August 16, 2018

Hon David Ross

Assistant Administrator

Office of Water

US Environmental Protection Agency

Washington, DC 20460

Re:  Setting Maximum Containment Level for Perfluorooctanoic Acid “PFOA” and

        Perfluorooctanesulfonic Acid “PFOS”

Dear Mr. David Ross:

On behalf of the New York State Association of Counties (NYSAC) and the New York State Association of County Health Officials (NYSACHO), we respectfully request that the New York State Drinking Water Quality Council recommend the establishment of a MCL for 1-4 Dioxane, PFOA and PFOS and that the NYSDOH and NYSDEC establish an enforceable MCL.

Establishing a MCL for these chemicals is vital to protecting the health, safety, and welfare of New Yorkers. Exposure to 1-4 Dioxane, PFOA, and PFOS has been linked to kidney cancer, testicular cancer, pre-eclampsia, thyroid disease, developmental defects in fetuses, liver tissue damage, and immune system impairments, among other potentially life-threatening conditions. Additionally, a report recently released by the federal Agency for Toxic Substances and Disease Registry (ATSDR) finds that human health risks may occur at levels significantly lower than the current federal recommendations. ATSDR’s report recommends setting a MCL to protect the 16 million Americans in 33 states whose drinking water systems are contaminated by PFAS. New York State has an obligation to provide for the health and welfare of its own residents by setting a state MCL that limits exposure to these dangerous chemicals.

We recognize the significant efforts by New York State to address the dangers associated with these chemicals in our landfills, drinking water, surface water and environment.  The Governor and affected agency commissioners are to be commended for their care and ongoing concern.  Establishing an enforceable MCL is the logical next step for our state to take, as the federal government is not likely to establish a MCL in the near future, especially with the recent resignation by the US EPA Administrator Pruitt creating a bureaucratic obstacle.

Our border states have acted in this regard, and it is our hope that New York State will also act to keep New Yorkers safe.

Sincerely,



Stephen J. Acquario

Executive Director

NYS Association of Counties



Paul A. Pettit

President

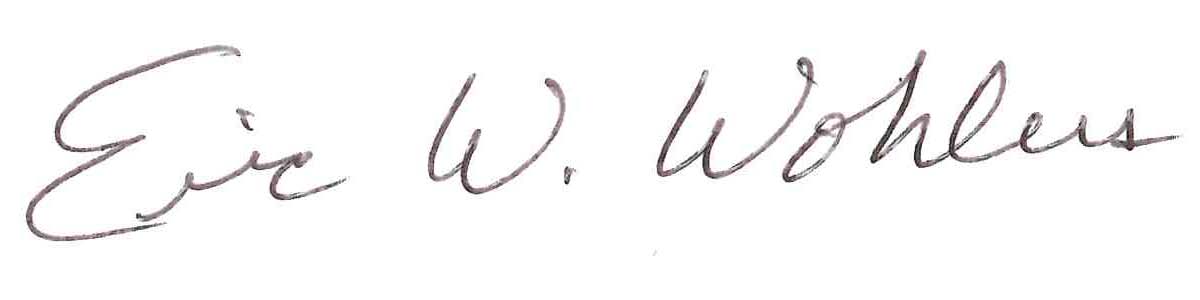
NYS Assoc. of County Health Officials



Sarah Ravenhall

Executive Director

NYS Assoc. of County Health Officials



Eric W. Wohlers

President

NYS Conference of Environmental Health Directors

CC: Mr. Peter Grevatt

Director

Office of Ground Water and Drinking Water