

Message

From: Jones, Enesta [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=65B8E6C6E5CA4A7A9AE85D98A4C8EEDB-EJONES02]
Sent: 7/9/2018 2:30:18 PM
To: Vaughn Hagerty [Ex. 6]
Subject: Re: Media inquiry regarding GenX in North Carolina

Hi Vaughn, what's your deadline?

On Jul 9, 2018, at 10:29 AM, Vaughn Hagerty [Ex. 6] wrote:

Hello, Enesta. I hope you've been well.

I am a journalist working on a story with a deadline of July 18 regarding GenX contamination from Chemours at its Fayetteville Works facility in North Carolina. Specifically, I am writing about North Carolina's health goal for GenX in drinking water, currently set at 140 ppt. The state has consistently stated that it derived the 140 ppt level in "consultation" with EPA.

1) How does EPA characterize its assessment of North Carolina's 140 ppt health goal? Does EPA concur with and support North Carolina's 140 ppt health goal and the method and inputs used in its calculation? If EPA does not concur, why not?

2) What is the status of EPA's work to establish a similar advisory for GenX?

Regards,

Vaughn Hagerty