based prioritisation involves an evaluation of both the likelihood and consequence of harm occurring. The likelihood of harm can be evaluated by accounting for the potential mass of PFAS likely to have been used at a site, taking into account any historical records and known incidents or discharges. The PFAS inventory will provide information on current PFAS stocks or contamination.

The consequence of harm occurring is evaluated by the scale of PFAS contamination, the quantity of PFAS present, the physical features of the site and the location of nearby receptors. Air, soil, surface water, and groundwater pathways connecting the site with receptors are important considerations, as is the nature of the current and past site use and the efficacy of any measures taken to minimise emissions. The consequence of harm will also be influenced by the environmental, social and economic values that are affected, or could be affected. For example, contamination of a wetland could affect environmental values such as biodiversity and economic values such as the income derived from nature tourism. Once the initial scan of risks has been determined and the prioritisation of the sites has been completed, a decision should be made on further actions, including:

- urgent investigation (known or highly probable pathways involving groundwater or surface water)
- high priority for investigation
- standard priority for investigation
- · low priority for investigation
- no further site assessments or investigation required for PFAS contamination.

A similar prioritisation approach should be taken to determine the urgency of response when a PFAS contaminated site is identified. Initially, priority should be given where contaminant concentrations exceed established criteria or guideline values for the protection of human health and/or the environment and where there are known or probable exposure pathways. A site's priority may be revised as investigations proceed, for example on confirming or eliminating exposure pathways or gathering further data on PFAS present.

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CASE STUDY Preliminary PFAS prioritisation

Completed in October 2016, EPA Victoria's preliminary PFAS inventory assessed major industries and sites that hold, use, or have used or received, PFAS as well as a small number of sites where PFAS exists as a contaminant. The inventory involved a desktop study of major industries that were likely to have PFAS stocks or contamination, followed by data collection in which EPA Victoria searched its own records, requested data from other government agencies and sent questionnaires to identified sites.

This work identified fire training grounds, oil and gas industries, airports and chemical manufacturers as the main sites of potential concern for PFAS contamination. The inventory included over 14,000 kg of PFAS-containing materials.

The identified sites were prioritised based on the risk they posed to human health and/ or the environment. An overall potential concern ranking was developed by assessing the proximity of sites to receptors and the likelihood of PFAS contamination, based on quantities historically used.

Scores were assigned by combining the PFAS inventory with GIS data on nearby geographic features, surface water, groundwater and land use. The consequence of harm from PFAS was determined by assessing the proximity of identified sites to sensitive receptors. The potential for complete exposure pathways for contamination was an important consideration. For human health, sensitive receptors included:

- residential areas, including home-grown produce
- schools and early childhood centres where risk has been identified

- aged care facilities and hospitals where risk has been identified
- · agricultural areas, including aquaculture
- drinking water supply sources and infrastructure (such as stock and domestic bores, town water bores, and drinking water catchments and reservoirs)
- · irrigation bores
- · aquifer storage and recovery and reuse systems
- · water used for recreation or fishing.

For ecological health, sensitive receptors included:

- areas identified with any of the nine matters of national environmental significance protected under the *Environment Protection and Biodiversity Conservation Act 1999* (*Commonwealth*), and areas of environmental significance as identified in specific jurisdictions
- protected areas, such as parks and other reserves
- aquatic and terrestrial ecosystems, such as Ramsar sites
- ecological receptors
- wetlands
- dams, bores, stockwater, irrigation water
- biota, such as aquatic flora and fauna, waterbirds, and those species at the top of affected food chains
- groundwater-dependent ecosystems
- predators of PFAS affected aquatic fauna.

Assessing both the likelihood and consequence of PFAS contamination allowed the overall site priority to be determined and was used to inform the priority for regulatory action.

8 Environmental guideline values

The following guideline values represent a nationally-agreed suite that should be used to inform site investigations.

Where possible these guidance values have been derived based on, or using, existing nationallyagreed and long standing Australian processes. For guidance values that are not yet available, in particular those where there are nationally recognised processes for the review and adoption of new criteria, such as the Water Quality Guidelines, appropriate interim criteria are recommended below.

Where the above options have not been possible, internationally derived guideline values are provided with a recommendation for future work to review these within the Australian context. A degree of conservatism has been included in the following criteria, which means that exceeding these values does not constitute a risk if other pathways are controlled. This inbuilt conservatism is necessary when deriving screening values to be protective of affected communities where multiple exposure pathways may be present. This is especially important for bioaccumulative chemicals such as PFOS, PFHxS and PFOA. The consequence of this is that an exceedance of the screening values should trigger further investigation such as site-specific risk assessment to refine the likely degree of possible risk (as opposed to the assumption that harm will have occurred).

Table 1: Health-based guidance values for use in site investigations in Australia

Health-based guidance values are used to investigate and assess potential human health risks and are to be used to inform human health risk assessments and for setting human health based guidance values. Note: The degree of conservatism in the drinking water and recreational water guidance values (90% attributed to other exposure pathways) means that exceeding these values does not constitute a risk if other pathways are controlled.

Exposure scenario	PFOS/PFHxS	PFOA	Description	Comments and source
Health-based guidance values	lth-based 0.02 μg/kg _{bw} /d 0.16 μg/kg _{bw} /d Tol ance values		Tolerable daily intake (TDI)	Food Standards Australia New Zealand (FSANZ) 2017a
	0.07 µg/L	0.56 µg/L	Drinking water	Australian Government
	0.7 µg/L	5.6 µg/L	Recreational water	Department of Health 2017

Note: bw = body weight, µg = micrograms

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Table 2: Soil criteria for investigation - human health based guidance values

These soil guidance values should only be used to assess potential human exposure through direct soil contact. They should be applied in conjunction with other lines of investigation to account for potential leaching, off-site transport, bioaccumulation and secondary exposure.

Note: The degree of conservatism in the soil criteria for investigation – human health based guidance values (80% attributed to other exposure pathways) means that exceeding these values does not constitute a risk if other pathways are controlled. Future work is recommended to review the human health based guidance values to ensure that as new information becomes available, including further development of transfer factors, it will be used to inform updates to these values.

Exposure scenario	PFOS/PFHxS	PFOA	Land use	Comments and source
Soil – Human health screening values	0.009 mg/kg	0.1 mg/kg	Residential with garden/ accessible soil	Based on 20% of FSANZ TDI, i.e. up to 80% of exposure is assumed to come from other pathways.
				National Environment Protection (Assessment of Site Contamination) Measure Health Investigation Level -A assumptions with home-grown produce providing up to 10% of fruit and vegetable intake (no poultry), also includes children's day care centres, preschools and primary schools.
				Does not include home-grown poultry/egg.
	2 mg/kg	20 mg/kg	Residential with minimal opportunities	Based on 20% of FSANZ TDI, i.e. up to 80% of exposure is assumed to come from other pathways.
		opportunities for soil access		National Environment Protection (Assessment of Site Contamination) Measure Health Investigation Level-B assumptions with no use for home-grown produce and poultry and includes dwellings with fully and permanent paved yard space such as high rise-buildings and flats.
	1 mg/kg	10 mg/kg	Public open space	Based on 20% of FSANZ TDI, i.e. up to 80% of exposure is assumed to come from other pathways.
				National Environment Protection (Assessment of Site Contamination) Measure Health Investigation Level C assumptions for public open space such as parks, playgrounds, playing fields (e.g. ovals), secondary schools (except where soil used for agriculture studies) and footpaths. It does not include undeveloped public open space (such as urban bushland and reserves) which should be subject to a site-specific assessment where appropriate.
	20 mg/kg 50 mg/kg	Industrial/ commercial	Based on 20% of FSANZ TDI, i.e. up to 80% of exposure is assumed to come from other pathways.	
				National Environment Protection (Assessment of Site Contamination) Measure Health Investigation Level-D assumptions including 8 hrs spent indoors and 1 hr spent outdoors at a site such as a shop, office, factory or industrial site. Note: the industrial commercial – Ecological Direct Exposure for PFOA has been set as 50 ma/kg in
				anticipation of the Stockholm Convention low content limit of 50 mg/kg.

Table 3: Soil criteria for investigation – ecological guideline values

Soil guideline values for ecological protection need to consider both direct exposure and indirect exposure. Direct exposure applies specifically to protection of organisms that live within, or are closely associated with, the soil, such as earthworms and plants. The direct exposure guidelines can be used to assess the possibility of harm to these organisms. In the absence of acceptable published guideline values for direct exposure, the Soil Criteria – Human Health are recommended as an interim position. Other factors important for assessing exposure, for example bioaccumulation and leaching/off-site transport, must be accounted for by including other lines of investigation.

The indirect exposure guideline values are intended to account for the various pathways other organisms can be exposed due to bioaccumulation and/or off-site transport. The Canadian ecological soil guideline values, adopted here as interim criteria, assessed a range of these exposure pathways scenarios, and the PFOS criteria were set based on the most sensitive of those pathways. As an interim measure, these values can be used for screening these important indirect pathways.

Exposure scenario	PFOS	PFOA	Land use	Comments and source	
Interim soil – ecological direct exposure	1 mg/kg	20 mg/kg	Public open space	Future work is recommended to review available soil – ecological direct exposure criteria proposed by Australian research and industry organisations ³ .	
				As an interim, it is proposed that the human health screening value for Public open space be used (see Table 2).	
Interim soil – ecological indirect exposure	0.01 mg/kg		Residential	2017 Canadian Federal Environmental	
	0.140 mg/kg		Industrial/ commercial	Quality Guidelines for Residential and Parkland (soil ingestion by a secondary consumer) and Commercial and Industrial – Coarse Soil (concentration in soil that is expected to protect against potential impacts on freshwater life from PFOS originating in soil that may enter the groundwater and subsequently discharge to a surface water body.)	
				Future work is recommended to review these values for the Australian context. The Canadian Guidelines are currently being finalised.	

³ For example, CRC CARE 2017, Assessment, management and remediation guidance for perfluorooctanesulfonate (PFOS) and perfluorooctanoic acid (PFOA) – Part 3: ecological screening levels, CRC CARE Technical Report no. 38, CRC for Contamination Assessment and Remediation of the Environment, Newcastle, Australia

Table 4: Terrestrial biota guideline values

The Canadian Federal Environmental Quality Guidelines (Feb 2017) state that effects have been reported at lower concentrations than the bird egg value, and should be considered in risk assessment. The avian diet value may not be protective of migratory wading birds that have a high food intake due to the need to gain weight rapidly.

Exposure scenario	PFOS/PFHxS	PFOA	Description	Comments and source
Interim – ecological direct exposure for wildlife diet	4.6 μg/kg 8.2 μg/kg		Mammalian diet biota ww food Avian diet biota ww food	Canadian Federal Environment Quality Guidelines (Feb 2017)
Interim – ecological exposure protective of birds	nterim – ecological 1.9 µg/kg exposure protective of birds		Bird egg ww	

Table 5: Aquatic ecosystems: freshwater and marine water guideline values

The 99th percentile species protection level may be below the ambient background concentration. Actions to incorporate background concentrations for organic chemicals with widespread (eg. global) contamination are discussed in Volume 2, section 8.3.5.5 of ANZECC and ARMCANZ (2000). The 80th percentile of background established for reference sites with low levels of human impact may be used as a default guideline values where the trigger value is less than the reliable background figure.

Exposure scenario	PFOS	PFOA	Exposure scenario	Comments and source	
Freshwater	0.00023 µg/L	19 µg/L	99% species protection – high conservation value systems	Australian and New Zealand Guidelines for Fresh and Marine Water Quality – technical draft default guideline values.	Australian and New Zealand Guidelines for Fresh and Marine Water Quality – technical draft default guideline values.
	0.13 µg/L	220 µg/L	95% species protection – slightly to moderately disturbed systems	Note 1: The 99% species protection level for PFOS is close to the level of detection. Agencies may wish to apply a 'detect' threshold in such circumstances rather than a guantified measurement.	
	2 µg/L	632 µg/L	90% species protection – highly disturbed systems	Note 2: The draft guidelines do not account for effects which result from the biomagnification of toxicants in air-breathing animals or in animals which prey on	
	31 µg/L	1824 µg/L	80% species protection – highly disturbed systems	Note 3: The WQG advise that the 99% level of protection be used forslightly to moderately disturbed systems'. This approach is generally adopted for chemicals that bioaccumulate and biomagnify in wildlife.	
Interim marine	0.00023 µg/L	19 µg/L	99% species protection – high conservation value systems	As above Freshwater values are to be used on an interim basis until final marine guideline values can be set using the nationally-agreed process under the Australian and New Zealand Guidelines for Fresh and Marine Water Quality.* Note 1: The WQG advise that in the case of estuaries, the most stringent of freshwater and marine criteria apply, taking account of any available salinity correction.	
	0.13 µg/L	220 µg/L	95% species protection – slightly to moderately disturbed systems		
	2 µg/L	632 µg/L	90% species protection – highly disturbed systems		
	31 µg/L	1824 µg/L	80% species protection – highly disturbed systems		

*It is recommended that marine guidelines values developed by CRC CARE be forwarded for consideration using the nationally-agreed process.

PFAS National Environmental Management Plan

9 Contaminated site assessment

Site assessment must take into account the characteristics of PFAS, including its high mobility in aqueous environments as well as in some soils and sediments and the ability to bioaccumulate in humans and animals, as well as biomagnify with each trophic level of a food chain. When assessing sites, consideration should be given as soon as practicable to the potential for multiple exposure pathways affecting sensitive receptors. Early stakeholder engagement and completion of water use and food surveys by people living and working in the area are critical inputs for identifying complete exposure pathways, informing decisions on precautionary measures to limit exposure and on implementing effective management controls.

Due to the complexity of PFAS contamination, site assessment will commonly require a site-specific risk assessment to determine the risks associated with land and resource uses (i.e. potential risks to human health, to the environment and to environmental values).

GUIDANCE NOTE Contaminated site assessment

This Guidance note provides PFAS-specific information designed to supplement that provided in the National Environmental Protection (Assessment of Site Contamination) Measure 1999 (ASC NEPM).

Experience across Australia has demonstrated that PFAS are very mobile in some soils and aqueous environments and can bioaccumulate in human and animals, as well as biomagnify with each trophic level of a food chain. Therefore, at an early stage, site assessments need to consider the potential for multiple exposure pathways affecting receptors in order to develop a robust conceptual site model and implement effective management controls.

Site investigation

PFAS include a wide range of compounds with varying physico-chemical properties. PFAS are relatively soluble in water and, although sorbing to some extent to soils and sediment, most of the mass will be transported over time in the aqueous phase via surface drainage to surface water bodies and via leaching to groundwater. Therefore, if a credible source of PFAS contamination is identified (See Appendix C: Activities including PFAS), it should be assumed that contamination can reach surface water bodies connected to the site by a viable surface water pathway including drains and groundwater (noting that in Australia and overseas, groundwater plumes tens of kilometres long have been identified). Consideration should be given to the presence of both primary sources (such as firefighting training areas, landfills or wastewater treatment plants) and secondary sources (such as sediment in surface water bodies in retention ponds and dams, at, or connected to, the site) as well as past use including the scale and longevity. The potential for complex PFAS contamination due to the use of different product formulations (for example, change in foam usage from a fluorotelomer-based AFFF to a fluoropolymerbased AFFF) should also be considered.

Once dispersed in the aqueous phase, PFAS are highly bioavailable to aquatic organisms and plants.

If complete pathways of exposure to PFAS contamination are suspected or known to be present, including via ingestion of contaminated water or produce, then immediate mitigation or management strategies should be implemented to minimise human exposure.

Identification of off-site receptors

The ASC NEPM provides guidance allowing for both the classic site assessment, starting with the on-site source, as well as where the assessment starts with the identification of risks to off-site receptors and moving inward to determine the source. The classic detailed site investigation approach would be to characterise on-site sources of PFAS followed by delineation of the contamination extent in affected media off-site in a systematic manner. This may cause significant delays in identifying and evaluating risk to off-site receptors, in informing affected communities and in undertaking actions to mitigate unacceptable risks to sensitive receptors.

Following the identification of a credible source or sources of PFAS, priority should be given to early investigation of risks to sensitive offsite receptors. In practice, this should include targeted sampling of key migration pathways and receptors to inform a preliminary risk assessment and decision-making regarding precautionary risk management actions. The results of this targeted investigation should be used to inform the subsequent more detailed investigation and risk assessment.

Source characterisation

PFAS may come from a point source, from diffuse sources or a combination of the two. The nature of the potential source(s) is an important consideration for the desktop component of the preliminary site investigation and when developing the conceptual site model/sampling and analysis quality plan.

Broadly, PFAS are produced from two processes: electrochemical fluorination (ECF) and telomerisation. For example, AFFF products produced by ECF were based on PFOS and sulfonamide-based surfactants which are understood to be precursors to perfluorosulfonic acids (PFSA) such as PFOS. Conversely, products based on fluorotelomers are considered perfluorocarboxylic acid (PFCA) precursors (D'Agostino and Maybury 2014). Thus, sites where only one type of product was used are likely to have one type of dominant precursor, whereas sites were both have been used may have both PFSA and PFCA precursors.

Source characterisation can be assisted when the identity and composition of products that have caused the contamination are known. Some studies have identified the classes of compounds present in various firefighting foam product formulations (e.g. Backe *et al.* 2013; D'Agostino and Maybury 2014; Place and Field 2012). In spill incidents, the products may be available for sampling and characterisation.

PFAS transformation

Commercially available methods based on LC-MS/ MS typically will identify, depending on the analysis requested, up to about 30 PFAS compounds including the main PFAS (PFOS, PFOA, PFHxS) within scope of the Plan. However, this may only contribute a small proportion of PFAS present, as compounds, such as fluorotelomers and fluoropolymers present in some formulations and intermediate transformation products are not within the typical analytical suite (Weiner *et al.* 2013).

Fully fluorinated end-point perfluorinated compounds, such as PFOS and PFOA, will not degrade under typical environmental conditions.

Polyfluorinated compounds can undergo transformation in the environment, during wastewater treatment processes and during some forms of remediation, for example when using strong oxidants to remediate petroleum hydrocarbons. There is a risk that remediation for hydrocarbon contaminants may inadvertently lead to transformation of PFAS if site assessments do not investigate the presence of PFAS precursors (McGuire *et al.* 2014). The degradation products of PFAS are often other measurable PFAS that contain a similarly sized (i.e., equivalent length or one to two carbons shorter) perfluorinated group. Due to their potential to form more persistent perfluoroalkyl acids (PFAA), these polyfluorinated compounds are often referred to as PFAA precursors or simply precursors. An example is the transformation of 8:2 and 10:2 fluorotelomer compounds to form the persistent endpoint products PFOA and PFDA. Various PFAS transformation processes that occur in the environment are described in Washington *et al.* (2015).

The biotransformation of precursors can thus contribute to the total concentration of PFAS of concern at a site even if no remedial actions are undertaken. Where PFAS are present in anoxic reducing conditions, such as when PFAS co-occurs with hydrocarbon contaminants in groundwater at AFFF-affected fire-training grounds, this biotransformation process can take decades (Houtz *et al.* 2013).

However, if the source zone is not anoxic, for example where AFFF has been spilt or used during equipment testing or has migrated into the wider environment, aerobic conditions are likely to markedly facilitate transformation of precursors. This is also the case if PFAS precursors are discharged to aerobic wastewater treatment plants.

The characterisation of pathways and receptors should consider the likely or possible presence of precursors. For example, the sampling and analysis quality plan should investigate whether precursors and their transformation products have migrated along identified pathways and to receptor sites. The conceptual site model should also incorporate potential transformation products. For example, pathways and receptors affected by a fluorotelomer-based source zone should consider PFCA rather than just fluorotelomers.

It is therefore important that environmental assessments qualitatively consider the likely total mass and distribution of all PFAS present as well as PFOS, PFOA and PFHxS and other specific PFAS of concern. This can be achieved by incorporating advanced analytical techniques (such as TOPA and TOFA) into the site assessment using a multiple lines of evidence approach. This approach is consistent with the ASC NEPM which requires that site conceptualisation and characterisation is undertaken to the extent necessary to reliably inform risk assessment and actions to manage unacceptable risks.
Bioaccumulation

Bioaccumulation is the uptake of a contaminant from food and/or water by an organism resulting in an increase in concentration of the contaminant in that organism.

The high water solubility and protein-binding characteristics of PFAS contrast with the behaviour of many other persistent organic pollutants which accumulate in fatty tissues. Hence, using predictive models based on octanol-water partition coefficients (Kow) to predict PFAS exposure is inappropriate. Furthermore, PFAS bioconcentration factors for aquatic organisms have a high level of uncertainty.

Bioaccumulative nature of PFAS in aquatic ecosystems

PFAS bioaccumulate in aquatic organisms. In Australia, the advice when assessing bioaccumulative contaminants is to use a higher degree of species protection than would normally be used (ANZECC & ARMCANZ 2000 and Warne *et al.* 2015). In most situations, this means the 99% species protection level would be used as a screening value for slightly-to-moderately impacted systems, rather than the 95% value. This advice is intended as a practical measure to provide an additional level of protection to account for bioaccumulation.

In the case of PFOS, the draft ANZECC freshwater guideline value for 99% species protection is 0.23 ng/L (0.00023 µg/L), which is around the trace limit of reporting (LOR) currently offered by commercial laboratories. As such, interpreting and applying this screening value may present challenges in some contexts.

The recommended approach is to sample and analyse aquatic biota to account for bioaccumulation and comparison with relevant criteria (see Environmental guidelines and criteria section). A water concentration of PFAS below an LOR of 0.001 μ g/L does not mean that there is minimal risk to aquatic ecosystems and does not mean that there is no need to sample aquatic biota. Environmental regulators or local catchment managers may be able to provide additional jurisdiction-specific information and guidance.

Bioaccumulative nature of PFAS in terrestrial environments

Some PFAS are known to bioaccumulate in terrestrial environments, although the mechanisms and potential for bioaccumulation are not yet well characterised. For the purpose of informing conceptual site models for contaminated sites considerations should be given to humans and and predatory species (birds, mammals, reptiles) that may be exposed to PFAS via the food chain, particularly from meat and eggs that have been exposed to PFAS-contaminated feed, soils or groundwater. Fruit and vegetables may also represent pathways for exposure. In evaluating risks to human health, it is important that sampling be of edible portions. For example, samples of fish fillets and prawns without heads would be required, preferably from legal size specimens, rather than whole prey organisms used in ecological assessments. Sampling of specific organs (e.g. the liver) may be required for either human health or ecological risk assessment depending on the site specific issues being investigated.

In relation to wildlife exposure to PFAS, there is a lack of available toxicity data relevant to Australian species, hindering quantitative risk assessment. Such information is unlikely to become available in the near future.

In relation to human exposure to PFAS, direct measurement of PFAS in foodstuffs is advisable for informing the conceptual site model. Timely sampling should be prioritised to obtain produce that is representative of human exposure, as precautionary advice (for example, ceasing bore water irrigation of vegetables and supply of bore water to stock) may result in a lack of suitable material to sample after the precautionary advice has been issued. This timely sampling should be done in a way that does not exacerbate exposure.

For the development of the conceptual site model, modelling food uptake of contaminants provides an alternative to direct measurement in foodstuffs, but there is limited availability of reliable transfer factors to estimate PFAS uptake from water, soil or vegetation into food products such as meat, eggs and plants. Modelling uptake based on literature values may be incorporated into a multiple lines of evidence approach. The information should be evaluated, however, to check for the quality of the study and applicability to the site conditions being assessed. Studies following recognised techniques for evaluating residue levels in produce are a potential source of new information.

Biomagnification

Biomagnification occurs when the concentration of a contaminant is greater in an organism than in the food it eats, resulting in an increase in concentration with each trophic level of a food chain.

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PFOS is unusual in that it can biomagnify through mechanisms that are different from the 'conventional' or hydrophobic persistent organic pollutants (POPs) that are considered in the ASC NEPM. Conventional POPs biomagnify in a manner such that it is reasonable to assume that larger predatory fish will have higher concentrations than fish lower in the food chain or in most invertebrates.

PFOS has been shown to biomagnify in organisms with lungs (e.g. mammals and birds). Therefore, in aquatic mammals and birds, PFOS concentrations are likely to be more elevated than in their prey, consistent with the other POPs. In organisms with gills (e.g. fish), however, PFOS bioaccumulates but does not appear to biomagnify. Investigations in Australia and elsewhere have confirmed that concentrations of PFOS are highly variable between species and are not necessarily higher in predatory fish than in fish lower in the food chain or in crustaceans such as prawns and crabs. Concentrations in individual species are also highly variable.

As a result, the following issues should be considered when sampling aquatic biota:

- identification of key species for human exposure and ecosystem health
- sampling of a range of biota rather than focusing on 'sentinel' predatory species
- sampling of sufficient individuals (for ecosystem health) or combined samples (for human health) to adequately capture representative concentrations in key species
- obtaining samples of edible portions for human health assessment, preferably at animal sizes caught and harvested (e.g. fish – fillet, skin on; prawns – head and shell removed; crab – extracted meat; molluscs – edible flesh)
- recognition that some ethnic communities may target less commonly sought species or less commonly consumed parts, such as the liver or eyes, necessitating a broader suite of sampled organs
- recognition that birdlife, such as wetland waders, may be particularly affected and require appropriate assessment.

Risk assessment

The ASC NEPM risk assessment process should be followed, giving due regard to the assumptions and limitations on use applicable to the available screening values (see Environmental guidelines and criteria section). In many cases the conceptual site model is likely to be complex and include multiple exposure pathways and/or land uses which are not considered in the screening values. Consequently, site-specific risk assessment will be required where screening values are not available and/or are not appropriate to the site-specific circumstances.

Considerations for both human health and ecological risk assessment include, but are not limited to:

- nature of the source and potential contribution from precursors to risk (qualitative assessment)
- · leaching from soil to groundwater and surface water
- adsorption onto, and leaching from, sediments
- groundwater discharge to surface water
- bioaccumulation and biomagnification in the food chain
- wastewater discharge with potential for accumulation in biosolids and discharge in the treated effluent from wastewater treatment facilities
- reuse of biosolids and effluent, including recycled water
- irrigation with impacted surface water, groundwater and/or treated effluent and uptake by plants and possible accumulation in soil.

Considerations for human health risk assessment included, but are not limited to:

- ingestion by livestock of contaminated stockwater (surface water and/or groundwater) and of contaminated grazing material and soil
- human intake of contaminated water through drinking or cooking
- human exposure to contaminated water through activities such as cleaning, showering and swimming
- consumption by humans of foodstuffs (including seafood, meat, eggs, grains, milk, fruit and vegetables) produced in the impacted area.
- Considerations for ecological risk assessment include, but are not limited to:
- exposure of terrestrial (including avian) and aquatic organisms to contaminated soil, sediments and/or water
- ingestion by terrestrial (including avian) and aquatic organisms of contaminated plants and/or animals
- types of species and trophic levels.

10 On-site storage and containment

The management of PFAS-containing products and PFAS-contaminated materials often includes onsite storage and containment. The following types of materials are expected to involve large volumes:

- PFAS-containing AFFF stocks
- PFAS-containing solid waste e.g. soil/sediment, timber, asphalt, concrete, equipment
- PFAS-contaminated water, including water generated through construction, landfill leachate, wastewater treatment plant effluent.

Storage and containment may be temporary (up to 6 months), short term (6 months to 2 years), medium term (2-5 years) or long term (greater than 5 years). On-site storage and containment is often required during the investigation, remediation or construction phase of a project or where treatment or remediation options are not available. If ongoing containment presents unacceptable risks or ongoing management requirements, it is generally expected that materials will be removed for treatment or destruction.

Storage and containment design should not create any pathways for environmental or human health exposure, thereby minimising the likelihood of environmental contamination.

Although not comprehensive, the following apply to storage PFAS-contaminated materials:

- Materials should be stored, handled and transferred in a proper and efficient manner so as to minimise the likelihood of any leakage, spillage, or release to stormwater, surface water, land or air.
- Unloading, loading and any internal transfer of liquids should be undertaken in a manner that minimises the possibility of spillage and occur on an area that is impervious to liquid, and sufficiently graded and bunded to retain any spillage or leakage, including any firewater.
- Unloading of solids should be carried out in a manner that minimises the creation of dust, and minimises or prevents emissions by any other manner.
- Smaller containers (e.g. not exceeding 15 litres) should be stored in a secondary containment.
- Containers should be stored a sufficient distance from bund walls, unless splash shields or baffles of compatible, non-combustible materials, effective to prevent leakage or spillage, are installed that prevent any release beyond the bund wall.
- Packages and bulk containers should be stored and handled so that they cannot fall and cause spillage outside of the containment.
- Wherever practicable, a roof or solid cover should be placed over bunded areas.

In addition, the following also apply to containment of PFAS-contaminated materials:

- Stormwater management systems such as first flush systems should not be relied upon for containment.
- Storage and containment systems (including those with a base and walls) should be impervious to the materials stored, resistant to fire and managed and maintained to prevent any release of liquids and leachate to stormwater drains, waters and land. Where they are not impervious, leachate management systems should be incorporated into the design.

GUIDANCE NOTE

On-site storage and containment

This Guidance note applies to the temporary, short- and medium-term storage of PFAScontaining wastes during projects relating to investigation, remediation, and construction, as well as the medium- to long-term containment of PFAS-impacted materials where no other options exists for management.

Containment may include immobilising, capping or covering, or may require more significantly engineered containment facilities. In the medium to long-term, contained sources can be removed for destruction, particularly where ongoing containment presents unacceptable risks.

Storage

Storage should be planned and implemented in accordance with a risk-based approach designed to minimise the potential for the storage facility to release PFAS into the environment, while addressing operational requirements for differing durations of storage.

Waste concentrated liquid PFAS-containing materials should be stored in appropriate vessels such as covered intermediate bulk containers (IBCs) in bunded areas. The bunds or bunded tanks must be impermeable and sufficiently sized for a major spill, including capacity for stormwater runoff, to completely contain the movement of PFAS (i.e. as a barrier).

Storage of PFAS-contaminated materials should be undertaken in such a way that contamination must not migrate into the surrounding soil or water and all runoff should be monitored for PFAS. This can often mean storage within a sealed and bunded area, where the material is in a suitable container or appropriately covered to minimise rainfall penetration and prevent runoff.

Along with ongoing monitoring (refer to Ongoing management of containment facilities, below), the condition of storage containers and the bunded area need to be monitored. Cracks or leaks in materials such as concrete may be difficult to detect and the integrity of bunding should never be assumed. If leaks are detected, further assessment and action should be taken.

Containment

Key considerations for on-site containment include the site assessment outcomes, the type of material that needs to be contained, the duration of storage and the volume of contaminated materials. The volume of contaminated material at major sites may be very large, and this has implications for the options that are reasonable, practicable, or feasible. A comprehensive on-site environmental management plan must provide for ongoing monitoring and management, including quality control and an auditable monitoring and management plan.

On-site containment is only an option when:

- the source site is hydrogeologically appropriate (with consideration for depth to water table and aquifer characteristics)
- it is possible to manage risk to on- and offsite beneficial uses (direct and indirect) for soils, surface water, and groundwater
- there is capacity at the site.

Methods for on-site containment include:

- engineered stockpiles for the containment of PFAScontaminated material (eg. soil, concrete, asphalt)
- capping and covering to minimise the movement of PFAS off-site
- engineered containment facilities, with appropriate lining and cap or other barrier.

When material is contained on-site, a leachate and stormwater runoff system must be implemented. Leachate and contaminated stormwater must be captured, analysed for PFAS, and if necessary, treated, removed and destroyed.

Siting and location

The following considerations are relevant for the process of site selection:

- geology and hydrogeology
- community and stakeholder concerns
- sensitive receptors, such as key flora and fauna
- matters of national environmental significance and those protected by state and territory legislation
- surface water, including risks from extreme weather events and flooding
- existing contamination
- infrastructure
- ownership of the land
- local/state or territory regulations.

Design and construction of containment facilities

Containment facilities should be designed in such a way that the PFAS-contaminated material is isolated from the surrounding environment by providing appropriate barrier systems. Depending on the type, mass and volume of PFAS-contaminated material, and considering the length of time storage will be required and the conditions likely to be encountered, the barrier system may include controls such as a primary (upper) and secondary (lower) composite liner, a primary leachate collection system and a secondary leachate detection and collection system.

Should the containment facility be required, it should be built in accordance with a construction quality assurance plan approved by the environmental regulator. The construction quality assurance plan provides a means of demonstrating to the regulatory authority and the public that the construction of the facility meets design requirements.

Once the containment facility is filled with PFAScontaminated material, it must be capped and rehabilitated. A visual marker layer between the contaminated material and the cap will delineate the material from the cap. The cap should be compatible with the liner system, provide an appropriate barrier to restrict water infiltration and provide separation between the PFAScontaminated material and the surface. Following construction of the cap, the containment facility must be rehabilitated with a sufficiently appropriate vegetative cover to maintain the integrity of the cap.

Ongoing management of containment facilities

An environmental management plan should be prepared and implemented to manage the facility, including protocols and procedures for monitoring the effectiveness of the containment and any works in the area. The plan should include stormwater management indicating stormwater flows for the area at, and around, the containment facility. The objective of the stormwater management is to avoid contamination of stormwater flows and to contain and manage any contaminated stormwater. Leachate and contaminated stormwater must be captured, analysed for PFAS, and appropriately managed.

The integrity of the containment facility must be maintained at all times. This means the leachate collection and management system should be kept in good condition with a regular inspection and maintenance program in place to monitor the integrity of the cap of the containment facility.

Ongoing monitoring of the site will also need to be undertaken to ensure risks to receptors are minimised, and there is no unacceptable off-site impacts. Where a containment facility is expected to be maintained over the long term, the potential for ongoing leaching from the contained materials must be considered because the long term mass of PFAS to a receiving environment may represent a significant risk, even if PFAS concentrations in leachate are low. Some jurisdictions require listing of waste containment facilities on contaminated land registers and regulatory approval for construction, ongoing management and monitoring.

11 Transport of PFAScontaminated material

The transport and tracking of waste PFAScontaminated materials (including PFAS-containing products that are waste) within and between jurisdictions are best managed with a single waste code. This provides clarity when regulating transport, tracking, treatment and disposal of this material.

Until the National Environment Protection (Movement of Controlled Waste between States and Territories) Measure 1998 (Movement of Controlled Waste) NEPM is reviewed, environmental regulators will adopt the following PFAS-specific waste code within their legislative frameworks based on the following:

Category: Organic chemical (M)

Description: Per- and poly-fluoroalkyl substances (PFAS) contaminated materials, including waste PFAS-containing products and contaminated containers

Waste Code: M270

The associated waste descriptions must include a reference to the PFAS present, sufficient to accurately reflect the nature of the waste. Where multiple waste codes apply, the waste must be reported using the description 'Per- and poly-fluoroalkyl substances (PFAS) contaminated materials, including PFAS-containing waste products and contaminated containers'.

PFAS-contaminated materials, including waste PFAS-containing products are considered to be Dangerous Goods Class 9.

PFAS-contaminated materials must be transported in accordance with the requirements of the environmental regulator. Decisions regarding authorisations for the interstate transport of PFAS-contaminated materials must consider whether the receiving facility can lawfully receive these materials in relation to all the physical and chemical characteristics. These must only be delivered to facilities that are licenced to receive the material having considered all of its characteristics. Interstate transport must only occur with approval from the required environmental regulator(s). Facilities approved by the environmental regulator to receive PFAS-contaminated materials should explicitly state this in the approval documentation.

As required for the movement of contaminated materials, decontamination of vehicles and transport containers is important to eliminate contamination of subsequent loads. Containers must be managed as PFAS-contaminated materials until they have been appropriately cleaned.

12 Reuse of PFAS-contaminated materials

PFAS-contaminated materials may be considered by environmental regulators for reuse under some circumstances, particularly for the purpose of resource recovery. However, this must be discussed with the regulator as some may not approve reuse. If reuse is acceptable, many environmental regulators will require that an approval be granted. Regulators are considering reuse thresholds below which no further management is required.

Assessment of reuse options for PFAS-contaminated materials will be based on the principles that reuse of the material must not lead to an unacceptable risk to human health and/or the environment, or an increase in the level of risk at or near the location in which it is used. PFAS can travel long distances from the site, potentially affecting remote receptors. Dilution of PFAS-contamination is not an acceptable waste management strategy to create material suitable for reuse. These principles apply to all PFAS-contaminated material irrespective of source location and can include extracted material, virgin or otherwise.

Environmental regulators may require that the reuse of PFAS-contaminated materials be informed by a site-specific risk assessment to ensure that the placement of PFAS-contaminated materials, including soils, will not increase the risk at the destination site or lead to an unacceptable risk to the environment and/or human health.

The reuse of PFAS-contaminated materials above the Stockholm Convention low content limit of 50 mg/kg will not be considered. The most important pathways posing a risk to human health and/or the environment are transport of PFAS to surface water and groundwater through leaching from PFAS-contaminated material and bioaccumulation in plants and animals, in particular, those consumed by humans and animals. Therefore, any assessment of risks associated with reuse of PFAS-contaminated material should consider the proximity and sensitivity of surface or groundwater receptors, potential for bioaccumulation and secondary or tertiary exposure to humans and animals. The following factors should be considered when assessing the potential for reuse of PFAS-contaminated materials:

- potential for pre-existing 'background' PFAS impacts at the destination site and potential to add to the overall mass of PFAS in the receiving area
- if the receiving environment already contains PFAS, whether the addition of more PFAS to that system increases the potential for harm
- current and likely future land uses at the destination site
- hydrogeology at the destination site, including erosion, runoff and infiltration rates, nature of the aquifer systems, the potential for these to be impacted and the actual and potential beneficial uses of groundwater
- proximity of the destination site to pathways such as open drains, storm water systems, water bodies, including groundwater, and to sensitive environmental receptors, groundwaterdependent ecosystems and sensitive animals
- potential for the receiving environmental conditions to accelerate mobilisation of PFAS in the contaminated material or in existing PFAS at that site.

Based on the legislative requirements of the environmental regulator, including whether the associated approval is lawful, the following uses may be appropriate subject to the environmental setting and findings of a risk assessment:

- use as fill material in commercial/industrial developments with minimal access to soil
- use as fill beneath sealed surfaces, including but not limited to, car parks/roads/paving/runways
- use as construction fill on road embankments, noting that risks should be assessed for stormwater runoff that may mobilise PFAS
- use as fill material in areas where background PFAS levels present a similar or higher contamination risk profile, providing that the volume of contaminant in the soil to be added is substantially less than the total mass of the contamination already present in that area
- reuse as construction material, e.g. bricks, rammed earth and gabions, noting the need to consider PFAS leachability.

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The following reuses are likely to include exposure pathways to potentially sensitive receptors and would therefore normally be considered unacceptable uses for PFAS contaminated material based on risks to the environment and human health. The environmental regulator may consider these uses on a case by case basis based on an appropriate site-specific risk assessment and with consideration of applicable legislative requirements. Additional management and institutional controls, including monitoring, are likely to be required to ensure protection of the environment and human health. Contact with the environmental regulator must be made before any proposal for the following uses is made:

- fill or burial less than 2.0 metres above the seasonal maximum groundwater level
- reuse within 200 metres of a surface water body or wetland area
- reuse of soil or other solid waste, and water in (or in the vicinity of and able to be transported to) areas which can be identified with any of the nine matters of national environmental significance protected under the EPBC Act, and areas of environmental significance as identified in specific jurisdictions
- fill, burial or reuse in locations potentially affected by reasonably foreseeable future rises in groundwater or sea level, or near stormwater drains
- reuse on agricultural land
- · reuse as fill in residential developments
- reuse as fill on public open space/ parkland/recreational land
- · inclusion in compost, fertilisers or soil conditioners.

There could be other reuse scenarios that may not be acceptable from the perspective of human health protection, e.g. food production areas.

12.1 Reuse of PFAScontaminated water

If water containing PFAS is proposed for reuse, the proposed reuse must not result in an unacceptable or increased risk to human health and/or the environment. The reuse also must not breach environmental and/or health laws such as those pertaining to the contamination of drinking water, groundwater, stormwater and soil.

Health- and ecological-based guideline values for water provide primary guidance on the suitability of PFAS-contaminated water for reuse. These guideline values must be considered along with the potential for water to impact groundwater or aquatic ecosystems. Local catchment risk assessments in sensitive areas may require that the overall PFAS mass within the catchment should be reduced to achieve the agreed objectives for water quality.

Reuse of PFAS-contaminated water must be undertaken following consultation with the relevant regulators, as reuse activities may require specific approval. Acceptable reuse options may include:

- irrigation of non-edible crops
- dust suppression
- re-infiltration
- managed aquifer recharge
- industrial process water.

Where reuse involves the discharge of PFAScontaminated water to land, the risk assessment should not only consider the potential for PFAS transport to offsite sensitive receptors, but also the potential for longterm build-up of the total PFAS mass in the receiving soils, groundwater and plants. Where water is to be used for managed aquifer recharge and recovery, water quality criteria should be derived with consideration of the receiving aquifer (i.e. protected environmental values, sedimentary/confined aguifer versus fractured rock; potential for future beneficial uses; long-term transport). Under some environmental legislation, waste discharge to groundwater is the least preferred management approach and may only be considered as a pump and treat scenario. Use as industrial process water must consider potential human health impacts, such as in food industries, and impacts of any reuse derived products on the environment and/or human health.

The reuse of biosolids is not included in this section, see the Trade waste discharge section for details on future work.

13 Treatment and remediation

Treatment and remediation to destroy or remove PFAS from contaminated materials, including solids and liquids, represents an important option in the management of PFAS. Remediation and treatment can be impeded by the resistance of PFAS to common physical, chemical, and biological processes; the solubility and mobility of PFAS in the environment; and the potential for production of other PFAS during the treatment process. Moreover, treatment can generate additional contaminated by-products and wastes if appropriate precautions are not implemented. The availability, practicability and feasibility of treatment options must be considered when considering options for PFAS treatment and remediation. Storage and/or containment may be required where treatment options are not available.

Listed below is the preferred hierarchy of treatment and remediation options:

- Separation, treatment and destruction: on-site or off-site treatment of the contamination so that it is destroyed, removed or the associated risk is reduced to an acceptable level.
- Onsite encapsulation in engineered facilities with/without immobilisation: if the source site is hydrogeologically appropriate, onsite encapsulation will acceptably manage risk to the on- and offsite beneficial uses (direct and indirect) for soils, surface water and groundwater.
- 3. Offsite removal to a specific landfill cell: leachate should be captured, treated and the removed PFAS destroyed. This may or may not include immobilisation prior to landfill disposal, noting that the conditions in the landfill may reverse or diminish the immobilisation chemistry in ways that are difficult to predict. Immobilisation prior to landfill disposal may require environmental regulator approval.

The range of treatment facilities and technology options commercially available to remove and/or destroy PFAS compounds is limited. More technologies are becoming available or are emerging to remove or immobilise PFAS contamination, but there is limited information on the long-term effectiveness of these methods and their suitability for very large volumes of material. High temperature destruction is available in a small number of facilities in Australia. Appendix C, lists treatment technologies that are available in Australia commercially and/or are undergoing trials.

Staff handling PFAS-contaminated materials must be appropriately trained and there should be mechanisms in place to check and review environmental performance.

13.1 Management strategy

The implementation of a management strategy and associated environment plan for onsite mangement can be undertaken where the site assessment indicates that remediation would have no net environmental benefit at the local site or within the broader catchment, would have a net adverse environmental effect (e.g. determined via a site-specific risk assessment), or where management of exposure pathways rather than treating at source would be acceptable particularly as an interim measure while other options are considered. An onsite management strategy would be appropriate provided that:

- unacceptable risks to offsite ecosystems and/or human health exposure such as by surface water or groundwater migration is not occurring or is managed
- the land owner agrees and has sufficient expertise and financial capacity to implement and maintain the management measures, the polluter should monitor and report on the efficacy of the measures for the duration of the activity
- the environmental regulators implement appropriate statutory tools for requiring compliance, including the ongoing provision of information (for example, publicly available fishery advice), with such strategies and ensuring community right to know.

Before choosing a remediation or treatment option, the following should be considered:

- Proportionate to risks The selection of an option should be proportionate to the risks being managed.
- Sustainability of option When deciding which option to choose, the sustainability (environmental, economic, social) of each option should be considered in terms of achieving an appropriate balance between the benefits and effects.
- Views of affected communities and jurisdictional regulators Stakeholder views will contribute to a comprehensive understanding of the context and the potential impacts of options.
- Availability of the best treatment or remediation technologies – While 'best practice' criteria are not yet available, as remediation and treatment technologies are developed, best practice technologies should be the preferred solution.
- Site specific issues The appropriateness of any specific option will vary depending on a range of local factors. The choice of a specific option or mix of options is therefore a matter for the site manager in consultation with, or as directed by, the environmental regulator.
- Effectiveness of technology as demonstrated by destruction efficiency or the reduction in PFAS concentration – This should be considered when choosing an option in combination with appropriate remediation/treatment criteria. As most of the methods available in Australia are in the research and development stage, this information may not be published. If information is unavailable, the technology provider must provide specifications and validation of the effectiveness of the technology to reduce the PFAS concentration and the destruction efficiency. Noting that some treatments will result in the transformation of PFAS, thus changing the PFAS present in the treated materials.

- Treatment strategy The selection of an • approach should consider the preferred hierarchy for treatment and remediation in combination with other contaminants that may be present (e.g. mixed contamination) and the availability of onsite land to accommodate in-situ treatment options. If information regarding a particular approach is unavailable, seek details from the technology provider including the efficiency and effectiveness of the process and which other contaminants the process will treat. Some technologies are more effective at treating longer carbon chain length compounds from water-borne contamination. It may be important to consider a multistage treatment (also referred to as a treatment train), depending upon composition of the waste and the nature of the contamination.
- Validation Consideration must be given to independent validation of the treatment or remediation outcomes to determine whether the measures of success (including remediation objectives) have been achieved.
- Understanding PFAS precursors Studies

 of site remediation have emphasised the need
 to monitor and understand the presence of
 precursors. Some treatment processes transform
 precursors creating an apparent increase in PFAS
 following remediation. Understanding of the range
 of potential PFAS present, including precursors,
 is also necessary to identify all contaminants of
 potential concern (refer to Contaminated site
 assessment Guidance note for further information).

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14 Landfill disposal

Every jurisdiction has policy and regulatory frameworks in place for waste disposal to landfill and to manage the associated environmental and human health risks. All environmental regulators and landfill operators must consider the risks and management challenges associated with the widespread presence of PFAS in household, commercial and industrial waste streams. Acceptance of PFAS-contaminated materials is a commercial decision for the landfill operator and must be approved by the environmental regulator. Site-by-site assessment will be required when determining whether or not a current or new landfill is appropriate for accepting PFAS-contaminated materials or whether a closed landfill may require additional monitoring or controls.

14.1 Landfill siting and design

For all new landfills, siting and design are the primary controls to minimise risk to the environment and human health. Landfill siting and design must give regard to topography, geology, hydrogeology, proximity to groundwater and surface water and sensitive ecological and human receptors. The widespread presence of PFAS in Australian waste streams means that the PFAS specific characteristics (e.g. mobility and persistence) should be taken into account.

Where siting and design are of concern for existing facilities, the environmental regulator will consider these landfills as having a higher risk to the environment, human health and/or amenity and will require further consideration through a detailed site assessment, which may result in a refusal to accept solid PFAS contaminated-materials for disposal.

Design requirements will vary by jurisdiction. However, as a minimum the following should be considered for new and existing landfills:

New sites:

- geotechnical aspects and site preparation
- landfill liner system design and construction
- leachate management system design and construction
- stormwater management controls
- construction quality assurance.

Existing sites:

- · performance of landfill liner system
- performance of leachate management system
- review of existing stormwater management controls
- review of construction quality assurance for landfill liner and leachate system.

Historic groundwater and surface water monitoring results will provide the necessary information to inform the above considerations.

14.2 Landfill operation

The following operational practices of the landfill should be reviewed and strengthened where necessary, as part of a broader site-specific assessment when considering landfill acceptance of solid PFAS-contaminated materials:

- waste acceptance, handling and placement Landfill operators should consider the appropriate handling of the material once accepted onto the landfill site, including leachate collection and management systems. If possible, consideration should be given to offloading PFAS-contaminated materials directly into the receiving landfill cell where they can be moved and worked within the cells for final waste placement.
- waste cover The placement of daily cover over wastes is an essential part of landfilling operations.
- dust controls The handling and placement of PFAS-contaminated materials may require dust suppression measures.

14.3 Leachate management practices

Leachate should be collected in a sump and pumped to a storage location (usually a suitably engineered/ lined evaporation/storage pond or tank). Before treatment, disposal or reuse of the water, it should be analysed for PFAS. When detected, options for treatment and remediation or destruction should be considered and implemented as required to prevent PFAS distribution to the environment. Presence of PFAS may preclude some leachate reuse options e.g. trade waste discharge and should be discussed with the environmental regulator and water utility or authority.

14.4 Monitoring at landfills

Monitoring of landfill leachate and groundwater, surface water and land receptors should include PFAS in accordance with the regulatory requirements, specifically, conditions imposed for landfills approved to accept solid PFAS-contaminated materials. If regulatory requirements do not exist, monitoring programs should include PFAS.

14.5 Closure considerations

Closure of the landfill should consider ongoing containment strategies, including leachate management and maintenance of capping and groundwater management systems. Monitoring of landfill gas condensate should consider PFAS as some, such as fluorotelomer alcohols, are volatile. Decommissioning, such as of leachate collection dams, should be assessed for the presence of PFAS and be managed accordingly.

For closed landfills with ongoing monitoring requirements, PFAS monitoring in groundwater should also be considered.

14.6 Landfill acceptance criteria

The following criteria apply to the disposal of solid PFAScontaminated materials to landfill. These have been determined based on existing jurisdiction approaches to the derivation of landfill acceptance criteria for a number of standard landfill designs, but recognise that individual jurisdiction approaches may differ, particularly in the base values and multiplication factors used.

Waste concentrations must be less than both the relevant total and leachable concentration in the Australian Standard Leaching Procedure (ASLP) conducted at both pH 5 and un-buffered reagent water – approximating "worst case" for leaching conditions.

Based on individual landfill siting, design, operation and ongoing management requirements, as well as individual environmental regulator approaches to the derivation of landfill acceptance criteria, the environmental regulator may determine that these criteria are not suitable for a specific landfill or landfills and derive and implement alternative criteria.

Landfill acceptance criteria for total concentration have been capped at 50 mg/kg. This is based on the PFOS requirements of the Stockholm Convention⁴, which require the following:

- i. Wastes must be disposed of in such a way that the persistent organic pollutant content is destroyed or irreversibly transformed so that they do not exhibit the characteristics of persistent organic pollutants or otherwise disposed of in an environmentally sound manner when destruction or irreversible transformation does not represent the environmentally preferable option or the persistent organic pollutant content is low, taking into account international rules, standards, and guidelines, including those that may be developed pursuant to the Stockholm Convention, and relevant global and regional regimes governing the management of hazardous wastes.
- Waste is not permitted to be subjected to disposal operations that may lead to recovery, recycling, reclamation, direct reuse or alternative uses of persistent organic pollutants.

Further to this, the Basel Convention on the Transboundary Movements of Hazardous Waste and their Disposal provides the low content limit for PFOS wastes for the purposes of Article 6, paragraph 1(d) (ii) of the Stockholm Convention at 50 mg/kg⁵.

The following criteria do not provide permission for any landfill to receive solid PFAS-contaminated materials. Rather, individual landfills must seek approval from the environmental regulator to receive these wastes. In determining whether a landfill will be suitable to accept solid PFAScontaminated materials, considerations include:

- ensuring the landfill is not located on a vulnerable aquifer, adapted from Appleyard (1993)
- depending on the landfill liner design, whether the landfill is located within 1000 m of a surface water body that supports an aquatic environment (including groundwater dependent ecosystems), or within 1000 m of a surface water drain that is connected to groundwater and/or discharges directly into an aquatic environment (including groundwater dependent ecosystems) or a water body that supports fish or other fauna species that may be caught and consumed
- performance of landfill liner and leachate management system (giving consideration to historical groundwater and surface monitoring results for existing sites)
- leachate management practices at the landfill, in particular whether landfill leachate is recirculated through the landfill or sent to a wastewater treatment plant, whether treatment occurs prior to release, or if leachate is likely to be reused either on- or off-site
- other factors as relevant to the specific landfill siting, design, operation and ongoing management
- whether there are significant additional PFAS compounds present in addition to PFOS, PFHxS and PFOA
- where PFAS-contaminated soils are used as day cover, more stringent requirements are likely to apply to prevent stormwater contamination.

Future work will be undertaken to better understand the diffusion of PFAS through landfill liners and the consideration of precursors, which will support the review of these criteria.

⁴ Stockholm Convention on Persistent Organic Pollutants, Article 6, paragraph 1(d).

⁵ The guidelines are available from the Basel Convention web site at: http://www.basel.int/Implementation/POPsWastes/ TechnicalGuidelines/tabid/5052/Default.aspx

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Table 6: Landfill acceptance criteria

Landfill type		Interim landfill acceptance criteria ^{6,7}		Comments
		PFOS + PFHxS	PFOA	
Unlined	ASLP leachable	0.07 µg/L	0.56 µg/L	Drinking water x 1
	concentration (µg/L)			(Australian Government Department of Health 2017)
	Total concentration	20 mg/kg	50 mg/kg	Soil – Human health industrial/commercial x1
	(mg/kg)			Total concentration for PFOA of 50 mg/ kg (based on the low content limit)
Clay/single	ASLP leachable	0.7 µg/L	5.6 µg/L	Drinking water x 10
composite lined	concentration (µg/L)			(Australian Government Department of Health 2017)
	Total concentration	50 mg/kg	50 mg/kg	Soil – Human health industrial/commercial x10
	(mg/kg)			Total concentration for PFOS + PFHxS and PFOA of 50 mg/kg (low content limit)
Double	ASLP leachable	7 µg/L	56 µg/L	Drinking water x 100
composite lined	concentration (µg/L)			(Australian Government Department of Health 2017)
	Total concentration	50 mg/kg	50 mg/kg	Soil – Human health industrial/commercial x100
	(mg/kg)			Total concentration for PFOS + PFHxS and PFOA of 50 mg/kg (low content limit)

⁶ Waste concentrations must be less than both the relevant leachable concentration and the total concentration values for the type of landfill.

⁷ Where significant PFAS are present beyond PFOS+PFHxS and PFOA, these solid PFAS-contaminated materials may not be acceptable for landfill disposal. This should be discussed with the environmental regulator.

15 Trade waste discharge

Management of PFAS contamination in the wastewater treatment system is important. PFAS in the wastewater treatment system arise from many different sources, including domestic and industrial discharges. Further work, in collaboration with the water industry will be undertaken to establish criteria and guidance for water authorities and environmental regulators based on current science. In the interim, criteria will continue to be established by the relevant water utility or authority in partnership with the environmental regulator.

CASE STUDY

PFAS contamination of a wastewater treatment system

A large volume of aqueous film-forming foam containing fluorotelomer precursors and small quantities of PFOA and PFSA was accidentally discharged. The company reported that most of the spill was contained, but some of the foam entered the stormwater drainage channel and subsequently escaped into the wastewater treatment system and local waterways. The PFAS appeared at the wastewater treatment plant and in local waters as frothy bubbles and contaminated the wastewater treatment system infrastructure.

To manage further contamination of the wastewater treatment plant, the following activities were undertaken:

- consultation between all stakeholders to understand impacts and options
- turning off pump stations to prevent further PFAS being released downstream
- extraction of material from the affected sewers and the pipework cleaned
- diversion and collection of sewage that would normally flow through the system
- PFAS-contaminated wastewater was contained
- ongoing monitoring of PFAS in sewage onsite and at the affected wastewater treatment plants
- disposal of affected biosolids to a landfill capable of receiving PFAS-contaminated materials
- ongoing management of the site, including adaptive management to ensure no ongoing impact
- treatment of the PFAS-contaminated material to meet relevant criteria, including thermal destruction of the PFAS concentrates.

16 Data sharing

Data sharing, including the publication of data, is important for openness and transparency. However, not all data can be shared or made public and some may need to be withheld for privacy, commercial in confidence or other reasons. Environmental regulators will share data according to the following criteria:

- · If data is already public, it will be shared.
- If there is no reason that data cannot be made public, it will be shared.
- If data cannot be made public, but there is a need to share, specific arrangements will be put in place.

This approach will be supported by future work to formally establish a structured way of sharing data and information arrangements.

17 Notification

Many environmental regulators require mandatory or voluntary notification of PFAS-containing products, PFAScontaminated material stockpiles and/or sites. These requirements are based on the relevant environmental legislation (e.g. duty to notify, general environmental duty, requirements concerning land contamination). Generally, the environmental regulator should be notified where PFAS are found in the environment and there is a potential risk of adverse impacts to human health or the environment or PFAS have caused land contamination.

Notification is not further considered in the Plan. However, it is expected that notification will require further consideration as part of the national implementation arrangements if the listing of PFOS under the Stockholm Convention is ratified by the Australian Government.

CASE STUDY General environmental duty

The Northern Territory Environment Protection Authority applies the general environmental duty (Section 12) and the notification requirements (Section 14) in the *Waste Management and Pollution and Control Act 1999.* Section 14 has the effect of creating a requirement for a person to notify the Authority if they are undertaking an activity that may cause, spread or enhance contamination (such as a spill of a hazardous substance, or earthworks which disturb or expose contaminated soil), that could result in material environmental harm or serious environmental harm. The Northern Territory Contaminated Land Guideline (Sections 6 and 7) provides further detail about how this is applied in practice.

18 PFAS sampling

18.1 Sampling and analysis quality plans

Sampling methodology and procedures should be generally consistent with the established methods for contaminated site investigation (i.e. ASC NEPM, Schedule B2 and references therein). However, the characteristics of PFAS mean that additional steps need to be undertaken to ensure analytical results are reliable. Avoiding sample contamination is critical, particularly when analysis data is used for comparison with low environmental guideline and criteria values.

The sampling procedure should also consider the order of sampling at each location based on the nature of other contaminants present and the likely level of impact.

18.2 Who should take the sample?

Sampling should be undertaken based on environmental regulatory requirements, including allocation of responsibility between the environmental regulator and the responsible person or organisation. For example, if the sampling is part of an investigation by environmental regulators associated with regulatory action, then sampling may be by the environmental regulator. However, if it is part of an approval application or other site activity, the responsible person or organisation must ensure that a suitably qualified person undertakes the collection of samples. For contaminated site investigations, sampling is generally undertaken by suitably qualified consultants appointed by the responsible person or organisation. Refer to the Australian Government, Per-and Polyfluroalkyl Substances (PFAS) Contamination Response Protocol 2017 for further guidance about roles at government-owned sites and sites where government activities have resulted in PFAS contamination.

GUIDANCE NOTE

Sampling

This Guidance note provides additional requirements for sampling of PFAS-containing products and PFAS-contaminated materials.

Quality assurance and quality control

Environmental guideline values for PFAS for ecosystem protection are generally very low and as a result, PFAS investigations will often require quantification of analytes at concentrations close to the practical limits of reporting for the available analytical methods. For this reason, and also due to the high risk of contamination in the field and in the laboratory, quality control samples should be collected at a higher frequency than would normally be applied in the investigation of other contaminants (i.e. greater than the 1 sample in 20 recommended in AS4482.1-2005 and the ASC NEPM).

To provide greater confidence in the reproducibility of results, blind replicates, split samples and rinsate blanks should be collected at a rate of at least one for every ten primary samples. Interlaboratory blind replicates and re-submission of previously analysed samples, should also be used to confirm reproducibility of analytical results.

Rinsate blanks should be collected wherever uncertainty may arise regarding the potential for contamination, or where there is doubt about whether materials are PFAS-free. Field and trip blanks should be collected to verify the integrity of sampling and decontamination procedures. Laboratories will generally supply on request certified PFAS-free water for rinsates and blanks.

Contamination

Consideration should be given in the sampling and analysis quality plan to the type of sample to be collected, the expected PFAS concentrations and the need to take additional precautions to limit sample contamination. Attention should be given to the range of products that can cause PFAS contamination of samples, including new clothing (fabric treatments), stain and waterresistant products, sunscreen, cosmetics, fast food wrappers, Teflon[©], sampling containers with Teflon[©]-lined lids, foil, sticky notes, waterproof papers, drilling fluids, decontamination solutions and reusable freezer blocks. These should not be worn or used during any stage of sampling (at site, during transport etc.) where sample contamination could affect analytical results.

Information on whether field consumables, such as decontamination solutions, have been confirmed to be PFAS-free may be available from suppliers. If this information is not available, the product should be tested for the presence of PFAS, and only used where it has been demonstrated to be PFAS-free.

The order of sampling in the field is particularly important to reduce the chance of sample contamination – moving from areas of likely low concentrations of PFAS contamination towards likely higher concentrations. It is good practice to inform laboratories of any samples that may be highly contaminated.

Groundwater

Conventional groundwater drilling and well development practices are generally suitable for monitoring wells where groundwater samples will be analysed for PFAS (e.g. ASC NEPM). Exceptions include the following, particularly where low PFAS concentrations are expected.

- Drilling fluids that contain PFAS must not be used.
- For each sample, the required minimum volume of groundwater is 250 mL per USEPA (2009).
 Sampling requirements may vary by laboratory and analytical method. Prior to sampling, always confirm requirements with the selected analytical laboratory.
- For drinking water, each 250 mL sample bottle may be required to contain a small amount (1.25 g) of Trizma®, a buffering reagent that removes free chlorine from chlorinated drinking water (USEPA, 2009), or similar sample additive specified by the analytical laboratory. Prior to sampling drinking water for PFAS analysis, confirm the need for additive with the selected analytical laboratory.
- Use polypropylene or HDPE sample containers. Glass containers with lined lids are not suitable for PFAS analysis.
- Decontamination of drilling equipment must avoid the use of detergents unless they have been confirmed to be PFAS-free. Use tap water (tested to ensure it is PFAS free) or deionised water instead.
- Sampling must include submission of representative sample(s) of water used for drilling/ decontamination purposes.
- Avoid using equipment (such as pumping equipment, water meters, etc.) containing Teflon® unless it has been confirmed not to impact water quality.

- Use class 18 u-PVC casing with a lower section of slotted screen (also minimum Class 18 u-PVC). PVC casing should not be reused.
- Prior to well development, any personnel handling decontaminated well development equipment that directly contacts bore water must wash their hands with soap and rinse thoroughly in tap water before donning a clean, new pair of disposable nitrile gloves. A new pair of nitrile gloves must be worn for each well developed.
- Following the completion of well development, purged groundwater must be treated as PFAS-contaminated waste (i.e. assumed to be contaminated until verified, and then managed accordingly).
- Equipment recommended for obtaining groundwater samples includes low-flow peristaltic pumps using silicone or HDPE tubing or polypropylene HydraSleeves (or similar products). Consumable sampling equipment must not be reused.
- Rinsate samples should be collected if there is any doubt about whether or not materials or personnel are PFAS free, including when detergents are being used and secondary containers.
- Larger sample volumes may be necessary if the required LOR are ultra-trace and/ or a TOPA or TOFA analysis is to be performed on the same sample.

Soil, sediment and surface water

Conventional soil drilling and aquatic sampling techniques (surface water and sediment) can generally be used to obtain samples for analysis of PFAS. Exceptions to this statement include the following, particularly where the PFAS concentration is expected to be low.

- For each sample, the required minimum amount of soil or sediment is at least 5 g on a dry weight basis per ASTM (2014). The soil in the sampling container (minimum 50 ml container) must be well mixed prior to removing the 5 g subsample for analysis. These sampling requirements may vary by laboratory. Prior to sampling, confirm sample size requirements with the analytical laboratory.
- For drinking water, each 250 mL sample bottle may be required to contain a small amount (1.25 g) of Trizma®, a buffering reagent that removes free chlorine from chlorinated drinking water (USEPA, 2009), or similar sample additive as specified by the selected analytical laboratory. Prior to sampling drinking water for PFAS analysis, confirm the need for additive with the selected analytical laboratory.

- Use polypropylene or HDPE sample containers. Glass containers with lined lids are not suitable for PFAS analysis.
- Decontamination of drilling equipment must avoid the use of detergents unless they have been confirmed to be PFAS-free. Use tap (tested to ensure it is PFAS free) or deionised water instead.
- Equipment that contacts soil, sediment, or surface water must not contain or be coated with Teflon® unless the Teflon® is internal to the equipment and does not contact the external environment.
- Prior to sample collection, any personnel handling decontaminated soil, sediment, or surface water sampling equipment that directly contacts the environmental media to be sampled must wash their hands with soap and rinse thoroughly in tap water before donning a clean, new pair of disposable nitrile gloves.
- Surface water must be collected by inserting a sampling container (polypropylene or HDPE) with the opening pointing down to avoid the collection of surface films.
- Soil and sediment core samples must be collected directly from single-use PVC liners that must not be reused.
- For aquatic samples collected from shore or via wading, ensure that waders are constructed of fabric that has not been treated with waterproofing coatings.
- Check the cross-contamination checklist above for any other further issues. Rinsate samples can be collected if there is any doubt about whether or not materials or personnel are PFAS free, including when Decon 90 is being used.
- Other quality assurance samples for water sampling include transport blanks and field blanks.
- Larger water sample volumes may be required if the required LOR are ultra-trace and or a TOPA analysis is to be performed on the same sample.
- If leach testing (ASLP, toxicity characteristic leaching procedure) of soils is required, a larger sample size is required.

Biota

Where biota must be sampled to inform site assessments, there are currently no guidelines for sampling potentially PFAS-contaminated biota. Further work will establish guidelines for sampling potentially PFAS-contaminated biota.

If analysis is intended to inform human health assessment, edible portions should be sampled (e.g. for seafood skin on fillets, or deheaded and deveined prawns). Samples of the same species should be bulked/composited to allow larger sample numbers. However, there may be a need for additional sampling due to local consumption patterns such as consumption of the whole organism or specific parts of the organism by specific groups. For assessment of ecological risk, sampling of the whole organisms, fillets and organs (especially liver) is recommended and samples generally should not be composited or bulked, although, compositing may be useful in some instances, such as for small sediment living organisms when assessing risks to wading birds

Handling and processing

Conventional sample handling and processing practices can generally be applied to groundwater, surface water, soil, and sediment samples for analysis of PFAS. Exceptions to this statement include the following, particularly where PFAS concentrations are expected to be low.

- Prior to sampling, the sampling personnel must wash their hands with soap and rinse thoroughly in tap water before donning a clean, new pair of disposable nitrile gloves.
- Teflon®-coated materials and aluminium foil may not come into contact with the sample.
- During sample processing and storage, minimise the exposure of the sample to light.
- Chemical or gel-based coolant products

 (e.g. Bluelce®) to maintain samples at 4 °C
 following sample collection is not recommended.
 If in doubt, use trip blanks to determine
 if there is any cross contamination.

The exceptions presented above should not result in the sample being damaged or contaminated, nor should they put sample collection or laboratory staff at risk of exposure.

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19 PFAS analysis

Standard methods of analysis that are currently available in Australia, using the ASC NEPM as a guide, are listed in Table 7. The Table includes the method, the analytes typically included in the analysis, the sample type, internal standards (minimum required)⁸, how the method can be used, its limitations and a reference.

Selection of a method should consider the type of sample, what needs to be analysed for (i.e. what the method can help you understand), and the quality assurance and control required. Currently, the US EPA method (or variants on it) is the most commonly used method in Australia.

TOPA can be used where the US EPA method may not adequately measure all the PFAS likely to be present. Examples include contamination, where the PFAS product composition is unknown and/or where known PFAS composition extends beyond the US EPA suite. Other circumstances include transformation of PFAS or where the precursors are unknown, such as in wastewater treatment, soil, water and most environmental samples where the PFAS have been present in the environment for longer than an immediate spill. In an immediate spill, TOPA provides information on whether precursors are present and informs risk management, e.g. is the environment oxidative; and might remediation transform them.

As oxidation may be different in the environment from in the laboratory-simulated oxidation, the laboratory results may not necessarily align with the environmental end point. It is possible that in the laboratory, some PFSA precursors oxidise to PFCA, whereas in the environment, they would transform to PFSA. TOPA relies on sufficient oxidation, so an oxidation validation should be included. Absence of fluorotelomers in TOPA results is an indicator of full oxidation. Laboratories find it helpful if the nature of the sample can be advised, e.g. product concentrate, groundwater, mixed with organic waste. Some laboratories have updated the TOPA method from the Houtz *et al.* (2012) original method.

TOFA can be used where there is uncertainty as to whether the US EPA method adequately measures all the PFAS likely to be present. Examples include contamination where the PFAS product composition is unknown and where known PFAS composition extends beyond the US EPA suite; and where there is likely to be some transformation of PFAS or where the precursors are unknown. In an immediate spill, it provides information on whether precursors are present and informs risk management, e.g. is environment oxidative; and might remediation transform them.

Where the oxidation process in the environment is different from the laboratory simulated oxidation, the results from the laboratory will not represent what is occurring in the environment. A precursor standard should be included to demonstrate oxidation is complete. TOFA is not specific to chain length or PFAS precursors or end point compounds; it is an estimate of the total organic fluorine content in a sample.

Care needs to be taken in analysing the TOPA and TOFA methods. See 'Interpreting results' below.

⁸ Internal standard – An isotopically labelled version of each compound used as a reference for quantitation of native compounds. This compound is spiked into the sample prior to extraction. Use of a commercially available, isotopically labelled internal standard for each PFAS analysed is recommended where such a standard is available. If not available, a suitably scientifically justified alternative should be used.

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Table 7.	A A A LA A

Method	Analytes included	Sample type	Internal standards (minimum required)	How can the method be used?	Limitations	Reference
US EPA Method 5379 Determination of selected perfluorinated alkyl acids in drinking water by solid phase extraction and LC-MS/MS	PFHxA, PFHpA, PFOA, PFNA, PFDA, PFUnA, PFTAA, PFTeA, PFTrA, PFTeA, PFBS, PFOS, NMEFOSAA, NEFFOSAA,	Drinking water, ground and surface water	¹³ C-PFOS and d3-NMeFOSAA Linear and branched isomers should be included.	To analyse for specific analytes	Only analyses for specific PFAS Does not require results to be corrected for Internal Standard recovery Limited internal standards further details in the reference.	Shoemaker et al. 2009
US EPA Method EPA-821-R-11-007 Draft Procedure for Analysis of Perfluorinated Carboxylic Acids and Sulfonic Acids in Sewage Sludge and Biosolids by HPLC/MS/MS December 2011	PFBA, PFPA, PFHxA, PFHpA, PFOA, PFNA, PFDA, PFUnA, PFDoA, PFTrA, PFTeA, PFBS, PFOS, PFOSA, NMeFOSA, NMeFOSA, NMeFOSE, NMeFOSE, NEFFOSE	Sewage sludge and biosolids	¹³ C-PFBA, ¹³ C-PFHxA, ¹³ C-PFOA, ¹³ C-PFNA, ¹³ C-PFDA, ¹³ C-PFUAA, ¹³ C-PFDoA, ¹³ C-PFHxS, ¹³ C-PFOSA, d ₃ -NMeFOSE Linear and branched isomers should be included.	To analyse for specific analytes	Only analyses for specific PFAS Further details in the reference.	US EPA Method EPA- 821-R-11-007
Total Oxidisable Precursor Assay (TOPA)	Total PFAS chains (C4-C14)	Water samples and extracts including soil, biota, AFFF products and wastes	Linear and branched isomers should be included.	Can be used in conjunction with a US EPA method to estimate the total PFAS in a sample, and in some circumstances, the approximate end point PFAS. Can help inform risk assessments.	Cannot be used to target exact PFAS precursors, as it is a semi-quantitative ¹⁰ method. Allows for some inferences as to precursor chain length.	Houtz <i>et al.</i> 2012
Total Organic Fluorine Assay (TOFA) as combustion ion chromatography (the most common available)	Total fluoride in organic and inorganic forms	Water samples and extracts including soil, biota, AFFF products and wastes	Linear and branched isomers should be included.	Can be used in conjunction with a US EPA method to understand the total presence of organic fluorine in a sample and compare this to the organic fluorine equivalent detected by the US EPA method.	Cannot be used to target exact PFAS precursor compounds.	Laboratory reported methods only

9 Some laboratories are using a modified US EPA Method 537 to obtain a recommended suite of analytes, such as the inclusion of the 6:2 and 8:2 fluorotelomers and PFHxS.

10 The method is semi-quantitative as it has not yet been extensively developed and validated. As it is further developed, it should become more quantitative. This method cannot be used to identify exact PFAS precursor because the oxidation transforms them so that they can be measured.

19.1 Interpreting results

The fate and behaviour of PFAS need to be considered in choosing a method and interpreting results. The following environmental indicators may give some indication: pH, electrical conductivity, redox potential, metals (iron etc.), soil particle size, and biological activity. These factors potentially affect mobility of PFAS and the degradation of precursors.

TOPA and TOFA analyses are useful for making comparisons with the standard LC-MS/MS analysis results to ascertain the relative degree to which precursors may be present. They help answer the question are *precursors present in the sample?* The TOPA provides further additional insights about the nature of the precursors not available with TOFA.

GUIDANCE NOTE

Analysis of precursors and relevance to site assessment

This Guidance note provides guidance on the use of techniques to analyse PFAS precursors.

Several techniques exist and are available in Australia to determine the presence of PFAS precursors. TOFA considers the total mass of fluorine while TOPA considers PFAS with perfluorinated carbon chain lengths from C4 to C14.

Other analyses used internationally may be available in some Australian research institutions or by sending samples overseas for analysis. These include liquid chromatography quadrupole time of flight mass spectroscopy and particleinduced gamma emission (PIGE) spectroscopy.

TOFA is derived from the isolation of organofluorine compounds with activated carbon and subsequent measurement of fluorine by combustion ion chromatography. The technique cannot be used to determine the approximate carbon chain length of precursors as it relies on comparing the mass of fluorine present in a standard analysis for PFAS with the mass found in the TOFA analysis. Similar results indicate the absence of substantial precursors, whereas a large divergence in results suggests that large quantities of precursors are present that the standard analysis does not detect.

TOFA has a significantly higher limit of reporting (LOR) when compared to that usually available with TOPA and hence may not be suitable with low screening levels. However, it may be a helpful screening tool for higher impact source zones and circumstances where information on the approximate carbon chain length is not required; an understanding of the amount of precursors may be sufficient. TOFA can also be used to check the degree to which TOPA analysis accounts for potential precursors, noting that any PFAS with a carbon chain length shorter than C4 and longer than C14 would be missed by either TOPA or standard LC-MS/MS analysis.

TOPA involves standardised pre-treatment of samples or sample extracts designed to reveal PFAS not identifiable by standard analysis. It has been used for water samples and extracts including soil, biota, AFFF products and wastes. The pre-treatment step consists of oxidant digestion under strong alkaline conditions at 85°C for 6 hours. The digestion converts previously undetectable PFAS to PFCA and PFSA. Treated samples are then neutralised and analysed via LC-MS/MS. The process enables detection of the component previously not available for analysis. As for TOFA, similar results would indicate absence of substantial precursors whereas a large divergence in results would suggest that there are large quantities of precursors present that the standard analysis does not detect.

Unless there are adverse matrix effects or the need to dilute samples, as in the case of AFFF foam samples, the LOR achieved by TOPA is generally similar to standard analysis.

Below are some important points concerning the use of total PFAS measurements methods like TOPA and TOFA:

- Oxidation via TOPA is not equivalent to the process or the rate of oxidation in the environment.
- For an old contaminated site, if all possible oxidation has already occurred, the TOPA and standard analysis should yield similar PFAS levels. If there is a difference, this would suggest that the environmental oxidation process is slow and the rate of transformation is likely to remain slow provided the environmental conditions remain the same.
- Legacy and new spills are not equivalent. A new spill may benefit from TOPA as no oxidation in the environment has yet occurred.
- Risk assessment of precursors requires consideration of where they are found, with different risks related to presence in sources zones, pathways and at receptors.

For PFCA precursors, the TOPA oxidation generally follows what happens in the environment. It converts precursors to PFCA with some partial defluorination, which creates a result that includes some slightly shorter chain PFAS products. In contrast, some PFSA precursors oxidise to an equivalent carbon

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Source: Courtesy Erica Houtz, 2017

Another broad-brush assessment approach would be to look at the approximate carbon chain length and use this information to infer which aspects of the environment that PFAS tend to accumulate in. For example, longer carbon chain precursors (>C7) would present more of a bioaccumulation risk to animals, and shorter chain to plants (refer Martin *et al* 2003 and Blaine *et al*. 2014).

chain length PFCA in the digestion, which differs from oxidation in the environment where they would transform to the equivalent PFSA. For example, a PFHxS precursor in the TOPA digestion would oxidise into PFHxA and PFPeA rather than PFHxS, as would occur in the environment. Finally, the digestion occurs over a number of hours in the laboratory, compared to a wide range of rates environmentally, depending upon conditions, which will also increase the difference between laboratory and environmental samples.

The following chart illustrates possible different outcomes of TOPA analysis for three cases, including where significant precursors are present, where there is no additional PFAS resulting from precursor oxidation and where there is no PFAS (including precursors) present.

Managing uncertainty

Commercially available analytical techniques generally measure fewer than 30 of the thousands of known PFAS. Some of the remaining compounds can be identified through advanced analytical techniques. However, there are still thousands of PFAS that cannot be measured.

Measuring individual chemicals (e.g. PFOS, PFHxS and PFOA) is important for assessment against guidelines and criteria.

Further, toxicological and ecotoxicological data are usually generated for individual chemicals.

Of the specific PFAS that have been identified (see Appendix A), comprehensive toxicological data is available for only a few. Moreover, PFAS are always found as complex mixtures. For any mixture of PFAS, there is a lack of data to determine whether the toxicity of the compounds will act in an additive, synergistic or antagonistic manner. Moreover, the amount and variety of PFAS may be influenced by the nature of the PFAS source, the time the PFAS have been present in the environment, movement and dispersion from the source and the characteristics of the environment. Despite these uncertainties, the community, industry and other stakeholders expect environmental regulators to act decisively in areas of identification, assessment, monitoring, remediation and the overall management PFAS-contaminated materials and sites.

TOPA and TOFA can provide a more complete indication of the amount of PFAS present in a sample. When such an estimate is compared to the mass of the PFAS in the standard suite of analytes, the difference will indicate the amount of other fluorinated organic compounds present, including PFAS. If the percentage of other PFAS compounds is low, this provides more certainty that the specific PFAS present are the main PFAS. Conversely, if the percentage of other PFAS is high, there is more uncertainty and a greater potential risk to manage. These analyses can also provide useful information to differentiate sources of contamination.

19.2 Laboratory requirements

When choosing a method, practitioners should ensure that the proposed analytical laboratories (primary and secondary) can provide the following:

- details on the method being used and the target PFAS analytes
- details on accreditation or validation of the method¹¹
- whether the method reporting limits can be achieved for the specific guidelines and criteria being applied (e.g. for the US EPA Method 537)
- whether the minimum requirements are met for control, internal and surrogate standards for the method
- whether or not the method has been, or is, affected by other contaminants present in the sample
- details as to whether a linear only or a mixed linear/ branched standard is used for calibration purposes, including which PFAS standard was used
- analytical results representing the concentration of summed linear and branched isomers
- whether they use an isotopically labelled internal standard for each compound analysed
- a statement on whether internal standards are used for each target compound where several different PFAS and derivative compounds are being analysed
- correction of report results for internal standard recoveries, including when in the analysis process the internal standards are added. This information should be included with a statement of the recovery. Typical recoveries are between 50-150% (± 50%) depending on media and the specific analyte.
- if undertaking TOPA, that validation of the methods oxidation using detectable oxidisable precursors (eg. labelled internal standards) is undertaken and reported, and that dilutions are also recorded and reported
- additional quality assurance
 measures for TOPA include
 - the total PFAS concentration post-TOPA should be greater or equal to the total PFAS concentration pre-TOPA, which signifies no material losses observed in preparation steps, noting a decrease of up to 10% might be expected due to normal analytical variability

- the sum of PFCA post-TOPA should be equal to or greater than the sum of PFCA pre-TOPA, which signifies any precursors being converted to PFCA products
- the sum of PFSA post-TOPA should approximate the sum of PFSA pre-TOPA, signifying that precursors did not convert to PFSA products
- for a full oxidation, no PFAA precursors (e.g. 6:2 FtS, FOSA) are detectable post oxidation, signifying complete oxidation
- for situations where a near complete oxidation is acceptable, minimal PFAA precursors are detectable post oxidation signified by
 - for aqueous samples, sum of [PFAA precursors] divided by sum of [Total PFAS] <5%
 - for soil samples, sum of [PFAA precursors] divided by sum of [Total PFAS] <10%
 - noting greater leniency may be applied for samples where PFAS were detected ≤ 10 times LOR.

Laboratories will determine maximum sample dilution that can be performed to achieve the adopted reporting limits. An understanding of the sample dilution undertaken for sample analysis is important when comparing results from the primary and secondary laboratories.

19.3 Limit of reporting

In general, the limit of reporting (LOR) for PFAS is 0.01-0.05 ug/L for water, 5 ug/kg solids, and 0.5-5 ug/ kg for biota. Trace and ultra-trace analyses are also available and may be necessary depending on the purpose of the assessment. The LOR obtainable is dependent on the matrix and method. The limit of reporting may be affected by the presence of other contaminants or components in individual samples that cause analytical interferences that raise the achievable LOR. This problem is more likely to occur in complex matrices such as soil, waste, biosolids and biota samples. The requirement for ultra-low limit of reporting depends on the sample type. For example, a sample with very low levels of PFAS will need to be submitted for trace analysis (i.e. with a lower LOR) compared to a firefighting foam that has a high concentration of PFAS. Not all Australian laboratories have low LOR capabilities.

¹¹ Schedule B3 of the ASC NEPM states that comparable established methods from recognised sources such as Standards Australia, the US EPA, the American Public Health Association (APHA), the American Society for Testing and Materials (ASTM) and the International Standards Organisation (ISO) should be used when analysis is required for contaminants not included in the ASC NEPM, as where such methods adequately address the requirements of the situation (e.g. scope of the matrix type or analytes). While nationally-agreed methods and standards are preferred, in-house analytical methods may be used so long as they are properly validated against performance criteria (e.g. limit of detection (LOD)/limit of quantification (LOQ)) and measured uncertainty.

[9]

20 Future work

The Plan will continue to be updated as new information becomes available. Table 8 outlines further work that will confirm interim guideline values and criteria and approaches in the Plan as well as address gaps that have been identified through its development, including through the public consultation process.

The recommended future work includes actions that are expected to be completed by the HEPA Working Groups as well as the development of a small number of priority research proposals that would be expected to be delivered in collaboration with leading research groups. The NCWG will establish the plan for future work, which will include more consultation and peer review, consideration of practicability and the development of further case studies, further review of international standards, options for alignment with industry risk assessments (for example, the oil and gas industry) and include the review of the Water Quality Guidelines.

Future work	Description	Expected completion
Ecological guideline values	 Review the indirect exposure guideline values from Canada and their relevance in the Australian context and make recommendations to HEPA (e.g. adopt/modify/revoke). 	June 2018
	Review available direct exposure guideline values to determine suitability for inclusion in the Plan.	
Criteria for soil and waste reuse criteria	Establish soil and waste reuse criteria, with consideration of both total and leachable values.	June 2018
Criteria for water authorities and utilities	Work with water authorities/utilities to develop criteria or approaches for the derivation of criteria, including trade waste acceptance criteria, wastewater treatment effluent and biosolids criteria.	June 2018
Guidance note – Treatment and remediation trials	Develop a Guidance note on requirements for undertaking preliminary treatment and remediation trials.	June 2018
Guidance note – Response to uncertainty	Develop a Guidance note responding to uncertainty arising from the analysis of other PFAS, considering various national and international resources.	June 2018
Revision of the Guidance note on Monitoring	Development of protocols / guidance for sampling the less common materials especially if we are to identify low level PFAS contamination for example in concrete timber etc.	June 2018
Guidance Note – Site prioritisation	Develop a Guidance note to provide the process for site prioritisation.	June 2018
Revision of the Guidance note on Containment	Develop further guidance / protocols for on-site containment of PFAS- contaminated materials, including considerations for design criteria.	June 2018
Guidance note – application of environmental guidelines and criteria	Develop a Guidance note on the application of environmental criteria including extrapolating from investigation to intervention to remediation.	June 2018
Revision of the Guidance note on Sampling	To provide further guidance on options for cost-effective analyses.	June 2018
Protocol for data sharing	Develop a protocol for data sharing to establish a structured way of sharing data and information.	June 2018

Table 8: Future work for completion to inform the mid-2018 Plan update

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RESEARCH ACTIVITIES

Future work	Description	Expected completion
PFAS sources entering and emitted from wastewater treatment plants	Develop a research proposal to characterise PFAS in trade waste/sewer systems entering wastewater treatment plants to help identify the relative contr butions of industrial sources discharging to trade waste, including landfills, in the total PFAS load.	Out of sessions March 2018, to consider funding options
Ambient concentrations	Develop a research proposal to investigate, through monitoring, ambient concentrations of PFAS across Australia to inform decisions relating to site assessment, management options and the practicality of adopted guideline values and other criteria.	Out of sessions March 2018, to consider funding options
Analytical method validation	Develop a project proposal with a suitable partner for analytical method validation, including inter-laboratory and/or proficiency trials	Out of sessions March 2018, to consider funding options
Toxicity equivalence factors for short and long chain PFAS	Development of toxicity equivalence factors for short and long chain PFSA and PFCA to allow for risk assessment of a broader suite of PFAS	Out of sessions March 2018, to consider funding options
Bioaccumulation in the Australian context	Understanding bioaccumulation in the Australian context, to assist development of Australian guideline values for wildlife food and water quality	Longer term
Development of ecotoxicological guideline values	Further development of ecotoxicological guideline values, that consider multigenerational effects	Longer term
PFAS sediment concentration impact on ecotoxicity and bioaccumulation	Understanding the importance of PFAS sediment concentrations on ecotoxicity and bioaccumulation in aquatic biota	Longer term
PFAS behaviour	Understanding the behaviour (sorption/desorption; transport; transformation) of PFAS of concern (targeting factors such as water characteristics; organic matter characteristics; salinity; pH; microbial composition)	Longer term
PFAS precursors	Fate, behaviour, transport of precursors and the kinetics of their degradation to form PFAS end products	Longer term

21 Review

Through HEPA, environmental regulators and policy makers in collaboration with the Australian Government Department of Environment and Energy will undertake a formal review of the Plan and its implementation every five years. There will be more frequent informal reviews as needed. The working groups appointed by HEPA, including the National Chemicals Working Group, the National Contaminated Environments Network and the National Waste Working Group, will monitor PFAS research and information, consider the outcomes of the future work activities associated with this Plan and provide recommendations to HEPA on findings and proposed updates to the Plan. These recommendations will be informed by ongoing stakeholder engagement and consultation. The Plan is expected to be updated in mid-2018 with the first formal review expected five years later.

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Appendices

Appendix A: PFAS sub-classes and common PFAS abbreviations

Taken from: Wang, Z., DeWitt, J.C., Higgins, C.P. and Cousins, I.T., 2017. A never-ending story of per-and poly-fluoroalkyl substances (PFASs)?, Environ. Sci. Technol., 51(5): 2508–2518.

	Sub-classes of PFASs	Examples of Individual compounds*	Number of peer-reviewed articles since 2002**
		PFBA (n=4)	978
		O PFPeA (n=s)	698
		O PFHxA (n=6)	1081
		O PFHpA (n=7)	1186
		0 PFOA (n-8)	4066
	PFCAso	0 PFNA (n=9)	1496
	(C.ECOOH)	0 PFDA (n=10)	1407
	(Cn 2n+1 CCC) ()	o PFUnA (n=11)	1069
		o PFDoA (n=12)	1016
		O PETRA (n=13)	426
		0 PF leA (n=14)	587
		O PFB5 (n=4)	654
	PESAso	O PEHxS (n=6)	1081
		0 PFOS (n=8)	3507
	(CnF2n+1-503H)	O PFDS (n=10)	340
perfluor	oalkyl acids o	O PEBPA (n=4)	3
(P	FAAs) PEPAso	O PFHxPA (n=6)	33
		O PFOPA (n=8)	31
	$(C_n F_{2n+1} - PO_3 H_2)$	O PFDPA (n=to)	35
		O C4/C4 PFPiA (n,m=4)	4
	PEDIACO	C6/C6 PFPiA (n,m=6)	12
		 C8/C8 PFPIA (n,m=8) 	12
	$(C_n F_{2n+1} - PO_2 H - C_m F_{2m+1})$	 C6/C8 PFPiA (n=6,m=8) 	8
		ADONA (CF3-0-C3F6-	O-CHFCF_COOH) 4
	PEECAs & PEESAso	 GenX (C, F, -CF(CF,)-CC 	ЮН) 26
		• EEA (C,F5-0-C2F4-0-	CF2-COOH) 6
	$(C_n F_{2n+1} - O - C_m F_{2m+1} - K)$	• F-53B (CI-C6F1,-O-C2F	4-SO3H) 14
/		 MeFBSA (n=4.R=N(CH₃) 	H) 25
		 MeFOSA (n=8,R=N(CH₂) 	H) 134
	also and a second	EtFBSA (n=4,R=N(C ₂ H ₅))	-1) 7
DEAG	PASF-based	 EtFOSA (n=8.R=N(C₂H₂)) 	H) 259
$(C_n F_{2n+1} - R)$	substanceso	MeFBSE (n=4,R=N(CH))	C,H ₂ OH) 24
		 MeFOSE (n=8,R=N(CH)) 	С,Н,ОН) 116
	(Cn ^F 20+1-502-K)	O ETEBSE (n=4,R=N[C ₂ H ₅)C	-2 ^H 4OH) 4
		O ETFOSE (n=8,R=N(C,H,)C	146 146
DEACCOUNT	DEAA	O SAMPAP {[CBFigSO2N(C2)	HylC2H2O12-PO2H} 8
PFASS may	PTAA	o toos of others	all a second
have been	precursors	0 4:2 FTOH (n=4,R=OH)	106
on the global		0 6:2 FTOH (n=6,R=OH)-	375
market	fluorotelomer-based	0 8:2 FTOH (n=8,R=OH)	412
Thurses.	substanceso	0 10:2 FIOH (n=10,R=0H)	165
	(C E _ C H _ P)	0 12:2 FTOH (N=12,K=0H)	42
	(Cn ¹ 2n+1 - C2 ¹ 4 - K)	0 6:2 diPAP [[C ₆ F ₁₃ C ₂ H ₄ O] ₂	-PO_H] 23
		0 ands of others	-r0 ₂ nj 25
			INTER
		o polytetrafluoroethylene	(MIDE)
	fluoropolymerso	 polyvinylidene fluoride fluorioatod ethylano or 	(PVDP)
	otherso	 nuorinated etnyiene pro parfluoroalkonal polymer 	(DEA)
		perhoroarkokyi polymi	
	operfluoro	polyethers (PFPEs)	

Common PFAS abbreviations

FTS	fluorotelomer sulfonate	PFHxS	perfluorohexane sulfonate, or perfluorohexane sulfonic acid
PFAA	perfluoroalkyl acid	PFNA	perfluorononanoic acid
PFCA	perfluorocarboxylic acid	PFOA	perfluorooctanoate, or perfluorooctanoic acid
PFDA	perfluorodecanoic acid	PFOS	perfluorooctane sulfonate, or perfluorooctane sulfonic acid
PFHxA	perfluorohexanoic acid	PFOSA	perfluorooctane sulfonamide
		PFSA	perflurosulfonic acid

Appendix B: Activities including PFAS

The following table summarises a range of activities that may be associated with PFAS contaminants.

Activity ¹²	Description
Activities with a risk of fire	
Aluminium production	Onsite firefighting
Battery production	Onsite firefighting
Bitumen production	Kerosene use and storage
Brewing and distilling	Ethanol production
Coal works	Onsite firefighting
Dangerous goods production	Risk of fire – likely to use a range of hydrocarbons, polar solvents etc.
Explosives production	Risk of fire – explosions
General chemical storage	Risk of fire – likely to use a range of hydrocarbons, polar solvents etc.
Generation of electrical power from coal	Onsite firefighting
Generation of electrical power otherwise from coal, diesel or gas	
Generation of electrical power from diesel	
Hardware retailers	AFFF deluge systems
Mining for coal	Onsite firefighting; used in drilling fluids
Mining for minerals	
Paints, polishes, adhesives production	Risk of fire; historically used in sealants, adhesive products, coatings, paint and varnishes
Petrochemical production	Onsite firefighting used; as a surfactant for gas well stimulation
Petroleum exploration, assessment and production	
Petroleum products and fuel production	
Petroleum products storage	
Underground car parks and tunnels	AFFF deluge systems
Other activities	

Automotive industry	Stain and water protection, fire retardant and metal plating applications
Aviation	Hydraulic fluids, fire-fighting, potentially in paints and surface treatments
Battery use	Used in batteries, particularly for high end use such as lithium style batteries.
Chrome / metal plating industry	High concentration PFOS mist suppressants used to reduce chromium exposure to workers.
Electricity and telecommunications	Flame-resistant devices, fittings, coatings and wrappings; semiconductor etching; fire-fighting at electricity generation sites and in electricity distr bution networks with oil-containing equipment such as transformers, reactors, large regulators, circuit breakers, pipe-type cable systems and bulk storage tanks; reported to be in high-end (lithium) batteries
Firefighting foam refurbishers/ deluge system service	Storage and disposal of large volumes of firefighting foams.
Fertiliser production	Used as an adjuvant in fertilisers
Healthcare	Small quantities in X-ray film, charged-coupled devices (CCDs), artificial blood, flexible tubing, denture cleaners

Activity	Description
Manufacturers of building products	Tile coatings, stone coatings, paints, varnishes, sealants
Manufacturers of food, food packaging and food preparation products	Baking paper, aluminium foil, fast food wrappers and non-stick equipment
Manufacturers of household appliances	Heaters, heat lamps, irons, stoves, refrigerators and high-end (lithium) batteries
Manufacturers of personal care products	Cosmetics, shampoo, shaving cream, dental floss, sunscreen, nail polish
Manufacturers of textiles, leather, upholstery, carpets, clothing, shoes	Widespread use of fluorinated compounds to provide stain and water protection.
Paper or pulp production	Used in internal and surface sizing agents for paper manufacturing
Paper/pulp waste	
Printing, packaging and visual waste generation	Used to apply grease, oil and water resistance to packaging products
Recovery of waste oil	Collection of PFAS-containing waste
Recovery of hazardous and other waste	
Retailing, wholesaling and storage of fire- fighting and fire protection supplies	Rural supply stores, council depots, outstation service centres
Sewage treatment (small and large plants)	Inputs from residential and industrial sources
Soap and detergents production	Household goods such as shampoos and cosmetics
Sporting goods suppliers and sports facilities	Ski wax, outdoor clothing, water-resistant treatments
Waste disposal by application to land	PFAS-containing waste in the landfill
Waste storage – hazardous, restricted solid, liquid, clinical, asbestos waste	Collection of waste PFAS-containing products.

Appendix C: Treatment technologies potentially available in Australia

The table provides a summary of PFAS treatment technologies which may be available in Australia, adapted from the following documents:

- 1. Australian Government, Department of Environment and Energy, 2016. *Commonwealth Environmental Management Guidance on Perfluorooctane Sulfonic Acid (PFOS) and Perfluorooctanoic Acid (PFOA)*, Draft, October 2016
- 2. Government of Western Australia, Department of Environment Regulation, 2017. *Interim Guideline on the Assessment and Management of Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS)*, Contaminated Sites Guideline, v.2.1, January 2017 (WA DER)

The listing of a PFAS treatment technology has not taken into account commercial availability or feasibility.

Process	Definition	Australian example	Media
Adsorption (stabilisation/ immobilisation)	Adhesion of PFAS to the surface of an adsorbent	Activated carbon (powdered or granular), resins, ion exchange polymers, proprietary adsorbents	Water and wastewater
Stabilisation/ immobilisation	Addition of a binding agent to soil to reduce the mobility of PFAS	Activated carbon (powdered or granular), resins, proprietary adsorbents.	Soil and waste
Reverse osmosis and nanofiltration	Removal of PFAS from water using semi-permeable membranes	Various systems available. Currently in use (wastewater).	Water and wastewater
Pyrolysis and oxidative thermal destruction	Alteration of chemical composition using high temperature in the absence or presence of oxygen	High temperature plasma arc, cement kilns and medical waste treatment facilities – current and proposed trials	Soil, aqueous film-forming foam concentrates, solid concentrates from adsorption, liquid concentrates from reverse osmosis, nanofiltration and ion exchange
Thermal desorption	Separation of PFAS from solid materials using high temperatures to increase the volatility of the PFAS	In-direct and direct-fired thermal desorption	Soil and waste
In-situ oxidation or reduction	Application of chemicals and often heat to break down the PFAS into more environmentally friendly forms	Current trial	Soils and groundwater
Foam fractionation/ separation	Separation of PFAS from groundwater and wastewater into a foam.	Current trial Currently in use (wastewater)	Surface, groundwater and wastewater
Ultrasonication/ sonochemistry	Treatment using intense ultrasonic- wave energy to change the PFAS compounds into more environmentally friendly forms.	Current trial	Water and wastewater
Electrochemical oxidation/reduction	Defluorination of PFAS using electrodes	Current trial	Water and wastewater

Glossary

adsorption

adhesion of atoms, ions, or molecules from a gas, liquid, or dissolved solid to a surface

ambient monitoring

monitoring program producing chemical, physical and/or biological condition data

analyte

the chemical being measured in a sample

beneficial uses

environmental values and human activities that need protection from the effect of pollution and waste

bioaccumulate

to accumulate in organisms from water, soil/sediment and/or food

biomagnify

to increase in concentration in organisms with each trophic level of a food chain

biosolid

nutrient-rich organic materials resulting from the treatment of domestic sewage in a wastewater treatment facility

biota

living organisms in a given area

bund

wall built to retain water or to hold waste

conceptual site model

description of a site including the environmental setting, geological, hydrogeological and soil characteristics together with the nature and distribution of contaminants. Potentially exposed populations and exposure pathways are identified.

consequence

the result or effect of an action

contaminant

substance which causes contamination

contamination

condition of land or water where any chemical substance or waste has been added as a direct or indirect result of human activity at above background level and represents, or potentially represents, an adverse health or environmental impact.

criteria

concentrations that indicate a potential risk to the environment or human health.

diffuse

widespread without a single identifiable source

ecological

referring to ecology

ecology

the study of the relationships among organisms as well as the relationships between them and their physical environment

environmental regulator

a HEPA member agency

environmental risk assessment

including human health risk assessment and ecological risk assessment estimating the potential impact of a chemical, physical, microbiological or psychosocial hazard on a specified human population or ecological system, under a specific set of conditions and for a certain timeframe.

groundwater

the water beneath the surface that moves through geologic formations (aquifers)

infiltration

the passing of water into the soil or into a drainage system

landfill

a facility for the disposal of waste

leachate

a liquid that collects at the bottom of a site, for example at a landfill site

likelihood

probability that something might happen

long term greater than 5 years

medium term

2-5 years

pathway

the route by which a contaminant can reach a receptor

per- and poly-fluoroalkyl substances

group of manufactured chemicals, containing a component with multiple fluorine atoms, with many specialty applications. Examples are perfluorooctane sulfonate (PFOS) and perfluorooctanoic acid (PFOA)

PFAS-contaminated material

PFAS-contaminated soil, sediment, timber, asphalt, concrete, containers etc.

precursor

a substance from which another substance is transformed

receptor

living organisms including humans, the habitat which supports such organisms, or natural resources that could be adversely affected by environmental contaminations resulting from a release at, or migration from, a site.

risk

the probability that, in a certain timeframe, an adverse outcome will occur in a person, group of people, plants, animals and/or the ecology of a specified area that is exposed to a particular dose or concentration of a hazardous compound

risk management

evaluating alternative actions, selecting options and implementing them in response to risk assessment. The decision making will incorporate scientific, technological, social, economic and political information.

screening

process of comparison of site data to screening criteria to obtain a rapid assessment of contaminants of potential concern.

short term

6 months to 2 years

temporary

up to 6 months

toxicity

the degree to which a substance is toxic (i.e. a biochemical effect)

vulnerable aquifer

A very high vulnerability aquifer has one or more of the following: limestone with known karst features or sand, peat and clay deposits (wetland areas) with a shallow water table ≤ 3 m. A high vulnerability aquifer has sand and limestone with a shallow to intermediate water table ≤ 30 m, or fractured rocks with a high permeability ≥ 40 m/d or a shallow to intermediate water table ≤ 30 m.



Document 5

PFAS Information sharing, Communication and Engagement Guidelines

NATIONAL FRAMEWORK FOR RESPONDING TO PFAS CONTAMINATION

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Purpose of this document

The PFAS Information Sharing, Communication and Engagement Guidelines (Guidelines) is a part of the National Framework for Responding to PFAS Contamination.

These Guidelines provide advice for all government agencies in Australia involved in responding to per- and poly- fluoroalkyl substances (PFAS) contamination.

This document is divided into three sections. The first section describes principles and practices about information sharing in the context of PFAS contamination. The second section outlines best-practice principles that should be considered when approaching any PFAS communication and engagement activities, along with the rationale behind these principles and guidance about communicating within government and with external stakeholders. The third section provides a set of useful resources such as checklists and prompts to assist agencies to conduct information sharing, communication and engagement activities.

The intended audience for this document is all government agencies in Australia involved in responding to PFAS contamination.

These agencies should familiarise themselves with the overarching principles, and consult the checklists before embarking on communication and engagement activities. This will help ensure all possible steps have been taken to maximise the chances of achieving clear, fit-for-purpose and effective communication.

The primary aim of this guidance is to support government agencies to communicate and engage with stakeholders and each other about PFAS management pertaining to their responsibilities.

Communicating clearly and consistently, through consultation and information sharing between agencies and across governments, will greatly increase community understanding of the issues. It will also reduce any public confusion, anxiety and distrust in governments. This, in turn, will allow agencies to continue the important work of determining the most appropriate PFAS management and responses, commensurate with risks identified through detailed assessment and analysis of all available information.

The Guidelines were developed in consultation with government agencies involved in PFAS contamination responses, and are based on expert communication advice. Agencies should adhere to the principles within, and review and update the guidance as necessary, for as long as PFAS contamination requires government responses.

Attachment 1 provides some background on PFAS and actions by government agencies in response to contamination.

Scope of this document

The Guidelines set out best practice principles for information sharing, communication and engagement, with the aim of fostering an effective and consistent approach to communicating about PFAS contamination across governments and agencies.

It is important to note, the intention of the Guidelines is not to provide a mandated process, nor to dictate roles and responsibilities. Rather, the Guidelines promote cooperation, transparency, and commitment of resources to individual and shared responsibilities. The Guidelines provide agencies with practical guidance to help ensure that governments and agencies are consulting with one another and collaborating as issues arise, and that communication efforts are appropriate, transparent, consistent, and easily understood by audiences.

These Guidelines provide a comprehensive set of principles and elements to consider when determining the best communication approach in relation to PFAS. They build on current practices, lessons learned by Commonwealth and state and territory



agencies from previous PFAS communication and engagement activities, advice from those with experience from similarly challenging community engagement, and expert advice about managing complex and sensitive issues.

These Guidelines are consistent with existing guidance, including but not limited to:

- Guideline on Community Engagement and Risk Communication – Schedule B8, National Environment Protection (Assessment of Site Contamination) Measure 1999
- Responding to Environmental Health Incidents - Community Engagement Handbook, developed by enHealth.

The Guidelines recognise that multiple government agencies are responsible for different aspects of responding to PFAS contamination, and will undertake communication and engagement activities relevant to their responsibilities. The Guidelines also acknowledge that information sharing should be undertaken appropriately and at the right level, taking into consideration any legal requirements and sensitivities.

This document does not discuss approaches for engagement with international government agencies or institutions. In the event of developments in this area, the Guidelines will be updated as and when the need arises.
Information sharing

What is information sharing?

For the purpose of this document, information sharing refers to communication between all entities with responsibilities relating to PFAS contamination at a particular site.

Information sharing is discussed in this context as distinct from *communication and engagement*, which is more focused on providing information to the community.

When an entity becomes aware that PFAS use, historic or current, has resulted in migration of these chemicals off-site, the first response should be to rapidly advise all the relevant bodies with regulatory, commercial, or other responsibilities for the site, the surrounding areas, and the contamination itself¹. The parties can then work quickly and collaboratively to develop a site investigation and risk management plan.

Information sharing should continue throughout the investigation and response process to ensure all parties have all the information they need to act effectively, consistently and in a way that is commensurate with risk.

Information sharing goals

Goals for information sharing in relation to PFAS contamination include:

- All the relevant bodies are aware of the issue and can contribute to the risk management plan;
- Those with regulatory responsibilities have all the data they need to make timely, informed, risk-appropriate decisions;
- Those with responsibility for communications and engagement have all the information they need to provide timely, clear and consistent public

¹ Note: there may be more than one entity responsible for the contamination, e.g. in the case of airports.

messages that give the community confidence that governments are responding appropriately and being open and transparent; and

• All relevant entities are kept up-to-date as new information emerges.

Why is sharing information important?

Australians expect their governments to deliver services and information consistently and openly. They also expect that, behind the scenes, all levels of government are working together for the benefit of the communities they serve.

Some jurisdictions in Australia have been dealing with PFAS issues for several years. When issues arise, agencies rightly focus on responding quickly and managing risk. However, an unfortunate consequence is that decisions about responding to PFAS contamination are sometimes made in the absence of consultation with all the entities that may be affected by these decisions, including through unintended precedentsetting.

Lack of consultation can lead to inconsistent approach and messages, which creates anger, anxiety and distrust in communities.

Practical and implementable information sharing practices between jurisdictions will help prevent distrust. A collaborative approach means governments can identify issues that may have a cross-jurisdictional impact, and provides the opportunity to work together for a better outcome. It also allows governments to share experiences and expertise to develop innovative solutions. Importantly, sharing information also allows governments to align public messaging to reduce confusion and anxiety in communities.

Effective information sharing

Effective information sharing between all levels of government requires a commitment to openness and collaboration.

Timing of communications will vary depending on the circumstances. However, agencies should seek to:

- Inform and consult with other relevant entities as soon as practicable when an event such as a spill occurs;
- Inform and consult with other relevant entities when a new site is identified and before any community engagement is planned;
- Update other jurisdictions on matters such as policy development and directions; and
- Make information sharing a core element of any contamination response effort.

Note: Information sharing should always be undertaken with due consideration given to any legal limitations such as commercial-in-confidence requirements or privacy legislation, and the maintenance of privilege regarding legal advice. In addition, agencies should be aware that materials prepared for information sharing or external communication may be subject to Freedom of Information requests.

Effective information sharing can be achieved through means such as:

- Engaging early with other entities that have a role to play for example, industry, where it is a potential source of contamination, and local government, where it has responsibility for a site, such as local government owned airports or landfill sites.
- Contacting Environment Protection Authority (or equivalent) pollution hotlines, in sudden events.
- Utilising and connecting existing mechanisms such as Commonwealth and state/territory Inter-Departmental Committees.
- Establishing ad-hoc cross-agency and, where relevant, cross-jurisdictional tactical response groups to develop rapid strategies for responding to unforeseen events as they arise (e.g. spills; unexpected investigation results; significant developments in research).
- Establishing working groups with representation from all relevant agencies, and across jurisdictions if required, to develop discrete products or deliver goals within specific timeframes (e.g. developing remediation research approaches; determining communications strategies in relation to emerging but non-urgent situations).
- Informal information sharing as required.

The PFAS Contamination Response Protocol provides additional guidance about how and when entities should engage and share information as part of good practice processes for responding to PFAS contamination.

Communication goal

The main goals of these communication and engagement guidelines are for the community to feel confident that:

- governments are clearly focused on their wellbeing;
- they have all the available information relevant to them, provided in a timely manner and in a way they can easily understand;
- they are being heard by their government and their concerns are acknowledged and understood;
- in dealing with them, governments are being transparent and honest and acting with integrity;

- they understand what is happening in their local area in relation to PFAS and how it may or may not affect them, as well as what steps they can take to manage this for themselves (e.g. reducing their exposure, keeping themselves abreast of the latest research developments and investigation results);
- their concerns are being addressed by governments who are working together and taking action; and
- they will be kept informed of any significant developments in government policies and activities.

Principles for effective PFAS communication and engagement

These Guidelines have been developed to assist governments to engage with communities on a complex subject where evidence and understanding is still evolving. Good communication aims to provide factual and accurate information in a timely manner, and can minimise the risk of confusion, anxiety and mistrust of the messenger.

In the absence of straightforward, consistent, and understandable messages from governments in Australia or other credible sources, concerned community members will turn to alternative sources such as internet, social and traditional media for information. Applying the following six key principles of good communication can greatly assist the government in ensuring clear, factual information that effectively reaches and resonates with communities:

- 1. Proactive is better than reactive
- 2. Know your purpose
- 3. Know your audience
- 4. Communicate clearly, honestly and consistently
- 5. Never underestimate the value of face-to-face communication
- 6. Learn from experience

The following pages explain each of these principles in detail. Adhering to them can be the difference between an assured community or one that is resistant to engagement.

PRINCIPLE #1 – PROACTIVE IS BETTER THAN REACTIVE

Wherever possible, be the first and most credible provider of factual information.

In the public discourse about PFAS, we have seen numerous examples where, in the absence of up-front, clear and factual information from credible spokespeople, the media has at times reported incorrect, misleading information, drawing erroneous connections and misquoting scientific literature.

> Wherever possible, be the first and most credible provider of factual information

Being proactive in preparing and releasing clear and factual information, as soon as any significant new development occurs, is preferable for a number of reasons:

- it demonstrates government openness and transparency, which engenders trust;
- it avoids the perception that government is trying to conceal issues from the public, or shirk responsibility;
- it provides the media with facts (preferably in the form of quotes from credible spokespeople) and a balanced narrative they can publish; and
- factual information may, in some cases, debunk myths and extinguish interest in the story before it gains momentum and causes unnecessary concern.

- Being proactive does not mean saying something for the sake of it. Communities lose patience very quickly when government conducts communication and engagement activities for no clear purpose (see Principle #2 Know your purpose).
- Being proactive means anticipating situations where the community may receive information from other sources (e.g. the media, or special interest groups) and getting the message across before counter-productive reporting shapes community sentiment, through the use of clear facts and straightforward information that helps the community to understand a situation.
- In situations where the information communities want to receive is not yet available
 (e.g. investigation results, policy decisions, report findings), the best approach is to provide clear
 and transparent information from the outset about the process, the likely timeframes, and any
 obstacles to delivering on time.

PRINCIPLE #2 – KNOW YOUR PURPOSE

Establish a clear reason for communicating – identify the purpose of communication and/or engagement activities before taking any further steps. technology to be used in the area, or a new government policy response;

 incident management – e.g. a spill of PFAScontaining fire-fighting foam, or unusually high levels of PFAS detected in a

community's water

information gathering

- e.g. local knowledge

commercial and

about site history, local

supply; and

Determining the intended outcomes of the activity will help to establish why it is needed and how it should be approached. It will also help to assess whether

Establish a clear reason for communicating before taking any further steps

engagement is helpful at this

communication/engagement is helpful at this time. Reasons for communicating/engaging could include:

- transparency e.g. advising a community that PFAS-containing fire-fighting foams were used at a nearby site, and testing is about to commence to determine whether PFAS have leached into the surrounding areas;
- new information e.g. investigation results, research, a new remediation

recreational activities, local water/food sources and consumption.

Each of these reasons for engaging require different methods of communication to achieve a successful outcome. Think about the best method to suit the purpose and desired outcomes.

A list of different types of communication and engagement activities, and examples of where they may be most effective, is at Attachment 2.

- Different governments/agencies will have different reasons for engaging, so there is no onesize-fits-all approach. However, all can benefit by learning from each other's experiences, so consulting others is always a good idea.
- Knowing your purpose will also help to identify which other governments/agencies may need to be involved in the activity. Make sure all the relevant agencies are included Australia Government, state/territory as well as local government so they understand the goal and can provide assistance.
- Communication and consultation works in both directions. Consider the input that the community can provide to investigations and decision-making.

PRINCIPLE #3 – KNOW YOUR AUDIENCE

Invest in understanding who the audience is and what their information needs are, before determining the approach.

Understanding the community, their concerns, interests and background, will greatly assist in ensuring the type of engagement meets the community's needs.

Recognise that there will be many different sub-groups within the community, with differing interests and concerns. A better outcome will be achieved if these groups are addressed separately wherever possible. This

Understand who you are engaging with before you determine your approach

means agencies can answer each group's specific questions and ensure they leave with a good understanding of the facts pertaining to their concerns.

Local knowledge is essential for understanding audiences, so consider meeting with individuals and groups who represent the community and can outline concerns, key demographics and economic profiles. These individuals/groups might include:

- local GPs;
- community reference groups (or similar);
- local environment centres;
- catchment management organisations;
- Indigenous community health organisations;
- local council;
- Primary Health Networks;
- Community Liaison Officers;
- local chambers of commerce;
- Country Women's Association or similar community associations; and
- Indigenous Elders.

Acknowledging the distinction between primary stakeholders, secondary stakeholders and influencers will greatly assist in tailoring the engagement and messaging to meet the information and emotional needs of the stakeholders.

- Most communities have a significant number of existing local networks both government and non-government. Make use of these networks and the local knowledge they can provide.
- Gathering local knowledge does not have to be resource-intensive. Most of the contact can be made over the phone well in advance of any engagement activity.

PRINCIPLE #4 – COMMUNICATE CLEARLY, HONESTLY AND CONSISTENTLY

PFAS contamination is a complex issue; much of the scientific information can easily be misunderstood.

Communicating to members of the community in plain terms is critical to ensure the information is easy to understand.

If people affected by PFAS contamination cannot understand what governments are saying, they are more likely to view the information with scepticism or as a

Be honest about what you do and don't know, what you can and can't say, and why

deliberate attempt to disguise the facts.

Know your audience (Principle #3), tailor communication to suit audience needs, and make sure the information is easy to understand. If possible, test the message with a sample group before communicating with a wider audience to maximise the chances of achieving the desired result. Be honest about what is, and is not known at this point in time and – most importantly – why.

Additionally, if government agencies, whether Australian Government, state/territory, or local government, provide differing advice (for

> example about health and environmental risks, research, investigations, remediation technologies or unforeseen incidents), this can create confusion, anxiety and mistrust. This is why

sharing information and consulting with other relevant agencies at all levels of government, well ahead of any public release, is critical.

Governments and agencies must understand that, while each is responsible for communicating issues within its jurisdiction/portfolio, communication activity will have an impact on all the other entities with PFAS-related responsibilities. This is why consultation and information sharing across governments and agencies is essential.

- An effective way to ensure the message is not distorted through retelling is to publish media enquiries and agency responses on portfolio websites, within 24 hours of receiving the enquiry.
- Being consistent with communication does not mean all agencies publish the same set of standard messages with responses for every situation – each agency will need to develop communication specific to the activities within their responsibility. Broader, recurring issues should be addressed consistently, using agreed Talking Points, and any specific and individualised messaging developed should be shared across agencies.
- Always bear in mind that messages may reach a wider audience than intended, so be sure to
 provide sufficient context that will allow anyone to understand the issues.

PRINCIPLE #5 – NEVER UNDERESTIMATE THE VALUE OF FACE-TO-FACE COMMUNICATION

Face-to-face engagement provides people with a direct assurance that they matter and have been heard. The most effective way to reduce confusion and anxiety is to offer people opportunities to engage with authoritative spokespeople face-

Face-to-face engagement gives the 'messenger' the chance to provide information first hand, correct any misunderstandings early and address concerns for

People will always appreciate the effort of reaching out and engaging in person

to-face, to address their specific concerns and questions. There are a variety of ways to do this, including 'walk-in sessions' or roundtable meetings with special interest groups.

Attachment 2 outlines the relative merits of different communication and engagement approaches.

The next section of this document, 'Identifying Stakeholders' outlines in more detail the merits of engaging with 'influencers' who can significantly shape the public discourse if they have the facts and understand the issues in-depth. Face-to-face engagement with influencers will always be most effective.

people who are anxious about the news they have received.

People may not like what they are being told, but they generally appreciate the effort of reaching out and engaging in person, and the opportunity to ask questions and request further information.

There will be situations with PFAS communication where the information is difficult to understand and has different implications for sub-sets of the community.

- Face-to-face engagement can be resource-intensive, but this should be viewed as an investment in understanding people and their concerns, and establishing relationships to pave the way for future communications.
- Knowing the purpose of communication (Principle #2 Know your purpose) will help determine who the face-to-face engagement should be with. Using judgement with these decisions can reduce the resourcing needs for communication and engagement activities.

PRINCIPLE #6 – LEARN FROM EXPERIENCE

Commonwealth and state/territory agencies, and some local governments, have been conducting communication and engagement effectiveness and analyse the public response (including media reactions). However, this evaluation is not useful unless the lessons

activities in relation to PFAS for a number of years, in a variety of formats.

Evaluation is essential for continual improvements in how government communicates learned are shared with relevant agencies and applied to future activities.

De-briefs should be arranged after every

major activity, to ensure experiences and evaluations are shared between all the involved agencies.

As well as informing the development of this

document, these experiences should continue to inform any engagement activity now and in the future.

It is essential that every communication and engagement activity is evaluated to assess its

- Principle #5 Value of Face-to-Face Communication should not only be applied in the context of communicating with the public government agencies will also benefit greatly from face-to-face communication and information sharing with each other.
- Making the time to talk through experiences together and share opportunities for improvement are invaluable for shaping future activities, while also creating a supportive environment for the individuals involved.

Identifying Stakeholders

Before undertaking any communication and engagement activity, it is important to identify the key stakeholders so a plan for reaching them effectively can be developed. Grouping stakeholders will help to target engagement activities and tailor messages and materials to suit the audience.

It is not necessary to engage with all stakeholders with the same level of intensity all of the time. It is important to be strategic and clear about who you are engaging with, how you are engaging with them, and why. For the purpose of these Guidelines, stakeholders can generally be grouped into:

- primary stakeholders those who are directly affected.
- secondary stakeholders those with a vested interest and/or the ability to lobby decision makers.
- influencers, including:
 - o media;
 - o decision makers.

A comprehensive list of potential stakeholders and influencers, and reasons for engaging with them, is at Attachment 3.

Primary stakeholders

Primary stakeholders are generally those who will be directly affected by a situation; emotionally, physically or financially. They are the priority for communication and their needs should be at the fore when considering engagement activities. These stakeholders will include residents living within investigation sites and surrounding areas, as well as people operating businesses in these areas. In situations where agricultural, aquacultural and fisheries industries operate in the local area, the primary stakeholders may include businesses affected by reputational issues associated with being near a contaminated site, even if their produce isn't directly affected by PFAS contamination.



Secondary stakeholders

Secondary stakeholders are generally people, organisations or groups with an indirect interest in the situation. They can be very vocal and, even though they may not be directly or personally affected, they can have an impact on policy direction and responses from government.

Secondary stakeholders can include:

- peak bodies and associations;
- organisations leading, coordinating and managing engagement with the community;
- other government agencies; and
- local, state/territory and Australian Government Members and Senators.

It is important that these stakeholders are not overlooked. A sound understanding of their intent and positions and an open dialogue with them will help ensure they have the opportunity to listen and to be heard.

Influencers

Influencers are groups, organisations, experts and professionals who influence community sentiment and can shape commentary about the issue (either negatively or positively). They are the organisations and people others turn to for commentary and advice. They may also be decision makers whose decisions will have a direct impact on the community, thus indirectly influencing community sentiment.

Influencer engagement is a core element of the communication approach as governments continue to respond to PFAS contamination. Early investment in this type of engagement can help shape community sentiment from the beginning. It is an integral part of community engagement and should not be seen as an optional activity to undertake only if time permits.

Successful engagement with influencers requires a commitment to allocate time and resources to provide relevant information and explain what the information means.

Engaging directly with influencers ensures they receive accurate information and have

the opportunity to digest the facts and raise questions and concerns before being approached for comment. This enables them to respond accurately and rationally when fielding questions and representing the community, rather than reacting to community outrage without being adequately informed.

The media

The media is a key influencer with a unique ability to reach a large number of people rapidly and effectively.

Inconsistent and contradictory media reporting leads to a lack of trust and damages the reputation of governments. Government agencies need a collective view of what the issues are and how and when to respond.

Government agencies should respond to media enquiries related to their portfolio responsibilities. To ensure a coordinated approach, agencies should share media enquiries and responses with each other as they arise.

Agencies should maintain an awareness of media coverage and engage positively and proactively with media outlets where possible. Agencies should:

- proactively engage with media in relation to new information, incidents and events whenever possible;
- ensure that any written information provided to media is consistent, succinct, clear and easily understood – if the media cannot decipher the information they will seek input elsewhere;
- use agreed Talking Points wherever possible, to ensure consistency of messaging;
- provide usable quotes from credible spokespeople – avoid jargon;
- monitor local, national, and social media and understand who is saying what, and why;

- be willing to quickly correct the record if appropriate; and
- consider alternatives to media releases

 such as opinion pieces and in-depth interviews with spokespeople, if appropriate.

Decision makers

Financial institutions (e.g. banks and other lenders), property valuers, and insurance providers are all examples of decision makers who will make assessments based on the available information that will influence perceptions and can have life-altering impacts on communities and individuals. Providing these organisations with up-to-date, accurate information and data in relation to site investigations and any other issues that could affect critical economic determinants, such as property values, may prevent disproportionate responses and adverse consequences.

Governments and agencies should work together to coordinate regular approaches to decision makers, providing relevant data and information that will support informed and balanced decisions.

ATTACHMENT 1: BACKGROUND – THE PFAS STORY SO FAR

What is PFAS?

PFAS are a group of manufactured chemicals that have been widely used globally, since the 1950s, in the manufacture of household and industrial products that resist heat, stains, grease and water and in other specialised applications. Because they are heat resistant and film forming in water, some have also been used as very effective ingredients in fire-fighting foams.

Fire-fighting foams containing PFAS have been used in fire training drills and emergencies by both the public and private sectors in Australia and worldwide for more than three decades.

All governments in Australia have been proactively working for a number of years to reduce PFAS use – particularly perfluorooctane sulfonate (PFOS, also known as perfluorooctane sulfonic acid), perfluorooctanoic acid (PFOA) and perfluorohexane sulfonate (PFHxS, also known as perfluorohexane sulfonic acid).

Most people living in Australia will have measurable levels of PFAS in their blood. While we know that PFAS can persist in humans, animals and the environment for a long time, we cannot conclusively say that PFAS exposure is harmful to human health.

Exposure to PFAS can be from a variety of sources such as food packaging, non-stick cookware and, stain protection applications for fabrics and carpets. However, people who work in or live near specific industries or locations may be exposed to higher levels than the general public. The human body gets rid of PFAS over time, so once exposure is reduced, any PFAS in the body will decrease.

Through studies in animals and humans, scientists are learning more about PFAS and the potential consequences of human exposure. There is currently no consistent evidence that PFAS exposure causes adverse human health effects. However, because there is uncertainty and PFAS can accumulate in the body with continued exposure, it is prudent to reduce exposure to PFAS as far as is practicable.

PFAS contamination

PFAS have been used for specialty applications such as in fire-fighting foams and these foams have been used at government and private sector fire-fighting training and incident sites across Australia. Sites impacted by PFAS contamination may also include land irrigated with recycled water, where bio-solids have been applied to agricultural land, and industrial sites.

Communication and engagement about PFAS by governments in Australia

Government communication and engagement activities about PFAS contamination in Australia, have to date, focused on communities around a small number of government sites. Most engagement has been with the communities around RAAF Base Williamtown, NSW, and Army Aviation Centre Oakey, Qld; but other significant engagements have included the communities around Country Fire Authority (CFA) Training College Fiskville, Vic, and Brisbane Airport, Qld:

• The Department of Defence has led engagement with the Williamtown and Oakey communities about PFAS contamination near the Defence bases, with many state and Commonwealth agencies contributing their expertise and resources. Communication and engagement has included updating the communities on the status of investigations, issuing precautionary health advice, and informing the communities about available services. Local government has also been involved in community engagement, with the Port Stephens Council being a member of the local Williamtown Community Reference Group.

- Over a number of years, rural fire-fighters have raised concerns about the use of PFAS-containing fire-fighting foams in training at the former Victorian CFA Training College Fiskville. The Victorian government has engaged extensively about PFAS contamination at the site and the Victorian Legislative Assembly conducted an inquiry. The Victorian government has tabled a response to this inquiry and has provided funds to decommission and remediate the site, as well as to establish a new firefighting training centre in the Central Highlands and upgrade the training facility at Huntly.
- In 2017, PFAS-containing fire-fighting foam was accidentally discharged in an airline hangar at Brisbane Airport. The spill was mostly contained on airport land but some of the foam entered a nearby creek and a sewerage treatment plant. The Queensland government issued health advice about eating seafood from the nearby area.

The reactions of these communities have shaped the public perception about PFAS contamination.

Ongoing uncertainty

While there is ongoing uncertainty about health and environmental impacts and in some cases, the extent of contamination, it is challenging to communicate what is and is not known without raising anxiety and allowing the spread of misinformation.

Technical information

Much of the information about PFAS is technical and complex. Health and environmental research generally uses highly technical language and assumes the reader has subject matter expertise. There is a risk that if technical reports and research are released without adequate plain English explanations and context, their meaning may be misunderstood.

Precautionary advice

The Environmental Health Standing Committee (enHealth)² has advised that there is no consistent evidence that exposure to PFAS harms human health. This means that some human health studies have found associations between exposure to these chemicals and health effects and others have not.

Because these chemicals persist in humans, animals and the environment, it is sensible to implement precautionary measures to minimise human exposure while researchers continue to investigate the potential effects of these substances on human health.

On this precautionary basis, governments in Australia have provided some communities with information about how to limit their exposure, such as to avoid drinking, or eating food grown with, contaminated water.

Precautionary advice and actions, while appearing to be prudent and sensible from a risk perspective, have contributed to the communities' confusion, anxiety, and in some cases, anger, about the contamination. It can be difficult to understand why governments would say PFAS is not proven to be a risk to human health while they are also advising you not to drink water from your property.

Government agencies involved in responding to PFAS contamination have a responsibility to ensure the public receives information and advice about precautionary measures that is not alarmist and is commensurate with the risks.

² enHealth is a subcommittee of the Australian Health Protection Principal Committee (AHPPC). The enHealth membership includes representatives from Commonwealth, State and Territory health departments; the New Zealand Ministry of Health; and the National Health and Medical Research Council.

ATTACHMENT 2: COMMUNICATION AND ENGAGEMENT ACTIVITIES

Engagement type	e Benefits of approach Risks of approach	
Community town hall meeting / presentation	 Provides the opportunity to deliver information to a large audience simultaneously. Ensures everyone gets the same information and messages. Allows the community to ask questions. Ensures broad and common issues can be clarified on the spot. Most useful when the information to be delivered is not contentious or highly emotive in nature. 	 Physical distance between presenters and attendees makes it difficult for presenters to show they are listening and demonstrate empathy. Creates the opportunity for a 'media spectacle' and/or promotion of other agendas. Can set up confrontation between speakers 'panel' and audience. Limits the number of and type of questions that can be answered. Audience members may not be comfortable asking questions in front of the whole group.
Community walk- in session (held in a venue where representatives from all relevant Commonwealth and state/territory agencies, and local government representatives (where required) can be seated at subject- specific tables that community members can approach for one-to- one discussion)	 Provides a forum for targeted, personalised communication with community members. Creates direct contact with the community and helps to build relationships that assist with future face-to-face engagement. Provides an opportunity for communities to ask personalised questions in a non-confrontational environment. Controls the situation more effectively. Allows for one-on-one attention from experts. Most useful when the information to be delivered is technical or raises questions and concerns from the community that are best addressed in detail, and in a more personalised context. 	 Can be resource intensive. Not all community members will engage with this format. Ongoing legacy issues can fuel negative community sentiment

Engagement type	Benefits of approach	Risks of approach	
Community round table (facilitated and requiring registration to attend)	 Provides the opportunity to inform, educate, provide the facts and answer questions in a smaller and more controlled group setting. Allows all people to have their views heard and questions answered. Reduces the risk that the meeting will be hijacked by the vocal minority – maximises the opportunity for reasonable and respectful discussion. Most useful when engagement has become heated and the message is being drowned out by enraged members of the community. 	 Can be resource intensive. Not all community members will engage with this format. 	
Community representative group	 Provides the opportunity for ongoing engagement with community and interest group representatives. The small group format allows for concerns to be thoroughly addressed and misinformation to be corrected. Allows for in-depth explanations and open dialogue. Helps to build trust. Provides an opportunity to test messages, information materials and engagement styles. Most useful as a forum for discussion and feedback between government and local communities. 	 Selection of appropriate community representatives can be difficult and create additional concerns, particularly if the wider community does not feel their views are represented well by those who put themselves forward for these roles. Success relies on a chairperson or facilitator and representatives' commitment to work together collegiately. 	
Influencer briefing	 Provides the opportunity to inform, educate, provide the facts, and answer questions directly with the aim of influencing commentary and community sentiment. These influencers can then become 'credible, trusted' communication conduits to the broader community. Should be done first, so influencers are ready to respond when other engagement occurs. 	 Can be resource intensive. Influencers could use briefings as an opportunity to promote other agendas (however, they are likely to do this with or without a briefing – this way they are informed). 	
Targeted stakeholder meeting	 Provides the opportunity to inform, educate, provide the facts specific to their issues and concerns, and answer questions. Allows for in-depth explanations. A targeted approach helps build positive relationships. Should be part of any engagement approach. 	 Can be resource intensive. Stakeholders could use briefings as an opportunity to promote other agendas (however, they are likely to do this with or without a briefing – this way they are informed). 	

ATTACHMENT 3: IDENTIFYING STAKEHOLDERS

Stakeholder	Reason for engagement
Affected communities	 These communities' reactions to government responses to PFAS have shaped the national conversation to date, and are likely to continue to do so in the near future.
	 Community members need to receive timely, open, transparent and consistent information about what PFAS contamination means for them. Some people may have to change their behaviour to reduce risk of exposure.
	• These communities are concerned about health effects and loss of property value, and some people are experiencing anxiety and anger.
National media	 The national media is valued by the community as a regular source of information and opinion.
	 National media will shape the public conversation about PFAS.
	 Providing factual information will help ensure media coverage is more balanced.
Local media	 Local media is valued by communities as a regular source of information and opinion, and often as a 'defender' of communities' interests.
	 Providing factual information will help ensure media coverage is more balanced.
Local government	 Where local government is not otherwise involved (for example, as a lead entity), they may be engaged as a stakeholder.
	 Residents and local media may look to what local government is saying. They may also seek more information from them.
	 Providing information to local government will help dispel misunderstandings, increase opportunities for a balanced narrative and mitigate the risk of the issue escalating in the media.
Health related groups	• Local GPs are trusted by community members about health issues.
	 Health groups need information to have informed discussions with their patients.
	Media seek comment from medical professionals about health risks.
	 Health groups can be a valuable conduit to communicate health messages.
Financial bodies	 Providing financial bodies with a better understanding of the risks of PFAS contamination and the response strategies underway will help them make informed and rational decisions, based on facts.

Stakeholder	Reason for engagement
Key local agricultural groups	 Organisations in and around investigation areas need to know what the implications are for them. Some of their members may have to change their operating practices.
	 Engaging with these organisations could help correct misconceptions about the effect of PFAS contamination on agricultural and aquacultural industries.
Federal and state/territory	 Members and Senators' constituents may be concerned about what PFAS contamination means for them.
Members and Senators	 Members and Senators represent the concerns of their constituents and could seek to do this via the media.
	 Providing information and briefings to Members and Senators will help dispel misunderstandings, increase opportunities for a balanced narrative and mitigate the risk of the issue escalating in the media.
Airport operators and tenants	• Organisations in and around airports where aqueous film-forming foam (AFFF) has been used need to know what the implications are for them. Some of their members may have to change their operating practices including their use of products containing PFAS and/or they may need to take some responsibility for contamination management.
	Engaging these bodies may limit confusion and inconsistency.
Peak associations and unions	 Associations and unions seek to represent the concerns of their members and may do so via the media.
	 Associations and unions may lobby governments on behalf of their members – seeking policy responses that do not negatively impact their members or sector.
	 Providing information and briefings will help reduce misunderstandings and can reduce the risk of disagreements playing out in the media.
Remediation industry and researchers	 Engaging with these organisations will promote open communication about remediation work and options.
	 The remediation industry and researchers can be an authoritative voice about remediation options and research into health effects.
	• Media is likely to seek comment on research and remediation options.
Licensed water providers in states and territories	 Water providers are responsible for water services within a state/territory, including potable and non-potable water supply, sewerage, irrigation and drainage.
	 Engaging with these organisations will assist them in making decisions about water supply and provide them with guidance on drinking and recreational water levels.
	• They can also provide assurance to the community regarding the safety of the water supply.

ATTACHMENT 4: CASE STUDY

Government agencies encounter a wide range of issues relating to PFAS. Issues are not always problems, rather an issue could be any situation that the governments must respond to in a coordinated and strategic way. Issues could include (but are not limited to):

- new information about a site investigation;
- accidental discharge of a product containing PFAS into the environment;
- factually incorrect or inflammatory media coverage;
- new health advice;
- new advice to international trading partners about PFAS levels in Australian agricultural products;
- a new international environmental standard; or
- a new state/territory environmental management policy announcement.

The case study below shows how the communication and engagement principles can be applied in practice and how information should be shared across jurisdictions. There is no 'one-size-fits-all' model – communication and engagement needs to be tailored for every issue.

Case study: Accidental discharge of PFAS into the environment

This is a hypothetical scenario to outline how the communication and engagement principles could be applied in practice:

- A fire suppression system in a fuel facility at a federally leased airport is activated by mistake. A number of containment systems fail and a significant volume of product containing PFOS and PFOA is released into the environment.
- The fuel facility operator stops the release of the product and repairs the fire suppression system.
- The fuel facility operator notifies the airport operator of the incident and the airport operator then notifies the Commonwealth Department of Infrastructure and Regional Development (Infrastructure) and relevant state/territory authorities.
- It is possible (but not yet confirmed) that the product spilled into a nearby waterway used for irrigation of market gardens.
- Residents surrounding the airport use reticulated water.
- An airline had a similar spill at another airport a month earlier. The government was criticised at the time for not responding.

In this scenario although the fuel facility operator is responsible for the spill, governments should engage in proactive communication and engagement. This can help shape the public conversation, avoid confusion, counter misinformation, and assist state/territory agencies to perform their roles.

Case study continued: Accidental discharge of PFAS into the environment

Which agencies have an interest in this issue?

	• Infrastructure – public perception of responsibility for airports.				
	• Airservices – public perception of responsibility for airport contamination.				
	 Environment – contamination could affect or be perceived to affect the environment. 				
	 Health – contamination could cause public concern about perceived risks to human health. 				
Commonwealth	 Agriculture – contamination could affect or be perceived to affect local agriculture and subsequently international trade. 				
	Which agency is the lead for this issue? If a lead is not clear, which agency is this issue most relevant to?				
	Department of Infrastructure and Regional Development.				
	How can Commonwealth agencies work together?				
	For all agencies:				
	• Share information about the issue as it becomes available.				
	 Share and seek input on media enquiries and correspondence about this issue. 				
	 Provide advance notice of any public communication or engagement and seek input from other agencies where possible. 				
	Which Ministers have an interest in the issue?				
	Minister for Infrastructure and Transport – public perception of responsibility for airports and airport contamination.				
	Which state/territory agencies have an interest in this issue?				
	Environment, Agriculture, Health:				
States / territories	 Contamination could affect or be perceived to affect the environment or local agriculture, or cause public concern about perceived risks to human health; and/or 				
	 Conduct additional testing on the environment or food supply relevant to the investigation area; and/or 				
	• May impose regulatory measures for the respective portfolios.				
	Who is the most appropriate Commonwealth agency to share information?				
	 Infrastructure – regulates and maintains relationship with the airport operator. 				

Case study continued: Accidental discharge of PFAS into the environment

What information should be shared?

Governments	 Commonwealth Department of Infrastructure and Regional Development ensures all relevant Commonwealth and state/territory agencies are aware of the situation. Clarify the extent of lead responsibilities. Commonwealth Department of Infrastructure and Regional Development shares contact information for the airport operator as required. Commonwealth Department of Infrastructure and Regional Development explains to other agencies what communication and engagement activities they plan to undertake – e.g. news releases, newsletters, community consultations. Commonwealth Department of Infrastructure and Regional Development seeks information about proposed statements or actions planned by the state/territory. 		
	Who are the primary stakeholders for this issue?		
	 Market gardeners using water from the potentially contaminated waterway. 		
	How can the Commonwealth and states/territories work together to communicate with the primary stakeholders?		
	Residents:		
Public	 Attend the next meeting of the Community Aviation Consultation Group (CACG) (an established community representation group), if it exists, for the airport – Commonwealth Department of Infrastructure and Regional Development together with state/territory health and environment representatives. 		
	Market gardeners:		
	 Attend a meeting arranged by the state/territory agriculture agency with the local market gardeners – Commonwealth Department of Agriculture. 		
	What information is relevant to the primary stakeholders?		
	Residents:		
	 Australian Government and state/territory responsibilities. 		
	The Australian Government's regulatory oversight of airports.		
	Current health and environmental guidance about PFAS.		
	Market gardeners:		
	Commonwealth and state/territory responsibilities.		
	vvno are tne influencers for this issue?		
	 Local government. 		
	 Agricultural peak bodies. 		

Case study continued: Accidental discharge of PFAS into the environment

How can the Commonwealth and states/territories work together to communicate with the influencers?

Public	 Commonwealth releases a media statement by the Minister for Infrastructure and Transport, with early notification to the state/territory. Provide timely responses to media enquiries prior to media reports being published so that the public has accurate information – any agency that receives enquiries on this issue. Involved agencies brief relevant state, federal and local politicians. Commonwealth Department of Agriculture attends a meeting arranged by
	 the state/territory agriculture agency with agricultural peak bodies. What information is relevant to the influencers? All: Action the Commonwealth is taking. Australian Government cooperation with state/territory agencies.
Evaluation	 Was the objective of the communication/engagement achieved? Department of Infrastructure and Regional Development monitors media coverage and seeks feedback from the CACG (if it exists for the airport). Department of Infrastructure and Regional Development emails other Commonwealth departments and state/territory agencies requesting feedback about lessons learned and suggestions for similar future communication and engagement.



Health Based Guidance Values for PFAS FOR USE IN SITE INVESTIGATIONS IN AUSTRALIA

In June 2016, the Department of Health commissioned Food Standards Australia New Zealand (FSANZ) to develop final health based guidance values for perfluorooctane sulfonate (PFOS), perfluorooctanoic acid (PFOA) and perfluorohexane sulfonate (PFHxS), which belong to a group of chemicals known as per- and polyfluoroalkyl substances (PFAS).

The Department of Health has received FSANZ's Hazard Assessment Report—PFOS, PFOA and PFHxS with its recommendations for Australia's final health based guidance values.

The final health based guidance values will be used consistently in undertaking human health risk assessments across Australia. The recommended health based guidance values have replaced the Environmental Health Standing Committee's (enHealth) interim human health reference values.

The final health based guidance values are protective of human health; are a precautionary measure for use when conducting site investigations; and are to assist in providing advice to affected communities on how to minimise exposure to PFAS.

What is a health based guidance value?

Health based guidance values indicate the amount of a chemical in food or drinking water that a person can consume on a regular basis over a lifetime without any significant risk to health. Health based guidance values can be expressed as a tolerable monthly intake (TMI), a tolerable weekly intake (TWI) or a tolerable daily intake (TDI). The choice of whether a TMI, TWI or TDI is set depends on the nature of the chemical.

Health based guidance values are used by organisations and government agencies to investigate and assess potential human health risks.

Final health based guidance values for use in site investigations in Australia

FSANZ has recommended final health based guidance values for PFOS and PFOA in the form of a tolerable daily intake. A tolerable daily intake is a level of daily oral exposure over a lifetime that is considered to be without significant health risk for humans.

Based on FSANZ's recommended tolerable daily intake, the Department of Health has calculated revised drinking water quality and recreational water quality values for use in site investigations in Australia.

To determine the drinking and recreational water quality values for site investigations across Australia, the Department of Health used the final tolerable daily intakes for PFOS and PFOA and the methodology described in Chapter 6.3.3 of the National Health and Medical Research Council's *Australian Drinking Water Guidelines*. This approach is consistent with the one used by enHealth in developing the interim values in 2016.

The health based guidance values for use in site investigations in Australia are:

Toxicity	PFOS/PFHxS		PFOA	
reference value	ng	μg	ng	μg
Tolerable daily intake (ng or μg / kg bw/day)	20	0.02	160	0.16
Drinking water quality value (<i>ng</i> or µg /L)	70	0.07	560	0.56
Recreational water quality value (<i>ng</i> or µg /L)	700	0.7	5,600	5.6

Note: bw = body weight, ng = nanograms, µg = micrograms

How did FSANZ determine the health based guidance values?

The tolerable daily intake for PFOS and PFOA are derived from the results of toxicity studies in laboratory animals. FSANZ concluded that the current available epidemiological data on human health is not suitable to support the derivation of tolerable daily intake levels for PFOS and PFOA.

A pharmacokinetic modelling approach was used to extrapolate data for humans, noting that animal physiology is not the same as human.

For PFHxS, FSANZ concluded that there was not enough toxicological and epidemiological information to justify establishing a tolerable daily intake. However, as a precaution, and for the purposes of site investigations, the PFOS tolerable daily intake should apply to PFHxS. In practice, this means that the level of PFHxS exposure should be added to the level of PFOS exposure; and this combined level be compared to the tolerable daily intake for PFOS.

The tolerable daily intakes include conservative assumptions to ensure the protection of public health.

FSANZ's report and recommended health based guidance values have been nationally and internationally peer reviewed.

How will the final health based guidance values impact communities affected by PFAS contamination?

Commonwealth agencies and other organisations that conduct site investigations for PFAS contamination can use the health based guidance values to assist in assessing human health risk. Agencies or organisations that have recently conducted human health risk assessments for PFAS contamination may review their assessments and advice based on the final health based guidance values.

Advice on reducing exposure to PFAS will vary with each location so you should follow the most current advice provided by your state or territory government, and if available, the human health risk assessment for your area conducted by the investigating agency.

Further information

For further information regarding health based guidance values and the Department of Health's response to PFAS contamination, please visit the Department of Health website (health.gov.au/pfas)

Alternatively you can contact the Department of Health by phone on 1800 941 180 or by email: health.PFAS@health.gov.au



enHealth Guidance Statements on per- and poly-fluoroalkyl substances

Background and context:

Per- and poly-fluoroalkyl substances, or "PFAS", are a class of manufactured chemicals that have been used since the 1950s to make products that resist heat, stains, grease and water. Until recently, this group of chemicals was known as "perfluorinated chemicals", or "PFCs". The name change has come about to avoid confusion with another group of chemicals that are relevant to climate change, which are also known as "PFCs".

Products that may contain PFAS include furniture and carpets treated for stain resistance, foams used for firefighting, fast food or packaged food containers, make up and personal care products and cleaning products. Other chemicals used in these applications may be precursors to PFAS, and the PFASs are formed when these chemicals are released into the environment.

PFASs are of concern around the world because they are not broken down in the environment and so can persist for a long time. Their widespread use and persistence means that many types of PFAS are ubiquitous global contaminants.

The PFASs of most concern are perfluorooctane sulfonate (PFOS) and perfluorooctanoic acid (PFOA). Many countries have phased out, or are in the process of phasing out the use of PFOS and PFOA due to concerns about their persistence, bioaccumulation and toxicity. Perfluorohexane sulfonate (PFHxS) is another chemical of the PFAS group and is present in some fire-fighting foams. PFHxS have also been used as raw materials or precursors to produce PFAS-based products.

Because of their widespread use, people in Australia commonly have some PFOS, PFHxS and PFOA in their body. PFOS and PFOA are readily absorbed through the gut, and once these chemicals are in a person's body it takes about two to nine years, depending on the study, before those levels go down by half, even if no more is taken in.

The Australian Government has been working since 2002 to reduce the importation of some PFASs. In Australia and internationally where the use of PFASs has become restricted a general trend towards lower PFAS levels in a person's body has been observed.

Outside of the occupational setting, exposure to PFASs can occur from the air, indoor dust, food, water and various consumer products. For most people food is expected to be the primary source of exposure to these chemicals. Human breast milk may contribute to exposure in infants since some PFASs have been detected in human breast milk.

For some communities near facilities where PFOS, PFOA and PFHxS have been extensively used, higher levels may be found in the surrounding environment and exposure may occur through other means, including drinking water supplied from groundwater.

In chronic exposure studies on laboratory animals, research into PFOS and PFOA has shown adverse effects on the liver, gastrointestinal tract and thyroid hormones. However, the applicability of these studies to humans is not well established.

The existing limited studies on PFHxS suggest that this chemical can cause effects in laboratory test animals similar to the effects caused by PFOS. However, based on available studies, PFHxS appears to be less potent in animal studies than PFOS.

In humans, research has not conclusively demonstrated that PFASs are related to specific illnesses, even under conditions of occupational exposure. Recent studies have found possible associations to some health problems, although more research is required before definitive statements can be made on causality or risk.

Because the human body is slow to rid itself of PFOS, PFOA and PFHxS, continued exposure to these chemicals can result in accumulation in the body. Due to the potential for accumulation, and while uncertainty around their potential to cause human adverse health effects remains, it is prudent to reduce exposure to PFASs as far as is practicable. This means that action needs to be taken to address the exposure source or possible routes of exposure. Determination of exposure is best achieved through a full human health risk assessment that examines all routes of exposure.

It is understandable that communities living in PFAS affected areas may want to know what their level of exposure to PFASs is and what this means for their health and the health of their families. The lack of certainty around the potential for health effects can compound concerns.

A blood test can measure the level of PFOS, PFOA and PFHxS in a person's blood and can tell a person concerned about exposure to PFASs how their blood PFOS, PFOA and PFHxS levels compare with the levels seen in the general Australian population. However, these tests are not routine and there is at present insufficient scientific evidence for a medical practitioner to be able to tell a person whether their blood level will make them sick now or later in life, or if any current health problems are related to the PFAS levels found in their blood.

As such, blood tests have no diagnostic or prognostic value and are not recommended for the purpose of determining whether an individual's medical condition is attributable to exposure to PFOS, PFOA or PFHxS.

In the absence of any test, including a blood test, being definitive in informing individual risk and clinical management, exposure reduction is the key measure to reduce any possible risks posed by PFASs.

At a population level, blood tests can inform a community that they have been exposed to PFASs at a level above that of the general population. The monitoring of pooled community blood samples over time may help determine the success of exposure reduction measures.

Recognising the difficulty in assessing and communicating the risks posed by PFASs to the community, enHealth has developed these guidance statements on key health issues to support jurisdictional responses to incidents of environmental PFAS contamination.

Guidance statements:

1. Health impacts from exposure to PFOS and PFOA

There is currently no consistent evidence that exposure to PFOS and PFOA causes adverse human health effects.

Because these chemicals persist in humans and the environment, enHealth recommends that human exposure to these chemicals is minimised as a precaution.

2. Major human exposure pathways

For the general community, enHealth considers ingestion of food contaminated with PFOS and PFOA is the major human exposure pathway.

In sites contaminated by PFOS and PFOA, drinking water and specific foods may be important exposure pathways.

3. Reference values for PFOS and PFOA

In April 2016, enHealth convened an expert group to provide advice to the Australian Health Protection Principal Committee on the development of an Australian interim health reference value for PFOS and PFOA for consistent use in the undertaking of human health risk assessments. The interim health reference value considered relevant international guidelines, as well as contemporary scientific and technical issues.

In June 2016, the Australian Health Protection Principal Committee endorsed the enHealth statement on *Interim national guidance on human health reference values for per- and poly-fluoroalkyl substances for use in site investigations in Australia*, available at <u>enHealth publications</u>.

4. Breast feeding

The significant health benefits of breast feeding are well established and far outweigh any potential health risks to an infant from any PFOS or PFOA transferred through breast milk.

enHealth does not recommend that mothers living in or around sites contaminated with PFOS or PFOA cease breast feeding.

5. Pregnancy

There is currently no consistent evidence that exposure to PFOS or PFOA causes adverse human health outcomes in pregnant women or their babies.

Nonetheless, enHealth recommends that pregnant women should be considered a potentially sensitive population when investigating PFOS and PFOA contaminated sites, with a view to minimising their exposure to PFOS and PFOA.

6. Blood tests

There is currently no accepted clinical treatment to reduce levels of PFASs in the human body.

Given the uncertainty that PFASs are directly linked to adverse health outcomes, blood tests cannot determine if the PFAS levels in a person's blood will make them sick now or later in life.

Therefore, blood tests are not recommended to determine whether any medical condition is attributable to exposure to PFOS or PFOA and have no current value in informing clinical management, including diagnosis, treatment or prognosis in terms of increased risk of particular conditions over time.

It is noted that various organisations around the world have collected blood samples from people as part of ongoing investigations into PFAS contamination of soil and water. The purpose of these tests was either as part of a defined research program, or to determine how much of these chemicals may be entering a person's body. The value of blood testing is limited to assessing exposure, such as monitoring over time, which may help determine the success of exposure reduction measures. However, given the long biological half-life of PFASs, frequent blood monitoring is of no value.

enHealth recommends that:

- blood testing has no current value in informing clinical management; and
- the monitoring of pooled community blood samples over time may help determine the success of exposure reduction measures.

Australian Health Protection Principal Committee

Per- and poly-fluoroalkyl substances (PFAS) FactSheet

What are per- and poly-fluoroalkyl substances?

Per- and poly-fluoroalkyl substances, also known as "PFASs", are a group of manufactured chemicals that have been used since the 1950s in a range of common household products and specialty applications, including in the manufacture of nonstick cookware; fabric, furniture and carpet stain protection applications; food packaging; some industrial processes; and in some types of fire-fighting foam.

Until recently, this group of chemicals was known as "perfluorinated chemicals", or "PFCs". The name change has come about to avoid confusion with another group of chemicals that are relevant to climate change, which are also known as "PFCs".

There are many types of PFASs. The best known examples are:

- o perfluorooctane sulfonate, also known as "PFOS"; and
- o perfluorooctanoic acid, also known as "PFOA".

Perfluorohexane sulfonate (PFHxS) is another chemical of the PFAS group and is also present in some fire-fighting foams.

Are these chemicals manufactured or used in Australia?

The National Industrial Chemicals Notification and Assessment Scheme (NICNAS) has monitored PFOS and PFOA use in Australia through four national surveys, which show that these chemicals are not manufactured in Australia.

PFOS and related compounds are currently imported into Australia, mainly for use as mist suppressants in the metal plating industry, hydraulic fluid in the aviation industry and surfactants in the photography industry.

PFOA and related chemicals were previously imported into Australia and used in the local manufacture of non-stick cookware. These chemicals are not present in the finished cookware.

Until recently, PFOS and PFOA were added to some types of fire-fighting foam to improve the foam's ability to smother fires. There are believed to be stockpiles of fire-fighting foams containing PFASs still in use.

PFOS and PFOA may be present in a range of imported consumer products, although many countries have phased out, or are progressively phasing out the use of PFOS and PFOA due to concerns about their persistence, bioaccumulation and environmental toxicity.

NICNAS has recommended since 2002 that Australian industries should actively seek alternatives to PFASs and PFAS-related substances. The alternative chemicals should be less toxic and not persist in the environment.

Have PFOS and PFOA contaminated sites in Australia?

Currently there are investigations into environmental contamination with PFOS and PFOA at a number of sites around Australia. These include the Country Fire Authority training facility at Fiskville, Victoria; the RAAF Base at Williamtown, NSW; and the Army Aviation Centre at Oakey, Queensland.

The historic use of PFAS-containing fire-fighting foams has resulted in areas within these sites becoming contaminated with PFOS and PFOA. Over the past decades, these chemicals have worked their way through the soil to contaminate surface and ground water, and have also migrated into adjoining land areas.

There are potentially other contaminated sites around Australia at which PFAScontaining fire-fighting foams have been used, which are being investigated.

How do PFASs enter the environment?

In addition to contamination from the use of fire-fighting foams, PFASs can be released into the environment from landfill sites where products and materials that contain these chemicals are sent for disposal, and into ground and surface water through sewer discharges.

Manufacturing facilities that handle PFASs are also sources of PFAS release into the environment.

The biggest environmental concern about PFOS and PFOA is that they do not break down in the environment and can travel long distances in water and air currents. They have been shown to be widespread global contaminants and many countries are now monitoring and restricting their use.

PFOS and PFOA have been shown to be toxic to some animals, and because they don't break down they can bioaccumulate and biomagnify in some wildlife, including fish. This means that fish and animals higher in the food chain may accumulate high concentrations of PFOS and PFOA in their bodies.

The toxicity, mobility, persistence and bioaccumulation potential of PFOS and PFOA pose potential concerns for the environment and for human health.

How could I be exposed to PFASs?

The general public are exposed to small amounts of PFOS or PFOA in everyday life through exposure to dust, indoor and outdoor air, food, water and contact with consumer products that contain these chemicals.

For most people, food is thought to be the most important source of exposure. Treated carpets and floors treated with waxes and sealants that contain PFASs can be an important source of exposure for babies and infants.

PFOS and PFOA are readily absorbed through the gut and are not metabolised or broken down in the body. These chemicals are only very slowly eliminated from the body. Studies have shown that Australians have small amounts of PFOS and PFOA in their blood. PFOS and PFOA can also be found in urine and breast milk.

People who work in industries that use PFOS and PFOA, or use products containing these chemicals, may be exposed to higher levels than the general public.

Where larger quantities of PFOS and PFOA have been released into the environment, communities located near those sites may be exposed to higher levels than the general public. It is important to understand how people living near contaminated areas may come into contact with PFOS and PFOA so that exposure may be minimised. This could include by examining in detail the pathways through which people could be exposed to these chemicals.

How do PFASs affect human health?

Whether PFOS or PFOA cause health problems in humans is currently unknown, but on current evidence from studies in animals the potential for adverse health effects cannot be excluded. Because the elimination of PFASs from the human body is slow there is a risk that continued exposure to PFOS and PFOA could cause adverse health effects.

Adverse health effects have been demonstrated in animal studies, but at higher levels than are found in people. As well, the applicability of the effects in animals to humans is not well established.

The existing limited studies on PFHxS suggest that this chemical can cause effects in laboratory test animals similar to the effects caused by PFOS. However, based on available studies, PFHxS appears to be less potent in animal studies than PFOS.

Much of the research on humans has been done with people who were exposed to relatively high levels of PFASs through their work. Workers involved in the manufacture or use of PFASs usually have higher blood PFAS levels than the general public. Studies on PFAS workers have looked for effects on cholesterol levels, male hormones, heart disease, liver changes and other effects, including cancer. These studies have not consistently shown that PFAS exposure is linked to health problems.

As a precaution, people living in or near an area that has been identified as having been contaminated with PFOS, PFOA or PFHxS should take steps to limit their exposure to these chemicals. Your state or territory health department can provide you with advice on how to limit your exposure to these chemicals specific to your location and circumstances.

Can PFOS or PFOA cause human cancers?

In humans, there is no conclusive evidence that PFASs cause any specific illnesses, including cancer.

Studies in laboratory animals suggest that PFOS and PFOA may cause some cancers in those animals following prolonged exposure to relatively high levels. However, no existing studies have found a causal link between exposure to PFOS and PFOA and cancer in humans.

Studies of workers involved in the manufacture or use of PFOS and PFOA have looked at whether there is any link between these chemicals and the development of prostate, bladder and liver cancer in humans. There have been no consistent findings in these studies.

The International Agency for Cancer Research (IARC) has classified PFOA as possibly causing some cancers. Other studies have concluded that the evidence does not support an association between human cancer and either PFOS or PFOA exposure.

Does exposure to PFASs during pregnancy pose an increased health risk?

PFOS and PFOA are not known to cause adverse health effects on unborn babies. However, as a precaution, pregnant women living in or near an area that has been identified as having been contaminated with PFOS or PFOA should take steps to limit their exposure to these chemicals.

Your state or territory health department can provide you with advice regarding PFOS and PFOA specific to your location and circumstances.

Should I breastfeed if I have been exposed to PFASs?

Although there is evidence that PFOS occurs in breast milk, it is unclear what, if any, the risks to the baby may be from PFOS or PFOA exposure through breast milk.

The significant health benefits of breast feeding are well established and far outweigh any potential health risks to an infant from any PFOS or PFOA transferred through breast milk.

Breast feeding of babies should not be discontinued due to concerns about PFOS and PFOA exposure.

Should I get a blood test if I think I have been exposed to PFOS or PFOA?

Blood tests are not recommended to determine whether any medical condition is attributable to exposure to PFOS or PFOA and have no current value in informing clinical management, including diagnosis, treatment or prognosis in terms of increased risk of particular conditions over time.

The value of blood testing is limited to assessing exposure at a population level, such as monitoring over time, which may help determine the success of exposure reduction measures. However, given the long biological half-life of PFASs, frequent blood monitoring is of no value.

If you think you have been exposed to PFOS or PFOA and you have any health concerns, please consult your general practitioner.

Are blood tests useful at a population level?

Various organisations around the world have collected blood samples from people as part of ongoing investigations into PFAS contamination of soil and water. The purpose of these tests was either as part of a defined research program, or to determine how much of these chemicals may be entering a person's body.

A blood test can tell a person if they have PFOS or PFOA in their blood and at what levels. These levels can be compared with the levels seen in the general Australian population.

Blood tests can also inform a community if they have been exposed to PFASs at a level above or below that of the general population.

The monitoring of pooled community blood samples over time may help determine the success of exposure reduction measures.

Food Regulation Standing Committee Statement

Per- and poly-fluoroalkyl substances (PFAS) and the general food supply

In Australia, exposure of the general population to perfluorooctane sulfonate (PFOS) and perfluorooctanoic acid (PFOA) is low and declining, and there is no consistent evidence that this exposure has been harmful to human health.

PFAS have been used since the 1950s in a range of industrial processes, common household products, and some fire-fighting foams. Due to their persistence and widespread presence in the environment, PFAS are found in the blood of people and animals all over the world and are sometimes present at low levels in a variety of food products and in the environment.

Food Standards Australia New Zealand (FSANZ) conducted a hazard assessment of PFOS, PFOA and Perfluorohexane sulfonate (PFHxS) and concluded that there is currently no consistent evidence that these chemicals cause any adverse health effects in humans, including people highly exposed occupationally (1). This conclusion is consistent with other international evaluations.

A dietary exposure assessment, literature review and the 24th Australian Total Diet Study conducted by FSANZ (in which two PFAS compounds were screened i.e. PFOS and PFOA) indicated that the risk posed by these chemicals to consumers in the general population is likely to be very low (2, 3). This finding is also supported by blood studies involving human serum that provide strong evidence of decreasing serum PFOS and PFOA concentrations in the Australian population from 2002. This likely reflects the decline in use of these chemicals in Australia since around 2002 (4, 5).

These studies combined indicate that in Australia the general population's exposure to PFOS and PFOA is declining. PFAS testing will be considered for inclusion in future food studies to provide appropriate on-going monitoring of the general population's exposure.

At specific sites where PFAS contamination has been identified, food regulators will contribute to the work of other relevant authorities and stakeholders who are taking action to reduce the exposure of the local community to PFAS and to reduce the level of PFAS in the general environment. These efforts to reduce the levels of PFAS at specific sites will benefit both the local and the wider Australian communities.

For further information please see www.health.gov.au/pfas.

References

1. Food Standards Australia New Zealand. 2017. Hazard assessment report - PFOS, PFOA, PFHxS

2. Food Standards Australia New Zealand. 2016. 24th Australian Total Diet Study Phase 2

3. Food Standards Australia New Zealand. 2017. Dietary exposure assessment report - PFOS, PFOA, PFHxS

4. Toms, L.M.L., Thompson, J., Rotander, A., Hobson, P., Calafat, A.M., Kato, K., Ye, X., Broomhall, S., Harden, F., Mueller, J.F., 2014. Decline in perfluorooctane sulfonate and perfluorooctanoate serum concentrations in an Australian population from 2002 to 2011. Environ. Int. 71, 74-80.

5. Ulrika Eriksson, Jochen F. Mueller, Leisa-Maree L. Toms, Peter Hobson, Anna Karrman., 2017. Temporal trends of PFSAs, PFCAs and selected precursors in Australian serum from 2002 to 2013. Environmental Pollution 220, 168-177

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DEPARTMENT OF THE PRIME MINISTER AND CABINET

To: Prime Minister (for decision by 23 January to ensure responses from First Ministers prior to the 9 February COAG meeting)

COUNCIL OF AUSTRALIAN GOVERNMENTS (COAG) OUT OF SESSION DECISIONS

Recommendations - That you:

1. Agree to and sign the PFAS Intergovernmental Agreement (at Attachment A);

Agreed / Not Agreed Signed / Not Signed

s 22(1)(a)(ii)

Signed / Not Sign
Date: 2-2-17

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PM&C Secretary Ms Hatfield-Dodds Mr Sheehan Ms Lynch Mr Duggan Mr Williamson Mr Brown Ms Bryant Ms Lowe

PMO s 22(1)(a)(ii)

CABINET SECRETARY

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Key Points:		
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a. PFAS Intergovernmental Agreement: In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. We have drafted the Agreement in close consultation with the States and Territories, and the Australian Local Government Association. COAG is asked to agree to and sign the Agreement (at Attachment A).

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2.

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Dominique Lowe Assistant Secretary Commonwealth-State Relations Branch 17 January 2018 Policy Officer: ^{s 22(1)(a)(ii)} Phone no: ^{s 22(1)(a)(ii)} Consultation: PFAS Taskforce, SPD, CCTC, Gov Div

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ATTACHMENTS

ATTACHMENT A PFAS INTERGOVERNMENTAL AGREEMENT

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ATTACHMENT H LETTERS TO FIRST MINISTERS

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INTERGOVERNMENTAL AGREEMENT ON A NATIONAL FRAMEWORK FOR RESPONDING TO PFAS CONTAMINATION

Council of Australian Governments

An agreement between

- the Commonwealth of Australia and
- the states and territories, being:
 - New South Wales
 - Victoria
 - Queensland
 - Western Australia
 - South Australia
 - Tasmania
 - Australian Capital Territory
 - Northern Territory

This agreement supports collaboration and cooperation between governments in Australia to respond consistently to per- and poly- fluoroalkyl substances (PFAS) contamination.

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Intergovernmental Agreement on a National Framework for Responding to PFAS Contamination

PRELIMINARIES

- 1. This Intergovernmental Agreement (the Agreement) supports collaboration and cooperation between the Parties to respond consistently and effectively to per- and poly-fluoroalkyl substances (PFAS) contamination.
- 2. PFAS are a group of manufactured chemicals that have been widely used globally since the 1950s in the manufacture of household and industrial products that resist heat, stains, grease and water, and in other specialised applications. Because they are heat resistant and film forming in water, some have also been used very effectively in fire-fighting foams.
- 3. The contamination of land and water due to the use of PFAS, especially historic and current use of PFOS¹, PFOA² and PFHxS³, is an issue that all Australian governments are working to address.
- 4. The Parties to this Agreement commit to collaborating to deliver effective, risk-based responses to PFAS contamination that prioritise the wellbeing of affected communities and protection of the environment.
- 5. The Parties recognise that early identification, effective cooperation, and clear communication are core elements of this Agreement, to ensure timely and appropriate responses for the benefit of communities.
- 6. While it is clear that PFAS can persist in humans, animals and the environment, there is currently no consistent evidence that PFAS exposure is harmful to human health. As a precaution, governments in Australia recommend that exposure be reduced wherever possible while research into any potential health effects continues.

¹ perfluorooctane sulfonate, also known as perfluorooctane sulfonic acid

² perfluorooctanoic acid

³ perfluorohexane sulfonic acid

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RECITALS

- 7. In entering this Agreement, the Parties recognise that they have a mutual interest in responding to PFAS contamination, and need to work together to do this effectively.
- 8. This Agreement complements existing guidance and legislation that works to protect human health and the environment from harm caused by chemical contaminants, including but not limited to:
 - a) The Environmental Health Risk Assessment: Guidelines for assessing human health risks from environmental hazards and the associated Australian Exposure Factor Guide 2012, developed by the Environmental Health Standing Committee (enHealth)
 - b) The Environment Protection and Biodiversity Conservation Act 1999 (Cth)
 - c) The Food Regulation Agreement (2008), and Australia's regulatory systems for food
 - d) The Industrial Chemicals (Notification and Assessment) Act 1989 (Cth) and state and territory regulatory systems for chemicals
 - e) The National Environment Protection Council Act 1994 (Cth), including but not limited to the National Environment Protection (Assessment of Site Contamination) Measure 1999 (Cth) and state and territory regulatory systems for contaminated sites and environmental protection
 - f) Commonwealth, state and territory regulatory systems for the storage, treatment, transportation and disposal of waste, and in particular, hazardous waste
 - g) The National Environmental Health Strategy
 - h) The National Water Quality Management Strategy, including but not limited to:
 - i. The Australian Drinking Water Guidelines
 - ii. The Australian and New Zealand Guidelines for Fresh and Marine Water Quality
 - iii. The Australian Guidelines for Water Quality Monitoring and Reporting
 - iv. The Australian Guidelines for Water Recycling
 - v. The Guidelines for Managing Risks in Recreational Water
 - vi. The Guidelines for Groundwater Quality Protection in Australia
 - i) Responding to Environmental Health Incidents Community Engagement Handbook, developed by enHealth.
- 9. This Agreement does not override any existing legislation, agreements or other guidance.
- This Agreement bears no consequence for international obligations relating to these chemicals, which will continue to be fulfilled by the Commonwealth on behalf of all Australian governments.

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PART 1 — FORMALITIES

Parties to this Agreement

- 11. This Agreement is between the following Parties:
 - a) the Commonwealth of Australia (the Commonwealth)
 - b) the states and territories (the States).

PART 2 — OBJECTIVES, PRINCIPLES AND KEY AREAS FOR ACTION

Objectives

- 12. Through the implementation of this Agreement, the Parties aim to:
 - a) Effectively respond to PFAS contamination to protect the environment and, as a precaution, protect human health, including immediate responses to identified contamination, and longer term remediation or management responses
 - b) Strengthen national consistency, collaboration and cooperation in responding to PFAS contamination
 - c) Ensure actions are effective, implementable, financially and logistically sustainable, proportionate to risk, and support economic stability.

Principles

- 13. The Parties will be guided by the following principles in responding to PFAS contamination:
 - a) The primary focus of governments should be:
 - i. action to protect the environment
 - ii. precautionary action to minimise human exposure
 - b) Cooperation between governments will deliver a more effective and efficient response, especially where contamination crosses jurisdictional boundaries
 - c) Governments should be transparent in their communication with affected communities and each other
 - d) Government responses to PFAS contamination should:
 - acknowledge that a polluting Party will generally hold responsibility for identification and investigation of sites, assessment of risks, engagement with stakeholders, and management and remediation of the affected land as required (including associated costs), subject to the Party's legal rights and obligations
 - ii. be informed by available scientific evidence, consultation, risk assessment and good practice environmental management

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- iii. be financially and logistically sustainable for those responding
- iv. allow continued provision of public services
- v. Provide a balanced response to community and industry concerns, acknowledging the need for transparency, and early and direct communication
- e) Governments acknowledge that responses to PFAS contamination should consider the varying characteristics and needs of affected communities, taking into account both short and longer term community expectations and needs
- All governments acknowledge the varying characteristics, responsibilities and needs of each jurisdiction
- g) Public land and government activities should be subject to the same requirements for managing PFAS as private landholders and enterprises.

Key areas for action

- 14. Key areas for action to increase national consistency in responding to PFAS contamination will include (but not be limited to):
 - Following standard processes and existing guidance material to identify, investigate and manage PFAS contamination on government-owned sites, or on sites where government activities have resulted in PFAS contamination (PFAS Contamination Response Protocol at Appendix A)
 - b) Applying the PFAS National Environmental Management Plan, as endorsed by the Heads of EPAs in Australia and New Zealand (HEPA) and agreed by Environment Ministers (Appendix B)
 - c) Implementing consistent communication and stakeholder consultation and engagement and sharing information across governments (PFAS Information Sharing, Communication and Engagement Guidelines at Appendix C)
 - d) Applying guidance material agreed by relevant national government expert groups, including
 - i. Health Based Guidance Values for PFAS for use in site investigations in Australia (Appendix D)
 - ii. Environmental Health Standing Committee (enHealth) Guidance Statements on Perand poly-fluoroalkyl substances (Appendix E)
 - iii. Australian Health Protection Principal Committee Per- and poly-fluoroalkyl substances (PFAS) Factsheet (Appendix F)
 - iv. Food Regulation Standing Committee Statement Per- and poly-fluoroalkyl substances (PFAS) and the general food supply (Appendix G)
 - v. Any other guidance or statement on PFAS agreed by relevant national government expert groups.
 - e) Supporting collaboration between agencies and industry stakeholders across jurisdictions

f) Collaborating to advance high quality research into PFAS, potentially including but not limited to, human health, environmental impacts and remediation options.

PART 3 — ROLES AND RESPONSIBILITIES

15. To realise the objectives and commitments in this Agreement, each Party has specific roles and responsibilities, as outlined below and in the appendices to this Agreement.

Role of the Commonwealth

16. The Commonwealth agrees to work with the relevant States and other responsible entities such as industry bodies and Local Government to identify and manage PFAS contamination on and from Commonwealth sites and on sites where Commonwealth government activities have resulted in PFAS contamination, consistent with the PFAS Contamination Response Protocol (at Appendix A), and Clause 13d) of this Agreement.

Role of the States

17. The States agree to work with each other, other responsible entities such as industry bodies, Local Government, and the Commonwealth, as relevant, to identify and manage PFAS contamination on and from sites in their jurisdiction and on sites where States' activities have resulted in PFAS contamination, consistent with the PFAS Contamination Response Protocol (at Appendix A), and Clause 13d) of this Agreement.

PART 4 — IMPLEMENTATION ARRANGEMENTS

- 18. Each Party will ensure an appropriate response to PFAS contamination in their jurisdiction, consistent with its areas of responsibility.
- 19. Environment Ministers will oversee the operation of this Agreement, including through the provision of advice and/or direction where areas of responsibility are unclear or disputed, in line with Clauses 24-25 of this Agreement.

PART 5 — GOVERNANCE ARRANGEMENTS

Term of the Agreement

20. This Agreement will commence as soon as the Agreement is signed by the Commonwealth and one other party and will operate unless the Parties by unanimous agreement in writing revoke it.

Enforceability of the Agreement

21. The Parties do not intend any of the provisions of this Agreement to be legally enforceable. However, that does not lessen the Parties' commitment to this Agreement.

Review of the Agreement

22. A review of this Agreement will occur one year after its commencement or earlier if agreed by the Parties, with regard to progress made by Parties in respect of achieving the agreed objectives.

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Withdrawal from the Agreement

23. A Party to the Agreement may terminate their participation in the Agreement at any time by notifying all the other parties in writing.

Dispute resolution

- 24. Any Party may give notice to other Parties of a dispute under this Agreement.
- 25. The Parties agree that if a dispute about this Agreement arises between the Parties it must be resolved expeditiously in accordance with the principles of the IGA, and the following:
 - a) officials of relevant Parties will attempt in good faith to resolve any dispute in the first instance
 - b) if the dispute remains unresolved, it may be referred to the relevant First Ministers' departments
 - c) if the dispute remains unresolved, it may be escalated to Environment Ministers, or First Ministers where appropriate and taking into account relevant regulatory frameworks, for resolution as soon as practical.

Variation of the Agreement

26. The Agreement and its appendices may be amended at any time by agreement in writing by all the Parties, represented by their minister with responsibility for the environment.

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The Parties have confirmed their commitment to this Agreement as follows:

s 22(1) Signed for and on behalf at (th(k))Commonwealth s 22(1)(a)(ii) s 22(1)(a)(ii) s 22(1)(a)(ii)

The Monourable Malcolm Turnbull MP Prime Minister of the Commonwealth of Australia

Date

Signed for and on behalf of the State of New South Wales by Signed for and on behalf of the State of Victoria by

The Honourable Gladys Berejiklian MP Premier of the State of New South Wales

Date

Signed for and on behalf of the State of Queensland by

The Honourable Annastacia Palaszczuk MP Premier of the State of Queensland

Date

Signed for and on behalf of the State of South Australia by

The Honourable Jay Weatherill MP Premier of the State of South Australia

Date

Signed for and on behalf of the Australian Capital Territory by

Mr Andrew Barr MLA Chief Minister of the Australian Capital Territory

Date

The Honourable Daniel Andrews MP Premier of the State of Victoria

Date

Signed for and on behalf of the State of Western Australia by

The Honourable Mark McGowan MP Premier of the State of Western Australia

Date

Signed for and on behalf of the State of Tasmania by

The Honourable Will Hodgman MP Premier of the State of Tasmania

Date

Signed for and on behalf of the Northern Territory by

The Honourable Michael Gunner MLA Chief Minister of the Northern Territory of Australia

Date

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APPENDICES

Appendix A: PFAS Contamination Response Protocol

Appendix B: The PFAS National Environmental Management Plan⁴

Appendix C: PFAS Information Sharing, Communication and Engagement Guidelines

Appendix D: Health Based Guidance Values for PFAS for use in site investigations in Australia⁵

Appendix E: Environmental Health Standing Committee (enHealth) Guidance Statements on Per- and poly-fluoroalkyl substances⁶

Appendix F: Australian Health Protection Principal Committee Per- and poly-fluoroalkyl substances (PFAS) Factsheet⁷

Appendix G: Food Regulation Standing Committee Statement Per- and poly-fluoroalkyl substances (PFAS) and the general food supply⁸

⁴ Developed by the Heads of EPAs in Australia and New Zealand (HEPA)

⁵ Endorsed by the Australian Health Protection Principal Committee (AHPPC) and reviewed by the Australian Health Ministers Advisory Committee (AHMAC)

⁶ Developed by the Environmental Health Standing Committee (enHealth) and endorsed by the Australian Health Protection Principal Committee (AHPPC)

⁷ Developed by enHealth and endorsed by the AHPPC

⁸ Published by the Food Regulation Standing Committee (FRSC)



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Gladys Berejiklian MP Premier of New South Wales GPO Box 5341 SYDNEY NSW 2001

lary Dear First Minister

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au Document 6



s 22(1)(a)(ii)

Yours sincerely s 22(1)(a)(ii)

MALCOLM TURNBULL



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

Mayor David O'Loughlin President of the Australian Local Government Association 8 Geils Court Dear Mayor O'Loughtin Jained

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. I advise that I have asked First Ministers to agree to and sign the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au

Document 6

s 22(1)(a)(ii)

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Yours sincerely s 22(1)(a)(ii)

MALCOLM TURNBULL



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Mark McGowan MLA Premier of Western Australia 1 Parliament Place WEST PERTH WA 6005

Dear First Minister

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au Document 6

s 22(1)(a)(ii)

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely s 22(1)(a)(ii)	1	n n	ŕ
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MALCOLM TURNBULL



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Daniel Andrews MP Premier of Victoria 1 Treasury Place MELBOURNE VIC 3002

Dear First Minister Maniel,

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au

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Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

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I have written in similar terms to other COAG members.

s 22(1)	Yours sincerely (a)(ii)	Λ	
	MALCOLM TU	JRNBULL	



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

Mr Andrew Barr MLA Chief Minister of the Australian Capital Territory GPO Box 1020 CANBERRA ACT 2601

Dear First Minister Andew,

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Telephone (02) 6277 7700 www.pm.gov.au



s 22(1)(a)(ii)

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely s 22(1)(a)(ii)

U MALCOLM TURNBULL



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Will Hodgman MP Premier of Tasmania GPO Box 123 HOBART TAS 7001

Dear First Minister Will,

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au

s 22(1)(a)(ii)

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

V MALCOLM WINBULL



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Jay Weatherill MP Premier of South Australia GPO Box 2343 ADELAIDE SA 5001

Jac Dear First Minister

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au

s 22(1)(a)(ii)

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely

MALCOLM TURNBULL



PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Annastacia Palaszczuk MLA Premier of Queensland PO Box 15185 CITY EAST QLD 4002

Dear First Minister Anna Hacie

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

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Document 6

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

Yours sincerely s 22(1)(a)(ii)

MALCOLM TURNBULL

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PRIME MINISTER

Reference: MS17-005675

2 FEB 2018

The Hon Michael Gunner MLA Chief Minister of the Northern Territory GPO Box 3146 DARWIN NT 0801

Dear First Minister

I am writing to seek your consideration, out of session, of the following COAG matters.

In December 2016, COAG committed to ongoing collaboration between all governments to support communities affected by PFAS contamination. The PFAS Intergovernmental Agreement outlines principles for responding to PFAS contamination, key areas for action, and roles and responsibilities. The Agreement aims to enhance coordination, ensure community concerns are addressed in a way that is commensurate with the risk posed, and facilitate more consistent engagement with stakeholders. COAG is asked to <u>agree to and sign</u> the PFAS Intergovernmental Agreement.

s 22(1)(a)(ii)

Parliament House CANBERRA ACT 2600 Telephone (02) 6277 7700 www.pm.gov.au Document 6

s 22(1)(a)(ii)

Your signature on the PFAS Intergovernmental Agreement at <u>Attachment A</u> would be appreciated no later than 29 March 2018. However, given the importance of the Agreement for the wellbeing of affected communities and the protection of the environment, earlier signatures will be gratefully received, noting that the Agreement commences as soon as it is signed by the Commonwealth and one other party.

s 22(1)(a)(ii)

I have written in similar terms to other COAG members.

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Yours sincerely s 22(1)(a)(ii)

MALCOLM TURNBULL