Commonwealth Environmental Management Guidance on Perfluorooctane Sulfonic Acid (PFOS) and Perfluorooctanoic Acid (PFOA)

Department of the Environment and Energy

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Acknowledgements

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AA annual average ASC NEPM Assessment of Site Contamination National Environment Protection Measure BAT best available technology (or technique) BEP best environmental practice bw body weight CSM conceptual site model CRC CARE Cooperative Research Centre for Contamination Assessment and Remediation of the Environment DGV Default Guideline Value dwt dry weight ECa. the concentration that will have an effect on 10% of the population of test organisms EPA Environmental Protection Agency EPBC Act Environmental Quality standards FEQG Federal Environmental Quality Guideline (Canada) FTS fluorotelomer sulfonic acid LCso lethal concentration, 50% LOR limit of reporting MNES mational Environment Protection Measure NRL maximum residue limit NEPM National Industrial Chemicals Notification and Assessment Scheme NWQMS National Industrial Chemicals Notification and Assessment Scheme NWQMS National Industrial Chemicals Notification PFBA perfluorobutane sulfonic acid	Acronyms	
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SAQP sampling and analysis quality plan	RAP	remediation action plan
	RIVM	Netherlands National Institute for Public Health and the Environment
WGSs Australian and New Zealand Guidelines for Fresh and Marine Water Quality	SAQP	sampling and analysis quality plan
	WGSs	Australian and New Zealand Guidelines for Fresh and Marine Water Quality

^{*} Perfluoroalkyl refers to an alkyl group where every hydrogen has been replaced with a fluorine. Polyfluoroalkyl groups are not fully fluorinated; polyfluoroalkyl groups include fluorotelomer compounds which have one or more methylene groups in addition to a perfluoro moiety. Fluorotelomers were developed as they are less persistent but they may break down to persistent perflouro compounds in the environment.

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1. Preface

Per- and poly fluorinated alkyl substances (PFASs) and their derivatives are in a group of chemicals that has many speciality applications. They provide resistance to heat, to other chemicals or to abrasion, and can be used as dispersion, wetting or surface-treatment agents.

PFASs and their derivatives are man-made chemicals and have been used in a wide range of industrial processes and consumer products, including in aqueous film forming foams (AFFF) for fire fighting, in chromium plating (in plastic etching and as a mist suppressant to protect workers from toxic hexavalent chromium fumes) in medical imaging (e.g. x-ray films), in various fabric and cooking applications and potentially in aviation hydraulic fluid.

Two PFASs of concern in Australia and internationally are perfluorooctane sulfonic acid (PFOS) and perfluorooctanoic acid (PFOA) (see Box 1). PFOS was listed on the Stockholm Convention for Persistent Organic Pollutants in 2009 and as such is internationally recognised as being persistent and bioaccumulative, undergoing long range transport and having or potentially having adverse effects on human health and the environment. In particular the expert Review Committee of the Stockholm Convention decided in November 2006:

that perfluorooctane sulfonate is likely, as a result of its long-range environmental transport, to lead to significant adverse human health and environmental effects such that global action is warranted.

Australia's national industrial chemicals assessment body also concluded that PFOS and PFOA are persistent, bioaccumulative, toxic, undergo long range transport, including in water and air, and transfer between different media^{*}.

^{*} The National Industrial Chemicals Notification and Assessment Scheme (NICNAS) assessments of PFOS and PFOA (including direct precursors) found: [The chemicals] have been identified as PBT [persistent, bioaccumulative and toxic] substances. It is not currently possible to derive a safe environmental exposure level for such chemicals and it is therefore not appropriate to characterise the environmental risks for these chemicals in terms of a risk quotient. Due to their persistence, PBT chemicals have the potential to become widely dispersed environmental contaminants. Once in the environment, persistent chemicals that are also highly bioaccumulative pose an increased risk of accumulating in exposed organisms and of causing adverse effects. They may also biomagnify through the food chain resulting in very high internal concentrations, especially in top predators. As a result, these chemicals are considered to be of high concern for the environment. (https://www.nicnas.gov.au/chemical-information/imap-assessments/tier-ii-environment-assessments/direct-precursors-to-perfluorooctanesulfonate-pfos and https://www.nicnas.gov.au/chemical-information/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/imap-assessments/tier-ii-environment-assessments/imap-assessments/imap-assessments/imap-assessmen

Box 1: International Obligations

Australia is a party to the Stockholm Convention on Persistent Organic Pollutants (POPs) and the Basel Convention on the Transboundary Movements of Hazardous Waste and their Disposal (further information at Appendix D). These Conventions work together in the case of POP wastes. PFOS is listed under the Stockholm Convention, although Australia is yet to ratify its listing. PFOA is not yet listed but it has met the Annex D screening criteria for persistence, bioaccumulation, potential for long range transport and evidence for adverse effects on humans or the environment.

Commonwealth actions should be consistent with the internationally-accepted standards set under the Stockholm and Basel Conventions, unless and until the government were to decide not to accept the requirements of the Stockholm Convention after consideration as part of Australia's domestic treaty making process by the Joint Standing Committee on Treaties. This includes disposal of POPs content in accordance with Article 6 of the Stockholm Convention, and application of the low content limit for PFOS (50mg/kg) and other waste management approaches in the Basel POPs Technical Guidelines and PFOS Technical Guidelines.

Due to these properties international action has been taken to limit production and use of PFOS with a view to eventual elimination of production and use. PFOA was nominated for listing on the Stockholm Convention in 2015. It is currently progressing through a multi-stage assessment process having met the screening criteria for persistence, bioaccumulation, long range transport and adverse effects by the Convention's subsidiary body. The earliest it could be considered for listing on the Stockholm Convention is at the Conference of the Parties in 2019.

Many countries have now also established standards for PFOS and PFOA levels for the protection of the environment and human health (see Appendix A). International standards can differ between countries for a variety of reasons including changes over time, or methodologies, national circumstances or national conditions. While many organisations no longer use PFOS or PFOA, a significant challenge is associated with the legacy contamination of soils and water from their past use. This has occurred both domestically and internationally.

2. Scope

This Guidance focuses on PFOS and PFOA as potential indicators of wider contamination by related PFASs. The reasons for this approach include:

- Most research undertaken on PFASs internationally and in Australia has focused on PFOS and PFOA due to their frequent occurrence in the environment, persistence, and bioaccumulation.
- PFOS and PFOA can also be the breakdown endpoint of other precursor products.
- PFOS and PFOA are the most commonly encountered PFAS in the environment and wildlife.
- Information on other PFASs, of which there are several hundred known, is more limited.
- Effective management of PFOS and PFOA may help address potential contamination where other PFASs may also be present.

The Guidance will be reviewed and updated to ensure effectiveness, suitability and currency of information both internationally and within Australia. This will also ensure that should further chemicals become of concern [e.g. perfluorohexane sulfonate (PFHxS)] then appropriate guidance will be provided.

3. Objective

This Guidance has been prepared to provide Commonwealth agencies with a consistent, practical, risk-based framework for the assessment and management of PFOS and PFOA contamination on and potentially originating from Commonwealth sites (including airports subject to the *Airports Act, 1996*).

It provides for Commonwealth agencies to:

- investigate and identify where potential contamination exists on Commonwealth sites
- diagnose the potential risks to the receiving environment and
- respond by establishing management plans where appropriate and undertaking targeted actions

This Guidance includes Australian-derived guideline levels for PFOS and PFOA in water and soil, for the protection of ecological values. Note that this Guidance is based on the *National Environment Protection (Assessment of Site Contamination) Measure 1999* (ASC NEPM)¹ and the *Australian and New Zealand Guidelines for Fresh and Marine Water Quality* (ANZECC and ARMCANZ, 2000)² (water quality guidelines) under the Australian National Water Quality Management Strategy (NWQMS). Accordingly, this Guidance does not replicate all requirements under the ASC NEPM or the water quality guidelines and those applying the Guidance should refer to those mechanisms for specific directions.

The Guidance does not specify Australian-derived guideline levels for the protection of human health (see NSW Health, 2016³). Similarly, it does not implement for PFOS and PFOA the various guidelines under the NWQMS that target health outcomes including drinking water, recreational water quality and aesthetics, agricultural water use or water recycling. For easy reference, international levels for the protection of environmental and human health are noted in Appendix A. However, this Guidance notes that the ASC NEPM method allows for human health risks to be assessed alongside ecological risks once these become available.

It is anticipated when finalised, the environmental and the human health guidance together will provide a complimentary suite of standards for the effective protection of environmental and human health aspects of PFOS and PFOA contamination on Commonwealth sites. This Guidance has no regulatory status and it does not replace existing legal requirements including those under occupational health and safety and other laws.

3.1. General principles

This Guidance proposes an implementation framework that recognises the following principles:

• Assessment of site contamination and approaches to risk management including remediation should be proportionate to risks, and consistent with sound environmental practices and national and international obligations.

- If 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^{*}.
- Intergenerational equity the present generation should ensure that the health, diversity and productivity of the environment are maintained or enhanced for the benefit of future generations.
- Conservation of biological diversity and ecological integrity shall be fundamental considerations in any decision-making.

Consistent with Australian community expectations, Commonwealth agencies will seek to fully understand the nature of potential contamination by PFOS and PFOA, to take appropriate pro-active and precautionary action, and keep the community appropriately informed.

While preliminary and/or detailed site investigation processes can take time before agencies are in a position to consider management objectives and strategies, the Commonwealth will ensure the following principles are applied:

- Where an initial preliminary site investigation indicates the potential for contamination to have migrated from Commonwealth land, Commonwealth agencies must consult with the relevant jurisdiction to establish mutual protection goals consistent with the NWQMS. This recognises the importance of informing the community, ensuring the scientific rigour of investigation findings and coordinating investigation efforts where feasible It notes that non-Commonwealth activities may have released PFOS/PFOA into the environment and contributed to the contamination being investigated.
- The timeframe within which a Commonwealth agency commences an offsite investigation will be subject to risk-based prioritisation in the context of the agency's national program for assessment of site contamination. Timeframes will be discussed with the relevant jurisdiction and interim measures should be considered where appropriate, commensurate with risk.
- Any person who proposes to take an action which is either situated on Commonwealth land or which may impact on Commonwealth land, and/or representatives of Commonwealth agencies who propose to take an action that may impact on the environment anywhere in the world need to undertake a self-assessment as to whether or not that action is likely to have a significant impact on the environment[†].

• the availability of reasonable and practicable mitigation technologies.

^{*} This principle is included in Section 3 (b) of the *Environment Protection and Biodiversity Conservation Act, 1999* (EPBC Act); in its application, decisions should be guided by:

[•] careful evaluation to avoid, wherever practicable, serious or irreversible damage to the environment;

an assessment of risk-weighted consequence of various options including broader environmental and non-environmental consequences of precautionary measures; and

Once the above conditions or thresholds are satisfied, a precautionary measure should be taken to avert the anticipated threat of environmental damage, but it should be proportionate.

[†] Refer to EPBC Act Significant impact guidelines: 1.1 Matters of National Environmental Significance; and 1.2 Actions on, or impacting upon, Commonwealth land, and actions by Commonwealth agencies.

- If after undertaking a self-assessment the conclusion is that an action is likely to have a significant impact on the environment, or if the Commonwealth agency is unsure, they should refer the action to the Australian Government Minister for Environment and Energy^{*}.
- Commonwealth agencies are to document their strategies for dealing with the identification and management of contamination on their estate (where relevant and contamination is or has migrated off their estate).

4. Risk-based framework

The approach contained in this Guidance to address contamination on Commonwealth owned sites incorporates three stages:

- i. investigation
- ii. diagnosis and
- iii. response.

Figure 1 illustrates this approach.

^{*}Note that substantial penalties apply for taking an action without approval that has, will have or is likely to have a significant impact on a matter of national environmental significance or on the environment where the action is taken on, or may impact upon, Commonwealth land and/or the action is taken by a Commonwealth agency. See http://www.environment.gov.au/system/files/resources/a0af2153-29dc-453c-8f04-3de35bca5264/files/commonwealth-guidelines_1.pdf

Process	Components	Dominant stakeholders		
IVESTIGATE	 Tier 1 PRELIMINARY SITE INVESTIGATION INCLUDES → Potential sources → Potential receptors → Available site samples compared to levels (e.g. guideline levels) DETAILED SITE INVESTIGATION INCLUDES → Map contamination on and off site → Scope interaction with potential receptors on and off site 	 SITE OWNERS GOVERNMENT REGULATORS 		
DIAGNOSE	Tiers 2 and 3 SITE SPECIFIC AND OFF SITE RISK ASSESSMENT → Includes ecological risk assessment	 SITE OWNERS CATCHMENT MANAGER(S) OTHER SOURCE INDUSTRIES IN CATCHMENT POTENTIALLY AFFECTED LOCAL COMMUNITIES 		
RESPOND	 MANAGEMENT RESPONSE INCLUDES → No Action → Contain Contamination → Remediate Contamination → Destroy or Dispose of Contaminated Waste Generated → Undertake Other Management Actions as appropriate REPORT ON AND REVIEW MANAGEMENT 	 SITE OWNERS CATCHMENT MANAGER(S) OTHER SOURCE INDUSTRIES IN CATCHMENT OTHER POTENTIALLY AFFECTED 		



4.1. Investigation

This Guidance recognises that a wide range of circumstances exist for contaminated sites and that site specific approaches will be necessary. Commonwealth agencies should adopt a staged approach to assessing and managing potential PFOS/PFOA contaminated sites, consistent with the ASC NEPM tiered assessment, to inform risk management decisions. A flowchart based on the approach contained in the ASC NEPM approach is presented in Figure 2 and this includes an indication of how the ASC NEPM steps may broadly fit with the investigate, diagnose or response elements of this Guidance.

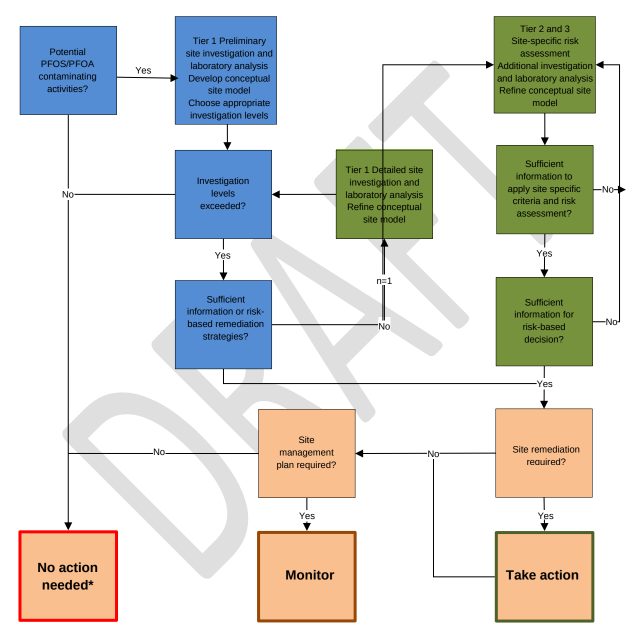


Figure 2 - Risk-based framework for the assessment and remediation of PFOS/PFOA contamination on Commonwealth land (adapted from Schedule A of the ASC NEPM)^{*}

The ASC NEPM states:

"the purpose of contaminated site assessment is to determine whether site contamination poses an actual or potential risk to human health and the environment, either on or off the site, of sufficient

^{*} The 'No action needed' scenario recognises that investigations may still be warranted for other contaminants, and consideration should be given to those contaminants that affect and are affected by the PFAS contamination.

magnitude to warrant remediation (or management) appropriate to the current or proposed land use. ...The broader objective of assessment is to ensure that the people of Australia enjoy the benefit of equivalent protection from air, water and soil pollution wherever they live; that the environmental values of water are maintained for future generations; that the capacity of the soil is maintained for future generations; and that there is consistency of approach between jurisdictions to aid government and business decision making."

The ASC NEPM itself directs users to the NWQMS *Water Quality Guidelines* where risks to aquatic ecosystems are identified. It is recommended that Commonwealth agencies use the risk-based decision frameworks in the water quality guidelines to inform management decisions for environmental water resources where appropriate. Note that these ecological water quality guidelines are not to be confused with drinking water guidelines which, although a part of the NWQMS, are subject to revision from time to time by the National Health and Medical Research Council. The management framework for applying the water quality guidelines broadly aligns with the ASC NEPM processes.

4.1.1. Preliminary Site Investigation

The first stage of the assessment process is a preliminary site investigation. This may involve a desktop study and site inspections (including interviews with site representatives) to establish a site history and site characteristics to identify all past and present potentially contaminating activities and determine if the site is likely to have been impacted by PFOS/PFOA.

Where the preliminary site investigation clearly demonstrates that site activities have been noncontaminating this information can be used to justify why further assessment action is not needed.

Where there is an indication that the land either in whole or in part may potentially be contaminated, the preliminary investigation should be sufficient to identify potential sources of contamination, areas of contamination, human and ecological receptors, and affected media (such as soil and water). Within the investigation it is important to consider both primary and secondary sources (i.e. areas connected to primary source via migration pathways such as a surface water drain). The persistence of the chemicals, their sorption and desorption behaviour in soil including their propensity to move through water, and the potential for bioaccumulation and biomagnification in the food chain should be taken into account.

The information captured in the preliminary site investigation should be sufficient enough to create an initial Conceptual Site Model (CSM). A CSM is fundamentally a written or pictorial representation of an environmental system defining the contaminants of potential concern, their likely or known sources and the possible pathways of exposure to human and environmental receptors.

Where a preliminary site investigation demonstrates that the land is not contaminated or the potential for risk to human health and the local or wider environment is limited based on current or intended future land use, there may be no need for further investigation. However, where contaminating activities are suspected or known to have occurred – or if the site history is incomplete or where further delineation of contamination is required to determine the risk (that is, where sampling indicates levels above investigation levels) – it may be necessary to undertake a detailed site investigation. In this context, however, note that limited intrusive sampling can be undertaken in a preliminary site investigation where deemed warranted to fill data gaps in keeping with the nature of the preliminary site investigation.



See Section 8, Schedule A, Schedule B2 and Schedule B5a of the ASC NEPM for more detail on preliminary investigations.

4.1.2. Detailed Site Investigation

A detailed site investigation is required when the results of the preliminary investigation indicate that contamination is present or is likely to be present, and the information available is insufficient to enable site management strategies to be devised. The detailed investigation stage should identify the nature of the contamination and delineate its lateral and vertical extent to a sufficient degree that an appropriate level of risk assessment may be undertaken and, if necessary, provide the basis for the development of an appropriate remediation or management strategy.

The ASC NEPM notes that an environmental risk assessment (ERA) requires an integrated approach, using multiple lines of evidence gathered from physical, chemical and biological data combined with site-specific data about exposure, toxicological and chemical parameters and the consideration of properties of soil, sediments and water relevant to the site, in order to estimate the level of effects. The movement of contaminants from soil to other environmental media (that is, air, water or sediment) and subsequent exposure to biota should be addressed in the ERA.

The potential outcomes of a detailed site assessment include (the intermediate outcome for) higher tier assessment, remediation, management or no further action. Where management is proposed for residual contamination and not remediation, the approach should be justified and where required approved by the relevant state and territory environmental authority. The management measures should also be appropriate to the current and/or future use or development of the site.

4.1.3. Sampling and analysis

Field sampling in soil, groundwater or other water sources may be required to confirm the presence or absence of suspected PFOS/PFOA contamination identified in the preliminary site investigation and other contaminants of concern.

Sampling should be consistent with methods for contaminated site investigation (refer to Schedule B2, Appendix B of the ASC NEPM). This includes the development of data quality objectives based on the initial CSM, and a Sampling and Analysis Quality Plan (SAQP). The SAQP sets the sampling program and data quality objectives as well as the quality assurance and quality control methodologies to be employed to manage the field work stage of the assessment.

Several sampling events may be required to delineate the contamination and determine the risks to human health and the environment. Any additional sampling events or changes to the sampling methodology should be reflected by amending the SAQP where time permits. Where the SAQP has been agreed with an environmental regulator, any proposed or actual changes to the SAQP's implementation should be raised with the regulator as soon as possible.

Sampling should recognise that there may be multiple sources of PFOS and PFOA contamination onsite and offsite. Any sampling program should seek to take this into account and identify all potential sources of contamination. This information will play an important role in selecting effective management approaches that target the main sources of contamination.

It is noted that PFOS and PFOA require specialised sampling equipment and containers to prevent cross-contamination – see the UNEP 2015 *PFAS analysis in water for the Global Monitoring Plan of the Stockholm Convention: Set-up and guidelines for monitoring*⁴.

4.1.4. Investigation levels



Proposed Australian-derived guidelines for PFOS and PFOA levels in water and soil to achieve ecological protection are outlined in Table 1. These investigation levels may be used to indicate whether PFOS and/or PFOA is likely to be a contamination issue for the site or the wider environment. If the site soil and water contamination levels exceed the relevant levels or are likely to lead to an exceedance of the relevant levels, further assessment of the risks posed is required or a conservative management approach should be adopted. Box 2 sets out what investigation levels do and do not do.

Commonwealth agencies will need to decide and justify which investigation (species protection) levels are used. These will depend on the risk profile of the site, and be informed by the current environmental condition of the local water quality catchment and agreed community objectives for that catchment. For PFOS and PFOA, which are mobile in water, the relevant water quality guideline (freshwater and/or marine, whichever is/are applicable) is likely to be the key ecological investigation level. The water quality guideline applies to both surface and, where appropriate, to ground water. See below in the Diagnose section for contextual information to assist in applying the default guideline values.

When assessing groundwater risks, the ASC NEPM (Schedule B6) emphasises that current and realistic future uses be considered, compared with the emphasis on current and intended uses for soil assessment. Investigation levels for groundwater should therefore be selected with all realistic future uses in mind. Risks to receptors not necessarily on site (i.e. off site receptors) should also be considered.

Box 2: Investigation levels - What they can and cannot be used for

Adapted from the ASC NEPM and NWQMS

What investigation levels do:

- provide a guide as to when more detailed investigation might be appropriate
- in the case of water quality guidelines, provide guidance to policy formulation in the states and territories taking into account local conditions and associated costs and benefits
- in the case of water quality guidelines, provide assistance to the formulation of regional water quality guidelines and water quality objectives
- in the case of water quality guidelines, provide certainty that there will be no significant impact on water resource values if the guidelines are achieved.

What investigation levels are not:

- mandatory
- levels up to which contamination may be allowed to occur
- trigger levels for remediation
- clean-up or response levels
- applicable to recycled water quality (which is covered by separate a policy process under the NWQMS), contaminant levels in discharges from industry, mixing zones, or stormwater quality (unless stormwater systems are regarded as having conservation value)
- health reference levels for drinking water which are covered by separate a policy process under the NWQMS).
- default levels for regulating specific emissions and/or application of wastes to soil which are to be set taking into account the results of the preliminary or detailed site investigations and national guidelines for both water and soil.

Table 1 - Investigation levels for PFOS and PFOA by exposure scenario

PFOS	OS PFOA Exposure scenario		Source and Comments				
	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				
0.13 µg/L	220 µg/L	95% species protection– slightly to moderately disturbed systems	guideline values. <u>Important</u> . These investigation levels are protective of environmental values				
2 µg/L	632 µg/L	90% species protection- highly disturbed systems	only and are <u>not</u> to be used in setting drinking water guideline values which				
31 μg/L	1824 μg/L	80% species protection- highly disturbed systems	are derived according to different methods – human health effects can differ from effects observed for aquatic organisms.				
			<i>Note 1:</i> 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 quantified measurement.				
			<i>Note 2</i> : The draft guidelines may not account for effects which result from the biomagnification of toxicants in airbreathing animals or in animals which prey on aquatic organisms				
		Marine water					
0.29 µg/L	3000 µg/L	99% species protection- high conservation value systems	Draft default guideline values prepared for CRC CARE, version as at July 2016.				
7.8 μg/L	8500 µg/L	95% species protection- slightly to moderately disturbed systems	<i>Note 1:</i> there are fewer data available for marine species than for freshwater.				
32 µg/L	14,000 µg/L	90% species protection- highly disturbed systems	<i>Note 2:</i> sorption to marine sediments is expected to be much stronger than for				
130 µg/L	22,000 µg/L	80% species protection- highly disturbed systems	freshwater.				
	Soil -	- not taking into account wat	ter transport				
6.6 mg/kg	1 mg/kg	National parks/areas with high ecological values	Draft default guideline values prepared for CRC CARE, version as at July				
32 mg/kg	29 mg/kg	Urban residential/public open spaces	2016, to be used ONLY if hydrogeology of the site assessed and				
60 mg/kg	81 mg/kg	Commercial and industrial spaces	levels in pore water, groundwater or nearby surface water sustaining aquatic life (i.e. within 10km) are also tested if present.				
			<i>Note 1:</i> waste soil containing above 50 mg/kg of PFOS and PFOA must be managed in accordance with Stockholm Convention requirements.				

4.2. Diagnose

Diagnosis involves site specific risk assessment. This will include consideration of the broader context and particulars of the site being examined. This, in turn, will involve a detailed ecological risk assessment and associated risk calculations.

The context for application of the water quality and soil guideline values is particularly relevant in the diagnosis stage.

4.2.1. Context for application of water quality investigation levels

The Water Quality Guidelines state the following:

Water resource management is best implemented by integrating national, state and regional powers and responsibilities, and by using complementary water quality planning and policy tools.

The process for applying the water quality guidelines includes the following steps:

- Step 1) Document current understanding
- Step 2) Define primary management aims
- Step 3) Determine relevant indicators, taking into account multiple lines of evidence
- Step 4) Determine the Water Quality Guidelines preferably using existing site specific information or, if this is not available using the national default guideline values such as those provided for PFOS and PFOA in this Guidance
- Step 5) Define draft water quality objectives and articulate the specific water quality to be achieved
- Step 6) Define draft water quality objectives for the water body
- Step 7) Determine if the water quality objectives are met
- Step 8) Consider refining the water quality objectives
- Step 9) Assess alternative management strategies

In terms of application of the default guideline values, the Water Quality Guidelines state:

In some cases, the water quality needed to support the desired environmental value may not be attainable immediately. Where restoration is possible, there may be costs associated with restoring the level of quality that the community desires. Once full costs of restoration are known, the community may choose to accept a lower quality based on a full cost– benefit analysis. The environmental values and management goals for a particular area need to be well thought out, with full knowledge of the implications to the broader community. This is a process involving broad consultation with representatives of the whole community, with the aim of reaching a desirable, practical and agreed set of management goals, and hence water quality objectives.

In the absence of a clear and agreed set of environmental values for a particular water resource, managers should take a conservative approach and assume that all appropriate environmental values apply to the resource, by default.

According to the Water Quality Guidelines, default guideline values (which now include draft technical guideline values for PFOS and PFOA) have been derived to provide some confidence that there will be no significant impact on the environmental values if they are achieved. Exceedance of the guidelines indicates that there is potential for an impact to occur (or to have occurred), but it should be noted that this does not provide any certainty that an impact will occur (or has occurred).

Box 3: Case study – 99% species protection level for PFOS

The draft Default Guideline Value (DGV) for PFOS in freshwater is 0.00023 µg/L. This value was derived using the agreed technical methodology developed for the Australian and New Zealand Guidelines for Fresh and Marine Water Quality. The guideline values are not intended to specify species protection concentrations for air-breathing animals which live in aquatic ecosystems, or prey on aquatic organisms. The DGVs for aquatic ecosystems may not account for effects which result from the biomagnification of toxicants such as PFOS in air breathing animals.

How were the guideline values derived?

High reliability DGVs for toxicants in aquatic ecosystems are derived by the application of a standard species sensitivity distribution to the most reliable chronic aquatic toxicity data from multiple trophic levels. The values for PFOS were derived from the results of eighteen reliable chronic toxicity studies on test species comprising algae, crustaceans, insects, fish and amphibians. Some of the key results from these studies and the species sensitivity distribution for PFOS are presented in Appendix C.

What impacts are seen in chronic aquatic toxicity tests for PFOS?

The most sensitive species in the range of reliable results identified for PFOS is the zebra fish (*Danio rerio*). This is a standard test species that is used in the assessment of the aquatic hazards of chemicals in Australia and overseas. The results from this test showed multigenerational effects from exposure to PFOS at an exposure concentration of 0.734 μ g/L, which included effects on the growth, length and weight of male zebra fish. Reliable chronic toxicity tests on other species of fish demonstrated adverse effects on the offspring of fish exposed to PFOS at concentrations in the range of 1 to 10 μ g/L.

Why is the 99% protection level three orders of magnitude lower than the toxicity result for the most sensitive species

The species sensitivity distribution takes into account that some species are particularly sensitive to a given toxicant, and there are relatively few of these species compared to the total number of species in an aquatic ecosystem. The 95% species protection level derived for PFOS is 0.13 μ g/L, which is of comparable magnitude to the measured toxicity values for the most sensitive test species. When the standard species distribution model is applied, an extra 4% of species protection requires an exposure concentration that is lower by three orders of magnitude to take these sensitive species into account.

What are the potential broader consequences for the species or ecosystem of impacts at this level?

For toxicants that are *not* bioaccumulative, a 95% species protection level is recommended in the Guidelines for a *slightly to moderately* disturbed aquatic ecosystem. However, to achieve a 95% species protection level for bioaccumulative toxicants such as PFOS, the 99% species protection level is recommended to account for the increased level of concern resulting from effects such as secondary poisoning. Therefore, when the 95% species protection guideline value is adopted, no more than 5% of species in an aquatic ecosystem are expected to be adversely affected.

Note: for PFOS, highly or even slightly modified systems exist or are common and hence this loss may have already occurred already ether through the impacts of PFOS or other toxicants that may have or be impacting the ecosystem.

This Guidance recognises that limited information is currently available on multi-generation effects of PFOS and PFOA on aquatic organisms as can often be the case with emerging contaminants.

Such studies can be key in the derivation calculations for default water quality guideline values and this will be an important area for attention as new studies become available. The Water Quality Guidelines and this Guidance allow for rolling review to accommodate new findings (see Section 6).

The Guidance notes that derivation of default water quality guideline values for very persistent and highly bioaccumulative toxicants such as PFOA and PFOS pose significant technical challenges and that this is leading to areas where there is contested professional judgement. Following agreement to the Guidance, additional steps will be taken to clarify the default guideline values for PFOS and PFOA based on the best available data and scientific expertise. For example, this could involve bringing technical experts together to focus on areas of greatest significance for assessing the direct and indirect effects of PFOS and PFOA on aquatic ecosystems and potentially commissioning work that could focus on the areas considered to be of highest species sensitivity such as multi-generation studies.

This Guidance also notes that default water quality guideline values are non-enforceable and nonregulatory and do not establish clean up levels or pass/fail levels but are intended to provide technical information to state and territory agencies and assist water catchment managers make informed choices.

4.2.2. Context for application of soil investigation levels

This Guidance provides two soil investigation levels. The soil investigation level in Table 1 has been derived for CRC CARE through the application of Australia's ASC NEPM methodology. Soil investigation levels in Table 2 are taken from the Canadian Federal Environmental Quality Guidelines.

There are important qualifications on the use of these investigations levels. According to the ASC NEPM the soil investigation levels in Table 1:

[The method applies] principally to contaminants in the top 2 m of soil at the finished surface/ground level which corresponds to the root zone and habitation of many species^{*}.

The ASC NEPM further notes[†]:

The methodology was developed to protect soil processes, soil biota (flora and fauna) and terrestrial invertebrates and vertebrates and is presented in this Schedule.

and that

The methodology aims to protect soil and terrestrial species and soil processes. Potential off-site migration and its potential impacts are not included in the methodology.

Given the mobility of PFOS and PFOA in water (surface water, ground water and soil pore water) it is essential that migration is taken into account when investigating a site contaminated with PFOS and PFOA. An assessment that incorporates both the water quality (fresh and marine) guidelines and the soil guidelines in Table 1 will do this. Application of the soil guidelines in Table 1 in a site assessment alone will not achieve this.

^{*} Guideline on Investigation Levels for Soil and Groundwater, Schedule B1 ASC NEPM

[†] Schedule B5b, ASC NEPM

The Canadian Federal Environmental Quality Guidelines in Table 2 provide site assessors with further soil investigation level options that also take into account soil and water and off-site migration factors and take an initial step towards identifying the influence of soil type on transport behaviour of the PFOS. The Canadian Guidelines also take into account bioaccumulation, particularly to secondary consumers (which in Australia could include echidnas, birds and native marsupials that eat plants or invertebrates living on the site).

PFOS	PFOA	Exposure scenario	Source and Comments
0.010 mg/kg	-	Agricultural land	2015 Canadian Federal Environmental Quality Guidelines note that the identified concentrations are the concentrations in soil
0.010 mg/kg	-	Residential and parkland	that are 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
0.130 mg/kg	-	Commercial and industrial – coarse soil	body. In Australia, they are to be used when levels in pore water, groundwater or nearby surface water sustaining aquatic life (i.e.
0.190 mg/kg	-	Commercial and industrial – fine soil	within 10km) are not tested. Where the distance to the nearest surface water body is greater than 10kms, application of the pathway is to be evaluated on a case-by-case basis, considering site-specific conditions. Levels for PFOA are being developed. The decision as to which values to apply should be determined on a site by site basis in the context of the local risk assessment.

Table 2: Soil – taking into	account water transport
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The Canadian Guidelines were derived considering direct soil contact, the protection of primary, secondary and tertiary consumers exposed to PFOS via soil and food ingestion, the protection of freshwater life, the protection of livestock watering and irrigation water among other pathways.

For PFOS, the soil investigation levels included in Table 2 are to be used when a water assessment at the site is not undertaken, noting the guidance regarding the proximity of water sustaining aquatic life. Soil investigation levels for PFOS included in Table 1 are to be used only when a water assessment is undertaken. For PFOA, the water and soil investigation levels in Table 1 are to be applied.

4.3. Respond

4.3.1. Management of impacted sites

The desired outcome of management actions at PFOS and PFOA contaminated sites is to ensure that environmental exposure and through it, harm, is reduced. Management actions should be risk-based and prioritised to undertake targeted actions that most effectively minimises further exposure of the environment to unacceptable levels of contaminants, commensurate with the risk posed to human health, the environment and environmental values.

Where management is proposed for residual contamination and not remediation, the Commonwealth agency should justify the approach and ensure the management measures are appropriate to the current and/or future use or development of the site.

4.3.2. Remediation and management



Assessment of site contamination should be undertaken to the extent necessary to provide sufficient information to enable risk-based decision-making. If the risk assessment process identifies unacceptable risks to the environment, environmental values and/or human health, early action (that is, clean-up and/or management) will be required to mitigate those risks.

In the first instance, appropriate site management strategies should be determined. The risk-based decision on whether and when clean-up is required, and the extent of any clean up, should be based on the outcome of prior site-specific assessment and analysis taking in to account the range of investigation levels provided in this Guidance (e.g. the appropriate species protection levels). Health and ecological risk assessments are the primary drivers for making site management decisions. Other considerations such as practicality, timescale, effectiveness, cost, sustainability and associated ecological risk assessment are also relevant (ASC NEPM, 2013)⁵.

The ASC NEPM provides in Section 6(16) that the preferred hierarchy of options for site clean-up and/or management should be taken into account when assessing a site (see Box 4) (ASC NEPM, $2013)^6$.

Box 4: Preferred Hierarchy of Options for Site Clean-Up as defined in the ASC NEPM

Most preferred:

- on-site treatment of the contamination so that it is destroyed or the associated risk is reduced to an acceptable level; and
- off-site treatment of excavated soil (or contaminated water), so that the contamination is destroyed or the associated risk is reduced to an acceptable level, after which soil is returned to the site.

If the above is not practicable:

- consolidation and isolation of the soil (or contaminated water) on site by containment with a properly designed barrier; and
- removal of contaminated material to an approved site or facility followed, where necessary, by replacement with appropriate material.

Where the assessment indicates remediation would have no net environmental benefit or would have a net adverse environmental effect:

• implementation of an appropriate management strategy.

When deciding which option to choose, the sustainability (environmental, economic and social) of each option should be considered, in terms of achieving an appropriate balance between the benefits and effects of undertaking the option.

In cases where no readily available or economically feasible method is available for remediation, it may be possible to adopt appropriate regulatory controls or develop other forms of remediation.

Note that the appropriateness of any particular option will vary depending on a range of local factors. Acceptance of any specific option or mix of options in any particular set of circumstances is therefore a matter for the responsible decision-maker/agency.

A Remedial Action Plan (RAP) should be developed for complex remediation. The RAP is usually based on information from the preliminary site history and detailed investigation stages and should outline what remediation measures are required to address any indentified contamination in order to render the site fit for purpose. The key components of a RAP are:

- Identification of the key stakeholders and responsibilities
- Development of remediation goals and clean-up acceptance criteria
- Assessment of the remediation options and determination of the preferred remediation option
- Documentation of the remediation methodology including any regulatory permit/licensing requirements
- Development of an Environmental Management Plan
- Defining the validation program to demonstrate the successful completion of the remediation, including monitoring.

Establishing water quality objectives is needed to inform the management of water resources. These specific water quality targets should be negotiated between all relevant stakeholders and become an indicator of management performance.

In accordance with the NWQMS, management of water resources should focus on continual improvement. Where water quality does not meet the water quality objectives it might be necessary to set intermediate targets. In catchments where water quality does not meet the water quality objectives, consideration should still be given to the need to manage sources of contamination, to ensure that over time ambient water quality meets the water quality objectives.

Clean-up and/or management options for particular sites will be determined by site-specific factors, including the medium that is contaminated, the site's hydrogeology, the range of contaminants that require remediation, and access to the site. For example, containment options are often impractical where large volumes of stormwater or groundwater are involved.

Due to the chemical properties of PFOS and PFOA currently, there is limited availability of proven field scale solutions for remediation. Internationally, solutions are being trialled but are still undergoing evaluation of their success. Within Australia, Commonwealth entities such as the Department of Defence and Airservices Australia are trialling a number of remediation technologies as outlined in Box 5. These trials are in the initial research stage and as such, are not yet proven solutions that can be applied on a broad, field scale basis.

Box 5: Examples of remediation technologies subject to current trials (June 2016)

Stabilisation/Immobilisation

Stabilisation involves mixing particular materials into affected soil which will ensure the compounds are less likely to spread.

Solidification

This involves mixing a binding agent with affected soil to bind the compounds in a solid block, potentially trapping it in place.

In-situ Oxidation

This method involves applying heat and chemicals to break down the PFOS and PFOA into more environmentally friendly forms.

In-situ Reduction

This method involves injecting chemicals into affected soil or groundwater to reduce concentrations of PFOS and PFOA.

Pump and Treat

This method involves extracting contaminated groundwater and treating (which may include adsorption onto appropriate materials and destroying the extracted PFOS and PFOA.

Foam Fractionation / Separation

This involves a method to generate foam from affected groundwater. The foam containing PFOS and PFOA can then be collected from the surface and removed to a treatment facility.

Ultrasonification / Sonochemistry

This involves using intense ultrasonic-wave energy to change the compounds into more environmentally friendly forms.

4.3.3. Waste, Disposal and Reuse

Remediation of, or construction on, Commonwealth sites may lead to soil waste, construction and infrastructure waste and waste water. Disposal of waste that may be generated, such as to state/territory landfills or sewage treatment plants, will need to be done in consultation and agreement with the relevant state/territory agency.

In disposing or reusing contaminated wastes or containing on site, Commonwealth agencies should:

- only use appropriately secure facilities that are capable of monitoring and remediating releases (such as facilities that have in place leachate management systems)^{*}. This should be done with regulatory approval, or in situations where such approval is not required, only where it can be demonstrated such disposal or reuse will not cause unacceptable risk to the environment;
- where appropriate, stabilise material to prevent leaching; and
- adhere to international requirements where relevant (refer Box 6).

^{*} The Stockholm Convention on Persistent Organic Pollutants and the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and Their Disposal provide guidance in this regard although the exact process for identifying such facilities is left to the individual country or jurisdictions to determine.

Box 6: International requirements for wastes containing PFOS above 50 mg/kg

Consistent with agreed international approaches, if waste material contains above 50 mg/kg PFOS the waste must be treated using a technique that will destroy or irreversibly transform the PFOS. When destruction or irreversible transformation does not represent the environmentally preferable option due to environmental or human health impacts, then the PFOS in the contaminated soil or sediment should:

- be either immobilised or its mobility substantially reduced, for example, using emerging treatment/immobilisation technologies; or
- be disposed of in highly secure specially engineered landfill or, when commercially available in Australia, permanent storage in underground mines and formations, consistent with Section IV.G.3 of the Basel Convention's *General technical guidelines on the environmentally sound management of waste consisting of, containing or contaminated with persistent organic pollutants*.

The appropriate form of secure containment must be negotiated with each relevant state or territory regulator.

It is noted that Section IV.G.3 of the Basel Convention's general technical guidelines on the environmentally sound management of waste consisting of, containing or contaminated with persistent organic pollutants also applies to construction and demolition wastes such as mixtures of, or separate fractions of, concrete, bricks, tiles and ceramics.

Commonwealth agencies should seek, in consultation with the states and territories, to ensure that the chosen disposal method does not lead to unacceptable environmental release of PFOS or PFOA. Agencies should develop strategies to monitor and respond to potential environmental releases in the event of disposal or containment on Commonwealth lands.

The document *Managing PFC Contamination at Airports – Interim Contamination Management Strategy and Decision Framework*, June 2015, includes principles and guidance on beneficial reuse for airports. This guidance could be considered by site managers in determining potential reuse strategies provided this is done in the context of the present Guidance. In particular the Basel and Stockholm Conventions' limit of 50 mg/kg for PFOS should be applied in determining how the waste soil should be managed.

4.3.4. Treatment Technologies

This Guidance is not prescriptive of treatment technologies that may be appropriate. However, treatment technologies employed should be environmentally sound and be consistent with the Stockholm Convention Article 6 requirements and the Basel Convention's General Technical Guidelines where applicable.

While there are presently limited proven commercial treatment (destruction) options for some forms of PFOS and PFOA containing waste including AFFF concentrate, fire water and other forms of contaminated water, options for treatment (destruction) of PFOS and PFOA contaminated debris such as soil and concrete are still emerging. Further, some commercial *in-situ* treatments that can be demonstrated to be effective based on trials are yet to be accepted from a regulatory perspective. There are options for immobilisation of PFOS and PFOA in soils which should be explored as part of the site remediation action plan as appropriate.



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Agencies may wish to refer to material prepared by CRC CARE, the WA PFAS guidelines (Government of WA Department of Environmental Regulation, 2016)⁷, the document *Managing PFC Contamination at Airports – Interim Contamination Management Strategy and Decision Framework*, May 2015 and the Basel Technical Guidelines for guidance on treatment technologies.

4.3.5. Planning and delivery of site works prior to completion of detailed site assessment

This Guidance recognises that completion of detailed site assessments and the development of appropriate long term management strategies can take time. In the context of an agency's national program for assessment of site contamination and the time required to complete a detailed site investigation, sites may require works to be undertaken for operational reasons in the interim.

Should an action on, or impacting upon Commonwealth land, and/or an action by a Commonwealth agency need to be undertaken prior to the completion of a detailed site assessment then a 'self-assessment' process must be undertaken to determine whether or not the action is likely to have a significant impact on the environment. The self-assessment should be as objective as possible and based on sufficient information to make an informed judgment. In deciding whether or not the proposed action is likely to have a significant impact on sufficient is likely to have a significant impact.

- a) The environmental context
- b) Potential impacts likely to be generated by the action, including indirect consequences of the action
- c) Whether mitigation measures will avoid or reduce these impacts, and
- d) Taking into consideration the above, whether the impacts of the action are likely to be significant.

If an action is being planned in an area with the potential to have PFOS and/or PFOA contamination you should consider the following:

- Does the site have the potential to be contaminated?
 - Targeted sampling: As part of due diligence to inform early works planning, targeted sampling should be undertaken of soil and, where applicable, downstream runoff in surface and stormwater and groundwater water and leachate to determine the levels of PFOS and/or PFOA in the location of the planned works.
- What impacts, both direct and indirect, could result from the action?
- Could this contamination exceed the thresholds outlined in Section 4.4 and in Box 6 of this Guidance?
- What measures could be taken to reduce the level of impact or contamination?

An action would require referral under the EPBC Act if the proposed action were likely to:

- increase the extent or levels of PFOS/PFOA contamination on the property
- increase the bioavailability of PFOS / PFOA on the property

 expedite the rate of migration of existing PFOS/PFOA contamination, either within or outside the property

Substantial penalties apply for taking an action that has, will have or is likely to have a significant impact without approval under the EPBC Act.

Note that Sections 43A (the prior authorisation exemption) and 43B (the continuing use provision) of the EPBC Act exempt certain activities that would otherwise require approval under Part 9 of the Act. For further information on the self-assessment process please refer to: (a) Significant impact guidelines 1.1 Matters of National Environmental Significance the *Environment Protection and Biodiversity Conservation Act 1999 Significant impact guidelines*; and (b) *1.2:Actions on, or impacting upon, Commonwealth land, and actions by Commonwealth agencies.*

5. Human health considerations

In June 2016, enHealth updated a guidance note on PFOS and PFOA reconfirming that human exposure to these chemicals should be minimised as a precaution and in June 2016 also released Australian interim health reference values for PFOS and PFOA (see NSW Health, 2016). Applying this Guidance may play a complementary role in minimising human exposure to these chemicals through the environment by reducing environmental exposure.

6. Review

This Guidance will be updated as additional information becomes available. Significant new and credible data such as on multigeneration effects, significant findings on disease (including cancer), or setting of new standards overseas and in Australia will trigger a review of this Guidance and its investigation levels. Note that, at this stage, the Water Quality Guidelines are expected, along with default guideline values for other substances, to be subject to a rolling review process and that such a review can be initiated following the emergence of credible, new scientific data.

Guidance Endnotes

¹ ASC NEPM, 2013, National Environment Protection (Assessment of Site Contamination) Measure 1999, available at <u>https://www.legislation.gov.au/Details/F2013C00288/Download</u>

² ANZECC and ARMCANZ, 2000, Australian and New Zealand Guidelines for Fresh and Marine Water Quality, available at <u>https://www.environment.gov.au/system/files/resources/53cda9ea-7ec2-49d4-af29-d1dde09e96ef/files/nwqms-guidelines-4-vol1.pdf</u>

³NSW Health, 2016, PFOS and PFOA, <u>http://www.health.nsw.gov.au/environment/factsheets/Pages/pfos.aspx</u>

⁴ PFAS analysis in water for the Global Monitoring Plan of the Stockholm Convention, April 2015, http://www.unep.org/chemicalsandwaste/Portals/9/POPs/Guide%20PFAS%20water_UNEP%202015.pdf

⁵ ASC NEPM, 2013, National Environment Protection (Assessment of Site Contamination) Measure 1999, Schedule B1, Section 2.2, available at: <u>https://www.legislation.gov.au/Details/F2013C00288/Download</u>

⁶ ASC NEPM, 2013, National Environment Protection (Assessment of Site Contamination) Measure 1999, Section 6(16), available at: <u>https://www.legislation.gov.au/Details/F2013C00288/Download</u>

⁷ Government of WA Department of Environmental Regulation, 2016, Interim Guideline on the Assessment and Management of Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS), available at https://www.der.wa.gov.au/images/documents/your-environment/contaminated-sites/guidelines/Guideline-on-Assessment-and-Management-of-PFAS-.pdf

APPENDIX A – Snapshot of International Standards for PFOS and PFOA

Table A1 includes international health and environmental levels and standards for PFOS and Table A2 for PFOA which are presented, where appropriate, in the same units of micrograms per litre (μ g/L) or micrograms per kilogram (μ g/kg) for easy comparison. The entries are ordered by date.

It is noted that different countries derive levels using a range of methodologies and goals. For example, the European environment quality standard of PFOS in surface waters is expressed as an annual average value that is intended to ensure the long-term quality of the aquatic environment.

Note that this Guidance is directed towards environmental management. The health levels and standards below are simply included in the table for easy reference. Health levels and standards in Australia are set by enHealth and the National Health and Medical Research Council.

PFOS Level	Description	Reference
Water, ecological		
	Australian and New Zealand Water Quality Guidelines, <u>final draft</u> PFOS Default Guideline Values	NWQMS, 2015
0.00023 µg/L	99% species protection-high conservation	As above
0.13 μg/L	95% species protection–slightly to moderately disturbed systems	As above
2 µg/L	90% species protection-highly disturbed	As above
31 µg/L	80% species protection-highly disturbed	As above
6 µg/L	Canada: federal environmental quality guidelines (FEQGs) for water	Environment Canada, 2015 ¹
0.00065 μg/L	EU Directive 2013/39/EU: annual average Environmental Quality Standard (AA-EQS) for inland surface waters to be met by the end of 2027	The European Parliament and the Council of the European Union, 2013 ²
0.00013 µg/L	EU Directive 2013/39/EU: AA-EQS other surface waters (i.e. marine)	As above
36 µg/L	EU Directive 2013/39/EU (and RIVM): Maximum Acceptable Concentration- Environmental Quality Standard, inland surface waters fresh water	The European Parliament and the Council of the European Union, 2013 (and Moermond et al, 2010)
7.2 μg/L	EU (and RIVM): Maximum Acceptable Concentration - Environmental Quality Standard, other surface waters (i.e. marine)	As above
0.023 μg/L eco water	Netherlands – RIVM: Maximum Permissible Concentration (MPC – levels at which no negative effects expected) direct exposure	Moermond et al, 2010
0.0026 μg/L sp water	Netherlands – RIVM: Maximum Permissible Concentration secondary poisoning (sp)	As above
0.0046 μg/L eco marine	Netherlands – RIVM: Maximum Permissible Concentration direct exposure ecological marine	As above

Table A1 – International and national levels and standards for PFOS

PFOS Level	Description	Reference
0.00053 µg/L sp marine	Netherlands – RIVM: Maximum Permissible Concentration secondary poisoning marine	As above
DIET - CONSUMPTIO	N OF FISH / IN BIOTA	
4.6 µg/kg wet weight (ww) food	Canada: federal environmental quality guidelines (FEQGs) for wildlife diet, mammalian	Environment Canada 2015 ³
8.2 μg/kg ww food	Canada: federal environmental quality guidelines (FEQGs) for wildlife diet, avian	As above
30 ng/kg bw/day (0.03 μg/kg bw/day)	Agency for Toxic Substances and Disease Registry, Minimal Risk Levels (MRLs), 2015, <u>draft</u> PFOS levels.	Agency for Toxic Substances and Disease Registry 2015 ⁴
30 ng/kg bw/day	TDI 2015	Danish Ministry of the Environment EPA, 2015
20 ng/kg bw/day	TDI 2014	US EPA 2014
9.1 µg/kg ww	Environmental Quality Standard in biota (fish)	The European Parliament and the Council of the European Union, 2013
0.00065 μg/L freshwater		
150 ng/kg bw/day (0.15 μg/kg bw/day)	European Food Safety Agency 2008 – currently under revision as of October 2015.	EFSA, 2008 ⁵
0.15 μg/kg bw/day	Australian Tolerable Daily Intake (µg/kg/d)	enHealth, June 2016
SOIL		
	Canada: federal soil quality guidelines (FSQGs)	Environment Canada, 2015
10 μg/kg soil	Agricultural and residential/parkland – value for soil ingestion by a secondary consumer	As above
130 µg/kg coarse soil	Commercial and industrial – value expected to protect against potential impacts to freshwater life from PFOS originating in soil that may enter groundwater and then discharge to surface water	As above
190 µg/kg fine soil	190 µg/kg fine soil Commercial and industrial – value expected to protect against potential impacts to freshwater life from PFOS originating in soil that may enter groundwater and then discharge to surface water	
390 µg/kg soil	Denmark: health based quality criterion for soil	Danish Ministry of the Environment EPA, 2015
1,100 µg/kg	USA: Minnesota <u>draft</u> soil reference level residential/recreational	Minnesota Pollution Control Agency, June 2015 ⁶
14,000 µg/kg	USA: Minnesota <u>draft</u> soil reference level commercial/industrial	As above
6000 µg /kg	USA: EPA Region 4 – residential soil screening level	US EPA Region 4, 2009 ⁷

PFOS Level	Description	Reference
2.3 µg/kg soil	RIVM: Maximum Permissible Concentration	Bodar et at, 2011 ⁸
373 µg/kg soil	Earthworms Predicted No Effect Concentration: a factor of 1000 is applied to the earthworm LC_{50} of 373 mg/kg dwt, giving the PNEC of 373 µg/kg soil.	Brooke et al, 2004 ⁹ .
373 μg/kg soil	Earthworms Predicted No Effect Concentration: a 14 day LC_{50} for earthworms from Brooke et al (2004) – 373 mg/kg – was used and application of a safety factor of 1,000 provided the PNEC of 373 µg/kg soil	UK Environment Agency Merrington et al, 2009 ¹⁰
<39 µg/kg soil	Plants Predicted No Effect Concentration: a factor of 100 is applied to the long term growth plant test result of 'no observed effect' <u>below</u> 3.91 mg/kg giving the PNEC of 39 µg/kg soil	As above
280 µg/kg soil	Plants EC ₁₀ of 27.79 mg kg-1 dry weight. Since data are only available for two trophic levels, an assessment factor of 100 is justified. This results in a PNEC of 0.28 mg kg-1.	As above
100 ng/g soil (i.e. 100 μg/kg dw)	Norway: guideline value for PFOS in soils based on effect studies on earthworms	Stubberud, 2006 ¹¹
SEWAGE SLUDGE		
	Some countries have set specific contaminant thresholds for land application of sewage sludge. In Germany, for example, a limit of 0.1 mg/kg has been set for PFOS concentration in fertilizers. See Stockholm Convention document.	Rotterdam Convention, May 2014 ¹²
39 µg/kg ww 46 µg/kg dry weight	UK: Environment Agency stipulates that for sewage sludge disposal, PFOS concentrations should not exceed these levels to be protective of soil organisms.	This original reference has not yet been identified but is referenced in Jimmy Seow, June 2013 ¹³
100 μg/kg (0.1 ppm)	Austria: limit for sewage sludge used on agricultural soils – limit values of 100 μ g PFOS+PFOA /kg (0.1 ppm)	European Commission ESWI, 2011 ¹⁴
5000 μg/kg	EU proposal: 10 ppm and 50 ppm as a transitional alternative. (Restricted option, with stricter limitation on sewage sludge at 5ppm.)	As above

NOTE: the international standard and definition for low POP content for wastes consisting of, containing or contaminated with PFOS, its salts and PFOSF was set at 50 mg/kg in May 2015. This is explicitly considered by the Stockholm Convention to apply to the requirements under Article 6:

Parties to the listing of particular persistent organic pollutants are to] take appropriate measures so that such wastes, including products and articles upon becoming wastes, are 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 [Article 6.1 (d)(ii)]

Table A2 – internationa	and national levels	and standards for PFOA
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PFOA Level	Description	Reference
DIET - CONSUMPTIC	N OF FISH / IN BIOTA	
1.5 µg/kg/d	Australian Tolerable Daily Intake (µg/kg/d)	As above
WATER, ecological		
	Australian and New Zealand Water Quality Guidelines, <u>draft</u> PFOA values	NWQMS, 2015
19 µg/L	99% species protection-high conservation	As above
220 µg/L	95% species protection–slightly to moderately disturbed systems	As above
632 µg/L	90% species protection-highly disturbed	As above
1,824 µg/L	80% species protection-highly disturbed	As above
SOIL		
1,100 µg/kg	USA: Minnesota draft soil reference level residential/recreational*	Minnesota Pollution Control Agency, June 2015
14,000 µg/kg	USA: Minnesota draft soil reference level commercial/industrial	As above
1,300 µg/kg	Denmark: health based quality criterion for soil	Danish Ministry of the Environment EPA, 2015
1,300 µg/kg (PFOA) 390 µg/kg (PFOS) 390 µg/kg (PFOSA)	Composite soil quality criteria for PFOA, PFOS and PFOSA: PFOA. Note the Danish reference notes that the addition of the <u>concentration/limit value ratios</u> for PFOA, PFOS and PFOSA should be kept below the value of 1.	As above
16,000 µg/kg	USA: EPA Region 4 – residential soil screening level residential	EPA Region 4, 2009

Appendix A endnotes

¹ Environment Canada, 2015, Federal Environmental Quality Guidelines: Perfluorooctane Sulfonate (PFOS), National Guidelines and Standards Office, Gatineau, Quebec

² The European Parliament and the Council of the European Union, 2013, Directives: Directive 2013/39/EU Of the European Parliament and of the Council of 12 August 2013 amending Directives 2000/60/EU and 2008/105/EC as regards priority substances in the field of water policy, 2013, available at <a href="http://eur-lex.europa.eu/LexUriServ

³ Environment Canada, 2015, Federal Environmental Quality Guidelines: Perfluorooctane Sulfonate (PFOS), National Guidelines and Standards Office, Gatineau, Quebec, obtained by personal communication

⁴ Agency for Toxic Substances and Disease Registry, 2015, Minimal Risk Levels (MRLs), available at <u>http://www.atsdr.cdc.gov/mrls/pdfs/atsdr_mrls.pdf</u>

⁵ EFSA, 2008, Perfluorooctane sulfonate (PFOS), perfluorooctanoic acid (PFOA) and their salts, available at <u>http://www.efsa.europa.eu/sites/default/files/scientific_output/files/main_documents/653.pdf</u>

⁶ Minnesota Pollution Control Agency, June 2015, Draft Remediation Soil Reference Value Spreadsheet, available at <u>www.pca.state.mn.us/index.php/view-document.html?gid=21776</u>

⁷ US EPA Region 4, 2009, referenced from: US EPA, 2014, Emerging Contaminants – Perfluorooctane Sulfonate (PFOS) and Perfluorooctanoic Acid (PFOA), available at

^{*} The Minnesota Pollution Control Agency spreadsheet may be used for the following purposes: risk evaluation using the predetermined exposure assumptions; and site specific risk assessment using site specific exposure assumptions.

http://nepis.epa.gov/Exe/ZyNET.exe/P100LTG6.TXT?ZyActionD=ZyDocument&Client=EPA&Index=2011+Thru+20 15&Docs=&Query=&Time=&EndTime=&SearchMethod=1&TocRestrict=n&Toc=&TocEntry=&QField=&QFieldYear =&QFieldMonth=&QFieldDay=&IntQFieldOp=0&ExtQFieldOp=0&XmlQuery=&File=D%3A%5Czyfiles%5CIndex%2 0Data%5C11thru15%5CTxt%5C0000014%5CP100LTG6.txt&User=ANONYMOUS&Password=anonymous&Sort Method=h%7C-

<u>&MaximumDocuments=1&FuzzyDegree=0&ImageQuality=r75g8/r75g8/r150y150g16/i425&Display=p%7Cf&DefSeekPage=x&SearchBack=ZyActionL&Back=ZyActionS&BackDesc=Results%20page&MaximumPages=1&ZyEntry=1 &SeekPage=x&ZyPURL</u>

⁸ C Bodar, J Lijzen, C Moermond, W Peijnenburg, E Smit, E Verbruggen, M Janssen, 2011, Proposal for environmental risk limits for PFOS in soil and groundwater (Advies risicogrenzen grond en grondwater voor PFOS), available at

http://www.rivm.nl/en/Documents and publications/Scientific/Reports/2011/augustus/Proposal for environmental risk limits for PFOS in soil and groundwater

⁹ D Brooke, A Footitt, TA Nwaogu, 2004, Environmental Risk Evaluation Report: Perfluorooctane sulphonate (PFOS), available at

http://www.pops.int/documents/meetings/poprc/submissions/Comments_2006/sia/pfos.uk.risk.eval.report.2004.pdf

¹⁰ UK Environment Agency G Merrington, M Crane, B Barnes, 2009, Review of human health and environmental risks associated with land application of mechanical - biological treatment outputs (Rev1) Report: SC030144/R5, available at https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/291752/sch01209brge-e-e.pdf

¹¹ Stubberud, 2006, referenced from: Norwegian Pollution Control Authority, 2008, Screening of polyfluorinated organic compounds at four fire fighting training facilities in Norway, available at http://www.miljodirektoratet.no/old/klif/publikasjoner/2444/ta2444.pdf

¹² Rotterdam Convention, May 2014, Draft technical guidelines on the environmentally sound management of wastes consisting of, containing or contaminated with perfluorooctane sulfonic acid (PFOS), its salts and perfluorooctane sulfonyl fluoride (PFOSF), available at http://www.basel.int/Implementation/POPsWastes/TechnicalGuidelines/tabid/2381/Default.aspx

¹³ Jimmy Seow, June 2013, Fire Fighting Foams with Perfluorochemicals – Environmental Review, available at <u>http://www.hemmingfire.com/news/fullstory.php/aid/1748/The_final_definitive_version_of__91Fire_Fighting_Foams_</u> <u>with_Perfluorochemicals__96_Environmental_Review_92, by_Dr_Jimmy_Seow, Manager, Pollution_Response_</u> <u>Unit, Department_of_Environment_and_Conservation_Western_Australia.html</u>

¹⁴ European Commission ESWI, 2011, Final Report "Study on waste related issues of newly listed POPs and candidate POPs", available at <u>http://ec.europa.eu/environment/waste/studies/pdf/POP_Waste_2011.pdf</u>

APPENDIX B – Derivation of Water Quality Default Guideline Values for PFOS

The following extracts are taken from the default guideline values for PFOS in freshwater:

Ecotoxicological results

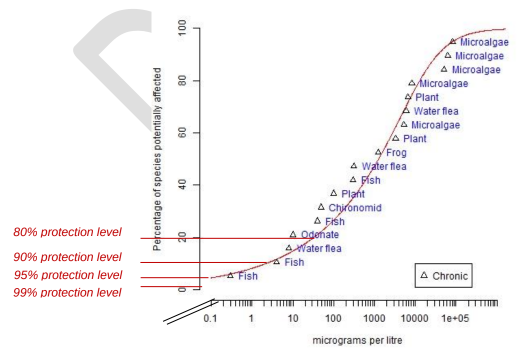
A selection of the freshwater PFOS toxicity data is noted in Table B1.

Table B1 – Selection of toxicity data values used to derive the default guideline values for PFOS

Taxonomic group	Species	Life stage	Duration (h)	Type (acute/ chronic)	Toxicity measure	Toxicity value (μg/L)	Estimated chronic NOEC (µg/L)
Crustacean	Daphnia magna	Neonates	504	Chronic	NOEC	8	8
Insecta - Odonata	Enallagma cyathigerum	Larvae	2,880	Chronic	NOEC	7.95	7.95
Fish	Danio rerio	Eggs	2,160	Chronic	LOEC	0.734	0.294
	Oryzias latipes	Eggs	192	Chronic	LOEC	10	4
	Xiphorous helleri	Fry/Larvae	2,160	Chronic	LOEC	100	40
	Pimephales promelas	Fry/Larvae	576	Chronic	NOEC	300	300

Species sensitivity distribution

The species sensitivity distribution of the freshwater PFOS toxicity data is shown in Figure C1.





APPENDIX C – Relevant International Obligations

1. Stockholm Convention

PFOS was added to the Stockholm Convention on Persistent Organic Pollutants in 2009. As of June 2016, 169 of the 180 parties to the Convention have ratified its addition. New Zealand and Slovenia are the only OECD parties apart from Australia that have not ratified the listing of PFOS in the Convention^{*}.

Parties to the Convention are required to undertake a range of activities to limit releases of listed chemicals into the environment. In relation to contaminated sites, the Convention only requires parties to:

Endeavour to develop appropriate strategies for identifying sites contaminated by chemicals listed in Annex A, B or C; if remediation of those sites is undertaken it shall be performed in an environmentally sound manner¹.

However, in relation to wastes, parties are required to:

Take appropriate measures so that such wastes, including products and articles upon becoming wastes, are:

- (i) Handled, collected, transported and stored in an environmentally sound manner;
- (ii) 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 paragraph 2, and relevant global and regional regimes governing the management of hazardous wastes;
- (iii) Not permitted to be subjected to disposal operations that may lead to recovery, recycling, reclamation, direct reuse or alternative uses of persistent organic pollutants; and
- *(iv)* Not transported across international boundaries without taking into account relevant international rules, standards and guidelines².

Under the Stockholm Convention, a guidance document has been prepared for best available techniques and best environmental practices (BAT/BEP) for the use of PFOS³. Whilst the PFOS BAT/BEP document refers to the potential for site contamination, it does not provide guidance directly relevant to the assessment or remediation of site contamination.

In 2012, the Secretariat for the Stockholm Convention sent questionnaires to all parties seeking information on PFOS. One of the questions asked about contaminated sites.⁴ Relevant responses are reproduced in Table D1.

^{*} However, three OECD Countries (Israel, Italy and the United States) are not parties to the Convention. The eleven parties which have not ratified the addition of PFOS to Annex B of the Convention are: Australia, Bahrain, Bangladesh, Botswana, India, Moldova, New Zealand, Russia, Slovenia, Vanuatu and Venezuela.

Table C1: Country responses to the Stockholm Secretariat in relation to PFOS contamination

Country	Response in relation to site contamination from PFOS
Germany	There have been attempts to clean up contaminated sites in North Rhine-Westphalia. Contaminated sites are expected to be around airports (due to use of fluorinated fire fighting foams) and landfills that have been filled with untreated municipal waste until 2005.
Sweden	Sites where manufacturing and use of POPs e.g. the sites where fire extinguishers have been used causing contamination of PFOS are to a large extent identified in the regular inventory of contaminated sites performed in Sweden. These sites are thereby also covered by the Swedish program for the remediation of contaminated sites.
Netherlands	A few sites are known and measures are being taken to remediate these sites within the soil policy framework.
Switzerland	No known PFOS contaminated sites in Switzerland.
Canada	The Government of Canada has committed \$3.5B in 2005 through the Federal Contaminated Sites Action Plan to address contaminated sites for which it is responsible. The administration and delivery of this program includes the provision of technical advice and scientific expertise to the custodians on the management of contaminated sites.
United States	Multiple sites in Michigan, Minnesota and Ohio are contaminated with PFOS, PFOSF and/or a number of other long-chain perfluorinated chemicals. Additionally, there are sites in other states where PFOS/PFOSF contamination has been identified. As a result, EPA is building capacity to address PFOS/PFOSF contamination at both operating and abandoned sites in the future, as more site contamination reports are expected.

2. Treaty-making PFOS project

To support the government's decision-making on whether to ratify the 2009 listing of PFOS in the Stockholm Convention, the Department of Environment and Energy has undertaken extensive technical and regulatory impact analysis, including what implementation and management actions may be required for import, export, use and disposal.

3. Basel Convention

Paragraph 1(d)(ii) of the Stockholm Convention (reproduced in the first Section of this appendix) makes reference to the Stockholm Convention's Article 6, paragraph 2 which refers to cooperation with the Basel Convention on the Transboundary Movements of Hazardous Waste and their Disposal in relation to disposal technologies and low content limits. Under the Basel Convention two relevant guidelines exist:

- General technical guidelines on the environmentally sound management of wastes consisting of, containing or contaminated with persistent organic pollutants (Basel POP Technical Guidelines); and
- Technical guidelines on the environmentally sound management of wastes consisting of, containing or contaminated with perfluorooctane sulfonic acid, its salts and perfluorooctane sulfonyl fluoride (Basel PFOS Technical Guidelines)⁵.

These guidelines provide information on managing wastes containing PFOS, including appropriate technologies for destruction. Importantly, they set the low content limit for PFOS wastes for the purposes of Article 6, paragraph 1(d)(ii) of the Stockholm Convention at 50 mg/kg.

4. Rotterdam Convention

Australia is a party to the Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade. The Convention does not ban chemicals but provides for information exchange about hazardous chemicals prior to their import and export. A Decision Guidance Document has been developed which contains advice about the hazards of PFOS and helps parties make informed decisions about whether to accept PFOS imports⁶.

PFOS and related chemicals are listed in the Convention's Annex III. The range of PFOS related chemicals covered by the Rotterdam listing is wider than that for the Stockholm listing as perfluorooctane sulfonamides are included in the Rotterdam listing but not the Stockholm listing.

Unlike the Stockholm Convention, where Australia is yet to ratify new listings, all chemicals listed in the Rotterdam Convention have been given effect in Australia. Regulation 11C of the Industrial Chemicals (Notification and Assessment) Regulations 1990 gives effect to the PFOS listing and provides that import, export and production of PFOS and related chemicals in Australia is prohibited without the written approval of the Director of the National Industrial Chemicals Notification and Assessment Scheme (NICNAS).

Appendix C Endnotes

⁴ The questionnaire and responses are available at: <u>http://chm.pops.int/TheConvention/POPsReviewCommittee/Meetings/POPRC8/POPRC8Followup/SubmissionBDE</u> <u>sPFOS/tabid/3064/Default.aspx</u>

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

² Stockholm Convention on Persistent Organic Pollutants, Article 6, paragraph 1(d).

³ Revised draft guidance on best available techniques and best environmental practices for the use of perfluorooctane sulfonic acid and related chemicals listed under the Stockholm Convention available at: <u>http://chm.pops.int/Implementation/BATandBEP/Guidance/tabid/3636/Default.aspx</u>

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

⁶ The PFOS Decision Guidance Document can be obtained from: <u>http://www.pic.int/TheConvention/Chemicals/DecisionGuidanceDocuments/tabid/2413/language/en-US/Default.aspx</u>