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NOT SCHEDULED FOR ORAL ARGUMENT

IN THE UNITED STATES COURT OF APPEALS FOR THE D.C. CIRCUIT

AMERICAN WATER WORKS ASSOCIATION, et al.,

Petitioners,

v.

U.S. ENVIRONMENTAL PROTECTION AGENCY and LEE M. ZELDIN, Administrator of the U.S. Environmental Protection Agency,

Respondents.

Case No. 24-1188 and consolidated cases

JOINT MOTION TO GOVERN

Respondents, Respondent-Intervenors, and Petitioners in Case Nos. 24-1188, 24-1191, and 24-1192 respectfully move the Court to issue an order regarding proceedings in this matter as set forth below.

1. Petitioners seek review of an EPA action entitled, "PFAS National Primary Drinking Water Regulation," 89 Fed. Reg. 32532 (April 26, 2024) ("Rule"). The Rule establishes National Primary Drinking Water Regulations for PFOS and PFOA, two contaminants in a class of compounds known as per- and polyfluoroalkyl substances ("PFAS"). The Rule also sets forth regulatory determinations and establishes National Primary Drinking Water Regulations for

three additional PFAS compounds—PFHxS, PFNA, and HFPO-DA—as well as mixtures containing two or more of PFHxS, PFNA, HFPO-DA, and/or PFBS.

- 2. Petitioners filed their opening briefs on October 7, 2024; Amici on behalf of Petitioners filed their brief on October 29, 2024; Respondents filed their brief on December 23, 2024; Respondent-Intervenors filed their brief on January 17, 2025; and Amici on behalf of Respondents filed their briefs on January 17, 2025.
- 3. Petitioners have not yet filed their reply briefs and oral argument has not yet been scheduled.
- 4. On February 7, 2025, Respondents sought and this Court granted a 60-day abeyance of proceedings in this matter, which the Court continued through July 21, 2025. ECF No. 2099439; ECF No. 2099658; 2109980, 2110289, 2115469, 2115832, 2119087, 2119400. On July 22, 2025, the Court issued an order directing the parties to submit a proposed schedule and format for the completion of briefing by August 1, 2025.
- 5. EPA announced its planned actions with respect to the challenged Rule on May 14, 2025. *See* https://www.epa.gov/newsreleases/epa-announces-itwill-keep-maximum-contaminant-levels-pfoa-pfos. In that announcement, EPA stated that it intends to retain the Rule's current National Primary Drinking Water

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Regulations for PFOS and PFOA. Separately, EPA intends to develop a rulemaking to provide additional time for compliance with the standards for PFOS and PFOA, including a proposal to extend the compliance date to 2031. *Id.* EPA plans to issue a proposed rule this fall and finalize this rule in the Spring of 2026. *Id.* EPA also announced that it intends to rescind the Rule's National Primary Drinking Water Regulations for PFHxS, PFNA, HFPO-DA, and mixtures containing two of more of those compounds and/or PFBS, and to reconsider the regulatory determinations for those contaminants. *Id.*

- 6. To address these changes in the Agency's approach to these contaminants, Respondents intend to file either a motion or letter with the Court clarifying their position in this litigation.
- 7. Because that filing likely will impact the remainder of briefing in this matter, the parties respectfully request the Court enter an order directing the following:
 - a. On or before **September 10, 2025,** Respondents shall file with the Court either a motion or letter clarifying their position in litigation.

 If Respondents' filing takes the form of a motion, the parties may file any responses and replies consistent with Rule 27.

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- ii. If Respondents' filing takes the form of a letter,Petitioners and Respondent-Intervenors may file aresponse equal in length to the letter within 10 days ofRespondents' letter.
- b. On or before **September 17, 2025**, the parties shall file a proposed briefing schedule for all remaining merits briefing in this matter.

Respectfully submitted,

ADAM R.F. GUSTAFSON

Acting Assistant Attorney General

ROBERT STANDER

Deputy Assistant Attorney General

/s/ Kimere J. Kimball
KIMERE J. KIMBALL
U.S. Department of Justice
Env't & Natural Resources Div.
P.O. Box 7611
Washington, DC 20044
(202) 514-2285 (Kimball)
Kimere.Kimball@usdoj.gov

Counsel for Respondents

/s/ Corinne V. Snow
CORINNE V. SNOW
Vinson & Elkins LLP
2200 Pennsylvania Avenue NW
Suite 500 West
Washington, DC 20037
Phone: (202) 639-6622
Fax: (917) 879-8998
Email: csnow@velaw.com

Counsel for Petitioners American
Water Works Association and
Association of Metropolitan Water
Agencies in No. 1188

/s/Suzanne Novak SUZANNE NOVAK HILLARY AIDUN Earthjustice 48 Wall St., 15th floor New York, New York 10005 (212) 823-4981 (212) 284-8040

snovak@earthjustice.org haidun@earthjustice.org

Counsel for Respondent-Intervenors
Buxmont Coalition for Safe Water, Clean
Cape Fear, Clean Haw River, Concerned
Citizens of WMEL Water Authority
Grassroots, Environmental Justice Task
Force, Fight for Zero, Merrimack Citizens
for Clean Water, and Newburgh Clean
Water Project

/s/ Jared J. Thompson

JARED J. THOMPSON

Natural Resources Defense Council 40 West 20th Street New York, NY 10011 (202) 513-6249 jared.thompson@nrdc.org

KAREN CHEN

Natural Resources Defense Council 111 Sutter Street, 21st Floor San Francisco, CA 94104 (415) 875-8261 kchen@nrdc.org

Counsel for Respondent-Intervenor Natural Resources Defense Council

August 1, 2025

/s/ Tobias S. Loss-Eaton GORDON D. TODD TOBIAS S. LOSS-EATON Sidley Austin LLP 1501 K Street NW Washington, DC 20005 (202) 736-8711 tlosseaton@sidley.com

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MICHAEL B. KIMBERLY Winston & Strawn LLP 1901 K Street NW Washington DC 20006 (202) 282-5096 mkimberly@winston.com

Counsel for Petitioners National Association of Manufacturers & American Chemistry Council in No. 24-1191

<u>/s/ Allon Kedem</u>

ALLON KEDEM

Arnold & Porter Kaye Sholer LLP 601 Massachusetts Ave., NW Washington, DC 20001 (202) 942-5000

Allon.kedem@arnoldporter.com Counsel for Petitioner the Chemours Company FC, LLC in No. 24-1192

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This document complies with the word limit of Federal Rule of Appellate Procedure 27(d)(2)(A) because, excluding the parts of the document exempted by Federal Rule of Appellate Procedure 32(f), this document contains 536 words.

This document complies with the typeface requirements of Federal Rule of Appellate Procedure 32(a)(5) and the type-style requirements of Federal Rule of Appellate Procedure 32(a)(6) because this document has been prepared in a proportionally spaced typeface using Microsoft Word in 14-point Times New Roman font.

Finally, I certify that on August 1, 2025, I electronically filed this document with the Court's CM/ECF system, which will serve each party's counsel of record.

_/s/ Kimere J. Kimball____ KIMERE J. KIMBALL