



RED ALERT:

PFAS COST RECOVERY PROGRAM DEADLINE APPROACHING



In 2018, NRWA engaged with Napoli Shkolnik to represent them in the PFAS Cost Recovery lawsuit.

In November of last year, the Court appointed a settlement mediator, and appointed Napoli Shkolnik Partner Paul Napoli to lead coordination of settlement discussions in this litigation.

We anticipate that the Court will soon set a deadline for participation. If you do not elect to participate in the multi-district litigation (MDL) soon, you may be left out of initial rounds of settlement, and may risk losing access to available funds, accordingly.

If your utility has any detections of PFAS, let us help you file a complaint immediately to benefit from any impending settlement. Even if your utility hasn't tested yet, please register so you do not miss out on any potential future benefits.

The deadline is fast approaching for water utilities and municipalities to register for the PFAS Cost Recovery Program and Multi-District Litigation, *In Re: Aqueous Film-Forming Foams (AFFF) Products Liability Litigation, MDL No. 2873 (D.S.C.)*

On March 14, 2023 EPA Proposed National Mandatory Maximum Contaminant Levels

The key details include:

- ❖ PFOA and PFOS will be subject to a MCL of 4 ppt (parts per trillion). This will be determined by a running annual average. The MCLG for PFOA and PFOS will be zero.
- 4 additional PFAS (PFNA, PFHxS, PFBS, and GenX) will be subject to an MCL determined by a unitless "hazard index"- which will be the sum of the individual ratios of these 4 PFAS. This is intended to regulate the individual chemicals plus a mixture of these chemicals.
- The rule contains standard monitoring, public notice, and treatment requirements.
- EPA is taking comments for 60 days on the rule, plus their decision to regulate the 4 additional PFAS. The rule is expected to be finalized at the end of 2023 or the beginning of 2024. Compliance will begin 3 years after the rule is promulgated.

REGISTER TODAY: www.napolilaw.com/nrwa-pfas

FREE LEGAL CONSULTATION NO UPFRONT LEGAL FEES

ALREADY REGISTERED? BE SURE YOUR UTILITY HAS SIGNED THE REQUIRED RETAINER AGREEMENT.

There is zero cost to register into the litigation and if there is no recovery specifically for your utility, there is zero cost to the utility.

More information and/or to request a presentation to your utility. Contact **SAM WADE** at (580) 917-1425.

WHAT SETS US APART

Nationwide Representation

- Experience Managing Large, Complex Litigation
- Dedicated Environmental Department
- Regular Communication
- Conflit Free, Work with Local Counsel
- Investigative Resources
- Customized Approach
- Personalized Attention

A Cost Recovery Program

- Cost Recovery, Not Punitive
- Does not impact local companies
- No Upfront costs, but you must register
- Zero cost if no recovery specifically for your system
- Positive Action for the Rate Payer

YOUR TEAM



Paul J. Napoli Partner



Andrew Croner
Partner



Coral Odiot-Rivera



Sam Wade Water Consultant former NRWA CEO



Thomas Jawin Environmental Engineer



Steve Acquario
Of Counsel



PRINCIPAL OFFICE 360 LEXINGTON AVENUE. 11TH FLOOR

NEW YORK, NEW YORK 10017