

1 “(B) ALTERNATIVE PROCEDURES.—

2 “(i) IN GENERAL.—Not later than 1
3 year after the validation by the Adminis-
4 trator of an equally effective quality con-
5 trol and testing procedure to ensure com-
6 pliance with the national primary drinking
7 water regulation promulgated under sub-
8 paragraph (A) to measure the levels de-
9 scribed in clause (ii) or other methods to
10 detect and monitor perfluoroalkyl and
11 polyfluoroalkyl substances in drinking
12 water, the Administrator shall add the pro-
13 cedure or method as an alternative to the
14 quality control and testing procedure de-
15 scribed in such national primary drinking
16 water regulation by publishing the proce-
17 dure or method in the Federal Register in
18 accordance with section 1401(1)(D).

19 “(ii) LEVELS DESCRIBED.—The levels
20 referred to in clause (i) are—

21 “(I) the level of a perfluoroalkyl
22 or polyfluoroalkyl substance;

23 “(II) the total levels of
24 perfluoroalkyl and polyfluoroalkyl sub-
25 stances; and

1 “(III) the total levels of organic
2 fluorine.

3 “(C) INCLUSIONS.—The Administrator
4 may include a perfluoroalkyl or polyfluoroalkyl
5 substance on—

6 “(i) the list of contaminants for con-
7 sideration of regulation under paragraph
8 (1)(B)(i), in accordance with such para-
9 graph; and

10 “(ii) the list of unregulated contami-
11 nants to be monitored under section
12 1445(a)(2)(B)(i), in accordance with such
13 section.

14 “(D) MONITORING.—When establishing
15 monitoring requirements for public water sys-
16 tems as part of a national primary drinking
17 water regulation under subparagraph (A) or
18 subparagraph (F)(ii), the Administrator shall
19 tailor the monitoring requirements for public
20 water systems that do not detect or are reliably
21 and consistently below the maximum contami-
22 nant level (as defined in section 1418(b)(2)(B))
23 for the perfluoroalkyl or polyfluoroalkyl sub-
24 stance subject to the national primary drinking
25 water regulation.

1 “(E) HEALTH RISK REDUCTION AND COST
2 ANALYSIS.—In meeting the requirements of
3 paragraph (3)(C), the Administrator may rely
4 on information available to the Administrator
5 with respect to 1 or more specific perfluoroalkyl
6 or polyfluoroalkyl substances to extrapolate rea-
7 soned conclusions regarding the health risks
8 and effects of a class of perfluoroalkyl or
9 polyfluoroalkyl substances of which the specific
10 perfluoroalkyl or polyfluoroalkyl substances are
11 a part.

12 “(F) REGULATION OF ADDITIONAL SUB-
13 STANCES.—

14 “(i) DETERMINATION.—The Adminis-
15 trator shall make a determination under
16 paragraph (1)(A), using the criteria de-
17 scribed in clauses (i) through (iii) of that
18 paragraph, whether to include a
19 perfluoroalkyl or polyfluoroalkyl substance
20 or class of perfluoroalkyl or polyfluoroalkyl
21 substances in the national primary drink-
22 ing water regulation under subparagraph
23 (A) not later than 18 months after the
24 later of—

1 “(I) the date on which the
2 perfluoroalkyl or polyfluoroalkyl sub-
3 stance or class of perfluoroalkyl or
4 polyfluoroalkyl substances is listed on
5 the list of contaminants for consider-
6 ation of regulation under paragraph
7 (1)(B)(i); and

8 “(II) the date on which—

9 “(aa) the Administrator has
10 received the results of monitoring
11 under section 1445(a)(2)(B) for
12 the perfluoroalkyl or
13 polyfluoroalkyl substance or class
14 of perfluoroalkyl or
15 polyfluoroalkyl substances; or

16 “(bb) the Administrator has
17 received reliable water data or
18 water monitoring surveys for the
19 perfluoroalkyl or polyfluoroalkyl
20 substance or class of
21 perfluoroalkyl or polyfluoroalkyl
22 substances from a Federal or
23 State agency that the Adminis-
24 trator determines to be of a qual-
25 ity sufficient to make a deter-

1 mination under paragraph
2 (1)(A).

3 “(ii) PRIMARY DRINKING WATER REG-
4 ULATIONS.—

5 “(I) IN GENERAL.—For each
6 perfluoroalkyl or polyfluoroalkyl sub-
7 stance or class of perfluoroalkyl or
8 polyfluoroalkyl substances that the
9 Administrator determines to regulate
10 under clause (i), the Administrator—

11 “(aa) not later than 18
12 months after the date on which
13 the Administrator makes the de-
14 termination, shall propose a na-
15 tional primary drinking water
16 regulation for the perfluoroalkyl
17 or polyfluoroalkyl substance or
18 class of perfluoroalkyl or
19 polyfluoroalkyl substances; and

20 “(bb) may publish the pro-
21 posed national primary drinking
22 water regulation described in
23 item (aa) concurrently with the
24 publication of the determination
25 to regulate the perfluoroalkyl or

1 polyfluoroalkyl substance or class
2 of perfluoroalkyl or
3 polyfluoroalkyl substances.

4 “(II) DEADLINE.—

5 “(aa) IN GENERAL.—Not
6 later than 1 year after the date
7 on which the Administrator pub-
8 lishes a proposed national pri-
9 mary drinking water regulation
10 under clause (i)(I) and subject to
11 item (bb), the Administrator
12 shall take final action on the pro-
13 posed national primary drinking
14 water regulation.

15 “(bb) EXTENSION.—The
16 Administrator, on publication of
17 notice in the Federal Register,
18 may extend the deadline under
19 item (aa) by not more than 6
20 months.”.

