



## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

WASHINGTON, D.C. 20460

**OCT 26 2021**

THE ADMINISTRATOR

The Honorable Michelle Lujan Grisham  
Governor of New Mexico  
New Mexico State Capitol  
490 Old Santa Fe Trail, Room 400  
Santa Fe, New Mexico 87501

Dear Governor Lujan Grisham:

I would like to respond to your June 23, 2021, petition to the U.S. Environmental Protection Agency in which you requested that perfluoroalkyl and polyfluoroalkyl substances be listed as hazardous wastes, either individually or as a class, under Subtitle C of the Resource Conservation and Recovery Act.

The EPA and the Biden-Harris Administration appreciate your leadership on this issue and share your concerns about the risks of PFAS-containing wastes in New Mexico and across the country. The EPA is committed to working in close collaboration with states to protect Americans from these chemicals, which can cause severe health problems and persist in the environment once released, posing a serious threat across rural, suburban and urban areas. We are proud to be part of President Biden's governmentwide approach to tackling PFAS.

The EPA announced October 18, 2021, a comprehensive Strategic Roadmap to deliver protections from PFAS by advancing concrete actions that address the full lifecycle of these chemicals. In response to your petition the EPA will be initiating the rulemaking process for two additional actions to address PFAS under RCRA and intends to propose a partial petition grant.

First, the EPA will initiate the rulemaking process to propose adding PFOA, PFOS, PFBS and GenX as RCRA Hazardous Constituents under 40 CFR Part 261 Appendix VIII by evaluating the existing data for these chemicals and establishing a record to support such a proposed rule. RCRA Hazardous Constituents are subject to corrective action requirements at hazardous waste treatment, storage, and disposal facilities, and such a listing would also be a fundamental part of any subsequent hazardous waste listing determination. Specifically, the addition of one or more PFAS chemicals to 40 CFR Part 261 Appendix VIII is a necessary component of a hazardous waste listing determination under 40 CFR 261.11(a)(3), and efforts undertaken to add PFAS constituents to Appendix VIII would help advance any longer-term process to make a hazardous waste listing determination in the future.

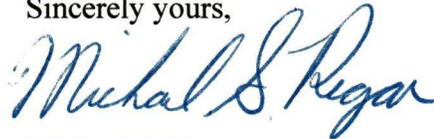
Second, we will initiate a rulemaking to clarify in our regulations that the RCRA Corrective Action Program has the authority to require investigation and cleanup for wastes that meet the statutory definition of hazardous waste, as defined under RCRA section 1004(5). This modification would clarify that emerging contaminants such as PFAS can be addressed through RCRA corrective action.

The EPA is committed to working collaboratively with our state partners to advance solutions that stand the test of time, and I appreciate your engagement on these important issues. They are critical not only to the protection of communities in New Mexico, but across our nation.

You are most welcome to reach out to my office if you would like to discuss this further, or your staff may work with Deputy Associate Administrator for Intergovernmental Relations Casey Katims at [katims.casey@epa.gov](mailto:katims.casey@epa.gov).

In the meantime, I look forward to staying in close contact as these efforts move forward.

Sincerely yours,

A handwritten signature in blue ink that reads "Michael S. Regan". The signature is written in a cursive, flowing style.

Michael S. Regan