

Makarow, Irina (ECY)

From: paetle@everyactioncustom.com on behalf of Theresa Espana
<paetle@everyactioncustom.com>
Sent: Tuesday, December 29, 2020 6:34 AM
To: ECY RE CHEM ACTION PLANS (HWTR)
Subject: Please strengthen the draft PFAS CAP to include stronger measures to prevent the use of PFAS in all products due to the health dangers they pose for humans and the environment.

Follow Up Flag: Follow up
Flag Status: Flagged

THIS EMAIL ORIGINATED FROM OUTSIDE THE WASHINGTON STATE EMAIL SYSTEM - Take caution not to open attachments or links unless you know the sender AND were expecting the attachment or the link

Dear Irina Makarow,

Thank you for your good work in developing the 2020 PFAS Chemical Action Plan (CAP) draft and helping ensure Washington State remains a national leader in addressing PFAS chemicals.

I am writing to you because, as a person of faith, I know we have a moral obligation to protect present and future generations from toxic contamination in the products we use every day. Your work of implementing strong standards for PFAS chemicals and cleaning up contaminated sites addresses this call to environmental justice.

I encourage you to incorporate the following values and actions into the draft PFAS Chemical Action Plan:

- **Transparency:** Immediately designate PFAS as a hazardous substance under the Model Toxics Control Act.
- **Accountability:** Require polluters and parties responsible for PFAS production to help pay for clean up of contaminated sites and drinking water.
- **Stewardship:** Pursue testing of PFAS in sludge (biosolids) and develop a sludge standard for PFAS.
- **Responsibility:** Address PFAS chemicals as a class and establish a cleanup standard for all PFAS in 2021. Expand beyond PFOS and PFOA to include the other types of PFAS being considered in the Department of Health's PFAS drinking water standard.
- **Commitment:** Shorten the timeline for regulating other products known to contain PFAS including apparel, waxes and polishes, cosmetics, and children's products. While we commend the agency for taking action through the Safer Products for WA Act, more must be done before its second cycle to address large sources of exposure identified in the CAP.

We trust the EPA to make sure we are safe. However, if you continue to allow the use of PFAS and not hold those responsible for cleaning up the contamination caused by PFAS, then you are falling at the job you are meant to do. It is time to act! The EPA can be the agency that leads the rest of the world into creating a cleaner and healthier world for everyone.

Thank you for doing your part to protect Washington's families and environment from toxic PFAS.

Sincerely,
Theresa Espana
20615 11th Ave W Lynnwood, WA 98036-8715 paetle@yahoo.com

Makarow, Irina (ECY)

From: paetle@everyactioncustom.com on behalf of Theresa Espana
<paetle@everyactioncustom.com>
Sent: Tuesday, December 29, 2020 6:34 AM
To: ECY RE CHEM ACTION PLANS (HWTR)
Subject: Please strengthen the draft PFAS CAP to include stronger measures to prevent the use of PFAS in all products due to the health dangers they pose for humans and the environment.

Follow Up Flag: Follow up
Flag Status: Flagged

THIS EMAIL ORIGINATED FROM OUTSIDE THE WASHINGTON STATE EMAIL SYSTEM - Take caution not to open attachments or links unless you know the sender AND were expecting the attachment or the link

Dear Irina Makarow,

Thank you for your good work in developing the 2020 PFAS Chemical Action Plan (CAP) draft and helping ensure Washington State remains a national leader in addressing PFAS chemicals.

I am writing to you because, as a person of faith, I know we have a moral obligation to protect present and future generations from toxic contamination in the products we use every day. Your work of implementing strong standards for PFAS chemicals and cleaning up contaminated sites addresses this call to environmental justice.

I encourage you to incorporate the following values and actions into the draft PFAS Chemical Action Plan:

- **Transparency:** Immediately designate PFAS as a hazardous substance under the Model Toxics Control Act.
- **Accountability:** Require polluters and parties responsible for PFAS production to help pay for clean up of contaminated sites and drinking water.
- **Stewardship:** Pursue testing of PFAS in sludge (biosolids) and develop a sludge standard for PFAS.
- **Responsibility:** Address PFAS chemicals as a class and establish a cleanup standard for all PFAS in 2021. Expand beyond PFOS and PFOA to include the other types of PFAS being considered in the Department of Health's PFAS drinking water standard.
- **Commitment:** Shorten the timeline for regulating other products known to contain PFAS including apparel, waxes and polishes, cosmetics, and children's products. While we commend the agency for taking action through the Safer Products for WA Act, more must be done before its second cycle to address large sources of exposure identified in the CAP.

We trust the EPA to make sure we are safe. However, if you continue to allow the use of PFAS and not hold those responsible for cleaning up the contamination caused by PFAS, then you are falling at the job you are meant to do. It is time to act! The EPA can be the agency that leads the rest of the world into creating a cleaner and healthier world for everyone.

Thank you for doing your part to protect Washington's families and environment from toxic PFAS.

Sincerely,
Theresa Espana
20615 11th Ave W Lynnwood, WA 98036-8715 paetle@yahoo.com