







Bureau of Clean Water

# PFAS Permitting Strategy for NPDES-Permitted Discharges

**WRAC Meeting** 

May 19, 2022

### Background

- DEP has developed a statewide sampling plan for PFAS in NPDESpermitted discharges
- Currently, no instream criteria
- EPA has an HAL of 70 ppt for the summed concentrations of PFOA and PFOS, two PFAS chemicals



### Potential PFAS Dischargers

- Platers/Metal Finishers
- Paper and Packaging Manufacturers
- Tanneries and Leather/Fabric/Carpet Treaters
- Manufacturers of Parts with Non-stick Coatings (i.e., Bearings)
- Landfill Leachate
- Centralized Waste Treatment Facilities
- Contaminated Sites
- Fire-fighting training facilities
- Airports
- Petroleum refineries



### Identification of Dischargers

- Addition to screening requirements in permit applications
- Results required for PFOA and PFOS
- All major sewage applicants
- IW applicants based on industrial category



## Permit Application Review

- Monitoring requirements will be established in permits when results are above EPA's HAL
- Source evaluation of IW dischargers
- DEP drinking water MCL considerations



#### Questions?

Maria Schumack, P.E.

Environmental Engineer Manager Bureau of Clean Water

maschumack@pa.gov

