

# **Long-chain perfluorocarboxylic acids (PFCAs, C<sub>9</sub>–C<sub>21</sub>), their salts and related compounds**

## **Draft risk management evaluation**

Prepared by the intersessional working group of the  
Persistent Organic Pollutants Review Committee

**March 2023**

## Table of contents

Executive summary .....	3
1. Introduction.....	5
1.1 Chemical Identity .....	5
1.2 Conclusion of the POPs Review Committee regarding Annex E information .....	6
1.3 Data sources .....	6
1.4 Status of the chemical under international agreements or organisations .....	7
1.5 National or regional control actions taken .....	7
2. Summary of the information relevant to the risk management evaluation.....	8
2.1 Identification of possible control measures.....	10
2.2 Efficacy and efficiency of possible control measures in meeting risk reduction goals .....	12
2.2.1 Technical feasibility .....	12
2.2.2 Cost and benefits of implementing control measures .....	13
2.3 Information on alternatives (products, processes and costs).....	14
2.3.1 Application-specific alternative substances .....	15
2.4 Summary of information on impacts on society of implementing possible control measures .....	21
2.4.1 Health, including public, environmental and occupational health.....	21
2.4.2 Agriculture, including aquaculture and forestry .....	21
2.4.5 Biota (biodiversity) .....	22
2.4.4 Economic aspects and social costs.....	22
2.4.5 Movement towards sustainable development .....	24
2.5 Other considerations.....	24
2.5.1 Access to information and public education .....	24
2.5.2 Status of control and monitoring capacity .....	24
3. Synthesis of information.....	25
3.1 Summary of risk profile information .....	25
3.2 Summary of risk management evaluation information .....	25
3.3 Suggested risk management measures .....	27
4. Concluding statement .....	28
5. References.....	29

## Executive summary

1. In 2021, Canada submitted a proposal to list long-chain (C<sub>9</sub>–C<sub>21</sub>) perfluorocarboxylic acids (PFCAs), their salts and related compounds in Annexes A, B and/or C to the *Stockholm Convention on Persistent Organic Pollutants (POPs)*. In September 2022, at its eighteenth meeting, the Persistent Organic Pollutants Review Committee (POPRC) decided that long-chain PFCAs, their salts and related compounds are likely, as a result of their long-range environmental transport, to lead to significant adverse human health and/or environmental effects such that global action is warranted. An intersessional working group was established to prepare a risk management evaluation for these substances that includes an analysis of possible control measures for long-chain PFCAs, their salts and related compounds in accordance with Annex F to the Convention for consideration by the Committee at its nineteenth meeting in October 2023.

2. Long-chain PFCAs, their salts and related compounds are intentionally used, or may have been used, in a range of applications, including: industrial uses; electronic articles; medical and laboratory devices; photo-imaging; inks; building and construction materials; food packaging; paints and varnishes; personal care products; cleaning and washing agents; ski waxes; and in the automotive industry. In addition, long-chain PFCAs and their related compounds may be unintentionally produced during the manufacture of other per- and polyfluoroalkyl substances (PFASs) and in other industrial processes, such as the manufacture of polytetrafluoroethylene (PTFE) powders. Long-chain PFCAs and their related compounds may also be unintentionally produced during thermolysis of fluorinated polymers at temperatures relevant to industrial or consumer high-temperature applications and low-temperature incineration.

3. Long-chain PFCAs can be released to the environment from direct and indirect sources. Direct sources include emissions from the production of PFCAs, as well as from products containing long-chain PFCAs, either as a main ingredient, a residual or a chemical reaction impurity. Indirect sources are those where compounds related to long-chain PFCAs emitted to the environment have transformed to long-chain PFCAs through biotic or abiotic transformation processes. Releases of long-chain PFCAs, their salts and related compounds to the environment may occur at all life cycle stages of articles or products containing them, for example, during production, use and disposal (including from landfills, wastewater treatment and incineration). The application of contaminated biosolids and compost to agricultural land, and irrigation of these lands with contaminated groundwater, may also lead to secondary release of long-chain PFCAs, their salts and related compounds to the environment. In addition, the clean-up and remediation of contaminated sites, such as those impacted by fire-fighting foam containing PFASs, including long-chain PFCAs, generates PFAS-containing waste streams that are typically disposed of in landfills or sent for destruction (for example via high temperature incineration). This could lead to secondary release of long-chain PFCAs into the environment.

4. Restricting or prohibiting the intentional production and use of long-chain PFCAs, their salts and related compounds by listing these substances to Annex A with or without specific exemptions would positively impact human health and the environment by decreasing emissions and subsequent human and environmental exposure. It would also contribute to reducing, and eventually preventing, the extensive costs associated with the management of wastes containing these substances, as well as the remediation of contaminated sites and treatment of contaminated water sources. Available information does not demonstrate that a listing to Annex B would be needed for these substances. Further, a listing to Annex A would be consistent with the recent listings of other PFASs to the Convention.

5. Although long-chain PFCAs may be unintentionally produced during industrial processes and low temperature incineration of wastes, listing long-chain PFCAs, their salts and related compounds to Annex C is not believed to be an appropriate control measure for these substances. However, to reduce releases to the environment resulting from the unintentional production of long-chain PFCAs during industrial processes, manufacturers should aim to minimise the unintentional presence of long-chain PFCAs and their related compounds to the largest possible extent before commercial mixtures and materials are brought into the market. This should be captured in the guidance on best available techniques and best environmental practices (BAT/BEP) for the use of long-chain PFCAs, their salts and related compounds that would be developed following a listing of these substances to the Convention.

6. Further, a listing to the Stockholm Convention would create an obligation for the introduction of waste management measures, in accordance with Article 6 of the Convention. These measures would, among other obligations, contribute to ensuring that wastes containing long-chain PFCAs, their salts and related compounds at concentrations above the established low persistent organic pollutant (POP) content value are disposed of in such a way that the POP content is destroyed or irreversibly transformed, or are otherwise disposed of in an environmentally sound manner. In addition, specific technical guidelines on the environmentally sound management of wastes consisting of, containing, or contaminated with these substances would be developed in cooperation with the Basel Convention. These guidelines would identify technologies for the destruction and irreversible transformation of these substances in wastes.

7. Information suggests that alternatives are available for most known applications of long-chain PFCAs, their salts and related compounds. Alternatives include both fluorinated and non-fluorinated substances, as well as

alternative (non-chemical) technical solutions. According to information provided by Parties and industry, and gathered through both a literature review and during the development of the regulatory actions proposed in Canada and in force in the European Union (EU), specific exemptions could be considered for certain applications to allow sufficient time to identify, and transition to, suitable alternatives, and in order to avoid regrettable substitution.

8. As described in the risk profile, long-chain PFCAs are globally ubiquitous in environmental compartments, including biota, freshwater, saltwater, sediment, soil and rainwater, and humans. Long-chain PFCAs are persistent, bioaccumulative, have adverse effects on human health and/or the environment, and have the potential to undergo long-range environmental transport, in part due to the long-range atmospheric transport of compounds related to long-chain PFCAs. Increasing temporal concentration trends in wildlife, including top predator species, suggest that long-chain PFCAs can approach toxicity thresholds resulting in harm to wildlife populations. In humans, the high persistence of long-chain PFCAs can lead to widespread and increasing exposure, potentially resulting in adverse effects. Certain populations, such as Arctic Indigenous Peoples and those who rely on traditional foods for subsistence, are at risk of greater exposure and potential effects. Global action on long-chain PFCAs, their salts and related compounds would provide benefits to human health and biota by reducing releases to the environment and, subsequently, human and wildlife exposure. The restriction of long-chain PFCAs, their salts and related compounds by listing these substances to the Stockholm Convention would also be beneficial to agriculture and human health since, with time, it would reduce the level of contamination of biosolids, compost and groundwater, which are used in agricultural practices to optimise crop growth.

9. Information on the availability and costs of alternatives from a literature review, as well as gathered during the development of regulatory actions proposed in Canada and in force in the EU, indicate that the socioeconomic costs of prohibiting or restricting long-chain PFCAs, their salts and related compounds are overall anticipated to be low. However, in countries that have not yet taken regulatory actions on these substances, industry is likely to face greater costs for transitioning to alternatives. In addition, Parties and observers have identified potential social impacts (such as impacts on medical services and the supply of replacement parts for semiconductors, vehicles and electrical and electronic devices) which could result from the restriction of long-chain PFCAs, their salts and related compounds in certain applications. However, high costs are estimated for the management of POP-containing wastes, and remediation of contaminated sites and treatment of water sources contaminated with these substances. Implementation of control measures for long-chain PFCAs, their salts and related compounds would, therefore, contribute to avoiding such future costs. Socioeconomic costs associated with exposure to long-chain PFCAs should also be considered.

10. Overall, the benefits to health, agriculture and biota from taking global action on these substances are expected to outweigh the costs of implementing control measures. Listing long-chain PFCAs, their salts and related compounds to Annex A, with specific exemptions in key sectors could minimise potential socioeconomic costs and impacts by allowing sufficient time for the identification of, and transition to, suitable alternatives, and in order to avoid regrettable substitution.

11. The POPRC recommends that the Conference of the Parties to the Stockholm Convention, in accordance with paragraph 9 of Article 8 of the Convention, consider listing and specifying the related control measures for long-chain PFCAs, their salts and related compounds [in Annex A with specific exemptions for production and use, in accordance with Article 4, for the following: 1) cooling applications for the manufacture of high-heat and high-voltage parts for semiconductor manufacturing equipment; 2) inactive/inert fluorine liquid for reliability testing for the manufacture of electric components, and electrical and electronic equipment; 3) heat media in a closed system<sup>1</sup>; 4) inks for marking capacitors and cables; and 5) semiconductors designed for replacement parts for applications other than motor vehicles and combustion powered engine vessels. In addition, specific exemptions for the following may also be considered: 1) semiconductors designed for replacements parts for combustion powered engine vessels until the end of service life of the articles or 2041, whichever comes earlier; 2) replacement parts for motor vehicles<sup>2</sup> until the end of service life of the articles or 2041, whichever comes earlier; and 3) replacement parts containing heat media in a closed system<sup>3</sup> until end of service life of the articles or 2046, whichever comes earlier].

12. [In addition, provided additional information becomes available to explain and further describe the need for exemptions, the following exemptions could be considered: 1) lubricants used in the manufacture of fluoropolymers in accordance with Article 4; 2) parts and/or materials for electrical and electronic devices, equipment and appliances in accordance with Article 4; and 3) replacement parts for electrical and electronic devices, equipment and appliances

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<sup>1</sup> Including heat media in components of *in vitro* diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment.

<sup>2</sup> Covering all land-based vehicles, such as cars, motorcycles, agricultural and construction vehicles and industrial trucks. Applications include semiconductors, coatings, cables, electronics, engines and underhood applications, modules, hydraulic system components and relay assemblies.

<sup>3</sup> Including heat media in components of *in vitro* diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment.

until the end of service life of the articles or 2046, whichever comes earlier].

## 1. Introduction

13. In June 2021, Canada submitted a proposal to list long-chain perfluorocarboxylic acids (PFCAs), their salts and related compounds in Annexes A, B and/or C to the *Stockholm Convention on Persistent Organic Pollutants (POPs)* (UNEP/POPS/POPRC.17/7). The proposal was considered by the Persistent Organic Pollutants Review Committee (POPRC) at its seventeenth meeting in January 2022, where the Committee concluded that long-chain PFCAs, their salts and related compounds fulfilled the screening criteria specified in Annex D to the Convention (decision POPRC-17/6).

14. At its eighteenth meeting in September 2022, the POPRC adopted the risk profile on these substances (UNEP/POPS/POPRC.18/6/Add.1), and decided that long-chain PFCAs, their salts and related compounds are likely, as a result of their long-range environmental transport, to lead to significant adverse human health and/or environmental effects such that global action is warranted (decision POPRC-18/5). In addition, the Committee established an intersessional working group to prepare a risk management evaluation that includes an analysis of possible control measures for long-chain PFCAs, their salts and related compounds.

15. Parties and observers were invited to submit to the Secretariat the information specified in Annex F to the Stockholm Convention by 5 December 2022<sup>4</sup>. The submitted information and other relevant information are considered in this document.

### 1.1 Chemical Identity

16. Long-chain PFCAs, their salts and related compounds are members of the per- and polyfluoroalkyl substances (PFASs) chemical class. The Organisation for Economic Co-operation and Development (OECD) (2021) defines PFASs as “fluorinated substances that contain at least one fully fluorinated methyl or methylene carbon atom (without any H/Cl/Br/I atom attached to it), i.e., with a few noted exceptions, any chemical with at least a perfluorinated methyl group ( $-\text{CF}_3$ ) or a perfluorinated methylene group ( $-\text{CF}_2-$ ) is a PFAS”. Consistent with the risk profile<sup>5</sup>, the chemical identity of the substances covered by this risk management evaluation includes PFCAs with carbon chain lengths from 9 to 21 inclusive, their salts and related compounds, defined as follows:

- (a) PFCAs that have the molecular formula of  $\text{C}_n\text{F}_{2n+1}\text{COOH}$  (where  $8 \leq n \leq 20$ ) and their salts;
- (b) Any substance that is a precursor and may transform to long-chain PFCAs, where the perfluorinated alkyl moiety has the formula  $\text{C}_n\text{F}_{2n+1}$  (where  $8 \leq n \leq 20$ ) and is directly bonded to any chemical moiety other than a fluorine, chlorine or bromine atom.

17. The chemical identity of long-chain PFCAs, and the available experimental and calculated physical and chemical data for this group are given in Tables 1 and 2 of UNEP/POPS/POPRC.19/INF/x.

18. An indicative list of Chemical Abstracts Service (CAS) numbers for long-chain PFCAs, their salts and related compounds is provided in UNEP/POPS/POPRC.19/INF/y. Some of the substances on this list have also been identified as compounds related to perfluorooctanoic acid (PFOA) in the indicative list of substances covered by the listing of PFOA, its salts and PFOA-related compounds<sup>6</sup>. Examples of compounds that meet both the definition of PFOA-related compounds and the definition of long-chain PFCA-related compounds, which have been shown to transform to PFCAs of various lengths (including PFOA, which is  $\text{C}_8$  PFCA, and  $\geq \text{C}_9$  PFCAs), are provided in Table 3 of UNEP/POPS/POPRC.19/INF/x. As these compounds are currently subject to the obligations related to the listing of PFOA, its salts and related compounds to the Stockholm Convention, this overlap has been taken into account in this draft risk management evaluation, for example, when identifying exemptions that could be needed for these compounds.

19.  $\text{C}_9$  PFCA has been reported to be manufactured through the ozonation of 8:2 fluorotelomer olefin (Ukihashi et al. 1977) or possible carboxylation of perfluorooctyl iodide (Ishikawa and Takahashi 1988). The manufacture of ammonium perfluorononanoate (APFN) leads to a different mixture of PFCAs depending on the nature of the starting materials. Armitage et al. (2009) described the homologue profile for commercial APFN to consist primarily of  $\text{C}_9$  PFCA (73.6%),  $\text{C}_{11}$  PFCA (20.0%) and  $\text{C}_{13}$  PFCA (5.0%).

20. Related compounds to long-chain PFCAs include fluorotelomer alcohols (FTOHs) and fluorotelomer derivatives, including side-chain fluorinated polymers and polyfluoroalkyl phosphoric acid mono-/diesters (monoPAPs/diPAPs). Fluorotelomers are a subgroup of per- and polyfluorinated substances that are produced by a process called telomerization, which can produce a range of fluorocarbon chain lengths (Environment Canada 2012).

<sup>4</sup> The deadline for submitting information was later extended to 6 February 2023.

<sup>5</sup> UNEP/POPS/POPRC.18/6/Add.1

<sup>6</sup> UNEP/POPS/POPRC.17/INF/14/Rev.1

Substances containing  $F(CF_2)_x(CH_2)_2-$  groups can also be considered potentially related compounds to long-chain PFCAs, as they will likely result in the release of  $x:2$  FTOHs in the environment (ECHA 2018a,b). Starting materials that may be used for the production of compounds related to long-chain PFCAs consist of FTOH mixtures of fluorinated chain lengths ranging from 4 to 20 carbons (Beatty 2003; Sherman et al. 2001, as described in Section 1.1.1 and Table 4 of UNEP/POPS/POPRC.19/INF/x).

21. Long-chain PFCAs and their related compounds may also be unintentionally produced during the manufacture of other PFASs, including those containing a carbon chain of less than nine carbon atoms and fluoropolymers (Prevedouros et al. 2006; ECHA 2018b; EU Annex F information 2022) and in other industrial processes, such as the manufacture of polytetrafluoroethylene (PTFE) powders by ionising radiation or thermal degradation (ECHA 2018b, 2020a) (see Section 1.1.1 of UNEP/POPS/POPRC.19/INF/x for more details). Long-chain PFCAs and their related compounds may also be unintentionally produced during thermolysis of fluoropolymers at temperatures ranging from 200–600 °C, which are relevant to industrial or consumer high-temperature applications (for example, ovens, non-stick cooking utensils and combustion engines) and low-temperature incineration (Ellis et al. 2001; Feng et al. 2015; Schlummer et al. 2015).

## 1.2 Conclusion of the POPs Review Committee regarding Annex E information

22. At its eighteenth meeting in September 2022<sup>7</sup>, after having completed the risk profile for long-chain PFCAs, their salts and related compounds in accordance with paragraph 6 of Article 8 of the Convention, the POPRC:

- (a) Adopted the risk profile on long-chain PFCAs, their salts and related compounds<sup>8</sup>;
- (b) Decided, in accordance with paragraph 7 (a) of Article 8 of the Convention, that long-chain PFCAs, their salts and related compounds are likely, as a result of their long-range environmental transport, to lead to significant adverse human health and/or environmental effects such that global action is warranted;
- (c) Also decided, in accordance with paragraph 7 (a) of Article 8 of the Convention and paragraph 29 of the annex to decision SC-1/7 of the Conference of the Parties, to establish an intersessional working group to prepare a risk management evaluation that includes an analysis of possible control measures for long-chain PFCAs, their salts and related compounds in accordance with Annex F to the Convention; and
- (d) Invited, in accordance with paragraph 7 (a) of Article 8 of the Convention, Parties and observers to submit to the Secretariat the information specified in Annex F before 5 December 2022.

## 1.3 Data sources

23. The draft risk management evaluation is based on the following data sources:

- (a) Risk profile for long-chain PFCAs, their salts and related compounds and related additional information document<sup>9</sup>;
- (b) Information submitted by the following Parties and observers according to Annex F to the Convention and in response to the invitation for comments on the draft risk management evaluation. Annex F information was provided by: Canada, the European Union (EU), Guatemala, Hungary, Japan, the Netherlands, Norway, Oman, Saudi Arabia, Sweden, the United Kingdom of Great Britain and Northern Ireland (UK), the Canadian Vehicle Manufacturers' Association (CVMA), and the Imaging and Printing Association of Europe (I&P Europe). Additional information was provided the Netherlands, Norway, Switzerland, the UK, and the International Pollutants Elimination Network (IPEN) and Alaska Community Action on Toxics (ACAT);
- (c) Regulatory impact analysis statements published for regulatory actions in Canada (Canada 2016, 2022);
- (d) Opinions and related background documents from the European Chemicals Agency (ECHA) Committee for Risk Assessment and Committee for Socio-economic Analysis on an Annex XV dossier proposing restrictions on PFNA, PFDA, PFUnDA, PFDoDA, PFTrDA, PFTDA, their salts and precursors (ECHA 2018a,b, 2020a,b);
- (e) Annexes to the Annex XV Restriction Report for Per- and polyfluoroalkyl substances (PFASs) in fire-fighting foams (ECHA 2022a);
- (f) Tier II human health and environmental assessments of indirect precursors to long-chain PFCAs from the Australian National Industrial Chemicals Notification and Assessment Scheme (NICNAS 2019a, 2019b);

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<sup>7</sup> Decision POPRC-18/5.

<sup>8</sup> UNEP/POPS/POPRC.18/6/Add.1

<sup>9</sup> UNEP/POPS/POPRC.18/Add.1 and UNEP/POPS/POPRC.18/INF/12, respectively.

- (g) Assessments of the use of PFASs and their alternatives in various products conducted by the Swedish Chemicals Agency (2015, 2021); the OECD (2020, 2022), the Washington State Department of Ecology (WSDE 2021); and the California Department of Toxic Substances Control (California DTSC 2020; 2022);
- (h) Draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>10</sup>; and
- (i) Peer-reviewed scientific journals, as well as information from reports and other grey literature.

#### 1.4 Status of the chemical group under international agreements or organisations

24. Long-chain PFCAs, their salts and related compounds are members of the PFASs chemical class. In 2009, perfluorinated chemicals and the transition to safer alternatives was recognized as an issue of concern under the Strategic Approach to International Chemicals Management (SAICM) (UNEP 2009). International efforts to address some PFASs (such as the listing of perfluorooctane sulfonic acid (PFOS), its salts and perfluorooctane sulfonyl fluoride (PFOSF); PFOA, its salts and PFOA-related compounds; and perfluorohexane sulfonic acid (PFHxS), its salts and PFHxS-related compounds to the Stockholm Convention) and to transition to safer alternatives are being complemented by initiatives in various countries. Efforts have also emerged to raise awareness and initiate actions on other PFASs (UNEP 2019). The Global Chemicals Outlook II (UNEP 2019) identified a number of potential measures to further address PFASs.

25. In 2015, the OECD (2015a) provided an overview on risk reduction approaches for PFASs. Responses from participating countries indicated that risk reduction approaches for PFASs are mainly covered under existing national and/or regional regulatory frameworks and cover principally long-chain PFASs and their precursors and salts. The type of risk reduction approaches implemented across countries varies, but there is often a combination of voluntary and regulatory approaches that are used (OECD 2015a).

#### 1.5 National or regional control actions taken

26. In Canada, the *Prohibition of Certain Toxic Substances Regulations, 2012* (Canada 2016) have prohibited the manufacture, use, sale, offer for sale and import of C<sub>9</sub>–C<sub>21</sub> PFCAs, their salts and their precursors (and products containing them) since 2016, with a limited number of exemptions. The proposed *Prohibition of Certain Toxic Substances Regulations, 2022* (Canada 2022) were published in May 2022, for a 75-day public comment period, and proposed to further restrict these substances by removing most of these exemptions. The proposed Regulations would, however, continue to exempt a limited number of uses (see Table 5 of UNEP/POPS/POPRC.19/INF/x for details). Comments received in response to the proposed Regulations are being taken into consideration in the development of the final Regulations, which are expected to be published in late 2023.

27. In the EU, the manufacturing, placing on the market and use of C<sub>9</sub>–C<sub>14</sub> PFCAs, their salts and related compounds have been restricted under the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) Regulation (2021/1297) since 25 February 2023, with time-limited derogations for certain applications (see Table 5 of UNEP/POPS/POPRC.19/INF/x for details) (European Commission 2021). In addition, C<sub>9</sub> and C<sub>10</sub> PFCAs and their salts are classified<sup>11</sup> within the EU as carcinogenic and toxic to reproduction under Regulation (EC) No 1272/2008 on classification, labelling and packaging of substances and mixtures (ECHA 2018b). Six long-chain PFCAs and their salts are also identified as Substances of Very High Concern (SVHC) and added to the REACH Candidate List, as they were identified as persistent, bioaccumulative and toxic (PBT) and toxic for reproduction (C<sub>9</sub> and C<sub>10</sub> PFCAs), or very persistent and very bioaccumulative (vPvB) (C<sub>11</sub>–C<sub>14</sub> PFCAs) (ECHA 2018b). In Switzerland, a restriction under the Chemical Risk Reduction Ordinance, analogous to the REACH restriction, entered into force on 1 October 2022 (Swiss Federal Council 2022). In the Netherlands, there are ongoing activities to restrict PFASs, or limit PFAS releases, for example, through activities with fire-brigades and the paper and paperboard industry, that will also limit long-chain PFCA emissions (the Netherlands Annex F information 2023).

28. In Norway, long-chain PFCAs (C<sub>9</sub>–C<sub>14</sub>) were included on the national priority list in 2014 with the objective that emission and use of these hazardous substances must be eliminated (Norway Annex F information 2022). In the United States of America (USA), the United States Environmental Protection Agency (US EPA) published, in 2009, an Action Plan for addressing potential concerns with long-chain perfluorinated chemicals, including long-chain PFCAs, and identified long-chain PFCAs as PBT (US EPA 2009). In 2020, the US EPA released its final rule regarding a Significant New Use Rule (SNUR) under the Toxic Substances Control Act for long-chain perfluoroalkyl carboxylate (LCPFAC) and perfluoroalkyl sulfonate chemical substances. The term LCPFAC refers to the long-chain category of perfluoroalkyl carboxylate chemical substances with perfluorinated carbon chain lengths where  $7 \leq n \leq$

<sup>10</sup> UNEP/POPS/COP.10/INF/25

<sup>11</sup> C<sub>9</sub> and C<sub>10</sub> PFCAs and their salts are classified under the Globally Harmonized System of Classification and Labelling of Chemicals (GHS) for their carcinogenic potential (Carc. 2: Suspected of causing cancer), reproductive toxicity (Repr. 1B: Adverse effects on sexual function and fertility or on development) and effects on or via lactation. C<sub>9</sub> PFCA is also classified for its acute toxicity (Category 4), toxicity on the liver, thymus, and spleen (STOT RE 1: Specific target organ toxicity – repeat exposure) and eye damage (Category 1).

20. The final rule amends previous SNURs for these substances, and requires manufacturers or importers of long-chain PFAC chemical substances, their salts and precursors to notify the US EPA before conducting certain activities (US EPA 2020). In October 2021, the US EPA published the PFAS Strategic Roadmap, which lays out the Agency’s approach to addressing PFASs and sets timelines for taking actions (US EPA 2021).

29. In Australia, NICNAS (now the Australian Industrial Chemicals Introduction Scheme, AICIS) has developed an action plan to assess and manage chemicals that may degrade to PFCAs, perfluoroalkyl sulfonates and similar chemicals (NICNAS 2020), and published tier II human health and environmental risk assessments of precursors to long-chain PFCAs (NICNAS 2019a,b). The precursors in this group were assessed as having the potential to cause adverse outcomes for the environment and human health. Consequently, it was recommended that NICNAS consult with industry and other stakeholders to consider strategies, including regulatory mechanisms available under the *Industrial Chemicals (Notification and Assessment) Act 1989*, to encourage the use of safer chemistry.

30. Additional national or regional control actions taken or being considered, such as drinking water limits or maximum residue limits, are outlined in Section 1.5 of UNEP/POPS/POPRC.19/INF/x.

## 2. Summary of the information relevant to the risk management evaluation

### *Production, Uses and Releases*

31. Estimates and other information on the global production, import and use of long-chain PFCAs, their salts and related compounds have been reported in the literature, and provided in response to the requests for Annex E and Annex F information under the Stockholm Convention. This information is summarized in Section 2 of UNEP/POPS/POPRC.19/INF/x. Wang et al. (2014) reported that, since 2002, there has been a geographical shift of industrial sources of PFCAs as a result of the relocation of PFCA, fluoropolymer and other PFAS product production from the USA, Western Europe and Japan to emerging Asian economies, especially China.

32. Based on the information described in the risk profile<sup>12</sup>, Annex F submissions and additional publications found in the literature, long-chain PFCAs, their salts and related compounds (or products containing them) are intentionally used (see Table 1), or may have been used<sup>13</sup> (see Table 2), in a range of applications. Further details, including references for each identified use, are provided in Table 7 of UNEP/POPS/POPRC.19/INF/x. In addition, available information (including CAS numbers) related to specific long-chain PFCAs, salts and/or related compounds (or products containing them) reported to be used, or to may have been used, in various applications is provided in Table 8 of UNEP/POPS/POPRC.19/INF/x.

33. Based on information provided by I&P Europe and available patent information, long-chain PFCAs, their salts and their related compounds may be present and/or used in photographic materials. I&P Europe has indicated that the use of long-chain PFCAs and related compounds relates to the composition of commercial PFOA-related compounds used by their members in the manufacturing of some remaining photographic coatings applied to film, as these compounds may contain homologues of PFOA and other substances that fulfill the definition of long-chain PFCAs and related substances. These PFOA-related compounds are used in manufacturing operations for traditional and digital imaging products (for example for medical, professional, industrial and consumer applications)<sup>14</sup> manufactured predominantly in the USA, Europe, China and Japan. According to I&P Europe, because uses of PFOA and related compounds will be eliminated from all photographic coatings by July 2025 at the latest, this will automatically result in elimination of any long-chain PFCAs and related compounds present in the few photographic materials concerned (Annex F information 2022). Currently, there is no indication that a longer transition period is required for the photo-imaging industry outside of Europe.

**Table 1.** Uses of long-chain PFCAs, their salts and related compounds or products containing them

Category	Examples of uses
Industrial uses	Surfactant applications; fluoropolymer polymerisation aids; manufacturing intermediates; analytical reagents; lubricants used in the manufacture of fluoropolymers
Electronic articles, and medical and laboratory devices	Semiconductors; cooling applications for the manufacture of high-heat and high-voltage parts for semiconductor manufacturing equipment; functional fluids in closed systems for computer and electronic product manufacturing; inactive/inert fluorine liquid for reliability testing for the manufacture of electric components and electrical and electronic equipment; heat media for <i>in vitro</i> medical devices; refractive media in analytical instruments by fluorescence detection

<sup>12</sup> UNEP/POPS/POPRC.18/6/Add.1

<sup>13</sup> For example, based on available patent information and reported detections in articles and products.

<sup>14</sup> In 2015, the small number of remaining uses were estimated to amount to a total continued use of about 0.3 tonnes/year of PFOA-related compounds in the EU. These quantities are anticipated to have continued to decrease since 2015, as the remaining applications themselves have continued to decrease systematically (I&P Europe Annex F submission 2022).



Category	Examples of uses
Photo-imaging	Photographic materials
Inks	Printing inks; inks for marking capacitors and cables
Building and construction materials	Glass treatments; products used for masonry/cement surfaces; coatings for wood boards of internal wall cladding; raw materials for surface treatment agents, water/oil repellents and soil repellents
Food packaging	Paper and paperboard food packaging
Paints and varnishes	Automotive paints, waxes and polishes; paints, lacquers and varnishes; water-based paints and varnishes; waxes and other floor polishes
Fire-fighting	Fire-fighting foams; fire extinguishing agents
Textiles and apparel	Carpets; textile water/oil repellents; fabric and carpet protectors; textile impregnants
Personal care products	Cosmetics; sun creams
Cleaning and washing agents	Cleaning products
Automotive industry	Products for motor vehicle repair; vehicle coatings, cables, electronics, engines and underhood applications, modules, hydraulic system components and relay assemblies

**Table 2.** Other potential uses of long-chain PFCAs, their salts and related compounds or products containing them identified based on patent literature and/or reported detections

Category	Examples of other potential uses
Industrial uses	Mould release agents
Medical devices	UV-hardened dental restorative materials; manufacturing of contact lenses
Building and construction materials	Coatings and foil for facades or glass-substituents; window films; stone/tile/wood sealants, thread seal tapes and pastes; surfactants used in caulks, coatings and adhesives
Food packaging	Plastic pet food packages; cookware
Paints and varnishes	Paint sealants; surfactants used in paints and floor waxing
Textiles and apparel	Apparel; medical garments; firefighter turnout gear; home and outdoor textiles; other types of fabric/textiles (i.e., awnings, seat covers for public transportation, maritime applications); fabric, foam and laminated composites of foam/fabric in children's car seats
Personal care products	Dental floss; body lotions
Cleaning and washing agents	Carpet care liquids and foams; dish cleaning or rinsing agents; anti-fog sprays and cloths
Ski waxes	Ski waxes
Automotive industry	Automotive lubricants (i.e., engine oils, hydraulic fluids and greases)

34. Long-chain PFCAs can be released to the environment from direct and indirect sources. Direct sources include emissions from the production of PFCAs, as well as from products containing long-chain PFCAs, either as a main ingredient, a residual or a chemical reaction impurity. Indirect sources are those where compounds related to long-chain PFCAs emitted to the environment have transformed to long-chain PFCAs through biotic or abiotic transformation (OECD 2015b; Wang et al. 2014).

35. Releases of long-chain PFCAs, their salts and related compounds to the environment may occur at all life cycle stages of articles or products containing them, for example, during production, use and disposal. As described in the risk profile<sup>15</sup> and in additional publications (Jans and Berbee 2020), the release of these substances to the environment from production activities is evidenced by their detection in various environmental matrices collected, for example, in proximity to production facilities, electroplating industrial parks, paper product factories, textile and synthetic fibre producers, detergent and cleaning product manufacturers, and in industrial or urban areas located in India, China, South Korea, Germany, Norway, Japan and the Netherlands. Releases of long-chain PFCAs, their salts and related compounds to the environment from the use of articles and products containing them is documented by their detection in: snow and soil from skiing areas; indoor air and dust samples from private homes, hotels, office buildings, vehicles and daycares; and groundwater and soil collected in sites impacted by fire-fighting foam (UNEP/POPS/POPRC.18/6/Add.1). According to I&P Europe (Annex F information 2022), waste management practices and recycling operations have been put in place by the photo-imaging industry in Europe to minimise the environmental releases of long-chain PFCAs and their related compounds from the manufacturing and use of conventional photographic materials (see Section 2 of UNEP/POPS/POPRC.19/INF/x for details).

36. Long-chain PFCAs and their related compounds may also be released to the environment from landfills, incineration facilities and wastewater treatment plants. For example, long-chain PFCAs and their related compounds have been measured in leachate, percolate or soil from landfills, as well as in air around landfills (UNEP/POPS/POPRC.18/6/Add.1). Therefore, landfills could be a source of these substances to nearby air,

<sup>15</sup> UNEP/POPS/POPRC.18/6/Add.1

vegetation, and surface waters. Composting of paper or paperboard food packaging and other organic waste products containing long-chain PFCAs and their related compounds could also result in the release of these substances into the environment (DSTC 2020; Munoz et al. 2022a).

37. Long-chain PFCAs and their related compounds have been measured in sludge, biosolids, influent and effluent from wastewater treatment plants (WWTPs), as well as air surrounding WWTPs (UNEP/POPS/POPRC.18/6/Add.1; Munoz et al. 2022a; Jans and Berbee 2020). Additionally, studies, which have analyzed the mass flows of certain long-chain PFCAs in WWTPs, suggest that wastewater treatment transforms related compounds into long-chain PFCAs (Schultz et al. 2006; Sinclair and Kannan 2006), indicating that WWTPs may be a source of these substances to the environment. A recent study on the influence of environmental and ecological factors on the accumulation and distribution of short- and long-chain perfluoroalkyl acids (PFAAs) in tree sparrows from two sites in southern Ontario, Canada found that WWTPs were a significant environmental point source of long-chain PFCAs to downstream foraging birds (Hopkins et al. 2023). Land application of contaminated biosolids can also be a source of long-chain PFCA releases to the terrestrial environment (UNEP/POPS/POPRC.18/6/Add.1). Moreover, Lazcano et al. (2019) found that biosolid treatments were ineffective at reducing levels of PFAAs, including C<sub>9</sub>–C<sub>14</sub> PFCAs, and some compounds related to long-chain PFCAs.

38. Long-chain PFCAs and their related compounds have also been measured in leachate, fly ash and bottom ash from three municipal solid waste incineration facilities located in China (Liu et al. 2021). In the study, the highest levels of measured long-chain PFCAs and related compounds were generally found in the leachate from the incineration facilities, demonstrating the leaching of these substances from wastes. Relatively lower levels were found in the fly ash and bottom ash, indicating that incineration destroyed most of these substances under high temperatures, with some residues still captured by fly ash or remaining in the bottom ash due to incomplete incineration. The authors estimated the sum of C<sub>4</sub>–C<sub>14</sub> PFCAs released annually from the three facilities, which together have an annual solid waste treatment capacity of ~15 000 000 kg/y, to be ~89 kg/y in leachate, and ~4 kg/y in fly ash and bottom ash. These findings show that leachate, fly ash and bottom ash from municipal solid waste incineration facilities are vectors of long-chain PFCAs and their related compounds into the environment.

39. C<sub>9</sub>–C<sub>12</sub> PFCAs, as well as PFOA, were also reported to be unintentionally produced during the thermal decomposition of fluoropolymers (for example PTFE) at temperatures and in conditions that are not dissimilar to those that might be found in the open burning of domestic wastes (Ellis et al. 2001). In the study, the percentage produced was, however, found to be minimal (>0.01%). Feng et al. (2015) also observed the production of PFCA analogues of carbon chain lengths ranging from C<sub>1</sub> to C<sub>18</sub> during the thermolysis of a perfluorosulfonic acid membrane, consisting of a PTFE backbone with perfluoroalkylether pendant chains terminating in sulfonic acid groups. In the study, the thermal degradation of the membrane was investigated by mimicking the typical operating conditions (including temperatures of 200–600 °C) of several chemical applications and the waste disposal process via low-temperature incineration. Although the amount of long-chain PFCAs was found to decrease with the increased chain length, these results suggest that the incineration of PTFE-containing waste, particularly at low-temperatures, is a potential source of long-chain PFCAs to the environment.

40. Lastly, the clean-up and remediation of contaminated sites, such as those impacted by fire-fighting foam containing PFASs, including long-chain PFCAs, generates PFAS-containing waste streams (for example, fine soils with concentrated PFASs, and used/spent filter media, such as granular activated carbon) that need to be disposed. Typically, these wastes are disposed of either in landfills (for example solid waste and/or hazardous waste landfills) or sent for destruction (for example via high temperature incineration). This could lead to secondary release of long-chain PFCAs into the environment (Canada Annex F information 2022).

## 2.1 Identification of possible control measures

41. The objective of the Stockholm Convention is to protect human health and the environment from POPs (Article 1). This may be achieved by listing long-chain PFCAs, their salts and related compounds in:

- (a) Annex A, with or without specific exemptions, to eliminate releases from intentional production and use; or
- (b) Annex B, with specific exemptions and/or acceptable purposes, to reduce releases from intentional production and use; and/or
- (c) Annex C to reduce or eliminate releases from unintentional production.

42. Control measures that result from a listing to the Convention include actions that eliminate or restrict intentional production and use of the substance as well as import and export (Article 3). These control measures may allow for time-limited or on-going production or use for certain applications. Measures may also include actions to minimise and, where feasible, eliminate unintentional production (Article 5). Upon listing to the Convention, Parties are required to take appropriate actions to manage stockpiles and wastes in accordance with Article 6 of the Stockholm Convention. Being mindful of the precautionary approach referred to in Article 1 of the Convention, the

aim of any risk reduction strategy for long-chain PFCAs, their salts and related compounds should be to reduce and eliminate emissions and releases of these substances to the extent possible. This risk management evaluation considers socioeconomic information submitted by Parties and observers to enable a decision to be made by the Conference of the Parties regarding possible control measures. This document reflects the available information on the differing capabilities and conditions among Parties.

#### ***Control measures for releases from intentional production and use***

43. As described in Section 2, long-chain PFCAs, their salts and related compounds are intentionally produced and used in various applications. Information on alternatives provided in Annex F submissions, and gathered through a literature review and during the development of the regulatory actions proposed in Canada and in force in the EU, demonstrates that alternatives are available for most known applications of these substances (see Section 2.3 for details). Specific exemptions may, however, be justified to provide additional time to identify and transition to suitable alternatives in certain applications, and in order to avoid regrettable substitution (see Section 2.2.1 for details) and to minimise potential social impacts (see Section 2.4 for details).

44. Given that Canada, the EU and Switzerland have regulated the production and use of certain (for example C<sub>9</sub>–C<sub>14</sub>) or all long-chain PFCAs, their salts and related compounds covered by this risk management evaluation, and that Parties have identified only a limited number of uses where alternatives have not been identified at this time and/or where there are technical challenges associated with the transition to alternative chemicals or processes, the listing of long-chain PFCAs, their salts and related compounds in Annex A, with specific exemptions, could be the primary control measure to eliminate the production and use of these substances at the global scale. Further, given the similarities between the known applications of long-chain PFCAs, their salts and related compounds and those of other PFASs recently listed to the Convention (i.e. PFOA and PFHxS), and that these were listed to Annex A, it does not seem that a listing to Annex B would be needed for long-chain PFCAs, their salts and related compounds.

45. A listing of long-chain PFCAs, their salts and related compounds to Annex A to the Convention would subject these substances to the provisions of Article 3 of the Convention, requiring Parties to take the legal and administrative measures necessary to eliminate production and use (subject to the provisions of the Annex A listing, such as specific exemptions) and to only import and export these substances in accordance with the Convention. If specific exemptions are included in the listing of long-chain PFCAs, their salts and related compounds to the Convention, then Parties shall take appropriate measures to ensure that any production or use under such exemptions is carried out in a manner that prevents or minimises human exposure and release into the environment. For exempted uses that involve the intentional release of these substances into the environment under conditions of normal use, such release shall be to the minimum extent necessary, taking into account any acceptable standards and guidelines.

#### ***Control measures for releases from unintentional production***

46. As mentioned in Section 1.1, long-chain PFCAs and their related compounds may be unintentionally produced during the manufacture of other PFASs. For example, in the manufacture of PFASs with six perfluorinated carbons, substances with eight perfluorinated carbons are produced as by-products. However, based on available information, it is possible to remove these by-products to a large extent before the end product is brought to the market (Swedish Chemicals Agency 2015). Long-chain PFCAs may also be unintentionally produced during other industrial processes, such as the manufacture of PTFE powders by ionising radiation or thermal degradation. As shown in Table 7 of UNEP/POPS/POPRC.19/INF/x, long-chain PFCAs and their related compounds have been detected in various products and articles. In some cases, they may be present as impurities or as by-products in the commercial mixtures or materials used to manufacture the products and articles. Therefore, manufacturers should aim to minimise the unintentional presence of long-chain PFCAs and their related compounds to the largest possible extent from commercial mixtures and materials. This should be captured in the guidance on best available techniques and best environmental practices (BAT/BEP) for the use of long-chain PFCAs, their salts and related compounds that would be developed following a listing of these substances to the Convention, as it was done for PFOS and PFOA. Section 2.1 of UNEP/POPS/POPRC.19/INF/x provides information on the availability of technologies for minimising the unintentional production or presence of long-chain PFCAs and their related compounds.

47. As described in Section 2, long-chain PFCAs (and PFOA) may also be unintentionally produced during thermolysis of fluoropolymers (for example PTFE) at temperatures relevant to low-temperature incineration of waste. As such, listing long-chain PFCAs, their salts and their related compounds to Annex C of the Convention could be considered to control the unintentional production of these substances during incineration processes.

48. The formation of PFOA as a by-product in incineration processes was considered in the risk management evaluation on PFOA, its salts and PFOA-related compounds and its addendum<sup>16</sup>. It was noted that the technical measures required to minimise the unintentionally produced PFOA from incineration are already required to a certain extent according to existing BAT/BEP for incineration processes, which are applied to control other unintentional POPs (for example polychlorinated dibenzo-*p*-dioxins and dibenzofurans). In addition, it was highlighted that the

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<sup>16</sup> UNEP/POPS/POPRC.13/7/Add.2 and UNEP/POPS/POPRC.14/6/Add.2, respectively.

emission of unintentionally produced PFOA from incineration are considered to be negligible compared to the other sources of PFOA emissions. Based on the information assessed, the POPRC did not recommend listing PFOA, its salts and PFOA-related compounds in Annex C to the Convention.

49. The considerations identified by the POPRC for PFOA are considered relevant for long-chain PFCAs. Further, there is no information indicating that long-chain PFCAs are unintentionally produced to a greater extent than PFOA during low-temperature incineration. On this basis, a listing to Annex C is not believed to be an appropriate control measure for long-chain PFCAs.

### ***Control measures for release from stockpiles, wastes and contaminated sites***

50. Upon entering the waste stream at the end of their life cycle, products and articles containing long-chain PFCAs, their salts and related compounds may continue to be a significant source of these substances into the environment. As described in Section 2, long-chain PFCAs and their related compounds may be released to the environment from landfills, incineration facilities, wastewater treatment plants and the application of contaminated biosolids and compost.

51. Introducing waste management measures, including controls for products and articles upon becoming waste, in accordance with Article 6 of the Convention, would contribute to ensuring that wastes containing long-chain PFCAs, their salts and related compounds at concentrations above the low persistent organic pollutant (POP) content value are disposed of in such a way that the POP content is destroyed or irreversibly transformed so that they do not exhibit the characteristics of POPs. Alternatively, waste that contains POPs may be disposed of in an environmentally sound manner when destruction or irreversible transformation does not represent the environmentally preferable option, or the POP content is low. These measures would also address proper waste handling, collection, transportation and storage to eliminate or reduce emissions and the resulting exposure to long-chain PFCAs, their salts and related compounds.

52. Waste management activities should take into account international rules, standards, and guidelines, including those that have been, or may be developed under, or in cooperation with, the *Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal*, and relevant global and regional regimes governing the management of hazardous wastes. General technical guidelines on the environmentally sound management of POPs wastes have been developed under the Basel Convention<sup>17</sup>. Following a listing of long-chain PFCAs, their salts and related compounds to the Stockholm Convention, a concentration level for low POP content would be established in cooperation with the Basel Convention. In addition, specific technical guidelines on the environmentally sound management of wastes consisting of, containing or contaminated with long-chain PFCAs, their salts and related compounds would also be developed by an expert group jointly with the Basel Convention. These Guidelines would identify technologies for the destruction and irreversible transformation of these substances in wastes. Establishing the low POP content value and developing the guidelines under the work of the Basel Convention would help Parties to dispose of waste containing long-chain PFCAs, their salts and related compounds in an environmentally sound manner.

53. Following a listing of long-chain PFCAs, their salts and related compounds to the Stockholm Convention, Parties should also consider emission reduction measures and the development of guidance and use of BAT/BEP in the waste management phase. In addition, Parties shall develop appropriate strategies to identify any existing stockpiles and then ensure their environmentally sound disposal. Parties shall also endeavour to develop appropriate strategies for identifying sites contaminated with long-chain PFCAs, their salts and related compounds. If contaminated sites are identified and remediation is undertaken, it shall be performed in an environmentally sound manner.

## **2.2. Efficacy and efficiency of possible control measures in meeting risk reduction goals**

### **2.2.1 Technical feasibility**

54. The risk management evaluation was developed to provide an analysis of possible control measures for long-chain PFCAs, their salts and related compounds in accordance with Annex F to the Convention, and to provide the basis for a recommendation of the POPRC to the Conference of the Parties. For this purpose, this risk management evaluation aims to identify uses for which there may not be available or accessible chemical and/or non-chemical alternatives. Current or proposed regulatory actions on long-chain PFCAs have provided exemptions based on technical and/or socioeconomic challenges with the transition to alternatives. These exemptions may inform exemptions to be considered for an Annex A listing to the Convention.

55. In Canada, the manufacture, use, sale, offer for sale and import of long-chain PFCAs, their salts and their precursors (and products containing them) has been prohibited since 2016, with a limited number of exemptions. The

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<sup>17</sup> The General technical guidelines on the environmentally sound management of POPs wastes are available at: <http://www.basel.int/Implementation/TechnicalMatters/DevelopmentofTechnicalGuidelines/TechnicalGuidelines/tabid/8025/>

proposed *Prohibition of Certain Toxic Substances Regulations, 2022* (Canada 2022) propose to further restrict these substances, while allowing time-limited exemptions for the semiconductor industry (with a timeline of up to 2040 for replacements) and for fire-fighting foams (until 2025) (see Table 5 of UNEP/POPS/POPRC.19/INF/x for details). In its Annex F submission, Canada indicates that similar exemptions may be needed if long-chain PFCAs, their salts and related compounds are listed to the Stockholm Convention to allow time for industry to transition to alternatives.

56. In the EU, the manufacture, use and placing on the market of C<sub>9</sub>–C<sub>14</sub> PFCAs, their salts and related compounds, as well as the import of articles containing these substances, have been restricted under REACH since February 2023, with time-limited derogations for certain applications including the semiconductor industry; photo-imaging; medical uses; and fire-fighting foams already installed in systems (see Table 5 of UNEP/POPS/POPRC.19/INF/x for details). These derogations are mainly intended to align with the derogations for the use of PFOA, its salts and PFOA-related compounds included in the Regulation (EU) 2019/1021 on Persistent Organic Pollutants. Additional derogations were also granted based on information provided by stakeholders (see Section 1.5 of UNEP/POPS/POPRC.19/INF/x for details). In its Annex F submission, the EU indicates that a specific exemption would be needed by the EU to allow the use and placing on the market (including import) of long-chain PFCAs in semiconductors for their use in spare or replacement parts for finished electronic equipment (see Section 1.5 of UNEP/POPS/POPRC.19/INF/x for details).

57. In its Annex F submission and subsequent communications<sup>18</sup>, Japan indicated that specific exemptions are required for the following applications (as well as for replacement parts, where applicable) since no specific alternative products and/or processes are currently available: 1) lubricants used in fluoropolymer product manufacturing processes; 2) cooling applications for the manufacture of high-heat and high-voltage parts for semiconductor manufacturing equipment; 3) parts and/or materials for electrical and electronic devices, equipment and appliances; 4) inactive/inert fluorine liquid for reliability testing for the manufacture of electric components, and electrical and electronic equipment; 5) heat media in a closed system<sup>19</sup>; and 6) inks for marking capacitors and cables. Japan explained that substitutions are challenging because a long period of time is required for the research, development and verification of alternative products or processes with equivalent functions and effects, and changes in raw materials or manufacturing processes of medical devices and materials require approval by national authorities.

58. In the UK, available information, including consultations with stakeholders (i.e. downstream users and trade bodies for textiles, flooring, fire protection, and adhesives and sealants sectors), indicates that alternatives to long-chain PFCAs, their salts and related compounds have already been or will be implemented by industry. No technical feasibility issues were identified through these consultations, although many stakeholders did not respond to the UK's call for information (UK Annex F information 2022).

59. According to I&P Europe (Annex F information 2022), between 2000 and 2015, the photo-imaging industry in Europe has reformulated or discontinued a large number of products, resulting in a reduction of more than 95% in the use of PFOA-related substances (which may contain substances that fulfill the definition of long-chain PFCAs and their related compounds). Further, I&P Europe indicated that uses in photographic coatings will be eliminated by July 2025 at the latest. I&P Europe has indicated that, at this time, the primary barrier to complete elimination of the use of PFOA-related substances remains technical. Thus, the association has indicated that a specific exemption for the use of long-chain PFCAs, their salts and related compounds in photographic coatings applied to films, such as the one currently in place for PFOA, its salts and PFOA-related compounds, would give manufacturers the best chance for technical success.

60. In its Annex F submission (2023), the Canadian Vehicle Manufacturers' Association (CVMA) indicated that vehicles currently in production, and those that have ceased mass production, will require servicing and maintenance. Based on principles applied to the automotive sector in Canada<sup>20</sup>, vehicle replacement and service parts should be available for 15 years to satisfy consumer demand, legal and/or warranty matters. Further, due to the integration of the North American market, replacements parts are stored at distribution centres across Canada and the USA and delivered to dealers based on geographic location, resulting in replacement parts often needing to be imported into Canada from the USA. On this basis, CVMA has expressed the need for an exemption for replacement and service parts for vehicles.

## 2.2.2 Cost and benefits of implementing control measures

61. The Regulatory Impact Analysis Statement that was published with the proposed *Prohibition of Certain Toxic Substances Regulations, 2022* noted that the compliance costs associated with the proposed further restriction of long-chain PFCAs, their salts and related compounds exemptions in Canada were overall anticipated to be minimal, given

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<sup>18</sup> In response to requests from the drafters for additional information on the requested exemptions.

<sup>19</sup> Including heat media requiring both optical properties and heat-transfer performance in components of *in vitro* diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment.

<sup>20</sup> More details are available at: <https://www.canada.ca/en/environment-climate-change/services/management-toxic-substances/sources/chemical-management-plan-automotive-manufacturing.html#a2>

the wide availability of alternatives (Canada 2022). A limited number of exemptions were, however, included in the proposed Regulations based on information gathered during their development due to significant costs and impacts in certain sectors (Canada Annex F information 2022). In the EU, no costs of substitution to alternatives are anticipated since no intentional use of long-chain PFCAs were identified. Further, enforcement costs can be shared with the enforcement costs connected with the implementation of the PFOA restriction under the Stockholm Convention (EU Annex F information 2022). Cost relating to the concentration limits established in the EU for the unintentional presence of C<sub>9</sub>–C<sub>14</sub> PFCAs and to measures applied by industry to minimise and to manage the fraction containing C<sub>9</sub>–C<sub>14</sub> PFCAs in commercial products have, however, been identified (ECHA 2020a,b; see Section 2.4.4 for more details). In the UK, the costs of control measures are largely unknown as C<sub>9</sub>–C<sub>21</sub> PFCAs are not intentionally produced. Evidence from engagement with industry identified that, of the downstream users who responded to the UK’s call for information, most have already sourced alternatives. Therefore, it is anticipated that the economic costs of substituting to alternatives will be low (Annex F information 2022). However, in countries that have not yet taken regulatory actions on long-chain PFCAs, their salts and related compounds, industry is anticipated to face greater costs for transitioning to alternatives, as available information suggests that alternatives to these substances may be more expensive and/or need to be used in greater quantities to obtain the same performance (see Section 2.3.1 and 2.4.4 for details).

62. As described in Section 2.4, the implementation of control measures on long-chain PFCAs, their salts and related compounds would have positive impacts on health, agriculture and biota. It would also contribute to reducing, and eventually preventing, the extensive potential costs associated with the management of wastes containing these substances, as well as the remediation of contaminated sites and treatment of contaminated water sources. The overall benefits of taking global action on these substances are, therefore, expected to outweigh the cost of implementing control measures.

### **2.3 Information on alternatives (products, processes and costs)**

63. When transitioning to alternatives, it is important to avoid regrettable substitution. Therefore, alternatives to long-chain PFCAs, their salts and related compounds should be assessed carefully and safer alternatives should be pursued.

64. Alternatives to long-chain PFCAs, their salts and related compounds are anticipated to be the same as those for PFOA, its salts and related compounds. Therefore, the draft guidance on alternatives to PFOA, its salts and PFOA-related compounds has been used to identify possible alternatives to long-chain PFCAs, their salts and related compounds. Generally speaking, there are three types of alternatives to these substances: short-chain fluorinated compounds, fluorine-free compounds (such as silicones) and physical (non-chemical) alternatives (Canada Annex F information 2022). Assessments of alternatives to the use of PFASs in various applications, conducted by the Swedish Chemicals Agency (2015, 2021), the OECD (2020, 2022), the WSDE (2021) and the California DTSC (2020, 2022), have also been used to identify possible alternatives. Because these assessments did not speak specifically to long-chain PFCAs, their salts and related compounds, the term “PFASs” is used in these instances to reflect that the information or conclusion from the cited publication relates to the broad class of PFASs.

65. Due to the wide range of potential applications and alternatives to long-chain PFCAs, their salts and related compounds, it would be challenging to summarise available information on known (or potential) hazard characteristics of these alternatives. Thus, only general information associated with the potential health or environmental hazards of the main groups of alternative substances are provided in this risk management evaluation. More detailed information can be found in the references cited throughout this section.

66. Due to concerns about the impact of long-chain PFAAs, including long-chain PFCAs, on humans and the environment, these PFAAs and their precursors are being substituted in many applications by other substances, including fluorinated alternatives which are structurally similar to the substances they replace (Wang et al. 2015). These fluorinated alternatives include short-chain PFAAs and perfluoropolyethers, in particular per- and polyfluoroether carboxylic acids, which are structurally similar to PFCAs, with an acidic functional group attached to a per- or polyfluoroether chain instead of a perfluoroalkyl chain. These fluorinated alternatives possess high environmental stability and mobility, and some have been reported to cause adverse effects in laboratory animals (Wang et al. 2015), which raises concerns as to their suitability as alternatives to long-chain PFCAs, their salts and related compounds. Lohmann et al. (2020) also identified similar concerns between legacy (for example C<sub>9</sub> PFOA) and replacement fluoropolymer processing aids (for example mono- or poly-fluoroether carboxylic acids or other shorter-chain fluorinated substances) in terms of environmental exposure, bioaccumulation and toxicity. Similarly, the draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>21</sup> raises concerns with regards to the use of short-chain PFASs as significant evidence has shown potential health and environmental problems of short-chain PFASs, including enhanced mobility, uptake in crops, binding to proteins, increasing levels of exposure, and difficulty to capture and to clean-up once released into the environment (Brendel et al. 2018; Ritscher et al. 2018;

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<sup>21</sup> UNEP/POPS/COP.10/INF/25

UNEP/POPS/POPRC.14/6/Add.2). Some short-chain PFASs are also detected in the environment including the Arctic, humans and wildlife (UNEP/POPS/POPRC.13/INF/6) and increasing concentration trends in biota are reported (for example Barrett et al. 2021). In addition, one of the primary fluorinated alternatives to long-chain PFCAs, perfluorohexanoic acid (PFHxA) and its related substances was proposed for restriction within the EU in 2020, and is currently under consideration (ECHA 2019). In 2021, the ECHA RAC and SEAC have published an opinion supporting a restriction on these substances, with some derogations (ECHA 2021). Based on these considerations, although fluorinated alternatives to long-chain PFCAs, their salts and related compounds are included in this risk management evaluation, consideration should be given to only transitioning to these alternatives for applications where no suitable fluorine-free alternative has been identified.

67. As described below, silicones were identified as potential alternatives in certain applications (for example food packaging, textiles). It has been noted, however, that there may be a residual quantity of siloxanes in silicones which remain after polymerisation or chemical reaction compounds formed during the process. There is also the possibility that siloxanes are formed during the use of silicone products (for example by repeated use of baking moulds at high temperatures) (OECD 2020). Certain cyclic siloxanes, such as octamethylcyclotetrasiloxane (D4), decamethylcyclopentasiloxane (D5) and dodecamethylcyclohexasiloxane (D6), were identified as SVHCs and added to the REACH Candidate List, as they were identified as PBT and vPvB (ECHA 2018c). In addition, D4 is suspected of damaging fertility and D5 was identified as a potential carcinogen (Danish EPA 2015). In Canada, a risk assessment concluded that D4 may be entering the environment in a quantity or concentration or under conditions that have or may have an immediate or long-term harmful effect on the environment or its biological diversity (Health Canada and Environment Canada 2008). Consequently, it was listed to Schedule 1–List of Toxic Substances of the *Canadian Environmental Protection Act, 1999* (CEPA). Norway concluded in the Substance Evaluation process under REACH that D4, D5 and D6 meet the criteria for very vPvB substances according to Article 57(e) of REACH (Norwegian Environmental Agency 2021a, 2021b, 2021c). ECHA has undertaken an Assessment of Regulatory Needs (ARN) for the group “Hydrocarbyl siloxanes” and identified a need for regulatory risk management action (restriction) in the EU for most of the substances in the group (ECHA 2022b).

### 2.3.1 Application-specific alternative substances

68. As described in Section 2, long-chain PFCAs, their salts and related compounds (or products containing them) are intentionally used, or may have been used, in a range of applications, which can be grouped in the categories outlined below. Further details on these applications, including references for each identified use, can be found in Tables 7 and 8 of UNEP/POPS/POPRC.19/INF/x, as well as in the risk profile and its related additional information document<sup>22</sup>.

#### *Industrial uses*

69. Long-chain PFCAs, their salts and/or related compounds have been identified to be used as surfactants, fluoropolymer polymerisation aids, manufacturing intermediates, analytical reagents and lubricants in the manufacture of fluoropolymers.

70. The draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>23</sup> provides a list of possible non-fluorinated emulsifiers and surfactants, and processes and techniques which may also be suitable alternatives to long-chain PFCAs, their salts and related compounds for manufacturing fluoropolymers.

71. During EU consultations on the proposed restrictions on C<sub>9</sub>–C<sub>14</sub> PFCAs, their salts and related compounds, stakeholders in the EU indicated a general transition trend to move from eight and nine perfluorinated carboxylate polymerisation aids (i.e. PFOA or C<sub>9</sub> PFCAs) for manufacturing fluoropolymers to certain mono- or poly-fluoroether carboxylic acids or other shorter-chain fluorinated substances (ECHA 2018b). Wang et al. (2013, 2015), Lohmann et al. (2020) and the draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>24</sup> also identify these chemistries in commercialised fluorinated alternatives to long-chain PFCAs and their salts as fluoropolymer processing aids. For fluorotelomer-based products (for example fluorotelomer-based surfactants or polymers), which are based on n:2 FTOH (n≥8), the shorter-chain 6:2 FTOH (CAS: 647-42-7) is used as an alternative (ECHA 2018b).

72. ECHA (2018b) indicated that many companies are already using fluorotelomer-based short-chain chemistry to manufacture fluorotelomer-based product and that this is an indication for the technical and economic feasibility of these alternatives. However, ≤C<sub>6</sub>-based fluorotelomer chemistry was reported to be, in general, more expensive (i.e. higher volumes need to be applied to achieve the same technical performance and costs of these products are higher) (ECHA 2018b). According to some stakeholders the quality/performance of C<sub>6</sub>-based products is still not as good as long-chain based products, for example with regard to oil repellency (EU Annex F information 2022).

73. Lubricants can be used in polymer processing to lower melt viscosity or to prevent polymers from sticking to metal surfaces (Drobny 2014). Potential alternatives to the use of compounds related to long-chain PFCAs as

<sup>22</sup> UNEP/POPS/POPRC.18/Add.1 and UNEP/POPS/POPRC.18/INF/12, respectively.

<sup>23</sup> UNEP/POPS/COP.10/INF/25

<sup>24</sup> UNEP/POPS/COP.10/INF/25

lubricants in the manufacture of fluoropolymers include metal soaps, hydrocarbon waxes, polyethylenes, amide waxes, fatty acids, fatty alcohols, esters, silicones and boron nitride (Drobny 2014; SpecialChem 2023).

74. For other industrial applications, the imide salt of perfluorobutane sulfonic acid (PFBS) is marketed as a surfactant, acid catalyst and as a raw material for ionic liquids (Wang et al. 2013).

#### ***Electronic articles, and medical and laboratory devices***

75. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in semiconductors, cooling applications for the manufacture of high-heat and high-voltage parts for semiconductor manufacturing equipment, functional fluids in closed systems for computer and electronic product manufacturing, and heat media in closed systems<sup>25</sup>.

76. Long-chain PFASs, such as C<sub>10</sub> PFCA, can be used in anti-reflective coatings used in the manufacturing of semiconductors, which make up electronic devices. The draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>26</sup> provides a list of possible non-fluorinated alternatives to the use of PFOA in the photolithographic process and in developer and rinse solutions, which may also be suitable alternatives to long-chain PFCAs (for example nitrobenzenesulfonate (NBS); acceptor-substituted thiosulfonate anions such as benzo[*b*]thiophene-2-sulfonic acid, 4(or 7)-nitro-, ion(1-) (TBNO) or 2-thiophenesulfonic acid, 5-chloro-4- nitro-, ion(1-) (TN); aromatic anions, such as pentacyanocyclopentadienide (CN5) or methoxycarbonyl-tetracyanocyclopentadienide (CN4-C1); triphenylsulfonium (TPS)).

77. Short-chain PFAS alternatives to long-chain PFASs used in anti-reflective coatings are also available on the market (for example “AZ Aquatar 8” which is a fluoropolymer with a short fluoroalkyl side chain that is less than C<sub>4</sub>, PFBS or functionalized fluoroethanesulfonates) (OECD 2022; UNEP/POPS/COP.10/INF/25).

78. Limited information is available regarding the use of long-chain PFCAs, their salts and related compounds in other electronic articles, and in medical and laboratory devices, making the identification of potential alternatives for this sector challenging. Silicones fluids are advertised to be suitable for high-temperature applications in electronics (for example heating medium for solar systems) and could potentially be considered as alternatives (Shin-Etsu Silicone 2021).

In its Annex F submission, Japan indicated that an alternative to the use of compounds related to long-chain PFCAs, with both the optical properties and heat-transfer performance required for heat media for medical device applications, has not been identified. In addition, for refractive index solutions for analytical instruments by fluorescence detection, Japan has not identified an alternative that can keep the laser injection efficiency to the analytical column comparable. Japan also indicated that an alternative with a high boiling point has not been identified for inactive/inert fluorine liquids for quality evaluation testing of electric components and electrical and electronic equipment. ***Photo-imaging***

79. Long-chain PFCAs, their salts and/or related compounds, or products containing them, have been identified to be used in photographic materials.

80. Transitioning to digital solutions is the most common alternative to the use of chemicals, including long-chain PFCAs, their salts and related compounds, in photo-imaging (IPEN comments on the first draft risk management evaluation).

81. The Swedish Chemicals Agency (2015) identifies surface-active hydrocarbons as fluorine-free alternatives to the use of PFASs in the photographic industry. Possible alternatives identified in the draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>27</sup> in the photographic industry (i.e. shorter-chain fluorotelomer-based products; C<sub>3</sub> and C<sub>4</sub> perfluorinated compounds and silicone products) may also be potential alternatives to long-chain PFCAs, their salts and related compounds.

82. According to I&P Europe (Annex F information 2022), even though imaging products from different companies may perform in a similar manner and the basic manufacturing processes are similar across the industry, the formulae for imaging coatings are proprietary and differ across companies and products. Thus, replacement substances must be assessed by each manufacturer for their own specific formulations. According to the association, successful alternatives to PFOA-related substances<sup>28</sup> include non-perfluorinated chemicals, chemicals with short (C<sub>3</sub>–C<sub>4</sub>) perfluorinated chains, telomers, and in a few cases reformulations that are inherently less sensitive to the build up of static electricity. According to I&P Europe (Annex F information 2022), the cost of research and development of alternatives represents a significant financial burden for the photo-imaging industry, and the cost

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<sup>25</sup> Including inactive/inert fluorine liquid for reliability testing for the manufacture of electric components and electrical and electronic equipment, heat media for *in vitro* medical devices and refractive media in analytical instruments by fluorescence detection.

<sup>26</sup> UNEP/POPS/COP.10/INF/25

<sup>27</sup> UNEP/POPS/COP.10/INF/25

<sup>28</sup> Which may contain substances that fulfill the definition of long-chain PFCAs and their related substances.



associated with the substitution of PFOA-related substances<sup>29</sup> in the remaining uses has, in most cases, become prohibitive as a result of these uses being niche products in declining markets.

### ***Inks***

83. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in printing inks and inks for marking capacitors and cables.

84. Siloxane and silicone polymers were identified as fluorine-free alternatives to the use of PFOS (UNEP/POPS/POPRC.9/INF/11/Rev.1) and other PFASs (Swedish Chemicals Agency 2015) as wetting agents in the ink industry. The risk management evaluation on PFOS describes some of the commercial products containing siloxane and silicone polymers for use in the ink industry and their function.

### ***Building and construction materials***

85. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in various building and construction materials, such as glass treatments, coating for wood boards and products used for masonry and cement surfaces.

86. A derivative of PFHxA is marketed as a surface treatment for glasses, natural stones, metals, wood, cellulose and ceramics (Wang et al. 2013).

### ***Food packaging***

87. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in paper and paperboard food packaging.

88. Alternatives to long-chain PFCAs and/or their related compounds used as coatings for paper or paperboard food (or pet food) packaging can consist of physical barriers, where the paper structure itself serves as an obstacle to penetration, or chemical barriers. Polystyrene, plastic or polylactic acid (sometimes referred to as “corn plastic”) can also be used as substitutes for paper and paperboard food packaging for many applications, and some plastics may be treated with other PFASs (OECD 2020; WSDE 2021). However, there has been a trend in OECD countries to seek to reduce or eliminate the use of polystyrene, plastic or polylactic acid for food-on-the-go for reasons of non-sustainability. The result has been a return to the use of paper and paperboard-based food packaging, particularly for cups, food containers, carryout bags and straws (OECD 2020).

89. The OECD (2020) identifies a number of alternatives for creating physical barrier properties in paper and paperboard. Vegetable parchment, made by using sulphuric acid, offers a very high barrier to water and fat and is suitable for use as food wrappers and liners (OECD 2020). Cellulose-based physical alternatives can also be used. These can be divided into natural greaseproof paper (NGP), microfibrillar cellulose (MFC), cellulose nanofibrils (CNFs) and cellulose nanocrystals (CNCs). NGP is made as a result of intensive refining of wood pulp and has both water and grease barrier properties. To improve these properties and reduce air permeability, greaseproof papers are typically coated with starch, carboxymethyl cellulose (CMC) or polyvinylalcohol (OECD 2020). NGP is mainly used as grease and water-resistant paper in food processing and packaging that is intended for contact with fatty foodstuffs such as baking paper, food trays and containers, such as muffin cups (OECD 2020). MFC, CNFs and CNCs are produced by refining cellulose using mechanical processes such as high pressure homogenization, grinding, and refining, and are used as a coating on paper or plastic. OECD (2020) reports that the use of these materials is still in development but should be watched as possible future alternatives.

90. A physical barrier can also be made by laminating an extra layer of plastic or aluminum onto the material that will be used in food packaging. The disadvantage, however, is that the machines must have laminating facilities, which adds extra costs, and results in food packaging material that is difficult to recycle (OECD 2020).

91. Alternatively, a chemical barrier can be used to confer repellence/barrier performance against grease, stains and water, which can be achieved either by the addition of chemicals to the pulp during paper production or as a surface treatment to the paper (OECD 2020). The OECD (2020) and WSDE (2021) identify water-based synthetic biopolymers or vegetable-oil based bio-waxes barrier products (for example TopScreen™) and silicone as chemical alternatives to the use of PFASs in paper and paperboard food packaging.

92. Other non-fluorinated coatings used to improve the grease resistance of paper and paperboard, reviewed in OECD (2020), WSDE (2021), Trier et al. (2017), include: aqueous dispersions of copolymers (styrene and butadiene); aqueous dispersions of waxes (other than that of TopScreen™); starch; clay; stone (calcium carbonate mixed with a resin); chitosan; and water soluble hydroxyethylcellulose. Additional coating agents include: siloxane-based polymers; non-fluorinated alkyl ketene dimer and alkyl succinic anhydride; styrene–acrylic copolymers; talc-filled water-based polyacrylate; pigment-filled hydrophobic monomer dispersions; polyvinyl alcohols and montmorillonite/polyethylene-coatings; and modified wheat protein. Some of these alternatives may contain plastic (for example, styrene-acrylic copolymers, hydrophobic monomer dispersions, polyvinyl alcohols and polyethylene

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<sup>29</sup> Which may contain substances that fulfill the definition of long-chain PFCAs and their related substances.

coatings).

93. Lastly, short-chain PFASs are currently used in food packaging (OECD 2020; WSDE 2021) and could be considered as alternatives to the use of long-chain PFCAs, their salts and related compounds. Wang et al. (2013) identifies a number of 6:2 fluorotelomer-based products developed by manufacturers to replace products based on long-chain fluorotelomer derivatives.

94. The OECD (2020) conducted an assessment of the grease and water repellency performance of short-chain PFAS packaging and some non-PFAS alternatives. Across the range of alternatives, both short-chain PFASs and some non-PFAS alternatives can meet the grease barrier performance that is required across the range of food packaging applications considered in the study. However, it is noted that PFAS-based food packaging was assessed to be significantly cheaper than non-fluorinated alternatives to achieve a grease and water repellence performance that is acceptable for food packaging use (i.e. alternatives were estimated to cost between 11% and 32% more than PFAS-treated paper) (OECD 2020).

95. Similarly, the WSDE (2021) conducted an assessment of alternatives to PFASs in food packaging, including of their potential hazard properties, performance, cost and availability. Overall, the assessment identifies what were considered to be “safer alternatives” (i.e. alternatives that met all the established hazard, exposure, performance, and cost and availability criteria) for certain food packaging applications (i.e. wraps and liners, plates, food boats and pizza boxes). For other applications, the assessed alternatives either did not meet all the criteria or, in most cases, there was insufficient data available to complete the assessment.

96. For their part, Trier et al. (2017) concluded, based on well-established business cases, that safer (from a food safety point of view) and more sustainable non-fluorinated alternatives to PFASs in paper and paperboard food packaging products are available for all intended functional uses and food types. They also found that, except for NGP, which can be more expensive, alternatives are cost-neutral for retailers.

#### *Paints and varnishes*

97. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in various paints and varnishes. In this risk management evaluation, and as defined in OECD (2022), the term “varnishes” is meant to encompass floor finishes, floor polishes, coatings for countertops, waxes (other than ski waxes) and protective coatings. The Swedish Chemicals Agency (2015) identifies siloxane and silicone polymers as fluorine-free alternatives to PFASs in polish and car wax. For floor polishes, a non-fluorinated alternative is to use soft waxes, which are a mixture of cleaning agents and polishes. Sulfosuccinates (for example “EDAPLAN LA 451”, “Hydropalat 875 by Cognis”) have also been identified as alternatives to the use of PFASs in varnishes. As with paints for household applications (described below), short-chain PFASs alternatives (for example perfluorobutane sulphonic acid, PFHxA, methyl nonafluorobutyl ether and methyl nonafluoroisobutyl ether), sometimes manufactured in combination with silica-based substances or other non-PFAS components, were identified as being used as surfactants in varnishes (OECD 2022).

98. Long-chain PFCAs, their salts and/or related compounds have been reported to be used in paints and/or to have been detected in surfactants used in paints; however, except for automotive paints (described in the paragraph below), the specific function of the paint (for example architectural and chemical industry, household applications) cannot be determined based on the available information.

99. Long-chain PFCAs, their salts and/or related compounds may be used in automotive paints and paint sealants to prevent environmental damage. Polysilazanes, silicon dioxide-based formulations have been identified as a non-fluoro alternatives to the use of PFASs in automotive paints. For example, the “Durazane 2000 series” by Merck is used for its scratch resistance, thermal resistance and chemical stability. Durazane coatings have been described to be suitable for use on various metals, such as steel and aluminium, plastics, as well as surfaces that are already painted (OECD 2022). Another type of alternative is “Xirallic” (also by Merck), a powder made up of aluminium oxide, coated with titanium dioxide, tin oxide and auxiliaries, which is used for its high colour intensity, sparkle effect and depth (OECD 2022). Aliphatic diisocyanate-based polyurethane coatings (for example CathoGuard® by BASF) have also been described for use in automotive coatings. These are marketed as providing excellent weather resistance and can resist yellowing or paint degradation due to sunlight, gloss retention, resistance to water, oil and chemicals such as salt which adds to vehicle corrosion and scratch resistance (OECD 2022). Protection from the environment can also be conferred in the E-coats of automotive coatings, such as the epoxy-based coating “AquaEC series” by Axalta, which has been described to have excellent mechanical properties, chemical stability and corrosion prevention (OECD 2022).

100. PFASs, including short-chain PFASs, are used as binders or resins in paints for the architectural (for example “cool roof paint”, paints for buildings and construction, bridges) and chemical (for example storage or reaction tanks, oil and gas, chemical plants) industries for their corrosion and weather resistance properties. Non-fluorinated alternatives to the use of PFASs as binders in paints for these industries include: acrylic; polyester-based formulations (for example tetrafield PC-4000); polyurethane; alkyds; phenolic or silicone alkyds; and phenolic, vinyl and epoxy coatings (OECD 2022).

101. Short-chain PFASs alternatives (for example perfluorobutane sulphonic acid, PFHxA, methyl nonafluorobutyl ether and methyl nonafluoroisobutyl ether) were identified as being used as surfactants in paints for household applications to lower the surface tension thereby improving wetting, levelling, anti-blocking and oil repellence properties (OECD 2022). Non-fluorinated alternatives to PFASs in paints for household applications include silica-based coatings (for example silicone polymers made of silanes and siloxanes) and sulfosuccinates (for example Hydropalat 875 by Cognis), which can act as levelling and/or wetting agents (OECD 2022). In addition, the Swedish Chemicals Agency (2015) identifies fatty alcohol polyglycol ether sulfonates, siloxane and silicone polymers, and polypropylene glycol ethers amines and sulfates as fluorine-free levelling and wetting agents.

102. The OECD (2022) conducted an assessment of the performance and costs of selected non-fluorinated alternatives to PFASs in household and architectural paints. Overall, PFAS-based products were found to perform better (for example at lowering the surface tension of the paints, or providing weatherability and durability to the paints) than the selected non-fluorinated alternatives. In addition, available information indicates that non-fluorinated alternatives to PFASs have a higher initial cost and more expensive maintenance due to the higher frequency and cost associated with recoating.

### ***Fire-fighting foam***

103. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in fire-fighting foams and fire extinguishing agents. The main function of PFASs, including long-chain PFCAs and their related compounds, in fire-fighting foam is to act as a surfactant, that is, to form a film over the surface of a burning liquid in order to prevent flammable gases from release and reignition. PFAS-containing fire-fighting foams are used for fires in many different applications involving flammable liquids and are used in equipment ranging from small fire extinguishers up to large tank fire suppression systems. They can be applied with both mobile and stationary equipment and are also used in training and testing of equipment (ECHA 2022a).

104. Short-chain PFAS-based fire-fighting foams are widely available (UNEP/POPS/COP.10/INF/25). However, due to the regulatory pressure and consumer preferences for fluorine-free replacements, many producers of PFAS-containing foams have introduced fluorine-free alternatives (ECHA 2022a). Most of these fluorine-free foams are advertised for use on class B hydrocarbon fuel fires (such as oil, diesel and aviation fuels), as well as class A fires (such as wood, paper, textiles). ECHA (2022a) identifies replacement substances or substance groups used in fluorine-free foam concentrates, which were grouped in four classes: hydrocarbons; detergents; siloxanes; and proteins. ECHA (2022a) also provides an analysis, for example in terms of technical feasibility by sectors, availability and risks, of a short list of fluorine-free alternative products to PFAS-containing fire-fighting foams. This analysis concludes that fluorine-free alternatives are generally considered to be technically feasible in most applications.

105. The human health and environmental risks of fluorine-free foams are considered lower than PFAS-containing foams, even if required quantities are greater (ECHA 2022a). However, concerns related to the PBT and/or vPvB properties of some siloxanes have been identified as previously discussed in Section 2.3.

### ***Textiles and apparel***

106. Long-chain PFCAs, their salts and/or related compounds have been identified to be used, or have been detected, in various textiles and treatments for textiles, including apparel, medical garments, firefighter turnout gear, and home and outdoor textiles.

107. The California DTSC (2022) and the Danish Environmental Protection Agency (EPA) (2015) identify a number of potential non-fluorinated alternatives to PFASs (and example products) in treatments for textiles and leather and during the manufacture of textile and leather products, as summarized in Table 9 of UNEP/POPS/POPRC.19/INF/x.

108. Additionally, Shabanian et al. (2020) describe design parameters for fabricating oil-repellent textile finishes using perfluoro compound-free surface chemistries. More specifically, they demonstrate that robust oil repellency can be achieved by adding a secondary, smaller length-scale texture to each fibre of a given weave, when the size, spacing and surface chemistry of both the fabric and the additional texture are properly controlled.

109. Wang et al. (2013) and the draft guidance on alternatives to PFOA, its salts and PFOA-related compounds<sup>30</sup> identify fluorinated surface treatment alternatives (for example products containing C<sub>4</sub> side-chain fluoropolymers, copolymers derived from 6:2 fluorotelomers and organosiloxane) to the use of long-chain PFCAs and long-chain perfluoroalkane sulfonic acids (PFSAs) for the treatment of textiles.

110. The Danish EPA (2015) assessment of alternatives to the use of PFASs in textiles, which considered paraffin- and silicone-based treatment agents only, concluded that no alternatives matching the PFAS-based repellents on all technical parameters are available. For some applications, where repellency against oil, alcohol and oil-based dirt is not required, these alternatives were considered to provide acceptable properties at similar costs to using PFAS-based agents. In the EU REACH restriction report for C<sub>9</sub>–C<sub>14</sub> PFCAs, their salts and precursors, the dossier submitter at the

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<sup>30</sup> UNEP/POPS/COP.10/INF/25

time estimated the production costs for fluorine-free textiles to be to be 2.3–3.5 % higher than if C<sub>6</sub> PFCA was used as a substitution (ECHA 2018a).

111. Research conducted as part of the POPFREE project (RISE 2020), an initiative aimed to stimulate production and use of non-fluorinated alternatives to PFASs in several applications, suggest that non-fluorinated alternatives or techniques may not be currently available to replace the use of PFASs in work wear (for example medical garments), where textiles must meet certain oil/dirt repellency requirements. In these specific cases, the use of short-chain PFCAs alternatives to long-chain PFCAs and their related compounds may need to be considered.

112. The Danish EPA (2015) provides a detailed assessment of the potential human health and environmental hazard properties of the main ingredients of the identified alternative products. Similarly, the California DTSC (2022) provides information on the potential hazard characteristics of alternatives to PFASs in treatment of textiles.

#### ***Personal care products***

113. Long-chain PFCAs, their salts and/or related compounds have been identified to be used, or have been detected, in various personal care products, such as cosmetics, sun creams, dental floss and body lotions.

114. The Research Institutes of Sweden (RISE 2020) identifies potential non-fluorinated alternatives to the use of PFASs in cosmetics, i.e. synthetic waxes (for example magnesium stearate or sodium myristate) for pressed powders and silicones and fats for lip pencils. In the case of powders, the fluorinated-free alternatives had to be used in higher amounts than the PFASs. RISE (2020) also notes that PFAS-free powders and lip pencils are already on the market, demonstrating that a transition to non-fluorinated alternatives is possible.

115. Based on a comparison of their recent study with previous monitoring studies (i.e. Fujii et al. 2013 and Schultes et al. 2018), the Swedish Chemicals Agency (2021) reported a potential trend in substituting the use of long-chain PFASs, including long-chain PFCAs, in cosmetic products with short-chain PFASs.

116. Available information, including from stakeholder consultations, suggests that PFASs in cosmetics can be replaced by other ingredients and do not have unique functions (Swedish Chemicals Agency 2021). Making existing products, which contain PFASs, non-fluorinated might, however, require a completely new formulation of the products, as direct substitution of PFASs by one or several compounds might only work in specific cases. Consultations with stakeholders indicate that some companies/brands have found new formulations without PFASs that work for the functionality of their products (Swedish Chemicals Agency 2021).

#### ***Cleaning- and washing agents***

117. Long-chain PFCAs, their salts and/or related compounds have been identified to be used, or have been detected, in various cleaning and washing agents, including cleaning products, carpet care products, dish cleaning or rinsing agents, and anti-fog sprays and cloths.

118. The Swedish Chemicals Agency (2015) identifies siloxane and silicone polymers as fluorine-free alternatives to the use of PFASs in cleaning agents.

#### ***Ski waxes***

119. Long-chain PFCAs and their related compounds have been measured in ski waxes/glidens or their raw materials (UNEP/POPS/POPRC.18/Add.1). Although some publications have indicated that long-chain PFCAs are thought to be unintentionally present in ski waxes (for example Fang et al. 2020), high concentrations have been measured in some ski waxes (for example Kotthoff et al. 2015, with different long-chain PFCAs found in concentrations in the milligram per kilogram range) that could be assumed to be functional quantities.

120. A report by Wood (2021), for the Norwegian Environmental Agency, indicates that there is a concerted move in the ski treatment sector towards phasing out the use of PFASs and moving to safer alternatives, and that a number of companies have developed alternative fluorine-free ski wax products. Fluorine-free ski waxes have been estimated to account for 70% of the total market, the remaining 30% being fluorinated products (Wood 2021). In most fluorine-free products, a mixture of substances is used to attain the necessary function of the wax. The alternatives consist mainly of hydrocarbons and paraffins, most often as paraffin waxes, but also of siloxanes. New nanoparticles are also being developed as alternatives. In addition, alterations to the ski itself can be used to improve performance and, therefore, replace some of the functionality of the wax (Wood 2021). RISE (2020) identifies fluorine-free ski waxes developed by industry partners (i.e. RedCreek, Brav, Swix) during the course of the POPFREE project.

121. Wood (2021) conducted an assessment of alternatives to PFASs in ski waxes, and concluded that alternatives are broadly capable of providing the required functionality of PFAS-based waxes, although there can be a loss of functionality (for example effect on performance), and that alternative ski waxes tend to be less expensive than PFAS-based waxes. Overall, the risk posed by hydrocarbons and paraffin waxes was concluded to be less than that of PFASs, however, there may be some risks from environmental releases and occupational exposure due to the fact that human health and environmental concerns have rarely been investigated (Wood 2021).

#### ***Automotive industry***

122. Long-chain PFCAs, their salts and/or related compounds have been identified to be used in the automotive industry, including in vehicle coatings, cables, electronics, engines and underhood applications, modules, hydraulic system components and relay assemblies.

123. At this time, information on alternatives to the use of long-chain PFCAs, their salts and related compounds for the applications recently found in the automotive industry have been identified for inclusion in this risk management evaluation. Alternatives are, however, anticipated to be the same as those for PFOA, its salts and related compounds.

## **2.4 Summary of information on impacts on society of implementing possible control measures**

### **2.4.1 Health, including public, environmental and occupational health**

124. Human health concerns associated with long-chain PFCAs, their salts and related compounds are documented in the risk profile<sup>31</sup>, and summarized here. Long-chain PFCAs have been detected globally, on all continents, as well as in all environmental compartments. In humans, C<sub>9</sub>–C<sub>18</sub> PFCAs have been detected globally in various tissues and fluids, and increasing temporal trends for long-chain PFCAs have been reported in some populations. Exposure of the general population to long-chain PFCAs and their related compounds may take place through exposure to indoor dust, food, drinking water, indoor/outdoor air and consumer products. While the relative importance of each of these pathways for the general population remains unclear, evidence suggests that consumption of wildlife species, and particularly top predator species, may be the main pathway for Indigenous Peoples, including circumpolar populations and First Nations, who rely on traditional food for subsistence. Additionally, maternal transfer through cord blood and breastfeeding are sources of long-chain PFCAs for the fetus and for nursing infants/children. Occupational exposure to certain workers (for example firefighters, ski wax technicians) can also lead to higher serum levels of long-chain PFCAs as compared to the general population. Further, toxicological and epidemiological evidence indicates that long-chain PFCAs are associated with adverse effects in humans, including hepatotoxicity, developmental/reproductive toxicity, immunotoxicity, thyroid toxicity and altered cardiometabolic functions. Therefore, listing long-chain PFCAs, their salts and related compounds to the Convention would provide benefits to human health by reducing releases to the environment and, subsequently, human exposure.

125. Japan indicated that there is a concern about the reduction of medical services, such as diagnosis, treatment, and therapy, which could result from the unavailability of substances related to long-chain PFCAs for the production of medical equipment and materials (i.e., in heat media in medical and laboratory devices) (Japan Annex F information 2022). Listing long-chain PFCAs, their salts and related compounds to Annex A with specific exemptions in key sectors could minimise potential impacts to health by allowing additional time to transition to alternatives.

126. According to I&P Europe, the non-availability of PFOA-related substances<sup>32</sup> for the manufacture of the remaining imaging products could impact the healthcare sector. For example, it could be financially challenging for health care establishments to invest in new technologies necessitated by the discontinuation of current conventional photographic products. According to the association, developing countries, as well as EU countries with a relatively higher amount of such photographic products in the medical sector (for example Italy, Spain, Portugal, Greece, certain East European countries), could be further impacted (I&P Europe Annex F information 2022). It is noted, however, that I&P Europe indicated that use in photographic coatings will be eliminated by July 2025 at the latest and that, in the EU, the derogations for PFOA and long-chain PFCAs in photographic coatings under REACH will expire in July 2025. Currently, there is no information indicating that a longer transition period is required for the photo-imaging industry outside of Europe. In addition, the International Atomic Energy Agency (IAEA) and the World Health Organization (WHO) noted that “digital image management is currently the preferred method for medical imaging” and that the rapid adoption of digital technology in healthcare results from “efficiencies inherent in digital capture, storage and display and the competitive cost structures of such systems when compared to alternatives involving film”. IAEA and WHO (2015) identified several advantages to digital imaging in healthcare. IPEN/ACAT (2023) also provided examples of developing countries and remote communities transitioning to, and benefiting from, digital imaging in health care systems (for example Mayes and White 2017; Tahir et al. 2022).

### **2.4.2 Agriculture, including aquaculture and forestry**

127. The application of biosolids to agricultural land is a way of managing this wastewater treatment product while at the same time exploiting essential plant nutrients and organic matter in agriculture. However, C<sub>9</sub>–C<sub>14</sub> PFCAs have been detected in water (surface, well and ground) and soil from agricultural sites with a history of land application of biosolids (UNEP/POPS/POPRC.18/6/Add.1). Some long-chain PFCAs and related compounds were also measured in compost (Munoz et al. 2022a). Thus, the application of contaminated biosolids and compost, and irrigation with contaminated groundwater, can be sources of long-chain PFCAs, their salts and related compounds to agricultural

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<sup>31</sup> UNEP/POPS/POPRC.18/6/Add.1

<sup>32</sup> Which may contain substances that fulfill the definition of long-chain PFCAs and their related substances.

land. Further, certain long-chain PFCAs and related compounds have been shown to be translocated into crops (Bizkarguenaga et al. 2016; Krippner et al. 2015), which could be a route to human exposure to these substances. Therefore, the restriction of long-chain PFCAs, their salts and related compounds by listing these substances to the Stockholm Convention would be beneficial to agriculture, as well as human health, since, with time, it would reduce the level of contamination of biosolids, compost and groundwater.

### 2.4.3 Biota (biodiversity)

128. As described in the risk profile<sup>33</sup>, long-chain PFCAs are persistent in the environment, which increases their probability, magnitude and duration of exposure to wildlife. Long-chain PFCAs are also subject to long-range environmental transport, with the potential for transfer to a receiving environment in locations distant from the sources of their release. As such, releases of long-chain PFCAs can lead to elevated concentrations in organisms over wide areas. Long-chain PFCAs may also biomagnify through the food chain, resulting in increased concentrations for top predator species. Several different long-chain PFCAs may be present simultaneously in the tissues of organisms, increasing the likelihood and potential severity of harm compared to looking at a single long-chain PFCA. Current environmental monitoring data measure concentrations that are below the available tested toxicity thresholds. However, increasing temporal concentration trends in wildlife, including top predator species, suggest that long-chain PFCAs can approach toxicity thresholds resulting in harm for wildlife populations in the future. Therefore, the restriction of long-chain PFCAs, their salts and related compounds by listing these substances to the Stockholm Convention would be beneficial to biota and biodiversity by decreasing emissions of these substances and, with time, wildlife exposure.

### 2.4.4 Economic aspects and social costs

129. When considering the economic aspects of listing long-chain PFCAs, their salts and related compounds to the Stockholm Convention, costs associated with health impacts, management of wastes, and remediation of contaminated sites and water sources should also be considered. The treatment of PFAS-contaminated landfill leachate, and associated costs, was studied in experiments using a broad spectrum of techniques. Overall, the costs were found to be high. In the study, these were compared with societal costs caused by emissions of PFASs and with costs for reducing PFAS emissions by phasing out PFASs in various products. The results clearly show that reducing emissions by phasing out PFASs is at least two magnitudes cheaper than purifying PFASs from leachate (Sweden Annex F information 2022; Malovanyy et al. 2021). Another study, aimed to elaborate a benchmark approach for assessing the proportionality of risk reduction measures, conducted a comparison of the estimated costs related to three types of control measures (i.e., substitution, emission control and clean-up/remediation) for some PBT and vPvB substances, including PFOS and PFOA (Oosterhuis and Brouwer 2015; Oosterhuis et al. 2017). Overall, although many factors were found to influence the costs of control measures, the lowest estimates were generally found for substitution measures.

130. A recent report on knowledge and guidance for water/wastewater treatment of PFASs shows that there are currently no techniques that achieve a far-reaching PFAS removal from municipal wastewater without significant resource consumption and related costs. For a continued use of sludge as a fertilizer, upstream mitigation is needed, with, for example, disconnection or treatment of PFAS-contaminated leachate. Several ongoing projects indicate, however, that a certain portion of PFASs in wastewater can be removed as a side-effect of advanced treatment for pharmaceutical removal (Sweden Annex F information 2022; Baresel et al. 2022).

131. The destruction of fire-fighting foam containing long-chain PFCAs, their salts and related compounds is another economic consideration to take into account. For example, to prevent the emergence of contaminated areas, the Swedish Civil Contingencies Agency (MSB) has received 8 million Swedish krona (SEK) (approximately \$766,000 United States Dollars (USD)) for the procurement of collection, transport and destruction of PFAS-foam liquids from the fire rescue service. MSB estimates that the grant will be sufficient for the destruction of about half of the  $\geq 360,000$  L of PFAS-contaminated foam fluid for which the emergency services have sought destruction (Sweden Annex F information 2022).

132. The clean-up and remediation of contaminated sites, such as those impacted with fire-fighting foam containing PFASs, including long-chain PFCAs, their salts and related compounds, generates PFASs-containing waste streams that need to be disposed of. Typically, these wastes are disposed of either in landfills or sent for destruction. The management of PFAS-containing wastes from contaminated sites is very costly relative to the clean-up of contaminated sites impacted with other contaminants (Canada Annex F information 2022).

133. Costs for waste disposal may be affected by the ability of industry and technology to separate out waste containing long-chain PFCAs, their salts and related compounds above the low POP content from waste that can be recycled. Separation and storage of POP wastes until environmentally sound disposal will result in increased costs, faced by waste handlers. If sorting technology does not exist, waste streams that are likely to contain long-chain PFCAs, their salts and related compounds above the low POP content may need to be incinerated, which will come at

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<sup>33</sup> UNEP/POPS/POPRC.18/6/Add.1

a higher cost. Costs will also include the loss of value of waste that would have previously been sent for recycling and the cost of incineration at conditions required so that the POP content is destroyed or irreversibly transformed. There may also be environmental costs, as incineration of waste which were previously recycled will result in higher carbon emissions and a reduction in the ability to utilize circular economy approaches (UK Annex F information).

134. There are few remedial methods that are both cost-effective and remove PFASs entirely from the environment (Repas 2021). Many remedial methods rely on immobilizing PFASs *in situ* via adsorption of activated charcoal or co-precipitation with metal ions. While these solutions limit the mobility of PFASs in the environment, the PFASs are not removed or destroyed, meaning that sites will require ongoing risk management and eventual remediation once suitable technologies are developed (Repas 2021). Other water treatment technologies are being developed which utilize exotic materials and high energies, limiting their practicality in field deployment (Repas 2021). Repas (2021) reports on ongoing work pertaining to the bioremediation of PFASs, which the author indicates could result in a more complete removal of PFASs from the environment at a lower cost than other emerging methods. In addition, recent work from Trang et al. (2022) found that PFCAs could be mineralized through a sodium hydroxide-mediated defluorination pathway. According to the authors, these findings could inform the development of engineered PFAS degradation processes. Nonetheless, considering the high cost of the methods currently used for the remediation of contaminated sites, it can be argued that it would be cost effective to regulate the use of long-chain PFCAs, their salts and related compounds beforehand rather than cleaning up and remediating contaminated sites.

135. Due to the large replacement costs for a contaminated water source, it can be argued that it would be cost effective to regulate the use of long-chain PFCAs, their salts and related compounds beforehand rather than abating or replacing a contaminated water source (ECHA 2018b). For example, in June 2019, Uppsala vatten, a company responsible for the treatment of wastewater and delivery of drinking water to the Municipality of Uppsala, Sweden, filed a lawsuit against the Swedish Armed Forces for 252 million SEK (approximately \$24,000,000 USD) for incurred and future costs related to the treatment of drinking water contaminated with PFASs (Sweden Annex F information 2022). As another example, the waterworks in the municipality of Tullinge, Sweden have been shut down since 2012 due to PFAS contamination from a past military airfield. Since then, water has been purchased from another waterworks for its 16,000 inhabitants (Sweden Annex F information 2022).

136. Social costs associated with exposure to PFASs, including long-chain PFCAs, their salts and related compounds, should also be considered. For example, elevated blood levels of PFASs, resulting from high levels of the substances in the municipal drinking water, have resulted in a court case towards a company with requests for financial compensation (Sweden Annex F information 2022).

137. Based on consultations with stakeholders on the upcoming C<sub>9</sub>–C<sub>14</sub> PCFAs restriction in the EU, industry based in Europe has already shifted from the use of long-chain per- and polyfluorinated substances to either short-chain homologues (such as C<sub>6</sub>-based chemistries) or fluorine-free alternatives (ECHA 2018b). Thus, no major effects for stakeholders in Europe were foreseen as a result of the recent restriction in the EU. However, it was acknowledged that importers of articles may be affected by the restriction, because they will need to make sure that the imported articles comply with the concentration limits established for C<sub>9</sub>–C<sub>14</sub> PFCAs, and their salts and related substances (ECHA 2018b). Socioeconomic impacts relating to the concentration limits established in the EU for the unintentional presence of C<sub>9</sub>–C<sub>14</sub> PFCAs, and to measures applied by industry to minimise the fraction containing C<sub>9</sub>–C<sub>14</sub> PFCAs in commercial products and/or to manage it (for example profit losses relating to forgone sales of C<sub>9</sub>–C<sub>14</sub> PFCAs, cost of incineration) have also been identified (ECHA 2020a,b). In addition, industry outside of the EU may experience cost increases as a result of the transitioning away from the use of long-chain PFCAs for the production of fluoropolymers (ECHA 2018b).

138. According to I&P Europe (Annex F information 2022), restrictions on the remaining uses of PFOA-related substances<sup>34</sup> would have an impact on the photo-imaging industry's ability to manufacture a number of imaging products, including diagnostic medical products, and would impose a financial burden by requiring investment in research and development during a time when the imaging industry is focused on the invention of innovative new digital imaging technologies. According to the association, photo-imaging in all areas of society, including medical, industrial, professional and entertainment, plays an important role in improving the quality of life for people around the world, including the developing nations. It is noted, however, that I&P Europe indicated that use in photographic coatings will be eliminated by July 2025 at the latest. In addition, in the EU, the derogations for PFOA and long-chain PFCAs in photographic coatings under REACH will expire in July 2025. Currently, there is no information indicating that a longer transition period is required for the photo-imaging industry outside of Europe. Therefore, considering that a listing of long-chain PFCAs, their salts and related compounds to the Convention would come into force in 2026 at the earliest, it would seem that there are no socioeconomic costs to this sector associated with listing these substances to the Convention.

139. According to Japan (Annex F information 2022), there is a concern that a disruption in the supply of parts for semiconductors and electrical and electronic devices containing substances related to long-chain PFCAs could impact

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<sup>34</sup> Which may contain substances that meet the definition of long-chain PFCAs and their related substances.

the entire industry, as the supply of many electrical and electronic devices using these parts would be disrupted.

140. Overall, the benefits to health, agriculture and biota of global action on these substances are expected to outweigh the costs of implementing control measures. Listing long-chain PFCAs, their salts and related compounds to Annex A with specific exemptions in key sectors could minimise these impacts to health and social costs by allowing additional time to transition to alternatives.

#### **2.4.5 Movement towards sustainable development**

141. Restricting long-chain PFCAs, their salts and related compounds under Annex A to the Convention would support movement towards the United Nations Sustainable Development Goals (SDGs) established in 2015. Specifically, SDG Targets 3.9 (relating to the reduction of deaths and illnesses from hazardous chemicals and air, water and soil pollution and contamination) 12.4 (relating to the environmentally sound management of chemicals and all wastes), and 15.5 (relating to action to halt biodiversity loss) would be supported by a global action on these substances. Furthermore, PFASs and the transition to safer alternatives are recognized under SAICM as an issue of concern.

142. Sweden is actively working to phase out PFASs in the EU and in Sweden. The Swedish Chemicals Agency has cooperated with the chemical authorities of Germany, the Netherlands, Denmark and Norway to develop the dossier required for a restriction proposal under the EU REACH. The purpose of the restriction is to ban any use of PFASs that is not necessary for society (Sweden Annex F information 2022; the Netherlands Annex F information 2023). The restriction dossier was submitted to ECHA on 13 January 2023 (ECHA 2023). In the Netherlands, there are ongoing activities to restrict PFASs, or limit PFAS releases, for example, through activities with fire-brigades and the paper and paperboard industry (the Netherlands Annex F information 2023).

143. On 24 April 2021, Canada published a notice of intent (Canada 2021) to address the broad class of PFASs rather than continue to address them on a substance-by-substance basis. Scientific evidence indicates the PFASs used to replace PFOS, PFOA and long-chain PFCAs, which are regulated in Canada, may also be associated with environmental or human health effects. By April 2023, Canada aims to publish, for public comment, a state of PFASs report, which will summarize relevant information on the class of PFASs.

144. On 20 December 2022, 3M, a major PFAS manufacturer, announced<sup>35</sup> that it will exit PFAS manufacturing (including fluoropolymers) and work to discontinue the use of PFASs across its product portfolio by the end of 2025. The company explained that the decision is based on careful consideration and a thorough evaluation of the evolving external landscape, including multiple factors such as accelerating regulatory trends focused on reducing or eliminating the presence of PFASs in the environment and changing stakeholder expectations.

## **2.5 Other considerations**

### **2.5.1 Access to information and public education**

145. Parties and observers have submitted information on access to information and public education (see Section 2.5.1 of UNEP/POPS/POPRC.19/INF/x).

### **2.5.2 Status of control and monitoring capacity**

146. Many commercial laboratories today have analytical packages with quantitative analyses of about 30 individual PFASs, including C<sub>9</sub>–C<sub>14</sub> PFCAs (as described in Swedish Chemicals Agency 2022), although there is a lack of standardized analysis protocols (ECHA 2018a). However, as described in the risk profile<sup>36</sup>, there are analytical challenges in measuring PFCAs at the upper end of the range (i.e. for C<sub>15</sub>–C<sub>21</sub> PFCAs) which may need to be considered in monitoring plans for long-chain PFCAs.

147. In Canada, certain long-chain PFCAs (C<sub>9</sub>–C<sub>12</sub>, C<sub>14</sub>) have been and/or continue to be monitored under Canada's Chemicals Management Plan (CMP) in humans through biomonitoring conducted under the ongoing Canadian Health Measures Survey (CHMS) (Health Canada 2013, 2019, 2021a,b) and the Maternal-Infant Research on Environmental Chemicals (MIREC) cohort (Rawn et al. 2022), as well as in studies conducted in Canada's Arctic, including Old Crow, Yukon, in multiple First Nations communities in the Northwest Territories, and in adult Inuit including multiple time points for pregnant Inuit women, in Nunavik (Quebec) (AMAP 2021; Aker et al. 2021; Aker et al. 2023a; Aker et al. 2023b). In addition, certain long-chain PFCAs (for example C<sub>9</sub>–C<sub>18</sub> PFCAs) are also monitored in various environmental matrices (for example air, sediment, precipitation, surface water) and biota (for example apex avian predators, mid-trophic avian species, fish, mussels, ringed seals, polar bears, belugas) through a number of projects under the CMP, the Northern Contaminants Program and the Global Atmospheric Passive

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<sup>35</sup> <https://news.3m.com/2022-12-20-3M-to-Exit-PFAS-Manufacturing-by-the-End-of-2025>

<sup>36</sup> UNEP/POPS/POPRC.18/6/Add.1



Sampling (GAPS) Network (for example Muir et al. 2019; Munoz et al. 2022b; Gewurtz et al. 2013; Rauert et al. 2018; Saini et al. 2023).

148. Over the last 10 years, Hungary has been monitoring POPs and other organic pollutants, including perfluorocarbons, in surface water and drinking water (Hungary Annex F information 2022).

149. In Norway, several PFASs, including long-chain PFCAs and their related compounds, are monitored through a number of monitoring programs<sup>37</sup> (Norway Annex F information 2022).

150. In Sweden, enforcements projects (Enforcement 7/21: PFAS in chemical products and goods<sup>38</sup>) related to the presence of PFASs in chemical products and articles were conducted to, among other objectives, investigate the presence of restricted PFASs in chemical products and articles available on the market and ensure that companies take action if the EU POPs Regulation (EU No 2019/1021) requirements for regulated PFASs are not met (Sweden Annex F information 2022). A similar joint enforcement project was also conducted by the Nordic Enforcement Group (Talasniemi et al. 2022). In addition, the presence of PFASs that are not yet restricted in any chemical legislation and extractable organic fluorine were analyzed to improve the knowledge of the authorities on the use of PFASs in various products and articles (Sweden Annex F information 2022). Additionally, long-chain PFCAs are included in the Swedish National Food Agency's market basket studies. In the 2015 survey (Swedish National Food Agency 2017), C<sub>6</sub> and C<sub>8</sub> PFCAs exhibited a more general contamination of several food groups, whereas C<sub>9</sub>–C<sub>13</sub> PFCAs, PFOS and their related compounds were mostly found in the fish baskets (Sweden Annex F information 2022). The next survey will be conducted during 2022 through 2024.

151. In the UK, individual substances from PFAS groups, including long-chain PFCAs and their related compounds, are currently monitored. The UK Environment Agency holds monitoring data for a range of PFCAs in groundwater, surface water and freshwater fish.

### 3. Synthesis of information

#### 3.1 Summary of risk profile information

152. Due to the ongoing production and use of long-chain PFCAs, their salts and related compounds, long-chain PFCAs are directly or indirectly emitted into the environment from human activities. Long-chain PFCAs are globally ubiquitous in environmental compartments, including biota, freshwater, saltwater, sediment, soil and rainwater, and humans. Long-chain PFCAs are persistent, bioaccumulative, have adverse effects on human health and/or the environment, and have the potential to undergo long-range environmental transport, in part due to the long-range atmospheric transport of compounds related to long-chain PFCAs. Increasing temporal concentration trends in wildlife, including top predator species, suggest that long-chain PFCAs can approach toxicity thresholds resulting in harm to wildlife populations. In humans, the high persistence of long-chain PFCAs can lead to widespread and increasing exposure, potentially resulting in adverse effects. Certain populations, such as Arctic Indigenous Peoples and those who rely on traditional foods for subsistence, are at risk of greater exposure and potential effects.

153. On this basis, at its eighteenth meeting in September 2022, the POPRC concluded that long-chain PFCAs, their salts and related compounds are likely, as a result of their long-range environmental transport, to lead to significant adverse human health and/or environmental effects such that global action is warranted.

#### 3.2 Summary of risk management evaluation information

154. Long-chain PFCAs, their salts and related compounds are intentionally used, or may have been used, in a range of applications, including in: industrial uses; electronic articles; medical and laboratory devices; photo-imaging; inks; building and construction materials; food packaging; paints and varnishes; personal care products; cleaning and washing agents; ski waxes; and in the automotive industry. In addition, long-chain PFCAs and their related compounds may be unintentionally produced during the manufacture of other PFASs and in other industrial processes, and during thermolysis of fluoropolymers at temperatures relevant to industrial or consumer high-temperature applications and low-temperature incineration.

155. Long-chain PFCAs can be released to the environment from direct and indirect sources. Direct sources include emissions from the production of PFCAs, as well as the life cycle of products containing long-chain PFCAs, either as a main ingredient, or as residuals or chemical reaction impurities in products. Indirect sources are those where compounds related to long-chain PFCAs emitted to the environment have transformed to long-chain PFCAs through biotic or abiotic transformation. Releases of long-chain PFCAs, their salts and related compounds to the environment may occur at all life cycle stages of articles or products containing them, for example, during production, use and

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<sup>37</sup> The monitoring data is available at: [Vannmiljø \(miljodirektoratet.no\)](https://www.miljodirektoratet.no) or in reports from the monitoring programs at: [Basisovervåking - Miljødirektoratet \(miljodirektoratet.no\)](https://www.miljodirektoratet.no).

<sup>38</sup> [Enforcement 7/21: PFAS in chemical products and goods - Kemikalieinspektionen](https://www.miljodirektoratet.no) (in Swedish)

disposal (including from landfills, wastewater treatment and incineration). The application of contaminated biosolids and compost to agricultural land, and irrigation of these lands with contaminated groundwater, may also lead to secondary releases of long-chain PFCAs, their salts and related compounds to the environment. In addition, the clean-up and remediation of contaminated sites, such as those impacted with fire-fighting foam containing PFASs, including long-chain PFCAs, generates PFAS-containing waste streams that are typically disposed of either in landfills or sent for destruction. This could lead to secondary releases of long-chain PFCAs into the environment.

156. Restricting or prohibiting the intentional production and use of long-chain PFCAs, their salts and related compounds by listing these substances to Annex A with or without specific exemptions would positively impact human health and the environment by decreasing emissions and, subsequently, human and environmental exposures. Available information does not demonstrate that a listing to Annex B would be needed for these substances. Further, a listing to Annex A would be consistent with the listings of other PFASs recently added to the Convention (i.e. PFOA, in 2019, and PFHxS, in 2022).

157. Although long-chain PFCAs may be unintentionally produced during industrial processes and low temperature incineration of wastes, listing long-chain PFCAs, their salts and related compounds to Annex C is not believed to be an appropriate control measure for these substances. To reduce releases to the environment resulting from the unintentional production of long-chain PFCAs during industrial processes, manufacturers should aim to minimise the unintentional presence of long-chain PFCAs and their related compounds to the largest possible extent before commercial mixtures and materials are brought into the market. This should be captured in the guidance on BAT/BEP for the use of long-chain PFCAs, their salts and related compounds that would be developed following a listing of these substances to the Convention.

158. Further, an Annex A listing would create an obligation for the introduction of waste management measures, in accordance with Article 6 of the Convention. These measures would, among other obligations, contribute to ensuring that wastes containing long-chain PFCAs, their salts and related compounds at concentrations above the low POP content (established in cooperation with the Basel Convention) are disposed of in such a way that the POP content is destroyed or irreversibly transformed, or are disposed of in an environmentally sound manner when destruction or irreversible transformation does not represent the environmentally preferable option, or the POP content is low. In addition, specific technical guidelines on the environmentally sound management of wastes consisting of, containing or contaminated with these substances would also be developed. These guidelines would identify technologies for the destruction and irreversible transformation of these substances in wastes.

159. Available information suggests that alternatives are available for most known applications of long-chain PFCAs, their salts and related compounds. Alternatives include both fluorinated and non-fluorinated substances, as well as alternative (non-chemical) technical solutions. According to information provided by Parties and industry, and gathered through a literature review and during the development of the proposed regulatory actions in Canada and the recently adopted regulation in the EU, specific exemptions could be considered for certain applications (see Section 3.3) to allow sufficient time to identify, and transition to, suitable alternatives, and in order to avoid regrettable substitution.

160. Global action on long-chain PFCAs, their salts and related compounds would provide benefits to human health and biota by reducing releases to the environment and, subsequently, human and wildlife exposure. The restriction of long-chain PFCAs, their salts and related compounds by listing these substances to the Stockholm Convention would also be beneficial to agriculture and human health since, with time, it would reduce the level of contamination of biosolids, compost and groundwater, which are used in agricultural practices to optimise crop growth.

161. Information on the availability and costs of alternatives from a literature review, as well as information gathered during the development of the regulatory actions proposed in Canada and in force in the EU, indicate that the socioeconomic costs of prohibiting or restricting long-chain PFCAs, their salts and related compounds are overall anticipated to be low. However, in countries that have not yet taken regulatory actions on these substances, industry is likely to face greater costs for transitioning to alternatives. In addition, Parties and observers have identified potential social impacts (such as impacts on medical services and the supply of replacement parts for semiconductors, vehicles and electrical and electronic devices) which could result from the restriction of long-chain PFCAs, their salts and related compounds in certain applications. However, high costs are estimated for the management of POP-containing wastes, and remediation of contaminated sites and treatment of water sources contaminated with these substances. Implementation of control measures for long-chain PFCAs, their salts and related compounds would, therefore, contribute to avoiding such future costs. Socioeconomic costs associated with exposure to long-chain PFCAs should also be considered.

162. Overall, the benefits to health, agriculture and biota of taking global action on these substances are expected to outweigh the costs of implementing control measures. Listing long-chain PFCAs, their salts and related compounds to Annex A with a limited number of specific exemptions in key sectors could minimise potential socioeconomic costs and impacts by allowing sufficient time to identify, and transition to, suitable alternatives, and in order to avoid regrettable substitution.

### 3.3 Suggested risk management measures

163. The most efficient control measure for reducing the releases of long-chain PFCAs, their salts and related compounds to the environment would be to list these substances in Annex A without exemptions. Listing long-chain PFCAs, their salts and related compounds in Annex A would also entail that the provisions of Article 3 on export and import and of Article 6 on identification and sound disposal of stockpiles and waste would apply.

164. Based on the information submitted by Parties and observers in the Annex F submissions during the risk management evaluation and the collective experience reported, the phase-out of long-chain PFCAs, their salts and related compounds may involve challenges for some sectors. In order to enable an efficient substitution of these substances in the various applications, the prohibition should enter into force in a reasonable timeframe, which allows sufficient time for efficient and non-regrettable substitutions. A longer timeframe may be considered for replacement parts for some long-lived articles to minimise potential impacts on the supply of these parts, such as the reduction of the service life of these articles or a large number of these articles becoming waste before the end of their expected service life.

165. The following specific exemptions could be considered:

Production and use of long-chain PFCAs, their salts and related compounds	Specific exemptions
1) Cooling applications for the manufacture of high-heat and high-voltage parts for semiconductor manufacturing equipment	In accordance with Article 4
2) Inactive/inert fluorine liquid for reliability testing for the manufacture of electric components, and electrical and electronic equipment	
3) Heat media in a closed system, including heat media in components of <i>in vitro</i> diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence, and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment	
4) Inks for marking capacitors and cables	
5) Semiconductors designed for replacement parts not covered under 6) or 7)	
6) Semiconductors designed for replacement parts for combustion powered engine vessels	Until end of service life of the articles or 2041 <sup>39</sup> , whichever comes earlier
7) Replacement parts for motor vehicles <sup>40</sup>	
8) Replacement parts containing heat media in a closed system, including heat media in components of <i>in vitro</i> diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence, and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment.	Until end of service life of the articles or 2046 <sup>41</sup> , whichever comes earlier

166. Any specific exemptions should be well defined, narrowly tailored and time-limited to match the needs expressed by Parties or others for any uses, with the aim of limiting the negative impacts of continued production and use of long-chain PFCAs, their salts and related compounds to human health and the environment. As such, additional information would be beneficial to further consider and define the specific exemptions that have been requested, in particular those identified in the table below:

Production and use of long-chain PFCAs, their salts and related compounds	Specific exemptions
1) Lubricants used in the manufacture of fluoropolymers	In accordance with Article 4
2) Parts and/or materials for electrical and electronic devices, equipment and appliances	

<sup>39</sup> This proposed timeline is based on principles applied for the automotive sector in Canada, where vehicle replacements parts should be available for a minimum of 15 years after model build up (see Section 2.2.1 for details).

<sup>40</sup> Covering all land-based vehicles, such as cars, motorcycles, agricultural and construction vehicles and industrial trucks. Applications include semiconductors, coatings, cables, electronics, engines and underhood applications, modules, hydraulic system components and relay assemblies.

<sup>41</sup> This proposed timeline is based on the timelines included for the recommended exemptions for replacement parts in the risk management evaluations on Dechlorane plus (UNEP/POPS/POPRC.18/11/Add.1) and UV-328 (UNEP/POPS/POPRC.18/11/Add.2), i.e. 20 years after the coming into force of the listing.

Production and use of long-chain PFCAs, their salts and related compounds	Specific exemptions
3) Replacement parts for electrical and electronic devices, equipment and appliances	Until end of service life of the articles or 2046 <sup>42</sup> , whichever comes earlier

#### 4. Concluding statement

167. Having decided that long-chain PFCAs, their salts and related compounds are likely, as a result of their long-range environmental transport, to lead to significant adverse human health and/or environmental effects such that global action is warranted;

168. Having prepared a risk management evaluation and considering the management options and noting that available information suggests that alternatives are available for most known applications. There may, however, be concerns with some alternatives, such as short-chain fluorinated alternatives. Therefore, alternatives to long-chain PFCAs, their salts and related compounds should be selected very carefully to avoid regrettable substitution;

169. The POPs Review Committee recommends, in accordance with paragraph 9 of Article 8 of the Convention, that the Conference of the Parties to the Stockholm Convention consider listing and specifying the related control measures for long-chain PFCAs, their salts and related compounds [in Annex A with specific exemptions for production and use, in accordance with Article 4, of the following: 1) cooling applications for the manufacture of high-heat and high-voltage parts for semiconductor manufacturing equipment; 2) inactive/inert fluorine liquid for reliability testing for the manufacture of electric components, and electrical and electronic equipment; 3) heat media in a closed system<sup>43</sup>; 4) inks for marking capacitors and cables; 5) semiconductors designed for replacement parts for applications other than motor vehicles and combustion powered engine vessels. In addition, specific exemptions for the following may also be considered: 1) semiconductors designed for replacement parts for combustion powered engine vessels; 2) replacement parts for motor vehicles<sup>44</sup> until end of service life of the articles or 2041, whichever comes earlier; and 3) replacement parts containing heat media in a closed system<sup>45</sup> until end of service life of the articles or 2046, whichever comes earlier].

170. [In addition, provided additional information becomes available to further explain and describe the need for exemptions, the following exemptions could be considered: 1) lubricants used in the manufacture of fluoropolymers in accordance with Article 4; 2) parts and/or materials for electrical and electronic devices, equipment and appliances in accordance with Article 4; and 3) replacement parts for electrical and electronic devices, equipment and appliances until end of service life of the articles or 2046, whichever comes earlier].

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<sup>42</sup> This proposed timeline is based on the timelines included for the recommended exemptions for replacement parts in the risk management evaluations on Dechlorane plus (UNEP/POPS/POPRC.18/11/Add.1) and UV-328 (UNEP/POPS/POPRC.18/11/Add.2), i.e. 20 years after the coming into force of the listing.

<sup>43</sup> Including heat media in components of *in vitro* diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment.

<sup>44</sup> Covering all land-based vehicles, such as cars, motorcycles, agricultural and construction vehicles and industrial trucks. Applications include semiconductors, coatings, cables, electronics, engines and underhood applications, modules, hydraulic system components and relay assemblies.

<sup>45</sup> Including heat media in components of *in vitro* diagnostic medical devices, refractive media in analytical instruments for detecting fluorescence, and heat media in thermostatic chambers for reliability and durability testing of electric and electronic equipment.

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