Good afternoon. Thank you for the opportunity to address the committee today.

As Executive Director of Citizens for Safe Water Around Badger, I have worked on military toxics issues in Wisconsin for nearly 30 years. I have a personal interest in military cleanups as my own drinking water well is regularly tested by the U.S. Army for explosives contamination from the Badger Army Ammunition Plant in Sauk County.

In 2006, we successfully petitioned the State for drinking water standards for perchlorate – a toxic compound found in munitions – and today, Wisconsin has one of the most protective standards in the U.S. at 1 part per billion.

In 2010, we successfully petitioned the State for standards for the explosive DNT and today, Wisconsin is the only state with health-based standards for all six forms of this chemical mixture.

Two years ago, we turned our attention to PFAS when environmental testing by the Department of Defense confirmed high concentrations of these chemicals were detected at military bases around the U.S. and here in Wisconsin.

Of the more than 11,000 public drinking water systems tested in Wisconsin, only 90 have been tested for PFAS.

In August 2018, CSWAB formally petitioned the Wisconsin DNR for a Health Advisory Level (HAL) for the summed-total concentration of all PFAS – including precursors – detected in the State’s groundwater and/or having a reasonable probability of entering groundwater such as presence in soils. Five months after we submitted our citizen petition, in January of this year, the Wisconsin DNR granted our request for regulating 26 PFAS compounds which includes PFOA and PFOS. To date, however, the DNR has not forwarded its request to the Wisconsin Division of Health so state toxicologists can officially begin their work.

Additional recommendations from our organization will be submitted to the committee in writing (posted below).

I am also here today, to submit a joint position statement supporting the regulation of PFAS as a Class which I would like to read into the record. It has been co-signed by 25 environmental, health and conservation organizations – all from Wisconsin.

---

CSWAB Goals for Ending and Preventing Exposures to PFAS

- **Interim Health Advisory Levels** will be issued by state health officials now for the summed-total concentration of all PFAS including precursors.
- **Analysis of fish tissue** will be conducted now at known PFAS-contaminated sites including Truax ANG, Fort McCoy and the Tyco/Ansul facility in Marinette.
- Private well water users (4-mile radius), public water system operators and tribes (10-mile radius) will be immediately notified of discovered PFAS groundwater contamination.
- **ALL public water** supply systems will be analyzed for PFAS. (Michigan has initiated this same effort.)
- A comprehensive statewide inventory of known and potential PFAS sources will be initiated.
- Protective state standards for all environmental media will be established for all PFAS including precursors.
- **Better analytics** will be utilized to detect all PFAS including precursors.
- Effective treatment methods that do not re-disperse PFAS to the environment will be developed and deployed.
- A cost recovery plan will be developed and implemented.
- By a date certain, the manufacture and use of PFAS will be banned.
Per- and polyfluoroalkyl substances (PFAS) are a large group of man-made toxic chemicals used to make consumer products resistant to water, grease or stains. Human health studies have shown that exposure to certain PFAS may affect growth, learning, and behavior of infants and older children, lower a woman’s chance of getting pregnant, interfere with the body’s natural hormones, increase cholesterol levels, affect the immune system, and increase the risk of cancer.¹

The major types of human exposure sources for PFAS include contaminated drinking water and food contaminated with PFAS, including fish and shellfish. Other human exposure pathways include incidental soil/dust ingestion, dermal exposure and inhalation.

Approaching PFAS as a class for assessing exposure and biological impact is the best way to protect public health.²

Assessing risks of chemicals having a similar mechanism of toxicity is not unusual and is similar to how other chemical groups such as dioxins and PCBs have been assessed and regulated.

A class approach is also consistent with environmental field data which consistently finds PFAS as a mixture of widely varying relative ratios and combinations which, in turn, may shift in response to other factors such as aerobic conditions. And further, a class approach is made necessary by the fact that manufacturers and responsible parties uniformly refuse to disclose PFAS product content and composition, arguing that such information is proprietary.

So far, 26 PFAS chemicals have been detected in or pose a threat to the Wisconsin’s groundwater,³ and as analytical methods for PFAS continue to evolve and improve, this number will quickly escalate.

For these reasons, we are unable to support regulations or corresponding legislation that address only a very few PFAS compounds and that address only one pathway of exposure such as groundwater.

ENDORSED by the following 28 Wisconsin organizations:

- Casa Maria Community
- Code PFAS
- Citizens for Safe Water Around Badger
- Clean Water Action Council of Northeast Wisconsin
- Concerned Friends and Neighbors
- Crawford Stewardship Project
- Family Farm Defenders
- Farms Not Factories
- Fire Fighter Cancer Foundation
- Friends of Lake Wingra*
- Four Lakes Green Party
- Headwater LLC
- Midwest Environmental Advocates
- Midwest Environmental Justice Organization
- Nukewatch
- PFAS Community Campaign
- People Empowered Protect the Land (PEPL) of Rosendale*
- Physicians for Social Responsibility Wisconsin
- Protect Wood County and Its Neighbors*
- Sierra Club – John Muir Chapter
- Sustain Rural Wisconsin Network
- Twin Ports Action Alliance
- Wisconsin Conservation Voters
- Wisconsin Environmental Health Network (WEHN)
- Wisconsin Environment
- Wisconsin Network for Peace, Justice & Sustainability
- Wisconsin Resources Protection Council
- Wisconsin Wildlife Federation

*Added after April 4, 2019

For more information, contact:

Laura Olah, Coordinator, PFAS Community Campaign – 608.643.3124 – info@cswab.org – www.CSWAB.org

² Dr. Birnbaum (Director of the National Institute of Environmental Health Sciences and National Toxicology Program of the National Institutes of Health) in testimony before the Senate Committee on Homeland Security and Governmental Affairs, Subcommittee on Federal Spending Oversight and Emergency Management, Sept. 26, 2018.
³ S. Elmore, Wisconsin DNR, January 17, 2019 correspondence to Laura Olah, Executive Director, Citizens for Safe Water Around RE: Public Petition for Health Advisory Levels for PFAS in Groundwater and Drinking Water with Emphasis on the Tyco/Johnson Controls PFAS site - BRRTS Activity No. 02-38-580694.